

IN THE SUPREME COURT OF THE STATE OF NEVADA

GARRET JAMES REUBEN VIGIL, JR.,      No. 83551      Electronically Filed  
Appellant,      Jan 14 2022 09:20 a.m.  
vs.      Elizabeth A. Brown  
Clerk of Supreme Court

THE STATE OF NEVADA,  
Respondent.

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**Appeal from a Judgment of Conviction, Case No. CR19-2056  
The Second Judicial District Court of the State of Nevada  
The Honorable Kathleen M. Drakulich, District Judge**

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**JOINT APPENDIX**

---

JOHN L. ARRASCADA  
Washoe County Public Defender

CHRISTOPHER J. HICKS  
Washoe County District Attorney

JOHN REESE PETTY  
Chief Deputy

JENNIFER P. NOBLE  
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350 South Center Street, 5th Floor  
Reno, Nevada 89501

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Attorneys for Appellant

Attorneys for Respondent

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SPD 19-3900

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2019-09-17 02:10:27 PM  
Jacqueline Bryant  
Clerk of the Court  
Transaction # 7488625

1 CODE 1800  
2 Christopher J. Hicks  
3 #7747  
4 One South Sierra Street  
5 Reno, NV 89501  
6 (775) 328-3200

7 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,  
8 IN AND FOR THE COUNTY OF WASHOE

9 \* \* \*

10 THE STATE OF NEVADA,

11 Plaintiff,

Case No.: CR19-2056

12 v.

Dept. No.: D01

13 GARRET JAMES REUBEN VIGIL JR,

14 Defendant.

15 INFORMATION

16 CHRISTOPHER J. HICKS, District Attorney within and for the  
17 County of Washoe, State of Nevada, in the name and by the authority  
18 of the State of Nevada, informs the above entitled Court that GARRET  
19 JAMES REUBEN VIGIL JR, the defendant above-named, has committed the  
20 crimes of:

21 COUNT I. FALSE IMPRISONMENT, a violation of NRS 200.460, a  
22 gross misdemeanor, (50183) in the manner following, to wit:

23 That the said defendant, GARRET JAMES REUBEN VIGIL JR., on  
24 or about May 7, 2019, within the County of Washoe, State of Nevada,  
25 did willfully and unlawfully violate the personal liberty of ANGELINA  
26 KAY KRUGLER by confining or detaining the said victim, at or near

1 4005 Moorpark Court, #B111, without sufficient legal authority, to  
2 wit: the said defendant did physically restrain the said victim by  
3 placing her in a bear hug type hold and/or by holding her hands  
4 behind her back and/or by holding her up against a vehicle.

5 COUNT II. KIDNAPPING, SECOND DEGREE, a violation of NRS  
6 200.310.2, a category B felony, (50075) in the manner following, to  
7 wit:

8 That the said defendant, GARRET JAMES REUBEN VIGIL JR., on  
9 or about May 7, 2019, within the County of Washoe, State of Nevada,  
10 did willfully and without authority of law, seize, take, and/or carry  
11 away ANGELINA KAY KRUGLER with the intent to detain the victim  
12 against her will, to wit: the said defendant did grab the said  
13 victim and drag and/or carry and/or forcibly move her from one area  
14 outside of the parking lot at 4005 Moorpark Court, to another and/or  
15 from the parking lot at 4005 Moorpark Court, #B111, to the apartment  
16 located at 4005 Moorpark Court, #B111.

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1 All of which is contrary to the form of the Statute in such  
2 case made and provided, and against the peace and dignity of the  
3 State of Nevada.

4  
5 CHRISTOPHER J. HICKS  
6 District Attorney  
7 Washoe County, Nevada  
8  
9

10  
11 By: /s/ SEAN ALEXANDER  
12 SEAN ALEXANDER  
13 12665  
14 DEPUTY DISTRICT ATTORNEY  
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1           The following are the names of such witnesses as are known  
2 to me at the time of the filing of the within Information:

3 SPARKS POLICE DEPARTMENT

4 CLINTE L. BELLAMY

5 CHRISTOPHER DUTRA

6 BENJAMIN D. RUSSELL

7 KYLE CONGDON

8 KYLE MICKELSON

9 ANDREW LINDSEY

10 BRETT ZOLKOS

11 NATHAN JANNING

12 NICHOLAS SLIDER

13 DAVID BUTTON

14 ANGELINA KAY KRUGLER

15 CAROLINA MAYA

16 AFFIRMATION PURSUANT TO NRS 239B.030

17           The party executing this document hereby affirms that this  
18 document submitted for recording does not contain the social security  
19 number of any person or persons pursuant to NRS 239B.030.

20 CHRISTOPHER J. HICKS  
21 District Attorney  
22 Washoe County, Nevada

23 By: /s/ SEAN ALEXANDER  
24 SEAN ALEXANDER  
25 12665  
26 DEPUTY DISTRICT ATTORNEY

PCN: SPPD0064494C-VIGIL

DA #19-5487  
SPD 19-3900

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Clerk of the Court  
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districtattorney@da.washoecounty.us  
(775) 328-3200  
Attorney for Plaintiff

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,  
IN AND FOR THE COUNTY OF WASHOE

\* \* \*

THE STATE OF NEVADA,

Plaintiff,

Case No.: CR19-2056

v.

Dept. No.: D01

GARRET JAMES REUBEN VIGIL JR,  
also known as  
CHRIS CUEVAS,

Defendant.

AMENDED INFORMATION

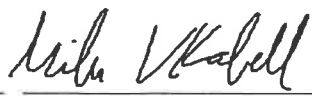
CHRISTOPHER J. HICKS, District Attorney within and for the  
County of Washoe, State of Nevada, in the name and by the authority  
of the State of Nevada, informs the above-entitled Court that, the  
defendant above-named, GARRET JAMES REUBEN VIGIL JR, also known as  
CHRIS CUEVAS, has committed the crime(s) of:

COUNT I. ATTEMPTED COERCION WITH PHYSICAL FORCE OR  
IMMEDIATE THREAT OF PHYSICAL FORCE, CONSTITUTING DOMESTIC VIOLENCE, a  
violation of 193.330 being an attempt to violate 207.190.2a, a  
category C felony, (55166) in the manner following, to wit:  
///

1           That the said defendant GARRET JAMES REUBEN VIGIL JR,  
2 on or about May 7, 2019, within the County of Washoe, State of  
3 Nevada, did willfully and unlawfully, attempt to use physical force  
4 or the immediate threat of physical force on Angelina Krugler, the  
5 defendant's spouse or a person which whom the defendant has had or is  
6 having a dating relationship, to compel the victim to do or abstain  
7 from doing an act which the victim had a right to do or abstain from  
8 doing.

9  
10           All of which is contrary to the form of the Statute in such  
11 case made and provided, and against the peace and dignity of the  
12 State of Nevada.

