Electronically Filed 3/21/2022 8:35 AM Steven D. Grierson **CLERK OF THE COURT**

NOASC KIM BLANDINO PECULIAR PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. And c/o 441 N 16th St. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

Electronically Filed Mar 24 2022 01:42 p.m. Elizabeth A. Brown Clerk of Supreme Court

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA

CASE NO. C-19-341767-1

Plaintiff

-vs

KIM BLANDINO

Defendant

NOTICE OF APPEAL OF VERDICT PURSUANT TO NRS 177.015(3) AND NRAP 3B AND WITTER V STATE 452 P.3d 406 (Nev. 2019) AND TO TAKE JUDICIAL NOTICE

COMES NOW Defendant Kim Blandino ("Kim") to give notice that Kim

this **NOTICE OF APPEAL OF VERDICT PURSUANT TO NRS 177.015(3) AND WITTER V STATE 452 P.3d 406 (Nev. 2019) AND TO TAKE JUDICIAL NOTICE.** That Kim appeals the Verdict finding Kim guilty of Extortion and Impersonation of an Officer, signed and filed in this case on March 9, 2022 less than (12) twelve days ago, that Kim appeals both findings of guilt. See Exhibit 1N attached. That Kim less than (12) twelve days ago discovered that <u>WITTER V</u> <u>STATE 452 P.3d 406 (Nev. 2019)</u> even existed and that this court acknowledge in a published case that a defendant could appeal a verdict of guilty. That a copy of this case is attached as Exhibit 2N. <u>Witter</u> could not be more clear a defendant can appeal a verdict under NRS 177.015(3).

This is especially important since Kim's sentencing is purportedly not until July 7, 2022. Kim demands this court take judicial notice that this was only announced orally on March 9, 2022 and no minutes have been prepared of this. Kim also demands that judicial notice be taken that Our Nevada Judges based on this oral pronouncement has published that they will cover this live. See <u>https://www.youtube.com/watch?v=9wzw_bQqjLk</u> and attached Exhibit 3N and see <u>https://www.ournevadajudges.com/home</u>.

Also judicial notice must be taken that Kim discharged forced counsel Ben Bateman on March 14, 2020 in accord with Rule 3 of the Statewide Rules of Criminal Procedure. See attached Exhibit 4N <u>EMERGENCY DISCHARGE OF</u> BENNAIR BATEMAN AS COUNSEL FOR KIM BLANDINO PURSUANT TO RULE 3 OF THE STATEWIDE RULES OF CRIMINAL PROCEDURE AS ADDOPTED BY ADMINISTRATIVE ORDER 21-02 BY CHIEF JUDGE BELL AND DEMAND TO TAKE JUDICIAL AND THAT JUDGE LEAVITT MUST STILL DISQUALIFY HERSELF AND HAVE A JUDGE APPOINTED FROM A DIFFERENT DISTRICT (less exhibits for brevity) in the case. That Kim had counsel forced upon him for trial against his will and over Kim's objections. Forced counsel told Kim that he will do nothing for Kim even order transcripts post verdict. That Kim has never waived his right to represent himselfat any time.

That Bennair Bateman ("Ben") has expressed that he will do nothing whatsoever post verdict in Kim's behalf even though Ben knows there are meritorious issues to present to the court. Ben acknowledged in open court that he is not an appellate attorney and has no effectiveness in post verdict proceedings.

DATED this 21st day of March, 2022

12 in

KIM BLANDINO PECULIAR PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. And c/o 441 N 16th St. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

ASSEVERATION IN SUPPORT OF THIS FILING

- I Kim Blandino state under penalty of perjury that I am over 66 years of age (outside the womb) and have read the foregoing and the same is true and correct except as to those matters of belief and belief and as to those matters Kim believes them to be true. And that:
- 1. That Kim signature affixed to this document is the true and correct signature and that Kim was wrongfully prevented.
- 2. That this filing is not meant to vex harass nor for any improper purpose.

DATED this 21st day of March, 2022

The M

KIM BLANDINO PECULIAR PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. And c/o 441 N 16th St. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

CERTIFICATE OF SERVICE

I HEREBY certify that service of the foregoing was accomplished by sending a copy via email to on March 21, 2022.

Michael Dickerson Dep. D.A. michael.dickerson@clarkcountyda.com

and

Dept 12 Clark County District Court

dept12lc@clarkcountycourts.us

KIM BLANDINO PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

EXHIBIT 1N

EXHIBIT 1N

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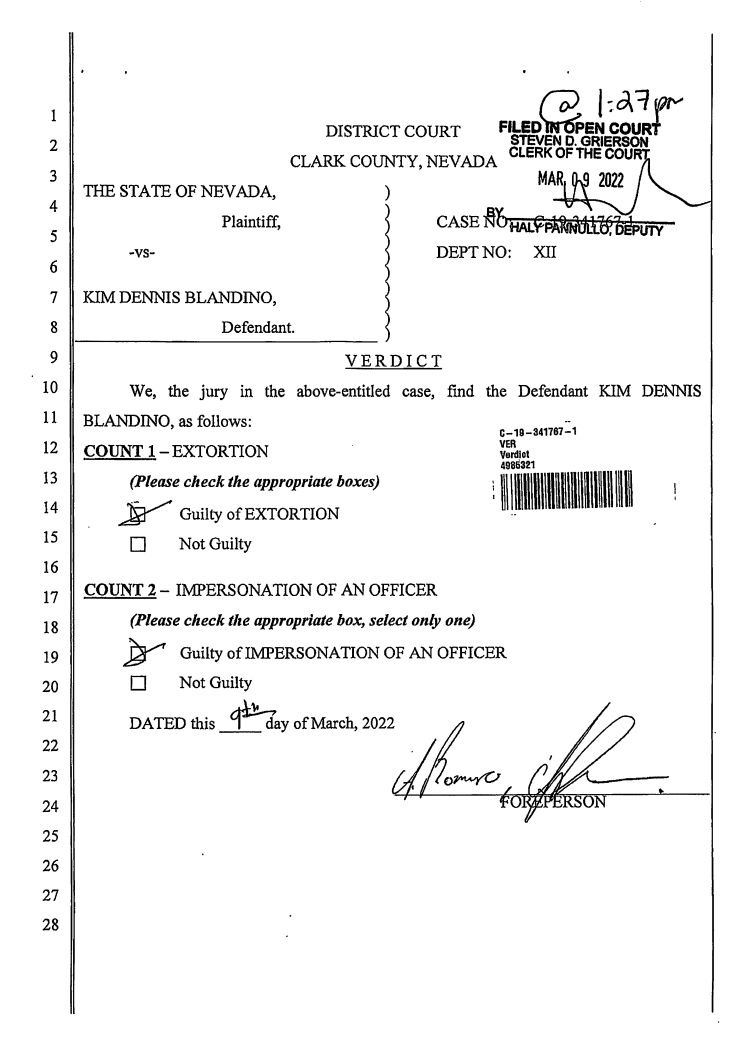


EXHIBIT 2N

EXHIBIT 2N

Witter v. State

452 P.3d 406 (Nev. 2019) Decided Nov 14, 2019

No. 73444

11-14-2019

William Lester WITTER, Appellant, v. The STATE of Nevada, Respondent.

Rene L. Valladares, Federal Public Defender, and David Anthony, Stacy M. Newman, and Tiffany L. Nocon, Assistant Federal Public Defenders, Las Vegas, for Appellant. Aaron D. Ford, Attorney General, Carson City; Steven B. Wolfson, District Attorney, and Alexander G. Chen, Chief Deputy District Attorney, Clark County, for Respondent.

By the Court, STIGLICH, J.

Rene L. Valladares, Federal Public Defender, and David Anthony, Stacy M. Newman, and Tiffany L. Nocon, Assistant Federal Public Defenders, Las Vegas, for Appellant.

Aaron D. Ford, Attorney General, Carson City; Steven B. Wolfson, District Attorney, and Alexander G. Chen, Chief Deputy District Attorney, Clark County, for Respondent.

BEFORE THE COURT EN BANC.¹

¹ The Honorable Kristina Pickering, Justice, voluntarily recused herself from participation in the decision of this matter.

OPINION

407 By the Court, STIGLICH, J.:*407 When a district court determines that restitution is appropriate in a criminal case, Nevada law requires that the court set forth the specific amount of restitution in the judgment of conviction. Thus, this court has held

that the district court errs if it states in the judgment of conviction that restitution will be imposed in an amount to be determined sometime in the future. And going a step further, this court has held that a judgment of conviction with that kind of language is not a final judgment for purposes of an appeal to this court or for purposes of triggering the one-year deadline for filing a postconviction habeas petition. We are asked to determine whether those prior decisions allow appellant William Lester Witter to raise direct appeal issues related to his 1995 capital trial in this appeal from an amended judgment of conviction entered in 2017. They do not, for two reasons. First, the judgment of conviction in this case arose from a jury verdict that was appealable under NRS 177.015(3) regardless of any error with respect to restitution in the subsequently entered judgment of conviction. Second, and more importantly, Witter treated the 1995 judgment of conviction as final for more than two decades, litigating а direct appeal and various postconviction proceedings in state and federal court. He does not get to change course now. Although the amended judgment of conviction is appealable, the appeal is limited in scope to issues stemming from the amendment. Because Witter does not present any such issues, we affirm.

PROCEDURAL HISTORY

Witter was tried before a jury; found guilty of first-degree murder with use of a deadly weapon, attempted murder with use of a deadly weapon, attempted sexual assault with use of a deadly weapon, and burglary; and sentenced to death in

1995. The district court entered a judgment of conviction setting forth the adjudication and sentence for the murder count on August 4, 1995, and amended the judgment of conviction on August 11, 1995, and September 26, 1995, to add the adjudication and sentences for the nonhomicide counts. The amended judgments further required Witter to pay restitution "in the amount of \$2,790.00, with an additional amount to be determined." Witter filed a notice of appeal from the judgment of conviction, and this court affirmed the judgment of conviction and sentence on appeal. Witter v. State, 112 Nev. 908, 921 P.2d 886 (1996), abrogated in part by Nunnery v. State, 127 Nev. 749, 263 P.3d 235 (2011). Witter then litigated a timely postconviction petition for a writ of habeas corpus on the merits and two untimely and successive postconviction petitions for a writ of habeas corpus. Witter v. State, Docket No. 36927 (Order of Affirmance, August 10, 2001); Witter v. State, Docket No. 50447 (Order of Affirmance, October 20, 2009); Witter v. State, Docket No. 52964 (Order of Affirmance, November 17, 2010). Witter never challenged the indeterminate portion of the restitution provision or the finality of the judgment of conviction in any of the prior proceedings. Witter has also sought relief from his conviction in the federal courts.

Witter pointed to the indeterminate portion of the restitution provision in the judgment of conviction for the first time in a postconviction petition for a writ of habeas corpus filed in state court in 2017. In particular, he asserted that his conviction was not final because the judgment of conviction 408 contained *408 an indeterminate restitution provision and therefore the procedural bars could not be applied to his petition. The district court agreed that the conviction was not final but nonetheless denied the petition.² The district court also amended the judgment of conviction to delete the indeterminate part of the restitution provision. Witter filed this appeal from the third amended judgment of conviction.

2 Witter's appeal from that decision is pending in Docket No. 73431.

DISCUSSION

Witter argues that because of the indeterminate restitution provision in the 1995 judgment, his conviction was not final until entry of the third amended judgment of conviction in 2017. Consequently, Witter argues, the direct appeal 1996 decided in and the subsequent postconviction proceedings were null and void for lack of jurisdiction and therefore he should be allowed to raise any issues stemming from the 1995 trial without regard to the law of the case. The State argues that we lack jurisdiction over this appeal. Both parties are wrong.

NRS 176.105(1)(c) states that a judgment of conviction must include the amount and terms of any restitution. NRS 176.033(1)(c) likewise requires the district court to set forth the "amount of restitution for each victim of the offense." Despite these statutory requirements, some district courts have entered judgments of conviction that imposed restitution in an uncertain amount to be determined in the future. That clearly constitutes error, as this court first explained in *Botts v. State*, 109 Nev. 567, 569, 854 P.2d 856, 857 (1993). *Accord Roe v. State*, 112 Nev. 733, 736, 917 P.2d 959, 960-61 (1996); *Smith v. State*, 112 Nev. 871, 873, 920 P.2d 1002, 1003 (1996).

Botts and its progeny, however, did not address what effect, if any, an indeterminate restitution provision has on the finality of a judgment of conviction. *See Slaatte v. State*, 129 Nev. 219, 221, 298 P.3d 1170, 1171 (2013) ("None of our prior decisions addressed whether the judgment was final given its failure to comply with NRS 176.105(1)."). That question is significant in at least two respects: the defendant's right to appeal from a "final judgment" under NRS 177.015(3) and the starting point for the one-year period under NRS 34.726 to file a postconviction habeas petition. This court considered the question of finality when a judgment of conviction includes an indeterminate restitution provision in *Whitehead v. State*, 128 Nev. 259, 285 P.3d 1053 (2012). There, this court held that a judgment of conviction that imposed restitution in an uncertain amount was not final and therefore did not start the clock on the one-year period under NRS 34.726 for filing a postconviction habeas petition. 128 Nev. at 263, 285 P.3d at 1055. A year later in *Slaatte v. State*, this court similarly held that it lacked jurisdiction over an appeal from a judgment that imposed restitution in an indeterminate amount because the judgment was not final. 129 Nev. at 221, 298 P.3d at 1171.

The State urges us to reconsider whether a judgment that includes an indeterminate restitution provision is final. Focusing on this case, the State argues that restitution was "insignificant and utterly inconsequential to the parties." And more generally, the State argues that federal courts have suggested that the failure to include restitution in a judgment is not a jurisdictional bar to filing an appeal. See, e.g., Dolan v. United States, 560 U.S. 605, 617-18, 130 S.Ct. 2533, 177 L.Ed.2d 108 (2010); United States v. Gilbert, 807 F.3d 1197, 1199-1200 (9th Cir. 2015) ; United States v. Muzio, 757 F.3d 1243, 1246-47 (11th Cir. 2014). Although we acknowledge that federal courts have interpreted federal statutes differently than we have interpreted the relevant Nevada statutes, the State has not offered any compelling reasons to overrule our prior decisions. Armenta-Carpio v. State, 129 Nev. 531, 535, 306 P.3d 395, 398 (2013) ("[U]nder the doctrine of stare decisis, [this court] will not overturn [precedent] absent compelling reasons for so doing." (quoting Miller v. Burk, 124 Nev. 579, 597, 188 P.3d 1112, 1124 (2008))). And we remain convinced that given our statutory scheme, the specific amount of restitution is a weighty matter that must be included in the judgment of conviction when the 409 sentencing *409 court determines that restitution is warranted. See Martinez v. State, 115 Nev. 9, 12-

13, 974 P.2d 133, 135 (1999) (recognizing that " [r]estitution under NRS 176.033(1)(c) is a sentencing determination," and while the defendant is not entitled to a full hearing, a defendant is entitled to challenge restitution at sentencing). In particular, the amount of restitution is not an inconsequential matter when a judgment imposing restitution "constitutes a lien in like manner as a judgment for money rendered in a civil action," NRS 176.275(1), which may be "enforced as any other judgment for money rendered in a civil action," NRS 176.275(2)(a), and "[d]oes not expire until the judgment is satisfied," NRS 176.275(2)(b). Although we adhere to our prior decisions, they are distinguishable in two respects and therefore not controlling in the circumstances presented by this case.

Our decision in *Slaatte* focused on the provision in NRS 177.015(3) that allows a defendant to appeal from a "final judgment." But NRS 177.015(3) also allows a defendant to appeal from a "verdict." That part of the jurisdiction statute was not at issue in *Slaatte* because the conviction in that case resulted from a guilty plea.³ *See Slaatte*, 129 Nev. at 220, 298 P.3d at 1170. In contrast, the conviction in this case arose from a jury verdict. Because Witter could appeal from the verdict, the finality of the subsequently entered judgment of conviction would not have been determinative of this court's jurisdiction under NRS 177.015(3), unlike in *Slaatte.* ⁴

- ³ The defendant in *Whitehead* had also pleaded guilty. *See Whitehead*, 128 Nev. at 261, 285 P.3d at 1054.
- ⁴ Contrary to Witter's argument, *Slaatte* does not implicate this court's subject matter jurisdiction. Nev. Const. art. 6, § 4 (providing that the Nevada Supreme Court has appellate jurisdiction "in all criminal cases in which the offense charged is within the original jurisdiction of the district courts").

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More importantly, our prior cases do not stand for the proposition that a defendant can treat a judgment of conviction with an indeterminate restitution provision as final by litigating a direct appeal and postconviction habeas petitions only to later change course and argue that the judgment was never final. The defendants in the two cases addressing finality, Whitehead and Slaatte, raised the error regarding the indeterminate restitution provision during the first proceeding in which they challenged the validity of their judgments of conviction-on direct appeal (Slaatte, 129 Nev. at 220, 298 P.3d at 1170), and in a first postconviction habeas petition where no direct appeal had been filed (Whitehead, 128 Nev. at 261, 285 P.3d at 1054). Like those defendants, Witter had the benefit of Botts, which had been decided before his trial and conviction. Witter, however, litigated a direct appeal and state and federal postconviction proceedings without raising any issues about the indeterminate restitution provision.