13  
14           CHRISTOPHER J. HICKS  
15           District Attorney  
16           Washoe County, Nevada

17  
18  
19           By:   
20           MICHAEL VIETA-KABELL  
21           11401  
22           DEPUTY District Attorney  
23  
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1           The following are the names of such witnesses as are known  
2 to me at the time of the filing of the within Amended Information:

3 CLINTE L. BELLAMY  
4 DAVID BUTTON  
5 KYLE CONGDON  
6 CHRISTOPHER DUTRA  
7 ANTONIO J GUTIERREZ  
8 MARCUS HODGES  
9 NATHAN JANNING  
10 ANGELINA KAY KRUGLER  
11 ANDREW LINDSEY  
12 CAROLINA MAYA  
13 KYLE MICKELSON  
14 BENJAMIN D. RUSSELL  
15 NICHOLAS SLIDER  
16 BRETT ZOLKOS

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AFFIRMATION PURSUANT TO NRS 239B.030

17           The party executing this document hereby affirms that this  
18 document submitted for recording does not contain the social security  
19 number of any person or persons pursuant to NRS 239B.030.

20 CHRISTOPHER J. HICKS  
21 District Attorney  
22 Washoe County, Nevada

23 By: 

24 MICHAEL VIETA-KABELL  
25 11401  
26 DEPUTY District Attorney

PCN SPPD0064494C-VIGIL

1 CODE 1785  
2 Christopher J. Hicks  
3 #7747  
4 One South Sierra Street  
5 Reno, NV 89501  
6 districtattorney@da.washoecounty.us  
7 (775) 328-3200  
8 Attorney for Plaintiff

9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,  
10  
11 IN AND FOR THE COUNTY OF WASHOE

12 \* \* \*

13 THE STATE OF NEVADA,

14 Plaintiff,

Case No. CR19-2056

15 v.

Dept. No. D01

16 GARRET JAMES REUBEN VIGIL JR,  
17 also known as  
18 CHRIS CUEVAS,

19 Defendant.

20 GUILTY PLEA MEMORANDUM

21 1. I, GARRET JAMES REUBEN VIGIL JR also known as CHRIS  
22 CUEVAS, understand that I am charged with the offense of: Count I:  
23 attempted coercion with physical force or immediate threat of  
24 physical force, constituting domestic violence, a violation of NRS  
25 193.330 being an attempt to violate NRS 207.190.2a, a category C  
26 felony.

2. I desire to enter a plea of guilty to the offense of,  
attempted coercion with physical force or immediate threat of  
physical force, constituting domestic violence, a violation of NRS  
193.330 being an attempt to violate NRS 207.190.2a, a category C

felony, as more fully alleged in the charge filed against me.

3. By entering my plea of guilty I know and understand that I am waiving the following constitutional rights:

A. I waive my privilege against self-incrimination.

B. I waive my right to trial by jury, at which trial the State would have to prove my guilt of all elements of the offense(s) beyond a reasonable doubt.

C. I waive my right to confront my accusers, that is, the right to confront and cross examine all witnesses who would testify at trial.

D. I waive my right to subpoena witnesses for trial on my behalf.

4. I understand the charge against me and that the elements of the offense which the State would have to prove beyond a reasonable doubt at trial are that on May 7th, 2019, or thereabout, in the County of Washoe, State of Nevada, I did willfully and unlawfully, attempt to use physical force or the immediate threat of physical force on Angelina Krugler, my spouse or a person which whom I have had or am having a dating relationship, to compel the victim to do or abstain from doing an act which the victim had a right to do or abstain from doing.

5. I understand that I admit the facts which support all the elements of the offense by pleading guilty. I admit that the State possesses sufficient evidence which would result in my conviction. I have considered and discussed all possible defenses and defense strategies with my counsel. I understand that I have the

1 right to appeal from adverse rulings on pretrial motions only if the  
2 State and the Court consent to my right to appeal in a separate  
3 written agreement. I understand that any substantive or procedural  
4 pretrial issue(s) which could have been raised at trial are waived by  
5 my plea.

6 6. I understand that the consequences of my plea of guilty  
7 are that I may be imprisoned for a period of 1 to 5 years in the  
8 Nevada State Department of Corrections. I am eligible for probation.  
9 I may also be fined up to \$10,000.00.

10 7. I understand that pursuant to NRS 200.485(3) that should  
11 I be subsequently convicted of a battery which constitutes domestic  
12 violence, that my conviction in the instant case may be used to  
13 enhance any such future conviction to a category B felony punishable  
14 by a minimum of not less than 2 years and a maximum of not more than  
15 15 years in prison, as well as a fine of not less than \$2000 and not  
16 more than \$5000.

17 8. In exchange for my plea of guilty, the State, my  
18 counsel and I have agreed to recommend the following: The parties  
19 will be free to argue for any legal sentence. As a condition of this  
20 agreement, I will also plead guilty to misdemeanor Domestic Battery,  
21 First Offense in Sparks Justice Court case number 19-SCR-00809, with  
22 a joint recommendation of the minimum penalties to run concurrently  
23 to my sentence in this case. The State agrees to forego prosecution  
24 of any other transactionally related charges or enhancements.

25 9. I understand that, even though the State and I have  
26 reached this plea agreement, the State is reserving the right to

1 present arguments, facts, and/or witnesses at sentencing in support  
2 of the plea agreement.

3 10. Where applicable, I additionally understand and agree  
4 that I will be responsible for the repayment of any costs incurred by  
5 the State or County in securing my return to this jurisdiction.

6 11. I understand that the State, at their discretion, is  
7 entitled to either withdraw from this agreement and proceed with the  
8 prosecution of the original charges or be free to argue for an  
9 appropriate sentence at the time of sentencing if I fail to appear at  
10 any scheduled proceeding in this matter OR if prior to the date of my  
11 sentencing I am arrested in any jurisdiction for a violation of law  
12 OR if I have misrepresented my prior criminal history. I understand  
13 and agree that the occurrence of any of these acts constitutes a  
14 material breach of my plea agreement with the State. I further  
15 understand and agree that by the execution of this agreement, I am  
16 waiving any right I may have to remand this matter to Justice Court  
17 should I later withdraw my plea.

18 12. I understand and agree that pursuant to the terms of  
19 the plea agreement stated herein, any counts which are to be  
20 dismissed and any other cases charged or uncharged which are either  
21 to be dismissed or not pursued by the State, may be considered by the  
22 court at the time of my sentencing.

23 13. I understand that the Court is not bound by the  
24 agreement of the parties and that the matter of sentencing is to be  
25 determined solely by the Court. I have discussed the charge, the  
26 facts and the possible defenses with my attorney. All of the

1 foregoing rights, waiver of rights, elements, possible penalties, and  
2 consequences, have been carefully explained to me by my attorney. My  
3 attorney has not promised me anything not mentioned in this plea  
4 memorandum, and, in particular, my attorney has not promised that I  
5 will get any specific sentence. I am satisfied with my counsel's  
6 advice and representation leading to this resolution of my case. I  
7 am aware that if I am not satisfied with my counsel I should advise  
8 the Court at this time. I believe that entering my plea is in my  
9 best interest and that going to trial is not in my best interest. My  
10 attorney has advised me that if I wish to appeal, any appeal, if  
11 applicable to my case, must be filed within thirty days of my  
12 sentence and/or judgment.

13 14. I understand that this plea and resulting conviction  
14 will likely have adverse effects upon my residency in this country if  
15 I am not a U. S. Citizen. I have discussed the effects my plea will  
16 have upon my residency with my counsel.

17 15. I offer my plea freely, voluntarily, knowingly and  
18 with full understanding of all matters set forth in the Amended  
19 Information and in this Plea Memorandum. I have read this plea  
20 memorandum completely and I understand everything contained within  
21 it.

22 16. My plea of guilty is voluntary and is not the result  
23 of any threats, coercion or promises of leniency.

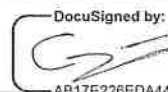
24 17. I am signing this Plea Memorandum voluntarily with  
25 advice of counsel, under no duress, coercion, or promises of  
26 leniency.

1 18. I do hereby swear under penalty of perjury that all of  
2 the assertions in this written plea agreement document are true.

3 AFFIRMATION PURSUANT TO NRS 239B.030

4 The undersigned does hereby affirm that the preceding  
5 document does not contain the social security number of any person.

6 DATED this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, 4/27/2021 | 2:17 PM PDT

7 DocuSigned by:  
8 

Defendant

Translator/Interpreter

10  
11 Jordan Davis  
12 Attorney Witnessing Defendant's Signature

13 Mike V. Hill  
Prosecuting Attorney

1 **Code**

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6 **IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**  
7 **IN AND FOR THE COUNTY OF WASHOE**

8  
9 **STATE OF NEVADA,**

10 **Plaintiff(s),**

**Case No. CR19-2056**

11 **vs.**

**Dept. No. 1**

12 **GARRET JAMES REUBEN VIGIL, JR,**

13  
14 **Defendant(s).**

15  
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17 **VICTIM IMPACT STATEMENT**  
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(1)

I Angelina Brugler would like to say I have made alot of mistakes but this is my biggest one I lied to the police saying Mr. Vigil had done all these horrible things to me and he didnt I have a bad drug addiction to pain killers and have also used heroin that night I was having withdraw and needed to get high and I was pregnant and I had alot of trouble getting pregnant SO Mr. Vigil was trying to get me to calm down and tell me it will be ok and I need to get clean for the baby and I was scared because he said I need to go into a rehab and he would get me into one so when he said that I ran off and hid on the back window I wasnt in the right state of mind and I thought hes trying to put me away and I need to get high so I can feel better and all he was trying to do was hold me and get me home so I wouldn't hurt myself or are unborn baby but I didnt care so when the police came I saw that as an opportunity that if I get him arrested I ~~can~~ <sup>can</sup> get high and he cant send me to rehab he will go for a day and I can just tell the truth later.

(2)

and it will be ok after he got arrested.  
I had someone bring me a few pills and some  
black-witch is heroin but things didn't go as I  
thought I ruin Mr. Vigil's life and I lost  
my baby ~~for~~ all of this over my drug  
problem all Mr. Vigil has tried to do  
is help me get my life together and is  
the only person in my life that has cared  
about me this made me hit rock bottom  
So I made a decision to get clean so I  
got in the program life changes I've been  
clean and in my program for two years and two  
months all these lies I've told all the pain  
I've caused this made me get clean  
I hope he can forgive me and I never  
meant for all this to happen and he doesn't  
deserve to go to jail or prison he didn't  
do anything wrong he never hurt me he was  
trying to help and save me and if it wasn't  
for Mr. Vigil I'd probably be in jail or  
overdosed somewhere he saved my life  
and I hope he can find it in his heart  
to forgive me. Thanks you.

- Angelina Bravler

Angelina Bravler

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SECOND JUDICIAL DISTRICT COURT  
COUNTY OF WASHOE, STATE OF NEVADA

AFFIRMATION  
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document, \_\_\_\_\_  
Victim Impact Statement

\_\_\_\_\_  
(Title of Document)

filed in case number: CR19-2056

☒ Document does not contain the social security number of any person

-OR-

☐ Document contains the social security number of a person as required by:

☐ A specific state or federal law, to wit:

\_\_\_\_\_  
(State specific state or federal law)

-or-

☐ For the administration of a public program

-or-

☐ For an application for a federal or state grant

-or-

☐ Confidential Family Court Information Sheet  
(NRS 125.130, NRS 125.230 and NRS 125B.055)

Date: 7/22/21

  
(Signature)

Traci Mathie  
(Print Name)

\_\_\_\_\_  
(Attorney for)

4185  
**SUNSHINE LITIGATION**  
 151 Country Estates Circle  
 Reno, Nevada 89512

THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
 IN AND FOR THE COUNTY OF WASHOE  
 BEFORE THE HONORABLE SCOTT N. FREEMAN, DISTRICT JUDGE

-oOo-

STATE OF NEVADA,	:	
	:	
Plaintiff,	:	
	:	
vs	:	Case No. CR19-2056
	:	
GARRET JAMES REUBEN	:	Dept. No. 9
VIGIL, JR., also known	:	
as CHRIS CUEVAS,	:	
	:	
Defendant.	:	

=====

TRANSCRIPT OF PROCEEDINGS  
 BY AUDIO/VISUAL TRANSMISSION

CHANGE OF PLEA

TUESDAY, APRIL 27TH, 2021

Washoe County, Nevada

Reported By:

ERIN T. FERRETTO, CCR #281

A P P E A R A N C E S

FOR THE PLAINTIFF:

MICHAEL VIETA-KABELL, ESQ.  
Deputy District Attorney  
One South Sierra Street  
Reno, Nevada

FOR THE DEFENDANT:

JORDAN A. DAVIS, ESQ.  
Deputy Public Defender  
REGINA BRADLEY, ESQ.  
Deputy Public Defender  
350 S. Center Street  
Reno, Nevada

1 -o0o-

2 WASHOE COUNTY, NEVADA

3 TUESDAY, APRIL 27TH, 2021, 4:00 P.M.

4 -o0o-

5  
6  
7 THE COURT: Good afternoon.

8 Let the record reflect this session of the court  
9 is taking place at 4 o'clock on April 27, 2021. It is  
10 being held remotely because of the closure of the  
11 courthouse at 75 Court Street, Reno, Washoe County,  
12 Nevada, due the national and local emergency caused by  
13 COVID-19.

14 The court and all the participants are appearing  
15 through simultaneous audio/visual transmission. I am  
16 physically located in Reno, Washoe County, Nevada, which  
17 is the site of today's court session. The other court  
18 personnel who are present will identify themselves for  
19 the record and note what county and state they are  
20 appearing from.