This distinction implicates finality, a compelling consideration for courts when reviewing a challenge to the validity of a conviction. Trujillo v. State, 129 Nev. 706, 717, 310 P.3d 594, 601 (2013) (recognizing that this court has "long emphasized the importance of the finality of judgments"). A challenge to a conviction made years after the conviction is a burden on the parties and the courts because "[m]emories of the crime may diminish and become attenuated," and the record may not be sufficiently preserved. Groesbeck v. Warden, 100 Nev. 259, 260, 679 P.2d 1268, 1269 (1984). Thus, the concern expressed in Whitehead that piecemeal litigation could result from restitution being imposed in an indeterminate amount, 128 Nev. at 263, 285 P.3d at 1055, must be counterbalanced against the interest in the finality of a conviction. This court has long precluded a litigant from arguing that a judgment was not final or that this court lacked jurisdiction in a prior appeal when the party treated the judgment as final. See, e.g., Renfro v.

Forman, 99 Nev. 70, 71-72, 657 P.2d 1151, 1151-52 (1983) (holding that a party is estopped from asserting that the judgment was not final after treating the judgment as final); *Gamble v. Silver Peak Mines*, 35 Nev. 319, 323-26, 133 P. 936, 937-38 (1913) (determining that when a party has treated a judgment as final, that party may not later argue that this court lacked jurisdiction over the appeal because the judgment was not final);

- 410 *410 Costello v. Scott, 30 Nev. 43, 88, 94 P. 222, 223 (1908) ("Even if there was room for argument as to whether the judgment rendered in this case was a final judgment, appellants by treating it as such, and appealing therefrom, are estopped to deny the finality of the decree."). From 1995 to 2017, Witter treated the judgment of conviction as a final judgment. He therefore is estopped from now arguing that the judgment was not final and that the subsequent proceedings were null and void for lack of jurisdiction.⁵
 - ⁵ We conclude that Witter's argument that the State invited the error by requesting an amendment to the judgment of conviction to eliminate the indeterminate restitution provision is without merit. Further, in light of our decision, we decline to address whether *Whitehead* and *Slaatte* apply retroactively.

Finally, we reject the State's argument that this court lacks jurisdiction over this appeal. An amended judgment of conviction is substantively appealable under NRS 177.015(3). See Jackson v. State, 133 Nev. 880, 881-82, 410 P.3d 1004, 1006 (Ct. App. 2017). The scope of the appeal is limited, however, to issues arising from the amendment. Id.; see also Sullivan v. State, 120 Nev. 537, 541, 96 P.3d 761, 764 (2004) (recognizing that an amendment to a judgment of conviction may provide good cause to present claims challenging the amendment in an untimely postconviction petition for a writ of habeas corpus). Here, Witter only raises issues arising from the 1995 trial. Because those issues are not

properly before us in this appeal, we have not considered them and express no opinion as to their merit. And because Witter has not demonstrated any error with respect to the amendment to his judgment of conviction, we affirm the third amended judgment of conviction. Gibbons, C.J. Hardesty, J. Parraguirre, J. Cadish, J.

Silver, J.

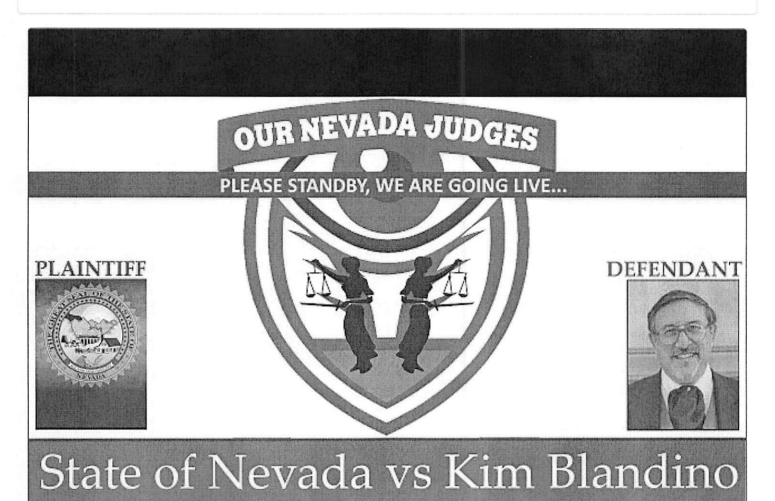
We concur:

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EXHIBIT 3N

EXHIBIT 3N

Justice of the Peace data was recently added and is going through continuous auditing; please be patient as we curate this data.



Upcoming Live Stream

The State of Nevada vs Kim Blandino

Jul 7, 2022, 8:30:00 AM

Hearing The Honorable Michelle Leavitt, Eighth Judicial District Court, presiding over sentencing. Appearing for the State is Deputy District Attorney Michael Dickerson. Appearing for Kim Blandino is Defense Attorney Ben Batemen. Case No. C-19-341767-1.

For inquiries, feel free to contact us through www.ournevadajudges.com

Click here to view our event calendar.

EXHIBIT 4N

EXHIBIT 4N

Electronically Filed 3/14/2022 3:25 PM Steven D. Grierson CLERK OF THE COURT 6

KIM BLANDINO PECULIAR PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff

-vs

Kim Blandino

Defendant

Dept	
Date of Emergency Time of Emergency Judge of Hearing	Hearing Hearing

CASE NO. C-19-341767-1

EMERGENCY DISCHARGE OF BENNAIR BATEMAN AS COUNSEL FOR KIM BLANDINO PURSUANT TO RULE 3 OF THE STATEWIDE RULES OF CRIMINAL PROCEDURE AS ADDOPTED BY ADMINISTRATIVE ORDER 21-02 BY CHIEF JUDGE BELL AND DEMAND TO TAKE JUDICIAL AND THAT JUDGE LEAVITT MUST STILL DISQUALIFY HERSELF AND HAVE A JUDGE APPOINTED FROM A DIFFERENT DISTRICT **COMES NOW** Defendant Kim Blandino ("Kim") who is appearing by special appearance and not general appearance as a peculiar pro se pursuant to 1 Peter 2:9 (which states: But ye are a chosen generation, a royal priesthood, an holy nation, a **peculiar people**; that ye should shew forth the praises of him who hath called you out of darkness into his marvellous light. KJV (Emphasis added)

REASONS FOR EMERGENCY

Kim was just days ago found guilty of extortion and impersonating an officer by a jury being represented by forced counsel Bennair Batemen (Bar #9338 "Ben") has been forced upon Kim in violation of the U.S. Constitution and faretta and now Ben refuses to even ask the court for trial transcripts nor file a Motion for New Trial under NRS 176.515(4) nor even file for an extension of time to file a Motion for New Trial.

 That Kim has been taking care of Evelyn Pendergraft ("Evie") who is now 96 years of age since August 2, 2021 and is a WWII veteran whose husband died in 1999 and only son died in 2013 due to hospital malpractice. That Kim made a vow in 2013 to take care of this "Wonder Woman" and has been her house mate ever since to fully fulfill that vow. Evie helped both to defeat Hitler and Hillary (by different means of course). Evie now has a pacemaker and is in very much pain every day due to a back injury and arthritis in her knees. And just lately her nephrologist told Evie that one of her kidneys had "died".

Evie knows all of the circumstances behind this prosecution that is really a persecution. Her health is being dramatically and negatively affected day after day due to the uncertainty and worry she experiences because of the constitutional violations Kim has experienced and what Evie sees as deliberate torment. Despite Kim's consistent glad countenance and the "happy warrior" attitude that all Christians have, as both a command and a gift from the Creator, Evie still worries about this situation and vindictive prosecution of Kim and fears Kim unjustly and illegally going to jail every day.

Yet Evie's health is Kim's emergency concern. Kim is very much concerned that Evie will not make it to 100 years of age if this "persecution" keeps on for much longer. if Evie survives to August 2, 2025 then Evie would receive a congratulatory letter from either then current active President Trump or DeSantis. It is vital that this matter be resolved so that Evie's life is not cut short because of this unjust and vindictive prosecution that has now dragged on unjustly for over 2 and a half years. That even over this last week Evie's morale has suffered greatly and this latest denial by the NSC has further hit Evie's morale and her health has suffered. Kim told Evie that there was still hope with the federal district court, yet because of these repeated past court denials this does not offer the reassurance that Kim's statements of hope had in the past. This increased concern over Evie is affecting Kim negatively and is reducing Kim's ability and capacity to even prepare these documents. Kim is being greatly prejudiced. Kim must give Evie some real tangible hope in the form of some encouragement.

Kim does not wish Evie to die prematurely yet this injustice is slowly robbing Evie of the will to live and without the will to live, Kim believes that Evie will not last long. Kim's sons Zachary and Andrew have both lost their maternal and paternal grandparents. They both have willingly adopted Evie as their adopted Grandmother and she has adopted them as her adopted grandsons. It would be nothing less than criminal for the courts to be accessories to her premature death by refusing to act when clear manifest injustice is being done.

That Kim has valid grounds for a new trial and some of them involve the fact that Ben was forced to represent Kim against his will and over his objections and despite Ben's motion to withdraw and Kim's filing to have Ben removed and either get back Kim's self representation or in the alternative to have other counsel appointed which was titled as, <u>EMERGENCY NOTICE AND DEMAND</u> <u>WHICH A BIASED OR UNBIASED JUDGE UNDER *RIPPO V BAKER* 137 <u>S.CT. 905 (2017) AND ECHAVARRIA V FILSON 896 F.3D 1118 (9TH CIR.</u> <u>2018) CAN CONSTRUE AS A MOTION TO REMOVE FORCED COUNSEL</u> <u>BEN AND GIVE KIM BACK HIS RIGHT TO REPRESENT HIMSELF OR</u></u>

IN THE ALTERNATIVE TO APPOINT NEW COUNSEL

FACTS AND ARGUMENT

On Dec. 29, 2020 the Nevada Supreme Court issued an ORDER ADOPTING

STATEWIDE RULES OF CRIMINAL PRACTICE. See attached Exhibit A1.

These rules were adopted by Administrative Order 21-02 in the Eighth Judicial

District Court ("EJDC"). See attached exhibit B1. In this administrative order it is

clear by the language of this order stating:

The Nevada Supreme Court adopted the Rules of Criminal Practice for the District Courts (N.R.Cr.P.). In re the Creation of a Comm. On Statewide Rules of Criminal Procedure, ADKT 491 (Order Adopting Statewide Rules of Criminal Practice, Dec. 29, 2020). <u>The rules become effective March 1,2021, and "supersede and replace any local district court rules concerning criminal actions</u>." N.R.Cr.P. 1. The "rules do not apply to juvenile proceedings or post-conviction proceedings." Id

Therefore, it cannot be disputed that these are the rules of Criminal procedure for the state and that the EJDC is bound by them. The N.R.Cr.P. Rule 3 states in pertinent part:

Rule 3. Appearance and Withdrawal of Attorney

1. When a defendant is represented by an attorney, that defendant cannot appear on their own behalf in the case without the consent of the court. An attorney who has appeared for the defendant shall represent that defendant in the case and shall be recognized by the court and by all parties as having control of the defendant's case until: the attorney withdraws; another attorney is substituted; <u>or the attorney is discharged by the defendant in writing, filed with the</u>

<u>court</u>. The court in its discretion may hear from a defendant in open court, although the defendant is represented by an attorney.

Kim therefore invokes this rule and discharges Ben as forced counsel and further asks that Ben be returned as stand by counsel. As Kim has the right to self representation under *Faretta v. California*, 422 U.S. 806 (1975).

Rule 3 above is not discretionary Kim has discharged Ben as attorney.

Further when Kim filed his <u>EMERGENCY NOTICE AND DEMAND</u> <u>WHICH A BIASED OR UNBIASED JUDGE UNDER *RIPPO V BAKER* 137 <u>S.CT. 905 (2017) AND ECHAVARRIA V FILSON 896 F.3D 1118 (9TH CIR.</u> <u>2018) CAN CONSTRUE AS A MOTION TO REMOVE FORCED COUNSEL</u> <u>BEN AND GIVE KIM BACK HIS RIGHT TO REPRESENT HIMSELF OR</u> <u>IN THE ALTERNATIVE TO APPOINT NEW COUNSEL</u> this was and is a discharge of Ben as counsel under rule 3.</u>

Therefore, Kim demands that this court order that the <u>discharge of Ben as</u> <u>counsel be ordered Nunc Pro Tunc to the date the above Notice and Demand</u> <u>was filed on Feb. 10, 2022</u>. See attached Exhibit C1 Less exhibits for brevity.

Therefore, Kim's "trial" must now be considered a nullity which Kim will brief in the upcoming Motion for New Trial.

Ben's ineffectiveness was clearly shown at trial in that the only instruction for acquittal was on a defense of entrapment and this is heavily dependent on character an yet Ben called absolutely no character witnesses even though Kim gave numerous names of such witnesses. Including judge Dianne steel and judge Marty Hastings.

Ben did not have a mistake of fact instruction ready for the judge under NRS 194.010(4) when asked for or a similar type instruction. Nor did Ben have a no evil design intention or culpable negligence instruction under NRS 194.010(6) prepared even though Kim repeatedly told Ben of NRS 194.010 weeks and weeks ahead of trial. That Ben only did a perfunctory defense. See:

"Even if [trial] counsel is competent, a serious breakdown in communications can result in an inadequate defense."" <u>Daniels v.</u> <u>Woodford</u>, 428 F.3d 1181, 1198 (9th Cir. 2005)..... "("[A] <u>court may not deny a</u> <u>substitution motion simply because [it] thinks current counsel's</u> <u>representation is adequate</u>."), overruled on other grounds by United States v. Garrett, <u>179 F.3d 1143</u>(9th Cir. 1999)." <u>Daniels v. Woodford</u>, 428 F.3d 1181, 1198 (9th Cir. 2005)

Similarly, in *Brown*, we found that the defendant was constructively denied his right to counsel where he "was forced into a trial with the assistance of a particular lawyer with whom he was dissatisfied, with whom he would not cooperate, and with whom he would not, in any manner whatsoever, communicate." *Brown*,424 F.2d at 1169. In that case, the defendant and his public defender became embroiled in an irreconcilable conflict. *Id.* at 1169. Brown's repeated motions for substitution of counsel were all denied by the state trial court, which did not attempt to determine the extent of Brown's dissatisfaction or to appoint alternative counsel. *Id.* As a consequence, Brown's lawyer was unable to prepare an adequate defense. At trial, Brown's attorney offered only a perfunctory defense, and Brown did not testify in his own behalf. Daniels v. Woodford, 428 F.3d 1181, 1198 (9th Cir. 2005) (emphasis added)

Even though Kim did his absolute best to help Ben he did not aggressively defend kim nor adequately cross examine prosecution witnesses. Not once did ben start his cross with any "isn't it true" questions which is a must for prosecution or hostile witnesses.

In <u>U.S. v. Jensen</u>, No. CR-08-054-JLQ (E.D. Wash. Sep. 27, 2010) all of what that counsel did or didn't do Ben did or didn't do:

The court finds that trial counsel's failure to adequately prepare for trial by failing to interview witnesses, failing to present a theme of defense or adequate opening statement, failing to adequately cross-exam the Government's witnesses, and failure to call any defense witnesses rendered counsel's performance deficient and that these errors rose to the level of trial counsel failing to function as the counsel guaranteed by the Sixth Amendment. See Strickland v. Washington, 466 U.S. at 687 (1984). Mr. Weatherhead concluded: "While neither I nor any other lawyer could swear that Mr. Jensen would have certainly been acquitted given a proper defense, I can say without reservation that the verdict actually rendered in Mr. Jensen's case, on the defense provided, is not entitled to confidence given the critical failures by defense counsel." (C.R. 282 p. 5). The court agrees. Mr. Jensen need not establish that he would have certainly been acquitted, but rather "must show that there is a reasonable probability that, but for counsel's unprofessional errors, the result of the proceeding would have been different." Strickland, 466 U.S. at 694. U.S. v. Jensen, No. CR-08-054-JLQ (E.D. Wash. Sep. 27, 2010)

JUDICIAL NOTICE

Judicial Notice must be taken that Kim tried numerous times to get Leavitt disqualified from this case. Maybe Leavitt can now obey her conscience and now disqualify herself and do so Nunc Pro Tunc to the day this case was before her. Leavitt is and was an interested party because Kim has and is dedicating himself to see that the NCJD removes Leavitt from her judgeship or that Leavitt shows some grace and resigns. Further, the risk of bias was and is absolutely clear pursuant to **Rippo** and **Echavarria** as Leavitt denied Kim to testify that Kim's motivation and intent in his actions that are alleged to be criminal were mainly motivated by Leavitt's lying to the NCJD and her subsequent discipline in 2015 which Leavitt "plea bargained" to, see Exhibit D1 attached. This will be further explored in Kim's motion for new trial that will be filed. Leavitt could have and in fact should have been removed as judge in 2015 as a result of her actions. Further, she should have and could have been criminally prosecuted under 18 U.S.C. 242 and/or Oppression under Color of office NRS 197.200 for what she did to Rita Dotson.

CONCLUSION

Kim has discharged Ben as forced counsel and again resumes his role in representing himself as a peculiar pro se and either ben returns in his stand by role or some other stand by counsel be appointed. Rule 3 is not discretionary as to Kim discharging counsel. And because Kim tried to discharge Ben on Feb. 10, 2022 The court by and through a judge of another judicial district must make this discharge Nunc Pro Tunc to the Feb. 10, 2022 date and thereby declare the trial and the verdict a nullity

DATED this 13th day of March, 2022.