21 I'll start with my court clerk.

22 THE CLERK: Greg Bartlett. Washoe County, Nevada.

23 THE COURT: My court reporter.

24 THE REPORTER: Erin Ferretto. Lyon County,

1 Nevada.

2 THE COURT: Thank you.

3 Further, the record should reflect that this  
4 session and all the hearings today are open to the public  
5 for viewing and listening to the proceedings through the  
6 video/audio link found on the Washoe Courts website. If  
7 at any time anyone appearing for their case cannot see or  
8 hear the other participants in their case while it is  
9 going on, please notify the court.

10 I want to additionally request of the attorneys  
11 and other participants, other than those who have already  
12 made their appearances, to state their physical location,  
13 as well their name when they make their first appearance  
14 to participate in these proceedings.

15 Counsel, as I call on each of you and you make  
16 your first appearance, please acknowledge you received  
17 notice of this hearing taking place pursuant to Nevada  
18 Supreme Court Rule Part IX related to simultaneous  
19 audio/visual transmission in criminal proceedings and the  
20 Second Judicial District Court administrative orders  
21 entered in 2020 and 2021. Also tell me if you have any  
22 objection going forward in this manner today.

23 I will now proceed with the calendar.

24 This is Case No. CR19-2056, State of Nevada versus

1 Garret James Reuben Vigil, Jr., also known as Chris  
2 Cuevas.

3 Appearances, please.

4 MR. VIETA-KABELL: Michael Vieta-Kabell appearing  
5 on behalf of the State in Washoe County, Nevada. I have  
6 received all the applicable court notices and orders. I  
7 have no objection proceeding in this fashion.

8 THE COURT: Thank you very much.

9 Who is appearing for the defense?

10 MR. DAVIS: Good afternoon, your Honor.

11 Jordan Davis on behalf of Mr. Vigil. I am located  
12 in Washoe County, Nevada. I have received all the  
13 relevant notices and have no objection to going forward  
14 this afternoon.

15 THE COURT: Very good. This is the time set for a  
16 change of plea. I have an Amended Information that is  
17 dated April 27, 2021. Does your client need to have the  
18 Amended Information read, and is his name correctly  
19 stated and spelled at line 12 of the Information?

20 MR. DAVIS: Your Honor, we are in receipt of that  
21 Amended Information. Mr. Vigil's name is correctly  
22 spelled on line 12. He's familiar with the contents,  
23 waives a formal reading.

24 Today, he will be entering a guilty plea to the



1 single count that is alleged in that Amended Information,  
2 attempted coercion with physical force or threat of  
3 physical force constituting domestic violence, a Category  
4 C felony. In exchange for his plea, both parties are  
5 free to argue for an appropriate sentence in this case.

6 And also, as a condition this agreement, Mr. Vigil  
7 will plead guilty to a misdemeanor domestic battery,  
8 first offense, in Sparks Justice Court 19-SCR-00809. The  
9 parties will jointly recommend the minimum penalties in  
10 that case to run concurrently to his sentence in this  
11 case. And the State agrees to forego prosecution of any  
12 other transactionally related charges or enhancement.

13 Separate and apart, your Honor, the parties would  
14 ask to set sentencing out 90 days for purposes of  
15 mitigation.

16 THE COURT: Is that a correct statement,  
17 Mr. Vieta-Kabell?

18 MR. VIETA-KABELL: Yes, your Honor.

19 THE COURT: Very good.

20 Would you swear in the defendant, please,  
21 Mr. Clerk?

22 (Defendant sworn.)

23 THE COURT: Put your hand down, Mr. Vigil.

24 Do you agree with the negotiations of your case

1 described to the court by your counsel?

2 THE DEFENDANT: Yes, your Honor.

3 THE COURT: How old are you?

4 THE DEFENDANT: Twenty-seven, your Honor.

5 THE COURT: Do you read and write the English  
6 language?

7 THE DEFENDANT: Yes, your Honor.

8 THE COURT: How far did you get in school?

9 THE DEFENDANT: High school diploma, your Honor.

10 THE COURT: Very good. Where are you physically  
11 located as we speak?

12 THE DEFENDANT: Reno, Washoe County, Nevada.

13 THE COURT: Did you read and understand the plea  
14 memorandum in this case?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: Did you discuss the plea memorandum  
17 with your attorney?

18 THE DEFENDANT: Yes, your Honor.

19 THE COURT: Did you completely understand all its  
20 terms and conditions?

21 THE DEFENDANT: Yes, your Honor.

22 THE COURT: I have a document before me, Guilty  
23 Plea Memorandum. It looks as though you have signed by  
24 way of Doc-u-sign; is that correct?

1 THE DEFENDANT: Yes, your Honor.

2 THE COURT: Before you signed it, did you have an  
3 opportunity to talk to Mr. Davis, and did he answer your  
4 questions about the Guilty Plea Memorandum to your  
5 satisfaction?

6 THE DEFENDANT: Yes, your Honor.

7 THE COURT: Are you in agreement with all the  
8 provisions contained in the plea memorandum?

9 THE DEFENDANT: Yes, your Honor.

10 THE COURT: Do you understand by pleading guilty  
11 you are giving up important constitutional rights?

12 THE DEFENDANT: Yes, your Honor.

13 THE COURT: Do you understand you are giving up  
14 your right to a trial jury to be conducted within 60 days  
15 of today when you plead guilty -- actually you will be  
16 giving up your right to a jury trial that is supposed to  
17 start Monday in front of me, as a matter of fact. Do you  
18 understand you will be giving that right up as a result  
19 of your plea?

20 THE DEFENDANT: Yes, your Honor.

21 THE COURT: Do you understand by pleading guilty  
22 you are giving up your right to require the State to  
23 prove the charges against you beyond a reasonable doubt?

24 THE DEFENDANT: Yes, your Honor.

1           THE COURT: Do you understand you are giving up  
2 your right to confront your accusers by pleading guilty?

3           THE DEFENDANT: Yes, your Honor.

4           THE COURT: Do you understand by pleading guilty  
5 you are giving up your right against self-incrimination?

6           THE DEFENDANT: Yes, your Honor.

7           THE COURT: By admitting these charges, you are  
8 incriminating yourself. Do you understand that?

9           THE DEFENDANT: Yes, your Honor.

10          THE COURT: Do you understand you give up your  
11 right to cross-examine all the State's witnesses who  
12 would be called against you at trial?

13          THE DEFENDANT: Yes, your Honor.

14          THE COURT: And you understand you give up your  
15 right to subpoena witnesses and compel the attendance of  
16 those witnesses in court at the time of trial?

17          THE DEFENDANT: Yes, your Honor.

18          THE COURT: At this time, Mr. Vieta-Kabell,  
19 representing the State of Nevada as its Deputy District  
20 Attorney, will tell you what the State would be prepared  
21 to prove beyond a reasonable doubt if this matter went to  
22 trial.

23          Mr. Vieta-Kabell?

24          MR. VIETA-KABELL: Thank you, your Honor.

1           If this case had gone to trial, the State would be  
2 prepared to prove beyond a reasonable doubt that on May  
3 7, 2019, or thereabouts, in the County of Washoe, State  
4 of Nevada, the defendant did willfully and unlawfully  
5 attempt to use physical force or the immediate threat of  
6 physical force on Angelina Krugler, his spouse, or a  
7 person with whom he had or is having a dating  
8 relationship, compel the victim to do or abstain from  
9 doing an act which the victim had a right to do or  
10 abstain from doing.

11           THE COURT: Very good. Do you understand the  
12 elements the State was prepared prove against you should  
13 this matter go to trial?

14           THE DEFENDANT: Yes, your Honor.

15           THE COURT: Did you commit the crime with the  
16 intent as described in the charges stated by the Deputy  
17 District Attorney?

18           THE DEFENDANT: Yes, your Honor.

19           THE COURT: Did you do it?

20           THE DEFENDANT: Yes, your Honor.

21           THE COURT: Do you realize the penalties in this  
22 case are you may be imprisoned for a period of 1 to  
23 5 years in the Nevada Department of Corrections, you are  
24 eligible for probation, you may also be fined up to

1     \$10,000; do you understand that?

2             THE DEFENDANT: Yes, your Honor.

3             THE COURT: Do you understand that Judge Drakulich  
4     is not bound by the recommendations of the parties, only  
5     she alone will determine your sentence -- do you  
6     understand that?

7             THE DEFENDANT: Yes, your Honor.

8             THE COURT: Do you realize that may result in your  
9     incarceration in the Nevada Department of Corrections?

10            THE DEFENDANT: Yes, your Honor.

11            THE COURT: With all those rights in mind you've  
12     given up and all the information court has provided to  
13     you, do you still wish to plead guilty?

14            THE DEFENDANT: Yes, your Honor.

15            THE COURT: Have you had sufficient time to  
16     discuss this case with your attorney?

17            THE DEFENDANT: Yes, your Honor.

18            THE COURT: Are you satisfied with the  
19     representation provided by to your attorney leading up to  
20     this plea?

21            THE DEFENDANT: Yes, your Honor.

22            THE COURT: Has anyone promised you anything in  
23     order to get you to plead guilty?

24            THE DEFENDANT: No, your Honor.

1           THE COURT: Has anyone threatened you or your  
2 family in order to get you to plead guilty?

3           THE DEFENDANT: No, your Honor.

4           THE COURT: Are you pleading guilty freely and  
5 voluntarily?

6           THE DEFENDANT: Yes, your Honor.

7           THE COURT: Are you under the influence of any  
8 alcohol, drugs or medication today which would affect your  
9 ability to understand what is happening today in court?

10          THE DEFENDANT: No, your Honor.

11          THE COURT: Do you have any questions for me about  
12 this case or these proceedings?

13          THE DEFENDANT: No, your Honor.

14          THE COURT: What is your plea, are you guilty or  
15 not guilty?

16          THE DEFENDANT: Guilty, your Honor.

17          THE COURT: I find you understand the nature of  
18 offense charged, the consequences of your plea; you made  
19 a knowing, voluntary and intelligent waiver of your  
20 constitutional rights. I'll accept your plea and set a  
21 date for sentencing.

22          At that time, you will be expected to pay a \$25  
23 administrative assessment fee. You are ordered to  
24 cooperate with the Division of Parole & Probation. They

1 will prepare a Presentence Investigation Report that will  
2 assist Judge Drakulich at the time of sentencing.

3 Do you understand those last two orders?

4 THE DEFENDANT: Yes, your Honor.

5 THE COURT: I'm further ordering that your  
6 sentencing will take place, unless the courthouse is  
7 open, the full courthouse, you're going to be appearing  
8 at One South Sierra Street, which is the family court  
9 side. Mr. Davis and Ms. Bradley will share with you  
10 where that is exactly located, but you will be out of  
11 custody in our sub-courthouse room for sentencing at a  
12 date we're going to give you.

13 You asked how much time, Mr. Davis?

14 MR. DAVIS: Ninety days, your Honor.

15 THE COURT: A date in 90 days, please, for  
16 sentencing.

17 THE CLERK: Yes, your Honor. That will be July 29  
18 at 3:00 p.m.

19 THE COURT: Very good. Judge Drakulich will you  
20 see at One South Sierra at that time. You are to  
21 cooperate with the Division of Parole & Probation. And  
22 all of the terms and conditions of your bail will remain  
23 in place.

24 Is that's correct, Mr. Vieta-Kabell? No objection



1 to that?

2 MR. VIETA-KABELL: No objection.

3 Before we go, I do have one more quick oral motion  
4 to make to the court.

5 THE COURT: Very good. I'm going to vacate  
6 Monday's trial as a result of your plea, Mr. Vigil. As a  
7 consequence, that will no longer be necessary.

8 Yes, Mr. Vieta-Kabell?

9 MR. VIETA-KABELL: Thank you, your Honor.

10 We did have a material witness warrant issued to  
11 the victim Angelina Krugler. At this time, that is no  
12 longer necessary so I would move for that to be quashed.

13 THE COURT: That will be quashed and dismissed, no  
14 longer be in play, as well as any subpoenas that have  
15 been issued for trial will as well be quashed under the  
16 circumstances because the trial is no longer occurring.

17 Any other housekeeping matters from you,  
18 Mr. Davis?

19 MR. DAVIS: No. Thank you very much, your Honor.

20 THE COURT: Anything further from you,  
21 Mr. Vieta-Kabell?

22 MR. VIETA-KABELL: No. Thank you, your Honor.

23 THE COURT: All right. Don't forget to get the  
24 information that you need, Mr. Vigil, to complete the

1 Presentence Investigation Report. Your lawyers will give  
2 that to you. And be smart while you're out awaiting  
3 sentencing. All right?

4 THE DEFENDANT: Thank you, your Honor.

5 THE COURT: Very good. Thank you. That will  
6 conclude this matter. We'll be in recess. Thank you so  
7 much, everyone.

8 (At 4:10 p.m., court adjourned.)

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1     STATE OF NEVADA             )  
                                      )   ss.  
2     COUNTY OF WASHOE         )

3

4                     I, ERIN T. FERRETTO, an Official Reporter  
5     of the Second Judicial District Court of the State of  
6     Nevada, in and for the County of Washoe, DO HEREBY  
7     CERTIFY:

8                     That I was present by audiovisual  
9     transmission in Department No. 9 of the above-entitled  
10    Court on TUESDAY, APRIL 27TH, 2021, and took verbatim  
11    stenotype notes of the proceedings had upon the matter  
12    captioned within, and thereafter transcribed them into  
13    typewriting as herein appears;

14                    That the foregoing transcript is a full,  
15    true and correct transcription of my stenotype notes of  
16    said proceedings.

17                    That I am not related to or employed by any  
18    parties or attorneys herein, nor financially interested  
19    in the outcome of these proceedings.