KIM BLANDINO PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

ASSEVERATION IN SUPPORT OF MOTION

- I Kim Blandino state under penalty of perjury that I am 66 years of age (outside the womb) and have read the foregoing and the same is true and correct except as to those matters of belief and belief and as to those matters Kim believes them to be true. And that:
- 1. Kim asks that this court excuse any spelling and grammar errors and clerical errors as Kim has so much work ahead of him that full and complete review was not possible and this is an emergency.
- 2. That Kim with all of the work that Kim has to do has done his very best to

do an adequate job to receive the relief Kim asks.

- 3. That Kim not being confined in an institution but currently confined in a house arrest module.
- 4. That all of the exhibits attached are true and correct copies of the originals and are in fact authentic pursuant to NRS 52.015 and the Federal Rules of Evidence 901.
- 5. That this submission is not made to vex, harass delay nor for any improper purpose.

DATED this 13th day of March, 2022.

KIM BLANDINO PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. Las Vegas, Nevada 89101 (702) 219-5657 No Fax Kim43792@earthlink.net

CERTIFICATE OF SERVICE

I HEREBY certify that service of the foregoing was accomplished by sending a copy via email to on March 13, 2022.

dept12lc@clarkcountycourts.us courtesy copy

Michael Dickerson Dep. D.A. michael.dickerson@clarkcountyda.com

Melanie Marland Melanie.marland@clarkcountyda.com

Bennair Bateman (forced counsel) brb@brblv.com

KIM BLANDINO PRO SE #363075 CCDC In Custody House Arrest Module 330 S Casino Center Blvd. Las Vegas, Nevada 89101 (702) 219-5657 No Fax <u>Kim43792@earthlink.net</u>

			Electronically Filed 3/23/2022 12:15 PM Steven D. Grierson CLERK OF THE COU	RT
1	ASTA		Atum A. L	Hum
2 3				
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5				
6	IN THE EIGHTH JUDICIA	L DISTRICT COURT O	F THE	
7		ADA IN AND FOR		
8	THE COUN	TY OF CLARK		
9				
10	STATE OF NEVADA,	Case No: C-19-341767-1		
11	Plaintiff(s),	Dept No: XII		
12	vs.	1 _		
13	KIM DENNIS BLANDINO,			
14	Defendant(s),			
15 16				
17	CASE APPEA	L STATEMENT		
18	1. Appellant(s): Kim Blandino			
19	2. Judge: Michelle Leavitt			
20 21	3. Appellant(s): Kim Blandino			
21	Counsel:			
23	Kim Blandino 330 S. Casino Center Blvd.			
24	and c/o 441 N. 16th St. Las Vegas, NV 89101			
25	4. Respondent: The State of Nevada			
26	Counsel:			
27 28	Steven B. Wolfson, District Attorne 200 Lewis Ave.	ey		
	C-19-341767-1	-1-		
	Case Numb	er: C-19-341767-1		

1 2	Las Vegas, NV 89101 (702) 671-2700 5. Appellant(s)'s Attorney Licensed in Nevada: N/A
3	Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: Yes
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: July 12, 2019
10	10. Brief Description of the Nature of the Action: Criminal
11 12	Type of Judgment or Order Being Appealed: Unknown
12	11. Previous Appeal: Yes
14	Supreme Court Docket Number(s): 79191, 79524, 80363, 80541, 80606, 81327, 81431, 81765, 82034, 82502, 82641, 82250, 82472, 82618, 82058, 84073, 84271
15	81765, 82034, 82502, 82641, 83259, 83472, 83618, 83958, 84073, 84271 12. Child Custody or Visitation: N/A
16	
17	Dated This 23 day of March 2022.
18	Steven D. Grierson, Clerk of the Court
19	
20	/s/ Heather Ungermann Heather Ungermann, Deputy Clerk
21	200 Lewis Ave PO Box 551601
22	Las Vegas, Nevada 89155-1601 (702) 671-0512
23 24	
24 25	cc: Kim Blandino
26	
27	
28	
	C-19-341767-1 -2-

		CASE NO.	C-19-3	041/0/-1			
State of Nevada vs Kim Blandino		andino \$ \$ C \$ Dei		Cross-Re Defendant's Grand Jury C	icial Officer: Filed on: ference Case Number: Scope ID #:	363075 18CGJ080x	
		CASE I	NFORMA	TION			
Offense 1. EXTORTIO Arrest: 0		Statute 205.320 199.430	Deg F G	Date 04/08/2019 04/08/2019	Case Type: Case Status:	Felony/Gross Misdemeanor 08/13/2019 Reactivated	
07/16/2019 2	ant - Blandino, Kim D (Judicial 2:44 PM Quashed 11:00 AM Active	Officer: Bell, Li	inda Mari	e)			
Bonds Surety #55522 7/9/2019 Counts: 1, 2	2183-6 \$50,000.00 Active						
DATE		CASE A	ASSIGNM	ENT			
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	C-19-34176 Department 07/12/2019 Leavitt, Mie	t 12				
		PARTY	INFORMA	ATION			
Defendant	Blandino, Kim Dennis					Bateman, Bennair R <i>Retained</i> 702-650-0777(W	
Plaintiff	State of Nevada					Wolfson, Steven I 702-671-2700(W	
	Free Bail Bonds						
	Free Dan Donus						
Company Bonding Insurance	Banker's Insurance Con	npany					
Company Bonding Insurance		npany Events & Or	DERS OF	THE COURT		INDEX	
Bonding Company Bonding Insurance Company DATE 07/12/2019			DERS OF	THE COURT		INDEX Index #1	

	[2] Indictment Warrant	
07/25/2019	Sail Bond [3] Bail Bond # 555222183-6 \$50,000.00 Per minute order 7/25/19 to Transfer Bail from Justice Court.	Index #3
07/25/2019	Notice of Receipt of Bond Transfer [4]	Index #4
07/27/2019	Reporters Transcript Filed By: Plaintiff State of Nevada [5] Reporter's Transcript of Proceedings - Grand Jury - Hearing - July 11, 2019 - Volume 2	Index #5
08/08/2019	Order Granting Filed By: Plaintiff State of Nevada [6] Order Granting Defendant Leave to File a Motion to Disqualify Department XII	Index #6
08/17/2019	Reporters Transcript Filed By: Plaintiff State of Nevada [7] Reporter's Transcript of Proceedings, Grand Jury Hearing, Volume 1, June 13, 2019	Index #7
08/27/2019	Recorders Transcript of Hearing [8] Recorder's Transcript Re: Status Check: Arraignment, Thursday, August 15, 2019	Index #8
09/09/2019	Recorders Transcript of Hearing [9] Recorder's Transcript of Status Check: Arraignment, Thursday, August 29, 2019	Index #9
09/09/2019	Notice of Motion [11] State's Notice of Motion and Motion to Remand Defendant for Competency Proceedings	Index #11
09/11/2019	Recorders Transcript of Hearing [10] Recorder's Transcript Re: Status Check: Confirmation of Counsel (StandbyCounsel), Tuesday, September 10, 2019	Index #10
09/26/2019	Wedia Request and Order [12] Media Request And Order Allowing Camera Access To Court Proceedings	Index #12
10/03/2019	Receipt of Copy [13] Receipt of Copy	Index #13
10/14/2019	Order Filed By: Plaintiff State of Nevada [14] Order Staying Proceedings in Department XII and Vacating Trial Date	Index #14
10/21/2019	Reporters Transcript [15] Reporter's Transcript of Proceedings May 24, 2019	Index #15
10/21/2019	Reporters Transcript [16] Reporter's Transcript of Proceedings June 5, 2019	Index #16
10/21/2019	Reporters Transcript [17] Reporter's Transcript of Proceedings June 21, 2019	Index #17

CASE NO. C-19-341767-1				
10/21/2019	Reporters Transcript [18] Reporter's Transcript of Proceedings July 8, 2019	Index #18		
10/21/2019	Reporters Transcript [19] Reporter's Transcript of Proceedings July 12, 2019	Index #19		
10/21/2019	Reporters Transcript [20] Reporter's Transcript of Motion June 28, 2019	Index #20		
10/21/2019	Reporters Transcript [21] Reporter's REDACTED Trancript of Proceedings July 12, 2019	Index #21		
11/12/2019	Recorders Transcript of Hearing [22] Recorders Transcript of Hearing Re: 11-1-2019 - Competency hearing - Bell	Index #22		
12/03/2019	Order [23] Order For Defendant to be Examined by Psychiatrist and/or Psychologist	Index #23		
12/06/2019	Order [24] ordr	Index #24		
12/06/2019	Motion [25] State's Notice of Motion and Motion to Remand Defendant	Index #25		
12/11/2019	Recorders Transcript of Hearing [26] Recorders Transcript of Hearing Re:	Index #26		
12/12/2019	Recorders Transcript of Hearing [27] Recorders Transcript of Hearing Re: AMENDED - 12-6-2019 - Competency - Marquis	Index #27		
12/13/2019	Motion to Disqualify Judge [28] Motion to Disqualify Judges Michelle Leavitt, Bell and Marquis and all Judges of the Eighth Judicial District Court	Index #28		
12/16/2019	Affidavit [29] Affidavit of Judge Michelle Leavitt	Index #29		
12/18/2019	Affidavit [30] Affidavit of Judge Linda Marie Bell	Index #30		
12/24/2019	Recorders Transcript of Hearing [31] Recorders Transcript of Hearing Re: Competency Hearing - 12-20-2019	Index #31		
01/22/2020	Competency Evaluations [32] Competency evaluations	Index #32		
01/23/2020	Decision and Order [33] Decision and Order	Index #33		
01/27/2020	Notice Filed By: Defendant Blandino, Kim Dennis [34] Emergency Notice	Index #34		

CASE NO. C-19-341/6/-1			
01/29/2020	Order of Commitment Pursuant to NRS 178.425 Filed By: Defendant Blandino, Kim Dennis [35] Order of Commitment Pursuant to NRS 178.415	Index #35	
02/12/2020	Recorders Transcript of Hearing [36] Recorders Transcript of Hearing Re: -1-3-2020 - Judge Silva	Index #36	
02/12/2020	Recorders Transcript of Hearing [37] Recorder's Transcript of Hearing - 1-24-2020	Index #37	
03/24/2020	Competency Reports [38] Lakes report	Index #38	
04/09/2020	Findings of Competency [39] Findings of Competency	Index #39	
04/20/2020	Wedia Request and Order [40] Media Request and Order Allowing Camera Access to Court Proceedings	Index #40	
04/22/2020	Recorders Transcript of Hearing [41] Recorders Transcript of Hearing Re: Competency - 4-3-2020 - Bell	Index #41	
05/06/2020	Demand Filed By: Defendant Blandino, Kim Dennis [42] Emergency Demand to Chief Judge Bell to Vacate the Finding of Competency Nunc Pro Tunc to the Date it was Filed April 9, 2020 as a Mistake Since Judge Bell Under Penalty of Perjury on December 18, 2018 Swore She Would Not Hear Any of Mr Blandino's Further Compentency Proceedings	Index #42	
05/07/2020	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [43] Emergency Current Covid-19 May 202 Motion to Disqualify Judges Michelle Leavitt, Bell, Silva, Villani, Hardy and Marquis and Judges of the Eighth Judicial District Court Including Specifically, Judge Villani who Wrongfully Ruled on a Previous Motion to Disqualify Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the Status of the U.S.	Index #43	
05/20/2020	Change of Address Filed By: Defendant Blandino, Kim Dennis [44] Change of Address	Index #44	
06/05/2020	Order [45] Order to Transport Defendant From Lake's Crossing	Index #45	
07/10/2020	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [46] Motion to Disqualify Judge Barker Pursuant to NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") Nunc Pro Tunc to July 1, 2020 Due to Fact There was no Prior Knowledge of Prior Assignment of this Judge to Kim's Case Prior to the July 1 Hearing	Index #46	
07/15/2020	Clerk's Notice of Hearing [47] Notice of Hearing	Index #47	

07/20/2020	Notice of Expert Witnesses Filed By: Plaintiff State of Nevada [48] STATE S NOTICE OF WITNESSES AND/OR EXPERT WITNESSES	Index #48
07/24/2020	Motion in Limine Filed By: Plaintiff State of Nevada [49] State's Notice of Motion and Motion in Limine to Preclude Irrelevant Evidence at Trial	Index #49
07/27/2020	Clerk's Notice of Hearing [50] Notice of Hearing	Index #50
08/03/2020	Decision and Order [51] Decision and Order Denying the May 7, 2020, and July 10, 2020, Motions To Disqualify Judge	Index #51
08/04/2020	Certificate of Service [52]	Index #52
08/11/2020	Motion to Reconsider Filed By: Defendant Blandino, Kim Dennis [53] EMERGENCY DEMAND TO HAVE RECONSIDERED THE DECISION AND ORDER IN THIS MATTER FILED ON AUGUST 3, 2020	Index #53
08/11/2020	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [54] Emergency Motion to Disqualify Judge Bell Pursuant to NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and Echavarria v. Filson, 896 F.3d 1118 (2018) which is the Due Process Clause of the 5th and 14th Amendments to the U.S. Constitution, Nunc Pro Tunc to August 3, 2020 Due to Fact there was no Prior Knowledge of Prior Assignment of this Judge Bell to Kim's Assignment of Bell Hearing the Disqualification	Index #54
08/13/2020	Clerk's Notice of Hearing [55] Notice of Hearing	Index #55
08/19/2020	Decision and Order [56] Decision and Order Denying the Motions for Reconsideration And Disqualification C341767	Index #56
09/22/2020	Supplemental Witness List [57] State's Supplemental Notice of Witnesses and/or Expert Witnesses	Index #57
10/02/2020	Demand Filed By: Defendant Blandino, Kim Dennis [58] Demand to Take Judicial Notice That Kim Blandino has Filed an Emergency Motion for a Stay of These District Court Proceedings in the Court of Appeals ("COA") as Attached Pursuant to NRS 47.130-47.170 and Notice That the District Court Itself Can Grant a Stay Prior to the COA or the Nevada Supreme Court Rules Should The COA Deny a Stay	Index #58
11/06/2020	Notice of Motion [59] State's Notice of Motion and Motion to Revoke Defendant's Self-Representation and Appoint Counsel	Index #59
11/09/2020	Recorders Transcript of Hearing [60] Calendar Call, October 6, 2020	Index #60

	CASE NO. C-19-341767-1	
11/16/2020	Opposition Filed By: Defendant Blandino, Kim Dennis [61] Emergency Notice and Demand in Part that is Opposed to State's Filing of Nov 6, 2020	Index #61
11/25/2020	Supplement Filed by: Plaintiff State of Nevada [62] STATE S SUPPLEMENT TO MOTION TO REVOKE DEFENDANT S SELF- REPRESENTATION AND APPOINT COUNSEL	Index #62
11/30/2020	Notice Filed By: Defendant Blandino, Kim Dennis [63] Emergency Notice and Demand of Filing for Federal Habeas Relief	Index #63
12/01/2020	Receipt of Copy [64] Receipt of Copy	Index #64
12/04/2020	Affidavit Filed By: Defendant Blandino, Kim Dennis [65] Emergency Lodging of Statements by Kim	Index #65
12/21/2020	Notice Filed By: Defendant Blandino, Kim Dennis [66] Emergency Notice and Demand to Take Judicial Notice	Index #66
01/19/2021	Notice Filed By: Defendant Blandino, Kim Dennis [67] Emergency Notice and Demand	Index #67
02/26/2021	Notice of Motion Filed By: Plaintiff State of Nevada [68] State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release	Index #68
03/01/2021	Clerk's Notice of Hearing [69] Notice of Hearing	Index #69
03/08/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [70] Emergency Current COVID-19 March 2021 Motion to Disqualify Judge Michelle Leavitt	Index #70
03/09/2021	Clerk's Notice of Hearing [71] Clerk's Notice of Hearing	Index #71
03/09/2021	Notice Filed By: Defendant Blandino, Kim Dennis [72] Emergency Notice and Demand Opposing State's Motion of February 26, 2021	Index #72
03/15/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [73] Emergency Current COVID-19 March 2021 Motion to Disqualify Judge Linda Bell	Index #73
03/18/2021	Clerk's Notice of Hearing [74] Clerk's Notice of Hearing	Index #74

03/22/2021	Recorders Transcript of Hearing [75] Recorder's Transcript of Proceedings State's Notice of Motion and Motion to Remand the	Index #75
04/14/2021	Defendant and/or Order Additional Conditions of Release, March 16, 2021 Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [76] Emergency Filing Related to Kim's Emergency COVID-19 March 2021 Motion to Disqualify Judges Leavitt and Bell	Index #76
04/14/2021	Clerk's Notice of Hearing [77] Notice of Hearing	Index #77
04/14/2021	Notice of Change of Hearing [78] Notice of Change of Hearing	Index #78
04/22/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [79] Emergency Current COVID-19 March 2021 Motion to Disqualify Judge Tierra Jones	Index #79
04/27/2021	Clerk's Notice of Hearing [80] Notice of Hearing	Index #80
05/06/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [81] Emergency Current Covid-19 May 2021 Motion to Disqualify Judge Nancy Alf and to Immediately Transfer the Case to a Judge of a Different District Court in Nevada Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.230 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and in the Accord with Rippo V Baker 137 S.CT. 905 (2017) and Echavarria V Filson 896 F.3D 1118 (9th Cir. 2018) and to Take Judicial Notice	Index #81
05/06/2021	Clerk's Notice of Hearing [82] Notice of Hearing	Index #82
05/11/2021	Order [83] Order	Index #83
05/13/2021	Affidavit [84] Affidavit of the Honorable Judge Tierra D. Jones in Response to Emergency Currant Covid-19 March 2021 Motion to Disqualify Judge Tierra Jones and to Immediately Transfer the Case to a Judge of a Different District Court in Nevada Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Code of Judicial Conduct ("Code") and in Accord with Rippo V Banker 137 S. Ct. 905 (2017) and Echavarria V Filson 896 F. 3D 1118 (9th CIR. 2018) and to Take Judicial Notice	Index #84
05/14/2021	Affidavit [85] Affidavit in Response to Motion to Disqualify Judge Nancy Allf	Index #85
05/19/2021	Motion Filed By: Plaintiff State of Nevada [86] State's Second Supplement to Motion to Revoke Defendant's Self-Representation and Appoint Counsel	Index #86
		Index #87

05/20/2021	Clerk's Notice of Hearing [87] Notice of Hearing	
05/20/2021	Motion to Strike Filed By: Defendant Blandino, Kim Dennis [88] Motion to Strike the Affidavits of Judges Tierra Jones and Nancy Allf	Index #88
05/20/2021	Clerk's Notice of Hearing [89] Notice of Hearing	Index #89
07/13/2021	Certificate of Service [90] Certificate of Service	Index #90
07/20/2021	Motion Filed By: Defendant Blandino, Kim Dennis [91] Defendant Emergency Ex Parte Motion for Release from GPS Monitoring	Index #91
07/20/2021	Supplement Filed by: Defendant Blandino, Kim Dennis [92] Emergency Ex Parte Supplement and Briefing to the Continuing Motions to Disqualify	Index #92
07/20/2021	Clerk's Notice of Hearing [93] Notice of Hearing	Index #93
07/21/2021	Order [94] Order of Self-Disqualification, Requesting Reassignment	Index #94
07/21/2021	Order [95] Order of Self Disqualification, Requesting Reassignment	Index #95
07/21/2021	Supplement Filed by: Defendant Blandino, Kim Dennis [96] Judge Gregory Ex Parte Second Supplement	Index #96
07/26/2021	Motion Filed By: Defendant Blandino, Kim Dennis [97] Emergency Judge Jim Wilson Ex-parte Motion to Take Judicial Notice and to Make Full Disclosure of any Possible Disqualifying Factors and to Take Steps to Correct Error on His Record	Index #97
07/26/2021	Motion Filed By: Defendant Blandino, Kim Dennis [98] Emergency Judge Jim Wilson Ex-parte Motion to Call Up the Entire Record	Index #98
07/26/2021	Motion Filed By: Defendant Blandino, Kim Dennis [99] Emergency Judge Jim Wilson Ex-parte Motion for Release from GPS Monitoring	Index #99
07/26/2021	Clerk's Notice of Hearing [100] Notice of Hearing	Index #100
07/28/2021	Certificate of Service [101] Certificate of Service	Index #101

08/02/2021	Ex Parte Motion Filed By: Defendant Blandino, Kim Dennis [102] Emergency Judge Jim Wilson Ex-parte Motion and Demand to Take Judicial Notice	Index #102
08/10/2021	Order Denying Motion [103] Order Denying Motion to Disqualify Judge Michelle Leavitt	Index #103
08/13/2021	Supplement Filed by: Plaintiff State of Nevada [104] State's Third Supplement to Motion to Revoke Defendant's Self-Representation and Appoint Counsel	Index #104
08/18/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [105] Emergency Current Covid-a9 Hysteria August 2021 Amended Motion to Disqualify Judge Michelle Leavitt and all of the Judges of the EJDC Pursuant to the Due Proces Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and in Accord with Rippo v Baker 137 S.CT.905 (2017) and Echavarria v Filson 896 F.3D 1118 (9th Cir. 2018) and Demand to Take Judicial Notice	Index #105
08/18/2021	Exhibits Filed By: Defendant Blandino, Kim Dennis [106] Exhiibit EAM1	Index #106
08/18/2021	Exhibits [107] Exhibits	Index #107
08/18/2021	Motion Filed By: Defendant Blandino, Kim Dennis [108] Emergency Current COVID-19 Hysteria August 2021 Amended Motion to Disqualify Judge Michelle Leavitt and All of the Judges of the EDJC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and in Accord with Rippo V Baker 137 S.CT.905 (2017) and Echavarria V Filson 896 F.3D 1118 (9th Cir. 2018) and Demand to Take Judicial Notice	Index #108
08/18/2021	Exhibits Filed By: Defendant Blandino, Kim Dennis [109] Exhibits	Index #109
08/18/2021	Exhibits Filed By: Defendant Blandino, Kim Dennis [110] Exhibits	Index #110
08/18/2021	Exhibits Filed By: Defendant Blandino, Kim Dennis [111] Exhibits	Index #111
08/23/2021	Motion Filed By: Defendant Blandino, Kim Dennis [112] Emergency Current COVID-19 Hysteria August 2021 Notice to Motion That Tierra Jones ("Jones") Has Already Had A Motion To Disqualify Her	Index #112
08/23/2021		Index #113

	CASE NO. C-19-341/6/-1	
	Clerk's Notice of Hearing [113] Notice of Hearing	
08/23/2021	Motion to Disqualify Judge Filed By: Defendant Blandino, Kim Dennis [114] Emergency Current COVID-19 Hysteria August 23 2021 Motion to Disqualify Judge Michelle Leavitt From Hearing the Emergency Motion to Disqualify Judge Jones Filed on Aug. 23, 2021	Index #114
08/25/2021	Recorders Transcript of Hearing [115] Recorder's Transcript of Proceedings State's Notice Of Motion And Motion To Revoke Defendant's Self-Representation And Appoint Counsel; State's Notice Of Motion And Motion To Remand The Defendant And/Or Order Additional Conditions Of Release; And Status Check: Trial Readiness, April 29, 2021	Index #115
08/27/2021	Recorders Transcript of Hearing [116] Recorders Transcript of Proceedings All pending Motions, August 24, 2021	Index #116
09/20/2021	Motion Filed By: Defendant Blandino, Kim Dennis [117] Emergency Current COVID-19 Hysteria Sept 2021 Motion to Disqualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained as a Result of the Hearing on August 24, 2021	Index #117
09/29/2021	Motion Filed By: Defendant Blandino, Kim Dennis [118] Renewed Emergency Current COVID-19 Hysteria Sept. 2021 Motion to Disqualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained As a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt ("Leavitt') Mentally and Psychologically Evaluated and Temporarily Suspended from Her Duties et. seq.	Index #118
09/29/2021	Supplement Filed by: Defendant Blandino, Kim Dennis [119] Supplement to Renewed Emergency Current COVID-19 Hysteria Sept. 2021 Motion to Disqualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained As a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt ("Leavitt') Mentally and Psychologically Evaluated and Temporarily Suspended from Her Duties et. seq.	Index #119
09/29/2021	Motion Filed By: Defendant Blandino, Kim Dennis [120] Emergency Current COVID-19 Hysteria Sept. 28, 2021 Motion to Disqualify Judge Tierra Jones ("Jones") That Has Already Had a Motion to Disqualify Her In This Case From Hearing the Amended Moiton to Disqualify Leavitt or Any Other Matter in This Case and to Disqualify Jones from Hearing the Motion to Disqualify Leavitt Filed on Sept 20, 2021 et.seq.	Index #120
10/06/2021	Clerk's Notice of Hearing [121] Notice of Hearing	Index #121
10/06/2021	Affidavit [122] Affidavit of the Honorable Judge Tierra D Jones in Response to Emergency Current COVID-19 Hysteris Sept 28 2021 Motion to Disqualify Judge Tierra Jones ("Jones") That has Already had a Motion to Disqualify her in this case from Hearing the Amended Motion to Disqualify Leavitt or any Other Matter in this Case and to Disqualify Jones from Hearing the Motion to Disqualify Leavitt Filed on Sept 20 21 Which Jones Orally Ruled on Sept 23 2021 as Kim Had no Notice Prior Jones was Assigned to Hear This Matter Therefore NRS 1.235(3)(A) Applies and Notice that Jones has not Committed Multiple Criminal Offenses in her Current Recent Actions and to Permanently Disqualify Jones From Hearing Anything in the Future Regarding Kim Blandino and to put Kim Blandino on Jones Automatic Recusal List	Index #122

CASE NO. C-19-341767-1		
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10/13/2021	Affidavit [124] AFFIDAVIT NLA	Index #124
10/13/2021	Recorders Transcript of Hearing [125] Recorder's Transcript of Proceedings Initial Arraignment July 23, 2019	Index #125
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10/13/2021	Recorders Transcript of Hearing [128] Recorders Transcript of Proceedings State's Notice of Motion and Motion to Remand Defendant for Competency Proceedings and Status Check: Confirmation of Counsel (Stand By Counsel), September 17, 2019	Index #128
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10/15/2021	Order Denying Motion [133] Order Denying Motion To Disqualify Judge Tierra Jones And Judge Michelle Leavitt	Index #133
10/22/2021	Acknowledgment Filed By: Defendant Blandino, Kim Dennis [134] Emergency Current COVID-19 Hysteria October 2021 Settlement Conference Acknowledgement	Index #134
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11/19/2021	Entry of Plea Party: Defendant Blandino, Kim Dennis [137] Emergency Entry of Plea of Not Guilty to Amended Indictment	Index #137
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11/22/2021	To Motion [140] State's Notice Of Motion Of Audiovisual Testimony And Motion And Motion For Audiovisual Testimony	Index #140
11/23/2021	Definition Filed By: Defendant Blandino, Kim Dennis [141] Emergency Current COVID-19 Hysteria November 2021 Objection to State's Motion of Audiovisual Testimony and Motion to Audiovisual Testimony Pursuant to Rule Governing Appearance by Telephonic Transmission Equipment for Criminal Proceedings Rule 4 (4)(b) and Demand to Take Judicial Notice	Index #141
11/23/2021	Clerk's Notice of Hearing [142] Notice of Hearing	Index #142
11/23/2021	Clerk's Notice of Hearing [143] Notice of Hearing	Index #143
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11/29/2021	Motion to Disqualify Judge [147] Emergency Current COVID-19 Hysteria Motion to Disqualify Judge Tierra Jones from Hearing Any Motion to Disqualify Judge Leavitt	Index #147
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02/18/2022	Order [161] Order of Defendant's Release Conditions	Index #161
02/19/2022	Notice of Witnesses Party: Defendant Blandino, Kim Dennis [162] Notice of Witnesses	Index #162
02/22/2022	Receipt of Copy [163] Receipt of Copy	Index #163
02/22/2022	Recorders Transcript of Hearing [164] Calendar Call February 22, 2022	Index #164
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	[165] Motion to Compel Discovery & Production of Brady Material	
02/28/2022	Clerk's Notice of Hearing [166] Notice of Hearing	Index #166
02/28/2022	Opposition [167] State's Opposition to Defendant's Motion to Compel Production of Discovery & Brady Material, and State's Request for Reciprocal Discovery	Index #167
03/01/2022	Notice [168] State's Notice of Exhibit in Support of State's Opposition to Defendant's Motion to Compel Production of Discovery & Brady Material, and State's Request for Reciprocal Discovery	Index #168
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03/02/2022	Jury List [175] Jury List	Index #175
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03/08/2022	Instructions to the Jury [173]	Index #173
03/08/2022	Jury List [174] 2nd Amended Jury List	Index #174
03/09/2022	V erdict [171]	Index #171
03/14/2022	Discharge Request [177] EMERGENCY DISCHARGE OF BENNAIR BATEMAN AS COUNSEL FOR KIM BLANDINO PURSUANT TO RULE 3 OF THE STATEWIDE RULES OF CRIMINAL PROCEDURE	Index #177
03/16/2022	Motion for New Trial Filed By: Defendant Blandino, Kim Dennis [178] Permission to File Motion for New Trial and Motion for New Trial Pursuant to NRS 176.515 With Request to File Supplement and of Course Request that Judge Leavitt Disqualify Herself is She Has Not Already Done so at the First Filed Motion to Disqualify and for the Court to Take Judicial Notice and Request That if There is Any Problem Maintaining the Filing of This That Substitute Counsel be Allowed to File Nunc Pro Tunc to the Date This Was Submitted for Filing	Index #178
03/21/2022	Notice of Appeal (Criminal) Party: Defendant Blandino, Kim Dennis	Index #179

	[179] NOTICE OF APPEAL OF VERDICT PURSUANT TO NRS 177.015(3) AND NRAP 3B AND WITTER V STATE 452 P.3d 406 (Nev. 2019) AND TO TAKE JUDICIAL NOTICE	
03/23/2022	Case Appeal Statement Case Appeal Statement	Index #180
	DISPOSITIONS	
08/29/2021	Plea (Judicial Officer: Leavitt, Michelle)	
00,29,2021	1. EXTORTION	
	Not Guilty	
	PCN: Sequence:	
	2. IMPERSONATION OF AN OFFICER	
	Not Guilty	
	PCN: Sequence:	
02/00/2022		
03/09/2022	Disposition (Judicial Officer: Leavitt, Michelle) 1. EXTORTION	
	Guilty	
	PCN: Sequence:	
	2. IMPERSONATION OF AN OFFICER	
	Guilty	
	PCN: Sequence:	
	HEARINGS	
07/12/2019	Grand Jury Indictment (11:00 AM) (Judicial Officer: Bell, Linda Marie)	
	MINUTES	
	Warrant	
	07/12/2019 Inactive Indictment Warrant	
	Matter Heard; Journal Entry Details:	
	Lawrence Holmes, Grand Jury Foreperson, stated to the Court that at least twelve members	
	had concurred in the return of the true bill during deliberation, but had been excused for	
	presentation to the Court. State presented Grand Jury Case Number 18CGJ066X to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-19-341767-	
	<i>1, Department XII. State requested a warrant, argued to keep bail conditions from Justice</i>	
	<i>Court and transfer the bond, and advised Deft is in custody. COURT ORDERED,</i>	
	INDICTMENT WARRANT ISSUED, and matter SET for Arraignment. Bond transfer and conditions to be addressed before the assigned department. Upon inquiry of the Court, State	
	advised there are no material witness warrants to be quashed. COURT FURTHER	
	ORDERED, Exhibits 1 - 10, 2A, and 2B to be lodged with the Clerk of the Court and Las	
	Vegas Justice Court case no. 19F09876X DISMISSED per the State's request. I.W. (CUSTODY) 7/23/19 8:30 AM INITIAL ARRAIGNMENT (DEPT XII);	
	Scheduled Hearings	
	Initial Arraignment (07/23/2019 at 8:30 AM) (Judicial Officer: Leavitt, Michelle)	
0.0.1.2.0.1.0		
07/16/2019	Minute Order (2:45 PM) (Judicial Officer: Leavitt, Michelle)	
	Minute Order - No Hearing Held; Journal Entry Details:	
	COURT ORDERED, Defendant's Warrant QUASHED; 07/23/19 Initial Arraignment	
	STANDS.;	
07/23/2019	Initial Arraignment (8:30 AM) (Judicial Officer: Leavitt, Michelle)	
5,,25,2017	Matter Heard;	
	Journal Entry Details:	

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	Michael Dickerson, Esq., present on behalf of the State. Mr. Blandino advised he was faretta canvassed in the other case. Court stated a new Faretta Canvas is to be done. Mr. Dickerson advised the Indictment was provided to the Defendant. MATTER TRAILED. Melanie Marland, Esq., present on behalf of the State. Michael Dickerson not present. All other parties present as before. Court stated is only on for arraignment. Defendant stated he is a vexatious litigant; therefore, has not been able to file anything into the case and would like to disqualify this Court. Defendant requested a District Judge outside of this District be appointed given the investigations that he has against certain judges, including this Court. Following argument by the Defendant. COURT ORDERED, Defendant has leave of Court file a Motion to Disqualify; Defendant will not be held in contempt for filing a Motion to Disqualify in this matter before Department 12; State is to prepare an Order. Court stated Judge Bell will be contacted in regards to this Order. COURT FURTHER ORDERED, matter SET for Status Check regarding Arraignment. Court stated there is nothing more to be represented at this time given the pending Motion to Disqualify. Defendant inquired regarding house arrest and the impulse control class. Ms. Marland clarified and agreed with Mr. Dickerson that the Defendant no longer is required to complete the impulse control counseling program; however, if the Defendant has issues as to his custody status, that is to be addressed once the Motion to Disqualify has been filed. Defendant inquired as to the conditions of house arrest. State requested the conditions set by Judge Bell at the time of the Indictment Return to remain. Court stated there is an understanding that those conditions remain. Court stated that because the Defendant wants to Disqualify this Court, house arrest. ARAIGNMENT CLERK'S NOTE: Minute Order amended to correct typing errors. hvp/8/22/19;
07/25/2019	Minute Order (10:30 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: COURT ORDERED, BOND TRANSFERRED to District Court from Justice Court.;
08/15/2019	 Status Check (8:30 AM) (Judicial Officer: Leavitt, Michelle) 08/15/2019, 08/29/2019 Status Check: Arraignment Matter Continued; Plea Entered; Journal Entry Details: Upon Court's inquiry, Defendant confirmed he did not file his Motion as he needs to the Court to grant immunity by the Nevada Commission on Judicial Discipline, which will allow Fifth Amendment privilege to be waived and give all the testimony against the complaining witness in this case. Court stated this matter is on for Arraignment today. Defendant objected to moving forward. DEFT. BLANDINO ARRAIGNED. Upon Court's inquiry, Defendant stated he wishes to have standby counsel or in the alternative pro se assistance of counsel. COURT CONDUCTED FARETTA CANVAS. Upon Court's inquiry, Defendant stated he wishes to the Defendant's plea to the charges in the charging document. Defendant stated if he gets immunity, a prosecution is non necessary and will not enter a plea to the charges. COURT ENTERED a plea of NOT GULTY of behalf of the Defendant. Court inquired as to the Defendant's right for trial within 60 days. Defendant stated he is not going to waive any right; however, may waive the time. COURT FURTHER ORDERED, trial dates SET within 60 days; matter SET for Status Check regarding confirmation of stand by counsel. Defendant stated he is not waiving the right to the speedy trial and is waiving the time for purposes of a stay. COURT ORDERED, any Stay is DENIED. BOND/H.A. 09/05/19 8:30 AM STATUS CHECK: CONFIRMATION OF COUNSEL 10/15/19 8:30 AM CALENDAR CALL 10/21/19 10:30 AM JURY THAL CLERK'S NOTES. Subsequent to Court's due to Court's trial stacks, COURT ORDERED, Trial SET to begin 10/21/19 at 10:30 AM. Copy of Minute Order is to be provided to Defendant indicated he wanted to file a Motion to Disqualify. Upon Court's inquiry, Defendant stated he can get the Motion done in another week or two week. Defendant made a record of not appearing at liberty. COURT SO NOTED. Defendant requeesed th Grand Lury Transcript to mo