20

21                    DATED: This 25th day of October, 2021.

22

23

*/s/ Erin T. Ferretto*

24

ERIN T. FERRETTO, CCR #281

4185

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

THE HONORABLE KATHLEEN DRAKULICH, DISTRICT JUDGE

--o0o--

THE STATE OF NEVADA,

Plaintiff,

Case No. CR19-2056

vs.

Dept No. 1

GARRET JAMES RUEBEN VIGIL, JR.,

Defendant.

TRANSCRIPT OF PROCEEDINGS

SENTENCING

Thursday, August 26, 2021

Reported by:

EVELYN J. STUBBS, CCR #356

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A P P E A R A N C E S

For the State:                   MICHAEL VIETA-KABELL, ESQ.  
Deputy District Attorney  
One South Sierra Street  
Reno, Nevada

For the Defendant:           JORDAN A. DAVIS, ESQ.  
Deputy Public Defender  
P.O. Box 11130  
Reno, Nevada

For the Division:           ERIN LUKL

The Defendant:               GARRET JAMES RUEBEN VIGIL, JR.

1 RENO, NEVADA; THURSDAY, AUGUST 26, 2021; 11:02 A.M.

2 --o0o--

3  
4 THE COURT: Next case on the Court's calendar, this is  
5 actually the last one, is CR19-2056, State of Nevada versus  
6 Vigil.

7 Mr. Davis appears in court representing Mr. Vigil. The  
8 State of Nevada is represented by Deputy District Attorney  
9 Vieta-Kabell, the Division of Parole and Probation by Ms. Lukl.

10 This is the date and time set for a sentencing. There  
11 is a Presentence Investigation Report in this case that is dated  
12 July 15th of 2021.

13 Mr. Davis, before we begin, any changes, additions or  
14 corrections to make?

15 MR. DAVIS: Yes, Your Honor. On page 1 the sentencing  
16 date should be 8-26 of 2021, and then on page 2, Mr. Vigil is now  
17 29 years old.

18 THE COURT: Okay.

19 MR. DAVIS: And those are our factual corrections.

20 THE COURT: All right. Thank you so much.

21 Mr. Davis, with regard to sentencing in this case.

22 MR. DAVIS: With respect to sentencing we're going to  
23 be asking for probation with a suspended 24- to 60-month  
24 sentence, which is the maximum suspended sentence in this case.

1 I think first, and perhaps most importantly, is the  
2 fact that Mr. Vigil has now been out of custody since May 30th of  
3 2019. So he's been out of custody now for more than two years  
4 and he's been compliant on his pretrial supervision release. I  
5 believe the most recent supervision note dated 8-23 does reflect  
6 that Mr. Vigil has been not only out of custody but on enhanced  
7 pretrial supervision and it is further reflected that he's been  
8 compliant with all of his check-ins. He also drug tested for the  
9 Court. That drug screen reflects that he's negative for all  
10 substances.

11 Because this is a category C felony the maximum period  
12 of probation that this court can impose would be 24 months. And  
13 he's been on pretrial services' supervision for over two years.  
14 Imposing probation with a 24-month term would essentially mean  
15 that he would be on probation for a four-year period, which would  
16 keep good eyes on Mr. Vigil. That would also support the fact  
17 that if he did violate on the terms of his probation, he would be  
18 looking at a 2- to 5-year prison sentence.

19 Second, I think that the fact that Mr. Vigil has taken  
20 significant steps to address not only his mental health issues,  
21 but his anger management issues is significant. We filed a  
22 document noting he completed 15 weeks of D.V. counseling. He's  
23 also doing weekly therapy sessions, and per the evaluator is  
24 demonstrating a consistent ability to control his motions and his

1 behaviors. He's also been working on impulse control strategies,  
2 conflict resolution skills, stress reduction and self-care.

3 And we submitted a mental health evaluation as well.  
4 And that mental health evaluation noted that he suffers or has  
5 been diagnosed with persistent depressive disorder. Now we  
6 looked into mental health court, but based upon that diagnosis,  
7 Your Honor, we weren't able to get him into mental health court.  
8 However, I think that he's already set himself up on this plan  
9 that appears to be working for him.

10 Mr. Vigil has maintained steady employment and housing  
11 throughout the course of this case. We submitted multiple  
12 letters and awards from his employer noting the type of employee  
13 Mr. Vigil has been and continues to be. We also submitted  
14 document noting that he's attempting to start his own business  
15 doing trash removal and lawn maintenance.

16 The fourth reason why we are asking for probation is  
17 because of Ms. Krugler's statement. That's the victim in this  
18 case. Her statement consistent with what she testified to at the  
19 preliminary hearing. It's inconsistent with what he told the  
20 police happened in this case. Her statement that she submitted  
21 to this Court notes that at the time this incident occurred she  
22 was pregnant, she was using. There's incidents throughout, but  
23 it appears that Mr. Vigil and Ms. Krugler were driving around in  
24 Mr. Vigil's vehicle. There was some argument that happened,



1 whether it was about infidelity or it was about her using  
2 substances, there was some altercation that happened. That  
3 altercation was physical.

4 In this case Mr. Vigil is also pleading guilty to a  
5 misdemeanor domestic in Sparks Justice Court, where the State is  
6 going to be recommending the minimum for that case. And that's  
7 that domestic incident that occurred.

8 When the parties get back to this apartment complex  
9 Ms. Krugler gets out of the vehicle, runs over to another  
10 vehicle, asks for help and Mr. Vigil goes and he takes a hold of  
11 her and he brings her back to his vehicle and ultimately takes  
12 her inside of the house.

13 Now this is a married couple, this is their apartment,  
14 but the charge that we're here for today is a coercion charge.  
15 It's taking her against her will and bringing her in the house.  
16 Subsequent to that incident happening it's come out that she was  
17 using, that Mr. Vigil did not want her to use. She was pregnant  
18 at the time and she wanted to go out. She thought that by  
19 contacting the police that she would have the ability to go out  
20 and use, and it would be like these other instances that they had  
21 had. And there had been some other prior instances of domestic  
22 violence between the two of them.

23 Those are the facts of case, Your Honor, but I think  
24 that importantly in reading Ms. Krugler's statement she also

1 appears to be doing well at this time. She is clean and sober.  
2 She wants to put this case behind her. She wants to move forward  
3 with her life.

4 I think you're going to get an argument from the State  
5 that probation is not appropriate for a couple reasons. One  
6 would be if you look back at Mr. Vigil's criminal history you're  
7 going to see it reflects some violence in his criminal history.  
8 In terms of supervision you're going to see issues in that  
9 supervision. However, I think the important point for what could  
10 be done to rebut that is the fact that he's been out for over two  
11 years doing well. He's compliant.

12 I think the violence that you see in the criminal  
13 history, what he's doing now, is he's trying to remedy some of  
14 those behaviors that he has. He has this impulse control, he's  
15 working on that. He's doing the therapy that he needs to do.  
16 And he's doing this, and he's on the right track. So I think  
17 that those are important things for the Court to consider.

18 I think the State will bring up the nature of this  
19 offense; the fact that he grabbed her, brought her into the  
20 house. But again, I think that there were a number of different  
21 inconsistencies throughout the case. And even if everything that  
22 Ms. Krugler initially told police was true, that still brings to  
23 us a domestic charge and a coercion charge.

24 I don't believe that putting Mr. Vigil in prison at

1 this point would be appropriate. I think allowing him to  
2 maintain the course that he's on to see if he can succeed is  
3 appropriate. I think that 24- to 60-month sentence, that hammer  
4 is appropriate.

5 And I'll end it with this. Sometimes you have an  
6 opportunity to speak to a client, and I've talked to Mr. Vigil  
7 about this case multiple times. But we were in the hall just now  
8 talking about the case. And we talked about things that you can  
9 change and things that you can't change. Mr. Vigil can't go back  
10 and change his criminal history. He's done those things. He  
11 can't change that. Mr. Vigil can't go back and he can't change  
12 what happened in this case; but what he can change is what  
13 happened after that case. And I think he's done everything in  
14 his power to put himself in the best position to argue for  
15 probation.

16 He's working. He's doing therapy. He's doing  
17 counseling. He's testing with pretrial services. He's  
18 compliant. He's doing everything to change. And so for those  
19 reasons we are asking for probation with that 24- to 60-month  
20 sentence.

21 THE COURT: Mr. Davis, thank you so much.

22 If I may have just a minute, counsel.

23 Okay. Mr. Vieta-Kabell.

24 MR. VIETA-KABELL: Thank you, Your Honor.

1           Mr. Davis has guessed my likely position correctly.  
2   The State is recommending 24 to 60 months in prison in this case.  
3   And when it comes time for sentencing in the misdemeanor case for  
4   the domestic battery, the State will stick by the recommendation  
5   of the amounts, the minimum concurrent. However, we're asking  
6   for the maximum sentence here before Your Honor for this offense  
7   of coercion.

8           The victim in this case, Ms. Krugler, has asked that I  
9   read her statement into the record. I'm going to forego that,  
10   knowing that you have read it and it was filed in.

11           THE COURT: You got it. It has been filed. This is a  
12   handwritten statements that's recent.

13           MR. VIETA-KABELL: And so you can see, Your Honor --

14           THE COURT: The record should reflect I've read the  
15   whole thing.

16           MR. VIETA-KABELL: Certainly.

17           So you can see, Your Honor, the complicated scenarios  
18   and dynamics that go into a case like this. Ultimately, despite  
19   what Ms. Krugler wishes and what the defendant wishes in this  
20   case, when I look at this case I see conduct that simply does not  
21   warrant probation.

22           Regardless of which story of Ms. Krugler's is true, at  
23   the end of the day we know that Ms. Carolina Maya was parked,  
24   going about her business when on May 7th, 2019, Ms. Krugler came

1 to her for help. Regardless of Ms. Krugler's motivation, what  
2 Ms. Maya then observed was this defendant coming up behind  
3 Ms. Krugler. He violently grabbed her, put his hand over her  
4 mouth and dragged her back to the residence. And ultimately  
5 that's what we're here for today.

6 And as you can see, this is not Mr. Vigil's first time.  
7 We have an ongoing pattern of this conduct going back to 2014.  
8 I've seen worse criminal histories, but rarely have I seen one so  
9 focused on domestic violence. We have a 2014 conviction for  
10 violating a domestic battery protective order; a 2015 conviction  
11 stemming from a domestic incident for assault with a deadly  
12 weapon; 2017, two convictions for child abuse. And now we're  
13 here today.

14 I understand Ms. Krugler and her position, and I  
15 understand Mr. Vigil is an integral part of her life, but it's  
16 the State's position that that puts her in danger, necessitating  
17 his imprisonment.

18 Thank you, Your Honor.

19 THE COURT: Thank you so much.

20 Mr. Vigil, sir -- just a minute.

21 Mr. Vigil, sir, the law affords you an opportunity to  
22 tell me anything you want me to know prior to the imposition of  
23 sentence in your case.

24 THE DEFENDANT: Yes, Your Honor. I want to thank the

1 Court for the patience during this difficult time. I've been  
2 extremely worried and scared of this day, because I've came a  
3 long ways, and I'm not the same person I was before. I've  
4 learned from my therapist and I've learned from mistakes, and I'm  
5 hoping to continue moving forward, Your Honor. I just bought a  
6 house. I have a good job. I do weekly counseling. I'm  
7 exploring mental health issues I might be facing.

8 This event has been a huge wake-up call for me, because  
9 I feel the pain of hurting someone I love because I could not  
10 control my actions that I thought was right at the time, and I  
11 have now learned otherwise.

12 Your Honor, I'm asking if you'll consider probation, so  
13 I can continue to grow and become a better person with the  
14 resources and continued support I have set up.

15 Thank you Your Honor for letting me read this letter.

16 THE COURT: Mr. Vigil, the incidents in 2016 and 2017,  
17 you were married at the time, correct?

18 THE DEFENDANT: Yes, Your Honor.

19 THE COURT: Is that the same woman that's the victim in  
20 this case?

21 THE DEFENDANT: No, Your Honor.

22 THE COURT: So that's another wife?

23 THE DEFENDANT: Yes, Your Honor.

24 THE COURT: And that marriage ended in divorce?

1 THE DEFENDANT: Yes, Your Honor. And that's what I --  
2 these past two years, I've focused on relationship, how to manage  
3 relationships and how to let go instead of trying to focus on  
4 their issues and help them with their issues. And that's why I  
5 struggled during this time; I try to hold on to a relationship  
6 for -- after my first one, I had four kids which I tried to hold  
7 on to being a part of their life and hold on to the relationship,  
8 and that's why I fought so hard. But I've learned now that that  
9 wasn't right. I learned that sometimes you have to let go for  
10 the better and you can't control somebody or help them if they  
11 don't want to help themselves, because I'm only hurting myself,  
12 Your Honor.

13 THE COURT: I will confess, this is just a tough one.  
14 Mr. Vigil has been out a long time since this occurred, an  
15 abnormally long time compared to what individuals who appear  
16 before the Court with regard to sentencing experience.

17 There's a history here that is so long, as  
18 Mr. Vieta-Kabell pointed out.

19 Mr. Davis, is there any legal reason why judgment  
20 should not enter in this case?

21 MR. DAVIS: No, Your Honor.

22 THE COURT: There being none, it's the order and  
23 judgment of this Court that Garret James Rueben Vigil, Junior, is  
24 guilty of the felony offense attempted coercion with physical

1 force or immediate threat of physical force, constituting  
2 domestic violence. That is a violation of NRS 207.190.2a and  
3 NRS 193.330, a category C felony, pursuant to his guilty plea of  
4 April 27th, 2021.

5 Mr. Vigil, I'm ordering that you pay a \$25  
6 administrative assessment, that you pay a \$3 DNA administrative  
7 assessment, \$500 in attorney's fees.