Grand Jury Transcript to move to disqualify the District Attorney's Office. Copy of Grand Jury Transcript provided to the Defendant in OPEN COURT. Further, Defendant noted the State

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	violated their word of honor as they were to provide discovery in July per a Justice Court Order and discovery still has not been received. Defendant noted further concerns of house arrest and requested a copy of the JAVS from today's hearing of Kathleen Delaney's testimony. Court directed the Defendant to contact Court administration in regards to the request for JAVS as that matter has nothing to do with the Defendant's case. State noted the Defendant has no basis to request Judge Delaney's case JAVS and as to the discovery, once trial is set, the discovery will be provided under the Statutes of the Nevada Constitution. COURT ORDERED, matter CONTINUED. Defendant noted he will have to file his Motion in Open Court to serve the Court. Court confirmed there is no issue with that. Once the Motion to Disqualify is filed, Defendant requested this Court transfer this matter to another District Court as he has ongoing investigations with the other judge's. Following further concern from the Defendant, State requested all of the Defendant's concerns be addressed in the Motion to Disqualify. Defendant inquired as to his restriction. Court encouraged the Defendant to comply with all court orders. COURT STATED Defendant cannot request anything of this Court as he is going to file a Motion to Disqualify. BOND/H.A. CONTINUED TO: 08/29/19 8:30 AM;
09/10/2019	Status Check: Confirmation of Counsel (8:30 AM) (Judicial Officer: Leavitt, Michelle)
	09/10/2019, 09/17/2019 Status Check: Confirmation of Counsel (Stand By Counsel)
	Matter Continued;
	Counsel Confirmed;
	Matter Continued; Counsel Confirmed;
	Journal Entry Details:
	Steven Altig, Esq., appearing as stand by counsel. Motion to Remand the Defendant for Competency Proceedings FILED IN OPEN COURT. Upon Court's inquiry, Defendant objected to Mr. Altig being appointed as standby counsel. Mr. Altig advised he can accept appointment of standby counsel and requested this matter be continued to meet with the Defendant. State requested their Motion be set for Judge Leavitt to hear. COURT ORDERED, Motion to Remand SET; matter CONTINUED for confirmation of counsel. Defendant objected. Court directed the Defendant to file his Opposition. Defendant stated he cannot file without the Chief Judge's Order. Court directed the Defendant to discuss his Motion to file with Judge Bell. CONTINUED TO: 09/17/19 8:30 AM 09/17/19 8:30 AM STATE'S MOTION TO REMAND DEFENDANT FOR COMPETENCY PROCEEDINGS;
09/17/2019	Motion to Remand (8:30 AM) (Judicial Officer: Leavitt, Michelle)
	State's Notice of Motion and Motion to Remand Defendant for Competency Proceedings
	Referred to Competency Court;
09/17/2019	All Pending Motions (8:30 AM) (Judicial Officer: Leavitt, Michelle) Matter Heard; Journal Entry Details:
	STATE'S NOTICE OF MOTION AND MOTION TO REMAND DEFENDANT FOR COMPETENCY STATUS CHECK: CONFIRMATION OF COUNSEL (STANDBY COUNSEL) Steve Altig, Esq., and Bennair Bateman, Esq., appearing for the purpose of standby counsel. Upon review of this matter, Mr. Altig advised there is a conflict. Upon Court's inquiry, Mr. Bateman agreed to accept appointment. Defendant objected. Court reminded the Defendant that he does not get to decide who is standby counsel as it is the Court's decision; if the Defendant wants to hire his own standby by counsel, the Defendant may do so. COURT ORDERED, Mr. Bateman APPOINTED as standby counsel. Defendant further noted his objection. Court state the Defendant does not have the right to interview counsel before the Court appoints counsel. Defendant further noted his objection. Court advised the Defendant's objection and disagreement is noted. Ms. Marland clarified there was an error in the title of the State's motion; the title should read "refer", not "remand". Upon Defendant's inquiry, Court confirmed no one is seeking to remand the Defendant. Defendant stated he has a few things to put on the record. Court clarified and noted that today is only on for standby counsel and the referral for competency. Court directed the Defendant to file an appropriate Motion if anything else needs to be addressed. Defendant stated he cannot file anything as he is a vexatious litigant. Court inquired as to what Motion the Defendant would like to file. Defendant stated there is no authority for permission to file a Motion. COURT STATED and reminded the Defendant that if he wants to file a Motion, the Defendant can request permission from this Court and this Court would allow that permission. Defendant argued regarding the permission to file a Motion. Based upon the record, everything that the

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	Court has seen and out of abundance of caution, COURT ORDERED, matter REFERRED to Competency Court and SET for Further Proceedings. Defendant requested a Judge's address be ordered as stricken from a motion. Court confirmed that will not be ordered. State requested the Court review the record as well as the Defendant's filings and have the Court make the referral to Competency. Court confirmed the referral is coming from the Court. Defendant objected. COURT SO NOTED. H.A. 10/04/19 10:00 AM FURTHER PROCEEDINGS: COMPETENCY (DEPT 7);
10/04/2019	Further Proceedings: Competency (10:00 AM) (Judicial Officer: Marquis, Linda) Continued;
	Journal Entry Details: Also present: Michael Dickerson, Deputy District Attorney, Ben Batemen, Deputy Public Defender appearing as standby counsel, and Denise Baker of the Specialty Courts. Mr. Dickerson advised the Defendant has not yet been evaluated and this matter needs to be continued for the evaluation as well as the trial dates be vacated. Upon Court's inquiry, Mr. Blandino advised he has been evaluated by his friends and family as well as at the Hope Clinic. Mr. Dickerson advised Defendant would need to be evaluated by two psychologists or psychiatrists pursuant to the Court's order therefore the trial and calendar call dates would need to be vacated. Mr. Blandino advised he objects to all competency court proceedings as it is vindictive by the District Attorney's office. Upon Court's inquiry, Mr. Blandino advised he does not have an objection to vacating the trial dates only a general objection as to the competency proceedings. Upon Court's further inquiry, Mr. Bateman has no objection to vacating the trial dates. Mr. Blandino inquired if there was a written request pursuant to Rule 18 that allows Judge Marquis to sit in for Judge Bell. Court advised it was assigned to hear these matters today at the request of the Chief Judge. Mr. Blandino advised it would like the Court to take Judicial Notice that there is a vexatious litigant order. Additionally, Mr. Blandino advised he believes this case should be assigned outside of this district. Upon Court's inquiry, Mr. Dickerson has no objection to this Court hearing this matter. COURT ORDERED, calendar call and trial dates VACATED, matter SET for Status Check. Mr. Dickerson advised the State will prepare an order. Upon Mr. Dickerson's inquiry, Court confirmed all proceedings are being stayed pursuant to NRS 178.405. Finally, Mr. Blandino advised he would like to withdraw his objection of Mr. Bateman standing as standby counsel. BOND CONTINUED TO: 11/01/19 10:00 AM;
10/15/2019	CANCELED Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
10/21/2019	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
11/01/2019	Further Proceedings: Competency (10:00 AM) (Judicial Officer: Bell, Linda Marie) Continued; Journal Entry Details: Also present: Glen O Brien, Deputy District Attorney, Ben Batemen, Esq. present as standby counsel, and Danika Navar, court coordinator. Mr. Blandio stated for the record he is in custody under house arrest as well as advised the Court there is an undecided motion to disqualify this Judge therefore they cannot sit on this case. Court noted it is not making any decision today on this case otherwise it would have had another Judge hear this case. Court encouraged Defendant to participate with the doctors in the evaluation or Defendant could be placed in custody so that the doctors can speak with Defendant. Mr. Blandino advised there is no written order requiring him to participate with the doctors and he has not been able to file any opposition to the referral to competency due to the vexatious litigant order against him. COURT ORDERED, matter CONTINUED. BOND/HIGH LEVEL EMP CONTINUED TO: 12/06/19 10:00 AM;
12/06/2019	Further Proceedings: Competency (10:00 AM) (Judicial Officer: Bell, Linda Marie) Continued; Journal Entry Details:
	Also present: Ben Bateman, Esq. present as standby counsel and Denise Baker of the Specialty Courts. Judge Linda Marquis presiding over this matter. Defendant advised the Court of a motion to disqualify this Court as well as Judge Bell and Judge Leavitt that he wishes to file in open court; further the order issued by this Court is insufficient and does not qualify with the statute. COURT ORDERED, request to file disqualification motion DENIED. Colloquy

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regarding Defendant being allowed to file a motion to disqualify. Defendant requests this Court to sua sponte recuse itself and appoint a District Court Judge from another division. State objected to Defendant's request as their is no basis to the request. Upon Court's inquiry, Mr. Bateman has no response. COURT FURTHER ORDERED, Defendant's oral motion DENIED. Upon Court's inquiry, State advised this is the second time the Defendant has failed to follow through with the evaluations as well as it has come to their attention the Defendant has been making contact with Pro Tem Judge Williams, at her personal office, who is in fact intimidated and in fear of the Defendant. State requested Defendant be remanded as Defendant is failing to comply with the Courts order in obtaining the psychiatric evaluations and Defendant is continuing to violate the Courts order on being on good behavior while out on bond and house arrest. Statement by Defendant regarding letter being service of process, public records showing addresses of Judge's, and receiving permission from his house arrest office. COURT ORDERED, State's motion to remand DENIED, Defendant shall within 7 days contact Dr. Kapel and Dr. Slagel for evaluations to be scheduled with verification from the doctors. Further, in addition to the conditions of Defendant's release, Defendant is to have no contact with Telia Williams, Judge Delaney, Judge Marquis, Judge Leavitt or any Justice Court Judge sitting or Pro Tem privately or in their professional capacity. Finally, the Court FINDS the letter sent to Judge Williams is not service of process. Matter continued two weeks. BOND/ H.A. CONTINUED TO: 12/20/19 10:00 AM;

12/20/2019

Further Proceedings: Competency (10:00 AM) (Judicial Officer: Bell, Linda Marie) Continued;

Journal Entry Details:

Also present: Michael Dickerson, Deputy District Attorney and Denise Baker of the Specialty Courts. Defendant present. Court noted Defendant has a motion to recuse pending and this Court cannnot hear this matter and ORDERED, matter CONTINUED. BOND/H.A. CONTINUED TO: 01/03/20 10:00 AM;

01/03/2020

Further Proceedings: Competency (10:00 AM) (Judicial Officer: Silva, Cristina D.) Continued;

Journal Entry Details:

Also present: Denise Baker of the Specialty Courts. Defendant present. Ben Bateman, Esq. present as standby counsel to Defendant. MATTER HEARD BY JUDGE SILVA State advised this is the 8th time this matter has been on calendar and the Defendant has failed to have the evaluations completed and requested Defendant be remanded for the evaluations to be completed. Upon Court's inquiry, Defendant advised he has a card from the doctors who have refused to see the Defendant because they are unable to complete the appointments in the time frame allotted by the Court. Defendant further advised after receiving the Order signed by Judge Marquis he called the doctors and went to their office the same day to schedule the appointment and view the office. Upon Court's further inquiry, Defendant did not have an appointment when he went to the doctors office. Defendant provided documents to the Court which the Court reviewed. Upon Court's inquiry, Defendant advised he was not given dates of December 11 or December 16 for appointments. State advised those dates came from the doctors or court staff via an email where the doctors provided those dates and Defendant was unavailable. Defendant advised he was never made aware of any appointments. Statement by Defendant regarding house arrest restrictions. Upon Court's inquiry, State provided the Court with representations made at last hearing regarding details of Defendant's actions while on House Arrest. Court noted, based on the review of the documents Defendant wants the evaluations completed when Defendant wants them done not when the doctors can complete them. Defendant requested an evidentiary hearing. Upon Courts inquiry, State advised the evidence they have that he failed to comply is a letter from Green Valley associates to court staff. Statement by Defendant. Documents provided by State to Court and Defendant. Discussion regarding interpretation of the time frame in the Order to have the evaluations completed. Defendant advised he did make an appointment for December 26th. State noted Defendant was supposed to make the appointment with two doctors COURT FINDS, Defendant refers to a December 06th Order where Judge Marquis put a number of things on the record and made a number of findings, specifically that within 7 days of this Order Defendant shall make appointments with Dr. Kapel and Dr. Slagel. Additionally, COURT FINDS, the office attempted to schedule appointments for Defendant on December 11 and December 16 but Defendant advised he was "unable for the December 11th date" and has provided no reason why he could not be seen on the December 16th date. COURT FINDS, the appointment was to be made by December 20th and with only one doctor, therefore Defendant did 50% of the work. COURT ORDERED, State's request GRANTED, Defendant REMANDED into custody for the evaluation to be completed within the ordinary course. COURT FURTHER ORDERED, matter SET for further proceedings. Court noted Defendant has been removed from the

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	Courtroom and FINDS Defendant did violate the Courts oral Order from December 6th where he was ordered to have the appointments made and verified within 7 days of the order. The evidence before the court shows that he attempted to comply however he admitted in open court that he did not go to the December 11th date, he deny's that he was ever contacted about the 16th and provided no justification or explanation for missing the December 11th date and instead relied on a date of December 26th. While that was partial compliance it was not full complains and it is not the first time as the Court understands the Defendant has refused to go to the competency evaluations as ordered. Defendant was previously released from custody and this Court does not find that the Defendant was under any punitive pre-trial action or any other issue with pre-trail release, he was subject to the standard release of a pre-trial detainee with conditions which are proper. Court noted documents provided today shall be left side filed in the case and per State's request email information shall be redacted. CUSTODY 01/24/20 10:00 AM FURTHER PROCEEDINGS: COMPETENCY;
01/24/2020	Further Proceedings: Competency (10:00 AM) (Judicial Officer: Hardy, Joe) Referred to Lakes Crossing; Journal Entry Details: Also present: Denise Baker, Specialty Court Coordinator. Matter heard by Judge Hardy COURT ORDERED, pursuant to NRS 178.415, Defendant REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention, further evaluation, and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this Court for findings and referred back to the originating department for further proceedings. CUSTODY;
04/03/2020	CANCELED Further Proceedings: Competency-Return From Stein (10:15 AM) (Judicial Officer: Bell, Linda Marie) Vacated - On in Error
04/03/2020	Further Proceedings: Competency-Return From Lakes Crossing (10:15 AM) (Judicial Officer: Bell, Linda Marie) Found Competent; Journal Entry Details: Also present: Glen O'Brien, Deputy District Attorney, Ben Bateman Esq. Standby Counsel, and Denise Baker of the Specialty Courts. Defendant present. COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him and is able to assist counsel in his defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings. COURT FURTHER ORDERED, Defendant's bond REINSTATED with the added condition of Medium Level Electronic Monitoring. BOND/MID LEVEL EMP 05/05/20 8:30 AM FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT DEPT. 12 ;
05/04/2020	 Minute Order (9:15 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: The court having reviewed the matter, and the defendant found competent to proceed, the matter is set for trial on June 29th, 2020. The hearing set for May 5, 2020 is vacated and no appearances are necessary. 06/23/20 8:30 AM CALENDAR CALL 06/29/2020 10:30 AM JURY TRIAL CLERK'S NOTE: The above minute order has been distributed to: Michael Dickerson, Esq., Melanie Marland, Esq., and kim43792@earthlink.net hcp/5/4/20;
05/05/2020	CANCELED Further Proceedings: Return from Competency Court (12:00 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
06/18/2020	Minute Order (11:45 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: Pursuant to Administrative Order 20-17, COURT ORDERED, trial dates VACATED and DESET. 08/04/20 8: 20 AM CALENDAR CALL 08/10/20 10: 20 AM HUDY TRIAL CLERKIS
	RESET. 08/04/20 8:30 AM CALENDAR CALL 08/10/20 10:30 AM JURY TRIAL CLERK'S NOTE: The above minute order has been distributed to: Kim Blandino