8 Ms. Lukl, I have six days' credit time served. Is that  
9 still the number?

10 THE DIVISION: Yes, Your Honor.

11 THE COURT: Mr. Vigil, it's the order and judgment of  
12 this Court that you be sentenced to serve a maximum term of  
13 48 months in the Nevada Department of Corrections, you are parole  
14 eligible after serving a minimum of 19 months, and you are given  
15 credit for time served in the amount of six days.

16 Bail bond is exonerated to the extent that he was on  
17 bail.

18 Thank you, everyone. We are adjourned.

19 (Proceedings Concluded)

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1 STATE OF NEVADA )  
2 ) ss.  
3 COUNTY OF WASHOE )

4 I, EVELYN J. STUBBS, certified court reporter of  
5 the Second Judicial District Court of the State of Nevada, in and  
6 for the County of Washoe, do hereby certify:

7 That as such reporter I was present in Department No. 1  
8 of the above court on THURSDAY, AUGUST 26, 2021, at the hour of  
9 11:02 a.m. of said day, and I then and there took stenotype notes  
10 of the proceedings had and testimony given therein upon the  
11 SENTENCING of the case of THE STATE OF NEVADA, Plaintiff, vs.  
12 GARRET JAMES RUEBEN VIGIL, JR., Defendant, Case No. CR19-2056.

13 That the foregoing transcript, consisting of pages  
14 numbered 1 to 13, inclusive, is a full, true and correct  
15 transcript of my said stenotype notes, so taken as aforesaid, and  
16 is a full, true and correct statement of the proceedings had and  
17 testimony given therein upon the above-entitled action to the  
18 best of my knowledge, skill and ability.

19 DATED: At Reno, Nevada, this 26th day of October,  
20 2021.

21  
22 /s/ Evelyn Stubbs  
23 EVELYN J. STUBBS, CCR #356

24 The document to which this certificate is  
attached is a full, true and correct copy of the  
original on file and of record in my office.

By: ALICIA L. LERUD, Clerk of the Second  
Judicial District Court, in and for the County of  
Washoe. 14

1 **CODE 1850**

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6 **IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**  
7 **IN AND FOR THE COUNTY OF WASHOE**  
8

9 **STATE OF NEVADA,**

10 **Plaintiff,**

11 **vs.**

**Case No. CR19-2056**

12 **GARRET JAMES REUBEN VIGIL, JR.,**

**Dept. No. 1**

13 **Defendant.**  
14 \_\_\_\_\_ /

15 **JUDGMENT OF CONVICTION**

16 The Defendant entered a plea of guilty and no legal cause being shown as to why  
17 judgment should not be pronounced against Garret James Reuben Vigil, Jr., the Court  
18 rendered judgment as follows:

19 1. That Garret James Reuben Vigil, Jr. is guilty of the crime of Attempted  
20 Coercion With Physical Force or Immediate Threat of Physical Force, Constituting  
21 Domestic Violence, a violation of NRS 193.330, being an attempt to violate NRS  
22 207.190.2a, a category C felony, as charged in the Information.

23 2. That Garret James Reuben Vigil, Jr. be punished by imprisonment in  
24 the Nevada Department of Corrections for a minimum term of 19 months to a  
25 maximum term of 48 months, with credit for time served in the amount of 6 days.

26 3. It is further ordered that Garret James Reuben Vigil, Jr. shall pay an  
27 administrative assessment fee of \$25.00 and the \$3.00 administrative assessment for  
28 obtaining a biological specimen and conducting a genetic marker analysis, a \$35.00

1 domestic battery assessment and reimburse the County of Washoe the sum of \$500.00 for  
2 legal representation to the Clerk of the Second Judicial District Court.

3 4. Pursuant to NRS 202.360, it is further ordered that Garret James Reuben  
4 Vigil, Jr. is prohibited from owning, possessing, or having under his custody or control any  
5 firearm; Garret James Reuben Vigil, Jr. shall permanently surrender, sell, or transfer any  
6 firearm that he owns or that is in his possession or under his custody or control. Further  
7 should Garret James Reuben Vigil, Jr. violate any provision included in this Judgment of  
8 Conviction concerning the surrender, sale, transfer, ownership, possession, custody, or  
9 control of a firearm he shall be guilty of a category B felony and shall be punished by  
10 imprisonment in the state prison for a minimum term of not less than 1 year and a  
11 maximum term of not more than 6 years and may be further punished by a fine of not more  
12 than \$5,000.00.

13 5. Garret James Reuben Vigil, Jr. is hereby advised that:

14 **Any fine, fee administrative assessment or restitution**  
15 **imposed today (as reflected in this Judgment) constitutes a**  
16 **lien, as defined in Nevada Revised Statute NRS 176.275.**  
17 **Should the Defendant not pay these fines, fees, or**  
18 **assessments, collection efforts may be undertaken against**  
19 **him.**

20 Dated this 26th day of August, 2021.

21   
22 \_\_\_\_\_  
23 DISTRICT JUDGE  
24  
25  
26  
27  
28

1 CODE NO. 2515  
2 WASHOE COUNTY PUBLIC DEFENDER  
3 JOHN REESE PETTY, State Bar Number 10  
4 350 South Center Street, 5th Floor  
5 Reno, Nevada 89501  
6 (775) 337-4827  
7 jpetty@washoecounty.us  
8 Attorney for Defendant

9  
10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
11  
12 IN AND FOR THE COUNTY OF WASHOE  
13

14 THE STATE OF NEVADA,

15 Plaintiff,

16 vs.

Case No. CR19-2056

17 GARRET JAMES REUBEN VIGIL, JR.,

Dept. No. 1

18 Defendant.  
19

20 **NOTICE OF APPEAL**

21 Defendant, Garret James Reuben Vigil, Jr., hereby appeals to the Supreme  
22 Court of Nevada from the judgment of conviction entered in this action on August 27,  
23 2021.

24 The undersigned hereby affirms, pursuant to NRS 239B.030, that this  
25 document does not contain the personal information of any person.

26 DATED this 26th day of September 2021.

JOHN L. ARRASCADA  
WASHOE COUNTY PUBLIC DEFENDER

By: /s/ John Reese Petty  
JOHN REESE PETTY, Chief Deputy

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GARRET JAMES REUBEN VIGIL, JR. (#1248356)  
Northern Nevada Correctional Center  
P.O. Box 7000  
Carson City, Nevada 89702

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### CERTIFICATE OF SERVICE

I hereby certify that this document was filed electronically with the Nevada Supreme Court on the 14th day of January 2022. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Jennifer P. Noble, Chief Appellate Deputy  
Washoe County District Attorney's Office

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage pre-paid, addressed to:

Garret James Reuben Vigil, Jr. (#1248356)  
Southern Desert Correctional Center  
P.O. Box 208  
Indian Springs, Nevada 89070-0208

John Reese Petty  
Washoe County Public Defender's Office