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-19-341767-1

	<pre><kim43792@earthlink.net>; Melanie Marland hvp/6/18/20;</kim43792@earthlink.net></pre>
06/23/2020	CANCELED Calendar Call (8:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
06/29/2020	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
07/01/2020	 Status Conference (11:30 AM) (Judicial Officer: Barker, David) Trial Readiness Conference Matter Heard; Journal Entry Details: Ben Bateman, Esq. present as stand-by counsel. Court canvassed parties as to the purpose of this conference. Court noted Defendant is refusing to comply with the mask regulation therefore no action will be taken on this case as he is presently not in the courtroom. COURT ORDERED, trial dates STAND. BOND/EMP;
07/27/2020	Minute Order (9:30 AM) (Judicial Officer: Leavitt, Michelle)
	MINUTES Minute Order - No Hearing Held; Journal Entry Details: Pursuant to Administrative Order and pandemic, COURT ORDERED, trial dates VACATED; matter SET for Status Check regarding trial setting; parties and Defendant are to appear by blue jeans for Status Check. 08/18/20 10:15 AM STATUS CHECK: TRIAL SETTING CLERK'S NOTE: Parties can arrange blue jeans appearance by emailing Sara Richardson, Department 12's Court Recorder. Minute Order emailed to all appropriate parties. hvp/7/27/20;
	 SCHEDULED HEARINGS CANCELED Calendar Call (07/28/2020 at 10:15 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge CANCELED Jury Trial (08/10/2020 at 10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
	Status Check: Trial Setting (08/18/2020 at 10:15 AM) (Judicial Officer: Leavitt, Michelle)
07/28/2020	CANCELED Calendar Call (10:15 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
08/04/2020	CANCELED Motion (11:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated
	Defendant's Motion to Disqualify Judge Barker Pursuant to NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") Nunc Pro Tunc to July 1, 2020 Due to Fact There was no Prior Knowledge of Prior Assignment of this Judge to Kim's Case Prior to the July 1 Hearing
08/10/2020	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
08/11/2020	Motion in Limine (10:15 AM) (Judicial Officer: Leavitt, Michelle) State's Motion in Limine to Preclude Irrelevant Evidence at Trial Denied Without Prejudice; State's Motion in Limine to Preclude Irrelevant Evidence at Trial Journal Entry Details:
	Bennair Bateman, Esq. appearing as stand-by counsel. Defendant appeared in person. If Defendant is not wearing a mask, COURT ORDERED, Defendant is not allowed in the Courtroom. Defendant stated he has a religious and medical exemption. Court again stated if the Defendant is not wearing a mask, then the Defendant is now allowed in the courtroom. Defendant objected. COURT SO NOTED. Defendant now not present. State noted that this is now the second time that the Defendant has come to Court and refused to wear a mask. COURT SO NOTED. COURT STATED this is a Motion requesting the Court to follow the rules of evidence and this Court will follow the rules of evidence. Court stated the Defendant

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-19-341767-1

did not have an opportunity to file an Opposition and ORDERED, State's Motion in Limine to Preclude DENIED WITHOUT PREJUDICE the Motion does not request the Court to exclude any specific evidence; however, this Court will be careful about what can and cannot come in; the Defendant will not be allowed to get into anything that is not relevant. State noted the concern of trial becoming a matter of everything that the Defendant has done in his life regarding holding judges accountable in the County or in the world. State noted they object to anything outside the scope of this particular case. COURT SO NOTED. MATTER RECALLED. Defendant not present. Court directed Mr. Bateman to electronically file the Defendant's Motion on his behalf. Further, Court thanked Mr. Bateman.; 08/18/2020 Status Check: Trial Setting (10:15 AM) (Judicial Officer: Leavitt, Michelle) Trial Date Set: Journal Entry Details: Bennair Bateman, Esq., present as standby counsel by video. State appeared by video. Defendant not present. Court noted the Defendant is refusing to wear a mask and has been given the opportunity to appear by blue jeans and is not sure why the Defendant does not want to appear by blue jeans. Ms. Marland advised she spoke with the Defendant this morning to remind him to wear a mask and he has declined for religious reasons. Further, Ms. Marland stated she spoke with Standby counsel regarding a request from the defendant for a USB drive as the State has additional discovery for the Defendant. Court noted the Defendant dropped off documentation and ORDERED it be marked and admitted as part of the record. Mr. Bateman made a record of the two outstanding motions. Court noted there is one motion as to the Motions to Disqualify. State noted there is a Motion in Federal Court as to the mask mandate. COURT SO NOTED. COURT FURTHER ORDERED, matter SET for trial. Court noted the Defendant has been given an opportunity like everyone else to appear by blue jeans as there are several other parties, including attorneys and District Attorney's, that have been appearing by blue jeans as well. Court further noted that it appears the Defendant does not want to take advantage of that option. BOND/EMP 10/06/20 8:30 AM OR 10:15 AM CALENDAR CALL (DEPENDING ON THE PANDEMIC) 10/12/20 10:30 AM JURY TRIAL CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; Melanie Marland <Melanie.Marland@clarkcountyda.com>; Michael Dickerson <Michael.Dickerson@clarkcountyda.com> hvp/8/31/20; 08/25/2020 CANCELED Motion (11:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated Defendant's Emergency Motion to Disqualify Judge Bell Pursuant to NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and Echavarria v. Filson, 896 F.3d 1118 (2018) which is the Due Process Clause of the 5th and 14th Amendments to the U.S. Constitution, Nunc Pro Tunc to August 3, 2020 Due to Fact there was no Prior Knowledge of Prior Assignment of this Judge Bell to Kim's Assignment of Bell Hearing the Disqualification 10/06/2020 Calendar Call (10:15 AM) (Judicial Officer: Leavitt, Michelle) Vacated and Reset; Journal Entry Details: Bennair Bateman, Esq., present as stand-by counsel. Court marshall represented to the Court that the Defendant showed up out front and would not wear a mask; therefore, would not allow him to enter into the Courthouse. COURT SO NOTED. Mr. Bateman advised he spoke with the Defendant outside of the Courthouse. Court made it abundantly clear that if the Defendant does not want to wear a mask in the Courthouse, the Defendant is free to appear by Blue Jeans like a lot of people do, including lawyers. Court again noted the Defendant is welcome to be present in the Courtroom; however, the Defendant does not get to dictate the rules. Due to the Defendant's failure to show up, refusing to wear a mask in the courtroom and also refusing to appear by Blue Jeans, State requested a bench warrant. Court directed Mr. Bateman to convey to the Defendant that the State is asking for a bench warrant and although the Court is not inclined to grant it today, if the Defendant continues to refuse to appear at these Court appearances, the Court will probably consider that remedy. Mr. Bateman stated he will convey that to the Defendant and further represented that there are discovery issues as the Defendant has not received all of the discovery. Further, Mr. Bateman noted the Defendant has a religious exemption and possibly a medical exemption as to not wearing a mask. Court stated that the Defendant can then appear by Blue Jeans. Mr. Beaumont confirmed that is what the State is requesting. Court noted that there are many people that have appeared by Blue Jeans and this Court has also appeared by Blue Jeans. COURT ORDERED, trial dates VACATED and RESET. Court noted the Defendant is still in an INVOKED status. Court inquired as to

	CASE NO. C-19-341707-1
	what discovery is missing. Mr. Bateman stated it is in regards to the Defendant's hard drives that were taken from him and the contents of those is what is needed. Mr. Beaumont confirmed he will pass that information along to Mr. Dickerson. BOND/EMP 11/24/20 10:15 AM CALENDAR CALL 11/30/20 10:30 AM JURY TRIAL;
10/12/2020	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
10/12/2020	 Vacated - per Judge Motion (10:15 AM) (Judicial Officer: Leavitt, Michelle) 11/17/2020, 12/01/2020, 12/17/2020, 04/29/2021, 08/19/2021 State's Notice of Motion and Motion to Revoke Defendant's Self-Representation and Appoint Counsel Matter Continued; Matter Continued; State's Notice of Motion and Motion to Revoke Defendant's Self-Representation and Appoint Counsel Off Calendar; Matter Continued;
	pandemic is over as the Defendant refuses to comply with the public health directives. Mr. Bateman confirmed his understanding, advised he is stand by counsel and the Defendant is his own attorney in this matter; however, noted the Defendant is not waiving his right to speedy trial and it is not proper for him to make arguments as the Defendant is his own attorney. COURT STATED there is only one conclusion that the Court can reach when the Defendant will not comply with public health directives when entering a public building; therefore, COURT FINDS the Defendant has WAIVED his right to a speedy trial and ORDERED, trial dates VACATED and RESET to the end of next year, hopefully the end of the pandemic as it is clear that the Defendant is refusing to comply with reasonable public health directives when coming into a public building. Further, Court stated there is no inclination to issue the bench warrant as there is a concern with the Defendant going into the Clark County Detention Center when the Defendant has not been complying with public health directives; therefore, FURTHER ORDERED, this Court is not going to issue a bench warrant. Court encouraged stand by counsel to prepare to take over the defense in this matter as it appears that is very likley the direction that this is heading, if the Defendant refuses to comply with Court directives and public health directives. Court confirmed the Motion will not be granted at this time and that the Defendant needs to be aware; if the Defendant continues to refuse, Mr. Bateman is going to take over the Defense as this Court cannot allow the Defendant to continue to impede and obstruct the proceedings due to not complying with very reasonable directives. State requested clarification as to the State's Motion. COURT ORDERED, matter SET for Status Check regarding trial readiness; Motion CONTINUED and pending based upon the Defendant's behavior in the future. BOND/EMP CONTINUED and pending based upon the Defendanty behavior in the future. BOND/EMP CONTINUED and pending

	Matter Continued; State's Notice of Motion and Motion to Revoke Defendant's Self- Representation and Appoint Counsel
	Off Calendar; Matter Continued;
	Journal Entry Details: Bennair Bateman, Esq., present as stand by counsel. Defendant not present. Mr. Bateman advised he received notice that the Defendant has been at the RJC since 10:10 AM. Court inquired as to the Defendant being aware of the RJC currently being shut down right now. Mr. Bateman stated that is his belief. Court Marshall, Randall Hawkes, stated the Defendant appeared downstairs today and was informed that the Courthouse is shut down and will need to appear by blue jeans as there is no in-person court. Mr. Dickerson stated it would be a good idea to have someone from downstairs, that had contact with the Defendant, to make those representations. COURT ORDERED, matter CONTINUED for Mr. Bateman to advise the Defendant of the RJC being closed down to in-person appearances. Court stated the only way that the Defendant can appear right now is by video. Upon Court's inquiry, Mr. Bateman confirmed the Defendant is more that welcome go to his office and appear by video with him. COURT SO NOTED and DIRECTED Mr. Bateman to be sure that the Defendant is aware of that option. BOND/EMP CONTINUED TO: 12/17/20 10:15 AM;
	Matter Continued; Matter Continued:
	Matter Continued, Matter Continued; State's Notice of Motion and Motion to Revoke Defendant's Self- Representation and Appoint Counsel
	Off Calendar;
	Matter Continued;
	Journal Entry Details: Bennair Bateman, Esq., standby counsel for Defendant, present. Defendant not present. Mr.
	Behnair Baleman, Esq., standay counsel for Defendant, present. Defendant not present. Mr. Bateman advised Defendant is downstairs refusing to wear a mask and not wanting to appear to the hearing by BlueJeans. Argument by Mr. Dickerson regarding Defendant violating the rules of the Court. Mr. Bateman noted as standby counsel he does not think it is proper to argue on behalf of Defendant and Defendant has cited a religious exception to wearing a mask. Mr. Bateman added Defendant mentioned to him he still has an outstanding discovery request regarding his hard drives. Court directed Mr. Bateman to convey to Defendant his refusal to comply with the rules of the Court and obstructive behavior will result in the Court revoking his self representation. Mr. Dickerson requested the Court appoint counsel now. Court noted it is leaning towards revoking self representation; however, it will continue the matter. Colloquy regarding the discovery issue. COURT ORDERED, matter CONTINUED two weeks and trial dates VACATED. Mr. Dickerson requested resetting trial on December 1st in order to coordinate with counsel. Court so noted. Court advised it will rule on the Motion on December 1st regardless of Defendant's presence. BOND/ EM CONTINUED TO: 12/1/20 10:15 AM ;
11/24/2020	CANCELED Calendar Call (12:00 PM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
11/30/2020	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
03/16/2021	 Motion to Remand (12:30 PM) (Judicial Officer: Leavitt, Michelle) 03/16/2021, 04/29/2021, 08/19/2021, 08/24/2021 State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release Matter Continued; State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release Off Calendar; Matter Continued; State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release Off Calendar; Matter Continued; State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release Off Calendar; Matter Continued; State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release Off Calendar; Matter Continued; State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release
	Off Calendar;

	Matter Continued;
	Journal Entry Details: Bennair Bateman, Esq., also present by Blue Jeans. Defendant present by Bluejeans. COURT ORDERED, matter CONTINUED as the Defendant filed a Motion to Disqualify. BOND/EMP CONTINUED TO: 04/22/21 12:30 PM;
04/14/2021	 Minute Order (8:10 AM) (Judicial Officer: Bell, Linda Marie) Minute Order - No Hearing Held; Journal Entry Details: As Department 7 does not hear Mr. Blandino's cases, the Motion to Disqualify Judge Bell and the Motion to Disqualify Judge Leavitt will be transferred to Presiding Criminal Judge Tierra Jones. CLERK'S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve. yo 04/14/2021;
04/15/2021	 Minute Order (7:45 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: Due to the pending Motions to Disqualify, COURT ORDERED, 04/22/21 Status Check and State's Motion to Revoke RESCHEDULED; all parties to appear by blue jeans. 04/29/21 12:30 PM STATUS CHECK MOTION (DEPT 12) CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com';</kim43792@earthlink.net> 'michael.dickerson@clarkcountyda.com'; 'Teresa Slade' <teresa.slade@clarkcountyda.com>; 'Melanie Marland'</teresa.slade@clarkcountyda.com> <melanie.marland@clarkcountyda.com> hvp/4/15/21;</melanie.marland@clarkcountyda.com>
04/23/2021	 Minute Order (7:00 AM) (Judicial Officer: Jones, Tierra) Minute Order - No Hearing Held; Journal Entry Details: Following the filing of the Defendant s Motion to Disqualify Judge Jones on April 22, 2021; the hearings on the Motions to Disqualify Judges Leavitt and Bell, currently set for April 26, 2021 at 10:00, in Department 10 are vacated. Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve. /tb ;
04/26/2021	CANCELED Motion (10:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated Motion to Disqualify Judge Leavitt
04/26/2021	CANCELED Motion (10:00 AM) (Judicial Officer: Bell, Linda Marie) Vacated Motion to Disqualify Judge Bell
04/26/2021	CANCELED Motion (10:30 AM) (Judicial Officer: Jones, Tierra) Vacated Emergency Filing Related to Kim's Emergency COVID-19 March 2021 Motion to Disqualify Judges Leavitt and Bell
04/26/2021	Minute Order (4:00 PM) (Judicial Officer: Jones, Tierra) Minute Order - No Hearing Held; Journal Entry Details: Pursuant to EDCR 1.48 - The Motion to Disqualify Judge Jones cannot be heard by Judge Jones and shall be transferred to the presiding civil judge, Nancy Allf in Department 27 Clerk's Note: The hearing for April 26, 2021 was vacated. /tb;
04/29/2021	Status Check: Trial Readiness (12:30 PM) (Judicial Officer: Leavitt, Michelle) Off Calendar;
04/29/2021	All Pending Motions (12:30 PM) (Judicial Officer: Leavitt, Michelle) Matter Heard; Journal Entry Details:

STATE'S NOTICE OF MOTION AND MOTION TO REVOKE DEFENDANT'S SELF- REPRESENTATION AND APPOINT COUNSEL STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE STATUS CHECK: TRIAL READINESS Bennair Bateman, Esq., present as stand by counsel. COURT ORDERED, Motions OFF CALENDAR and to be placed back on calendar once Motions to Disqualify are resolved. Defendant objected. COURT SO NOTED. BOND/EMP;
CANCELED Motion (10:30 AM) (Judicial Officer: Allf, Nancy) Vacated Emergency Current COVID-19 March 2021 Motion to Disqualify Judge Tierra Jones
Emergency Current COVID-19 March 2021 Motion to Disquality stage Tierra sones
CANCELED Motion (12:30 PM) (Judicial Officer: Leavitt, Michelle) Vacated - On in Error
Emergency Current Covid-19 May 2021 Motion to Disqualify Judge Nancy Alf and to Immediately Transfer the Case to a Judge of a Different District Court in Nevada Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.230 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("Code") and in the Accord with Rippo V Baker 137 S.CT. 905 (2017) and Echavarria V Filson 896 F.3D 1118 (9th Cir. 2018) and to Take Judicial Notice
Minute Order (7:30 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held;
Journal Entry Details:
COURT ORDERED, all pending matters before Department 12 RESCHEDULED and to be heard once Motions to Disqualify are resolved. RESCHEDULED TO: 06/29/21 12:30 PM CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; brb@brblv.com; michael.dickerson@clarkcountyda.com; 'Melanie Marland' <melanie.marland@clarkcountyda.com>; Teresa Slade <teresa.slade@clarkcountyda.com> hvp/6/1/21 at 7:45 AM;</teresa.slade@clarkcountyda.com></melanie.marland@clarkcountyda.com></kim43792@earthlink.net>
Minute Order (8:00 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held;
Journal Entry Details: <i>COURT ORDERED, all pending matters before Department 12 RESCHEDULED and to be</i> <i>heard once Motions to Disqualify are resolved. RESCHEDULED TO: 07/15/21 12:30 PM</i> <i>CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino'</i> <i><kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com';</kim43792@earthlink.net></i> <i>'Melanie Marland' <melanie.marland@clarkcountyda.com>; 'Teresa Slade'</melanie.marland@clarkcountyda.com></i> <i><teresa.slade@clarkcountyda.com> hvp/6/24/21;</teresa.slade@clarkcountyda.com></i>
Minute Order (8:00 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held;
Journal Entry Details: Pursuant to Administrative Order No 21-0005, COURT ORDERED, all 07/15/21 matters are hereby RESCHEDULED. RESCHEDULED TO: 08/19/21 12:30 PM CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <melanie.marland@clarkcountyda.com>; 'Teresa Slade' <teresa.slade@clarkcountyda.com> hvp/7/12/21;</teresa.slade@clarkcountyda.com></melanie.marland@clarkcountyda.com></kim43792@earthlink.net>
 Minute Order (10:45 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: There being a pending Motion to Disqualify, COURT ORDERED, 08/03/21 Hearing RESCHEDULED and to be heard once Motions to Disqualify is resolved. RESCHEDULED TO: 08/19/21 12:30 PM CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com';</kim43792@earthlink.net> 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <melanie.marland@clarkcountyda.com>; 'Teresa Slade'</melanie.marland@clarkcountyda.com> <teresa.slade@clarkcountyda.com> hvp/07/20/21;</teresa.slade@clarkcountyda.com>

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-19-341767-1

07/27/2021	 Minute Order (10:30 AM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: There being a pending Motion to Disqualify, COURT ORDERED, 08/10/21 Hearing RESCHEDULED and to be heard once Motions to Disqualify are resolved. RESCHEDULED TO: 08/19/21 12:30 PM CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com';</kim43792@earthlink.net> 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <melanie.marland@clarkcountyda.com> hvp/7/27/21;</melanie.marland@clarkcountyda.com>
08/19/2021	Motion (12:30 PM) (Judicial Officer: Leavitt, Michelle) 08/19/2021, 08/24/2021
	State's Second Supplement to Motion to Revoke Defendant's Self-Representation and Appoint Counsel
	Matter Continued;
08/19/2021	Motion to Strike (12:30 PM) (Judicial Officer: Leavitt, Michelle) 08/19/2021, 08/24/2021
	Defendant Motion to Strike the Affidavits of Judges Tierra Jones and Nancy Allf Matter Continued;
08/19/2021	Motion (12:30 PM) (Judicial Officer: Leavitt, Michelle) 08/19/2021, 08/24/2021
	91] Defendant Emergency Ex Parte Motion for Release from GPS Monitoring Motion to Disqualify Pending Matter Continued;
08/19/2021	Motion (12:30 PM) (Judicial Officer: Leavitt, Michelle)
08/19/2021	08/19/2021, 08/24/2021
	Emergency Judge Jim Wilson Ex-parte Motion to Take Judicial Notice and to Make Full Disclosure of any Possible Disqualifying Factors and to Take Steps to Correct Error on His Record
	motion to disqulaify is pending Matter Continued;
08/19/2021	Motion (12:30 PM) (Judicial Officer: Leavitt, Michelle) 08/19/2021, 08/24/2021, 08/24/2021
	State's Notice of Motion and Motion to Remand The Defendant And/Or Order Additional Conditions of Release Matter Continued;
08/19/2021	All Pending Motions (12:30 PM) (Judicial Officer: Leavitt, Michelle)
	Matter Heard; Journal Entry Details:
	No parties present. 91] DEFENDANT EMERGENCY EX PARTE MOTION FOR RELEASE FROM GPS MONITORING COURT ORDERED, matter CONTINUED. EMERGENCY JUDGE JIM WILSON EX-PARTE MOTION TO TAKE JUDICIAL NOTICE AND TO MAKE FULL DISCLOSURE OF ANY POSSIBLE DISQUALIFYING FACTORS AND TO TAKE
	STEPS TO CORRECT ERROR ON HIS RECORD COURT ORDERED, matter CONTINUED. STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE COURT ORDERED, matter CONTINUED, STATE'S NOTICE OF MOTION AND MOTION TO REVOKE DEFENDANT'S
	SELF-REPRESENTATION AND APPOINT COUNSEL COURT ORDERED, matter CONTINUED. STATE'S SECOND SUPPLEMENT TO MOTION TO REVOKE
	DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE COURT ORDERED, matter CONTINUED. DEFENDANT MOTION TO STRIKE THE AFFIDAVITS OF JUDGES TIERRA JONES AND NANCY ALLF COURT ORDERED, matter CONTINUED. CONTINUED TO: 10/07/21;
08/20/2021	Minute Order (7:30 AM) (Judicial Officer: Jones, Tierra)

	CASE NO. C-17-541707-1	
	Denied; Journal Entry Details: Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria August 2021 Amended Motion to Disqualify Judge Michelle Leavitt and All of the Judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavarria v. Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice is DENIED as a Motion to Disqualify Judge Michelle Leavitt was previously denied by Judge Thomas Wilson and there has been no action in the case since said denial. Further, Defendant's Motion fails to allege any specific facts that warrant disqualification. As such, the motion is DENIED. CLERK'S NOTE: An electronic version of this email was electronically served upon the following registered service contacts via Odyssey eFileNV: Michael Dickerson; Melanie Marland; Glen O'Brien; Ben Bateman; Kim Blandino; Alexander Falconi; Brittany Falconi; Jennifer Garcia. jmc 8/20/21;	
08/23/2021	 Minute Order (3:45 PM) (Judicial Officer: Leavitt, Michelle) Minute Order - No Hearing Held; Journal Entry Details: Pursuant to the Motion to Disqualify being denied on 08/20/21, COURT ORDERED, all pending motions are to be heard on 08/24/21 at 12:30 PM, with Calendar Call. COURT FURTHER ORDER, 09/02/21 Hearing on the Emergency Current COVID-19 Hysteria August 2021 Notice to Motion That Tierra Jones ("Jones") Has Already Had A Motion To Disqualify Her STANDS. CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com>; 'Teresa Slade'</kim43792@earthlink.net> <teresa.slade@clarkcountyda.com> hvp/8/23/21;</teresa.slade@clarkcountyda.com> 	
08/24/2021 08/24/2021	Calendar Call (12:30 PM) (Judicial Officer: Leavitt, Michelle) All Pending Motions (12:30 PM) (Judicial Officer: Leavitt, Michelle) Matter Heard;	
	Journal Entry Details: Ben Bateman, Esq., present as stand by counsel. Defendant objected to the proceedings. COURT SO NOTED. STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE Following argument, COURT STATED the no contact order was not lifted and ORDERED, State's Motion DENIED; Defendant is to have no contact with Mr. Federico and/or Shannon Nordstrom; Mr. Dickerson to prepare the Order. STATE'S SECOND SUPPLEMENT TO MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL Argument by Mr. Dickerson and Defendant. COURT STATED it is clear that the Defendant does not want to follow the rules; the Defendant continues to conduct obstructionist behavior and is impeding the State from moving forward. COURT ADMONISHED and reminded the Defendant is self-representation; the Defendant. Further, Court stated if the Defendant wants to appear in the Regional Justice Center, then the Defendant will be required to follow the rules and wear a mask and if not, then the Defendant. Further, Court stated if the Defendant go on with this another year. Court stated it is clear that a record has been made as to warning the Defendant. At request of the Defendant, COURT STATED there is no stay that is going to be issued today. 91] DEFENDANT EMERGENCY EX PARTE MOTION FOR RELEASE FROM GPS MONITORING Defendant stated this Motion was not phrased as a Motion. COURT again ADMONISHED the Defendant and ORDERED, Defendant is not permitted to contact chambers; Defendant is to put his request in writing or have Mr. Bateman communicate with the Court. Based upon Defendant's representations, COURT FURTHER ORDERED, Motion VACATED. EMERGENCY JUDGE JIM WILSON EX- PARTE MOTION TO TAKE JUDICIAL NOTICE AND TO MAKE FULL DISCLOSURE OF	

CASE NO. C-19-341767-1
ANY POSSIBLE DISQUALIFYING FACTORS AND TO TAKE STEPS TO CORRECT ERROR ON HIS RECORD COURT ORDERED, Motion VACATED. DEFENDANT MOTION TO STRIKE THE AFFIDAVITS OF JUDGES TIERRA JONES AND NANCY ALLF COURT ORDERED, Motion VACATED. CALENDAR CALL Mr. Dickerson confirmed the State can be ready to proceed with trial with two to three days for trial and 6 to 10 witnesses max. Defendant stated he is not ready for trial as Mr. Christensen s office is not calling him back as to the funds for investigation of witnesses. Colloquy regarding current trial setting. COURT ADMONISHED the Defendant as to his trial witness. Colloquy regarding new trial setting. COURT ORDERED, trial dates VACATED and RESET. COURT ADMONISHED and reminded the Defendant that if he continues to challenge the jurisdiction of this court after four motions to disqualify have been heard and denied, the Defendant will leave the Court no choice but to revoke the Defendant's self-representation. BOND/EMP 11/30/21 CALENDAR CALL 12/06/21 JURY TRIAL;
CANCELED Jury Trial (9:00 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
CANCELED Motion (12:00 PM) (Judicial Officer: Leavitt, Michelle)
Vacated - Moot [112] Emergency Current COVID-19 Hysteria August 2021 Notice to Motion That Tierra Jones ("Jones") Has Already Had A Motion To Disqualify Her
 Minute Order (7:30 AM) (Judicial Officer: Jones, Tierra) Minute Order - No Hearing Held; Journal Entry Details: Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria September 2021 Motion to Disqualify Judge Michelle Leavitt Under NRS 1.235 and the US Constitution Because of New Facts Obtained as a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt (Leavitt) Mentally and Psychologically Evaluated and Temporarily Suspended from her Duties With Pay and Request for Further Discovery Into Leavitt s Record Pending Said Evaluation Should Leavitt Not Immediately Take Leave of Her Duties or Resign From the Bench Pursuant to NRS 1.4665(3) Pending Voluntary Mental Evaluation and Testing and a Requested Evidentiary Hearing and Demand to Take Judicial Notice Under NRS 47.150- 47.170 is DENIED as a Motion to Disqualify Judge Michelle Leavitt was previously denied by Judge Thomas Wilson and Defendant fails to allege any specific facts that warrant disqualification or an evaluation. As such, the motion is DENIED. Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve and mailed to Kim Blandino I.D. 363075 c/o CCDC 330 S. Casino Center Blvd Las Vegas, Nevada, 89101 /tb ;
 Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy) Minute Order: BlueJeans Appearance Minute Order - No Hearing Held; Minute Order: BlueJeans Appearance Journal Entry Details: Department 27 Information to Appear Telephonically Re: Matter set on October 14, 2021 Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. Counsel have the choice to appear either by phone or computer/video, however, if appearing remotely via BlueJeans, please appear by audio AND video. Also, in person hearings are now being held in Department 27, at the option of counsel. Mask wearing protocols will be strictly enforced. As of May 1, 2021, the Governor has relaxed the capacity to 80%, so that the courtroom can now accommodate up to 32 people. Dial the following number: 1-408-419-1715 Meeting ID: 897 138 369 Meeting URL: https://bluejeans.com/897138369 To connect by phone dial the number provided and enter the meeting ID followed by # To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans. You may also download the Blue Jeans app and join the meeting by entering the meeting ID PLEASE NOTE the following protocol each participant will be required to follow: Place your phone on MUTE while waiting for your matter to be called. Do NOT place the call on hold since some phones may play wait/hold music. Please do NOT use speaker phone as it causes a loud echo/ringing noise. Please be mindful of rustling papers, background noise,

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	and coughing or loud breathing. Please be mindful of where your camera is pointing. We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing. If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing. Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 10/13/2021. ;
10/14/2021	Motion (10:00 AM) (Judicial Officer: Allf, Nancy)Renewed Emergency Current COVID-19 Hysteria Sept. 2021 Motion to Disqualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained As a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt ("Leavitt") Mentally and Psychologically Evaluated and Temporarily Suspended from Her Duties With Pay and Request for Further Discovery into Leavitt s Record Pending Said Evaluation Should Leavitt Not Immediately Take Leave of her Duties or Resign from the Bench Pursuant to NRS 1.4665 (3) Pending Voluntary Mental Evaluation and Testing and a Requested Evidentiary Hearing and Demand to take Judicial Notice Under NRS 47.150-47.170 Motion to Recuse Denied;
10/14/2021	Motion (10:00 AM) (Judicial Officer: Allf, Nancy) Emergency Current COVID-19 Hysteria Sept. 28, 2021 Motion to Disqualify Judge Tierra Jones ("Jones") That Has Already Had a Motion to Disqualify Her In This Case From Hearing the Amended Motion to Disqualify Leavitt or Any Other Matter in This Case and to Disqualify Jones from Hearing the Motion to Disqualify Leavitt Filed on Sept 20, 2021 Which Jones Only Orally Ruled on Sept 23, 2021 as Kim had no Notice Prior Jones was Assigned to Hear this Matter Therefore NRS 1.235 (2) (a) Applies and Notice that Jones has now Committed Multiple Criminal Offenses in her Current Recent Actions and to Permanently Disqualify Jones from Hearing Anything in the Future Regarding Kim Blandino and to Put Kim Blandino on Jones Automatic Recusal List Denied;
10/14/2021	All Pending Motions (10:00 AM) (Judicial Officer: Allf, Nancy) Matter Heard; Journal Entry Details: <i>EMERGENCY CURRENT COVID-19 HYSTERIA SEPT. 28, 2021 MOTION TO DISQUALIFY</i> <i>JUDGE TIERRA JONES ("JONES") THAT HAS ALREADY HAD A MOTION TO</i> <i>DISQUALIFY HER IN THIS CASE FROM HEARING THE AMENDED MOTION TO</i> <i>DISQUALIFY LEAVITT OR ANY OTHER MATTER IN THIS CASE AND TO DISQUALIFY</i> <i>JONES FROM HEARING THE MOTION TO DISQUALIFY LEAVITT FILED ON SEPT 20,</i> <i>2021 WHICH JONES ONLY ORALLY RULED ON SEPT 23, 2021 AS KIM HAD NO NOTICE</i> <i>PRIOR JONES WAS ASSIGNED TO HEAR THIS MATTER THEREFORE NRS 1.235 (2) (A)</i> <i>APPLIES AND NOTICE THAT JONES HAS NOW COMMITTED MULTIPLE CRIMINAL</i> <i>OFFENSES IN HER CURRENT RECENT ACTIONS AND TO PERMANENTLY DISQUALIFY</i> <i>JONES FROM HEARING ANYTHING IN THE FUTURE REGARDING KIM BLANDINO</i> <i>AND TO PUT KIM BLANDINO ON JONES AUTOMATIC RECUSAL LIST…RENEWED</i> <i>EMERGENCY CURRENT COVID-19 HYSTERIA SEPT, 2021 MOTION TO DISQUALIFY</i> <i>LEAVITT UNDER NRS 1.235 AND THE U.S. CONSTITUTION BECAUSE OF NEW FACTS</i> <i>OBTAINED AS A RESULT OF THE HEARING ON AUGUST 24, 2021 AND MOTION TO</i> <i>HAVE JUDGE LEAVITT ("LEAVITT") MENTALLY AND PSYCHOLOGICALLY EVALUATED</i> <i>AND TEMPORARILY SUSPENDED FROM HER DUTIES WITH PAY AND REQUEST FOR</i> <i>FURTHER DISCOVERY INTO LEAVITT S RECORD PENDING SAID EVALUATION</i> <i>SHOULD LEAVITT NOT IMMEDIATELY TAKE LEAVE OF HER DUTIES OR RESIGN</i> <i>FROM THE BENCH PURSUANT TO NRS 1, 4665 (3) PENDING SAID EVALUATION</i> <i>SHOULD LEAVITT NOT IMMEDIATELY TAKE LEAVE OF HER DUTIES OR RESIGN</i> <i>FROM THE BENCH PURSUANT TO NRS 1, 4665 (3) PENDING SAID EVALUATION</i> <i>SHOULD LEAVITT NOT IMMEDIATELY TAKE LEAVE OF HER DUTIES OR RESIGN</i> <i>FROM THE BENCH PURSUANT TO NRS 1, 4665 (3) PENDING SAID EVALUATION</i> <i>DEMAND TO TAKE JUDICIAL NOTICE UNDER NRS 47, 150-47, 170 Mr. Blandino objected</i> <i>to being on BlueJeans and not being able to appear without wearing a mask. Mr. Blandino objected</i> <i>to being on BlueJeans and not being able to appear without wearing a mask. Mr. Blandino noted an order to have his Motion to Disqualify </i>

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	Judge Tierra Jones ("Jones") That Has Already Had a Motion to Disqualify Her In This Case From Hearing the Amended Motion to Disqualify Leavitt or Any Other Matter in This Case and to Disqualify Jones from Hearing the Motion to Disqualify Leavitt Filed on Sept 20, 2021 Which Jones Only Orally Ruled on Sept 23, 2021 as Kim had no Notice Prior Jones was Assigned to Hear this Matter Therefore NRS 1.235 (2) (a) Applies and Notice that Jones has now Committed Multiple Criminal Offenses in her Current Recent Actions and to Permanently Disqualify Jones from Hearing Anything in the Future Regarding Kim Blandino and to Put Kim Blandino on Jones Automatic Recusal List AND Renewed Emergency Current COVID-19 Hysteria Sept. 2021 Motion to Disqualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained As a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt ("Leavitt') Mentally and Psychologically Evaluated and Temporarily Suspended from Her Duties With Pay and Request for Further Discovery into Leavitt s Record Pending Said Evaluation Should Leavitt Not Immediately Take Leave of her Duties or Resign from the Bench Pursuant to NRS 1.4665 (3) Pending Voluntary Mental Evaluation and Testing and a Requested Evidentiary Hearing and Demand to take Judicial Notice Under NRS 47.150- 47.170 TAKEN UNDER ADVISEMENT, matter SET for status check for Court to issue an order. 10/19/2021 (CHAMBERS) STATUS CHECK: DECISION;
11/09/2021	CANCELED Settlement Conference (1:30 PM) (Judicial Officer: Cherry, Michael A.) Vacated
11/12/2021	Settlement Conference (1:00 PM) (Judicial Officer: Cherry, Michael A.) Not Settled;
11/18/2021	 Entry of Plea (12:00 PM) (Judicial Officer: Leavitt, Michelle) Matter Heard; Journal Entry Details: MATTER TRAILED for Mr. Bateman's appearance. MATTER RECALLED. All parties present as before. Bennair Bateman, Esq., present as stand by counsel. State confirmed the Defendant has not signed the Guilty Plea Agreement. Statement by Defendant. COURT SO NOTED and STATED the parties need to prepare and be ready for trial to go forward on 12/06/21. BOND/EMP CLERK'S NOTE: Subsequent to Court, COURT ORDERED, 11/18/21 Amended Indictment is hereby STRICKEN. hvp/11/30/21;
11/23/2021	Minute Order (3:00 AM) (Judicial Officer: Jones, Tierra) Motion Denied; Journal Entry Details: Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria November 22 2021 Motion to Disqualify Judge Michelle Leavitt and All of the Judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavaria v.Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice is DENIED as Defendant's Motion fails to allege any specific facts that warrant disqualification. As such, the motion is DENIED. CLERK'S NOTE: The above minute order has been distributed to all registered parties for Odyssey File & Serve / cj 11-23-21;
11/30/2021	CANCELED Hearing (8:30 AM) (Judicial Officer: Jones, Tierra) Vacated Order to Show Cause
11/30/2021	Calendar Call (12:00 PM) (Judicial Officer: Leavitt, Michelle) 11/30/2021, 12/02/2021 Matter Continued; Matter Heard; Matter Continued; Matter Heard; Journal Entry Details: Marshall, Randy Hawkes, also present. Defendant not present. State requested a bench warrant. Officer Hawkes stated that he was informed of the Defendant refusing to put on a mask to come inside the building; refusing to conform with the rules. Mr. Dickerson stated this

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	is Calendar Call and again requested a bench warrant. Court stated the Defendant will be given a few more minutes to appear. MATTER TRAILED. MATTER RECALLED. All parties present as before. COURT STATED it is almost 1:00 PM and this matter was set to be heard at noon; therefore, since the Defendant is not signed into blue jeans, it appears that the Defendant is also refusing to appear by Blue Jeans. COURT ORDERED, matter CONTINUED and made a record ADMONISHING the Defendant that if he refuses to appear, a bench warrant will be issued for his arrest, as a party cannot refuse to appear for Court at the time of Calendar Call. COURT STATED an additional way for the Defendant to appear has been made available; if the Defendant does not want to wear the mask, the Defendant filed another Motion to Disqualify and that Motion is made in bad faith as it is clear that the Defendant has filed this Motion in an attempt to continue to impede and obstruct this Court, which also included Judge Jones in the Motion. Bennair Bateman, Esq., now present as stand by counsel. Colloquy regarding Defendant's appearance. Mr. Dickerson state he will never again assist the Defendant in appearing by video as that is beyond his position as a prosecutor. Further, Mr. Dickerson noted there are some Pre-Trial matters that need to be addressed and again requested a bench warrant. COURT STATED the Defendant's non- appearance today is believed to be an attempt to impede and obstruct this Court for proward therefore, COURT FURTHER ORDERED, all pending matters are to be heard on Thursday; Mr. Bateman is to relay to the Defendant that if the Defendant refuses to appear, a warrant will be issued and the Defendant can appear by blue jeans for this matter; if Defendant wants any pleadings considered by the Court as to the Motion to Disqualify will not be ruled upon as it is not made in good faith. Upon Court's inquiry, Mr. Dickerson stated this is the 16th or 17th Motion to Disqualify. COURT STATED the Motion to Disqualify will not be ruled upon as it i
12/02/2021	CANCELED Minute Order (3:00 AM) (Judicial Officer: Jones, Tierra) Vacated - On in Error
12/02/2021	Minute Order (3:00 AM) (Judicial Officer: Jones, Tierra) Minute Order - No Hearing Held; Journal Entry Details: Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Second Renewed Emergency Current COVID-19 Hysteria December 2, 2021 Motion to Disqualify Judge Michelle Leavitt With Additional Facts Since the First Renewed and to Disqualify All of the judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavarria v. Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice and Supplement to the Renewed Motion Filed on November 29 is DENIED as this is the Defendant's 17th Motion to Disqualify Judge Leavitt and/or All Judge's Of the EJDC, and all of the said motions lack merit and fail to allege any specific facts that warrant disqualification. As such, the instant motion is DENIED. CLERK'S NOTE: This minute order was updated and corrected to reflect it was issued by the Honorable Judge T. Jones, not the Honorable M. Leavitt as originally entered. The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com.'/pc 12/2/21;</kim43792@earthlink.net>
12/02/2021	Motion to Strike (1:00 PM) (Judicial Officer: Leavitt, Michelle) State's Notice Of Motion And Motion To Strike Defendant's Motion And Motion To Revoke Defendant's Self-Representation Matter Heard;
12/02/2021	 Motion (1:00 PM) (Judicial Officer: Leavitt, Michelle) 12/02/2021, 12/07/2021 State's Notice Of Motion Of Audiovisual Testimony And Motion And Motion For Audiovisual Testimony Matter Continued;

EIGHTH JUDICIAL DISTRICT COURT

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12/02/2021	All Pending Motions (1:00 PM) (Judicial Officer: Leavitt, Michelle) Matter Heard; Journal Entry Details: <i>CALENDAR CALL STATE'S NOTICE OF MOTION OF AUDIOVISUAL TESTIMONY AND</i> <i>MOTION AND MOTION FOR AUDIOVISUAL TESTIMONY STATE'S NOTICE OF</i> <i>MOTION AND MOTION TO STRIKE DEFENDANT'S MOTION AND MOTION TO REVOKE</i> <i>DEFENDANT'S SELF-REPRESENTATION Argument by Mr. Dickerson and Defendant.</i> <i>COURT STATED FINDINGS and ORDERED, Defendant is no longer allowed to represent</i> <i>himself; Mr. Bateman is APPOINTED as counsel to represent the Defendant. Defendant made</i> <i>record of his objections. COURT SO NOTED and FURTHER ORDERED, Defendant is not</i> <i>permitted to file any pleadings; State is to prepare an Order granting the motion and revoking</i> <i>the Defendant's self-representation. COURT ORDERED, matter SET for Status Check</i> <i>regarding trial setting. Colloquy regarding Defendant's custody status. COURT STATED if the</i> <i>Defendant wants to be released to go see his son, then the Court would be inclined to do so</i> <i>and the Defense can present an Order. Mr. Bateman confirmed an Order will be prepared.</i> <i>BOND/EMP 12/07/21 STATUS CHECK PENDING MOTIONS;</i>
12/06/2021	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Leavitt, Michelle) Vacated - per Judge
12/07/2021	CANCELED Motion (12:00 PM) (Judicial Officer: Leavitt, Michelle) Vacated - Set in Error Supplement To State's Notice of Audiovisual testimony And Motion And Motion for Audiovisual Testimony
12/07/2021	Status Check: Trial Setting (12:00 PM) (Judicial Officer: Leavitt, Michelle) Trial Date Set; Journal Entry Details: Colloquy regarding trial date. COURT ORDERED, trial date SET. BOND / EMP 2/22/2022 12:00 P.M. CALENDAR CALL 2/28/2022 10:30 A.M. JURY TRIAL CLERK S NOTE: This Minute Order was prepared by listening to the JAVs recording. (1-25-2022 ks);
01/25/2022	Motion to Withdraw as Counsel (12:00 PM) (Judicial Officer: Leavitt, Michelle) Motion to Withdraw as Attorney of Record Denied; Journal Entry Details: Upon Court's inquiry, Mr. Bateman explained his inability to represent Defendant. Court reminded Mr. Bateman that it is the attorney's obligation to set trial strategy. Court believed Defendant is obstructing and impeding the State from moving forward with the matter. Colloquy regarding Defendant's uncooperativeness and unproductive meetings. Additional colloquy regarding Defendant's testimony via narrative and right to self-representation. Court warned if Defendant fails to cooperate, it is at Defendant's own peril. Court expressed not inclined to grant Motion to Withdraw as Attorney of Record as it is up to Defendant if Defendant wants to cooperate. Mr. Dickerson added that this is not unique to Mr. Bateman and would anticipate having this issue with any counsel. COURT ORDERED, Motion to Withdraw as Attorney of Record DENIED. BOND/EMP;
02/22/2022	Calendar Call (12:00 PM) (Judicial Officer: Israel, Ronald J.) Matter Heard; Journal Entry Details: Mr. Bateman advised that he is not ready proceed to trial as there is a Motion to Dismiss him as counsel that has not been heard. Mr. Bateman reported that Deft. is uncooperative and is insistent on representing himself and putting on testimony which may violate the rules of professional conduct. Court noted that this is the eighth trial setting, Mr. Bateman's Motion to withdraw was denied by Judge Leavitt and Deft's Pro per status was revoked in December 2021. Court advised the case has to go to trial even if Deft. chooses not to cooperate. Statement by Deft. State advised that they are ready to proceed. COURT ORDERED, matter SET for Central Trial Readiness. 2/23/22 2:00PM CENTRAL TRIAL READINESS ELM;
02/23/2022	Central Calendar Call (2:00 PM) (Judicial Officer: Jones, Tierra) Matter Heard;

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03/01/2022

Jury Trial (1:00 PM) (Judicial Officer: Leavitt, Michelle) 03/01/2022-03/04/2022, 03/07/2022-03/09/2022 Trial Continues: Trial Continues: Trial Continues: Trial Continues: Trial Continues: Trial Continues: Verdict; Journal Entry Details: At the hour of 10:30 AM, the jury returned to deliberate. JURY PRESENT: At the hour of 1:27 PM, the jury returned with a verdict of GUILTY of COUNT 1 - EXTORTION and COUNT 2 -IMPERSONATION OF AN OFFICER. Jury polled. Court thanked and excused the jury. OUTSIDE THE PRESENCE OF THE JURY: At request of the State and following further arguments by counsel, COURT ORDERED the following: 1. Defendant PLACED on high level electronic monitoring pending Sentencing. 2. All previous conditions STAND. 3. Defendant is to have no contact with the victim, Mr. Federico, including letters. 4. All complaints are to be filed through Mr. Bateman, at Mr. Bateman's discretion. 5. A third party may serve a party as to the federal civil rights suit. 6. As to any negotiations in the federal civil rights suit, Defendant is to have no direct contact with the victim, Mr. Federico. 7. Defendant is to not be at the RJC, unless he has a proceeding on calendar for a case that he is an actual party of. 8. Defendant is to not be at the Las Vegas Municipal Court, unless he has a proceeding on calendar for a case that he is an actual party of. COURT FURTHER ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing; Defendant is to report in the next 48 hours. COURT ADMONISHED the Defendant, indicating that the Defendant needs to participate in the interview. Mr. Bateman noted he will be not be handling the appeal or filing any notice of appeal for the Defendant. Court advised the Defendant has 30 days after sentencing to file any appeal. Defendant so noted. MATTER RECALLED. All parties present as before, COURT FURTHER ORDERED, Defendant is not to have any direct or indirect contact with any of these jurors or any of these alternates. Defendant confirmed his understanding. COURT ADMONISHED the Defendant; the Court will issue a warrant for the Defendant's arrest, if the Defendant has any contact with the jurors. Defendant confirmed his understanding. 07/07/22 8:30 AM OR 11:00 AM (DEPENDING ON PANDEMIC) SENTENCING; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict: Journal Entry Details: JURY PRESENT: Testimony and exhibits presented. (See worksheets.) OUTSIDE THE PRESENCE OF THE JURY: Instructions settled. JURY PRESENT: Court instructed the jury. Closing arguments. At the hour of 5:03 PM, the jury retired to deliberate. COURT ORDERED, trial CONTINUED.; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues: Verdict: Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Mr. Dickerson requested the Court to deny Defendant be designated as an expert to his religious beliefs. Mr. Bateman stated they are not seeking to certify Defendant as an expert, however Defendant's testimony regarding his religion and beliefs could be in reference to Defendant's character. COURT ORDERED, Defendant will be allowed some leeway to his testimony, however it will be limited by the law, rules of evidence, and relevance. Mr. Dickerson requested a jury instruction where it states that Defendant's religious beliefs is not a defense. Court stated Mr. Dickerson can submit jury instructions he deems appropriate. Mr. Bateman moved for Mistrial on the basis of Mr.

Federico's testimony. Arguments by counsel. COURT ORDERED, Mr. Bateman's Oral Motion for Mistrial DENIED. Colloquy regarding ankle monitoring. Defendant stated he cannot

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swear or affirm. Court stated it will canvas Defendant regarding the testimony he will be giving, Defendant agreed. Colloquy regarding Defendant's ability to review documents for his recollection. JURY PRESENT Testimony and exhibits presented (see worksheets). OUTSIDE THE PRESENCE OF THE JURY: Offer of proof by Mr. Dickerson regarding issues Defendant brought up during testimony and vexatious litigant order. Arguments made by Mr. Bateman. COURT ORDERED, Mr. Dickerson allowed to discuss issues during cross examination with the exception of the vexatious litigant issue as it may be probative and outweighed by unfair prejudice. Colloguy regarding ruling on prior appeal wherein Defendant was found in contempt. Colloquy regarding Juror Number 5. Court's suggestion to excuse Juror Number 5. No objections were made. COURT ORDERED, Juror Number 5 EXCUSED. COURT ADMONISHED AND EXCUSED the Jury for the evening. TRIAL ADJOURNED. CONTINUED TO: 3/8/2022 9:00 AM; Trial Continues: Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict: Journal Entry Details: JURY PRESENT: Testimony and exhibits presented. (See worksheets.) State withdrew State's exhibit 35. OUTSIDE THE PRESENCE OF THE JURY: Defendant advised of his right not to testify. Colloquy regarding the Defendant's Judgment of Conviction. COURT ORDERED, if the Defendant takes the stand, the State will not be allowed to get into the Defendant's previous conviction as it is too remote and the probative value would be substantially outweighed by unfair prejudice. Defendant further advised of his right not to testify. MATTER TRAILED for the Defendant to speak with Mr. Bateman. MATTER RECALLED. Upon Court's inquiry, Defendant stated it is his intent to testify. At request of the Defendant, Mr. Bateman made record as to the Motion to Dismiss Counsel and new counsel. COURT SO NOTED. Further, Mr. Bateman moved to dismiss COUNT 2 - IMPERSONATION OF AN OFFICER and argued. State argued. COURT ORDERED, Motion DENIED. COURT ORDERED, trial CONTINUED .; Trial Continues: Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict; Journal Entry Details: JURY PRESENT: Testimony and exhibits presented. (See worksheets.) COURT ORDERED, trial CONTINUED.; Trial Continues: Trial Continues: Trial Continues: Trial Continues; Trial Continues; Trial Continues; Verdict; Journal Entry Details: Spencer Judd, Esq., also present on behalf of the Defense. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: State moved to amend the indictment and argued. Mr. Bateman argued and objected. COURT ORDERED, State to be allowed to amend the indictment. PROSPECTIVE JURORS PRESENT: Voir Dire. JURY PRESENT: Jury selected and sworn. Clerk read the Amended Indictment to the jury and stated the defendant s plea thereto. Opening statements by counsel. Testimony and exhibits presented. (See worksheets.) COURT ORDERED, trial CONTINUED.; Trial Continues: Trial Continues; Trial Continues; Trial Continues; Trial Continues; Trial Continues; Verdict;

	Eighth Judicial District Court CASE SUMMARY
	CASE NO. C-19-341767-1
	Journal Entry Details: Spencer Judd, Esq., also present on behalf of the Defense. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: Following argument by counsel, Court stated Mr. Bateman is not going to be dismissed as counsel. As to the Motion to Compel Discovery and Production of Brady Material, COURT ORDERED as follows: 1. MOTION GRANTED to extent it is required by NRS 174.235. 2. MOTION GRANTED to extent it is required by NRS 174.235. 3. MOTION GRANTED to extent it is required by NRS 174.235. 4. MOTION GRANTED to extent it is required by NRS 174.235. 5. Not applicable. 6. MOTION GRANTED to extent it is required by NRS 174.235. 7. MOTION GRANTED to extent it is required by NRS 174.235. 8. MOTION GRANTED to extent it is required by NRS 174.235. 9. MOTION DENIED 10. MOTION GRANTED to extent it is required by NRS 174.235. 11. MOTION GRANTED to extent it is required by NRS 174.235. 12. State is to provide witness contact information as required by NRS 174.234. 13. MOTION DENIED as there are no confidential informant issues. 14. State is to comply with all of their statutory obligations and to disclose witness benefits other than the statutory witness fee. 16. Not applicable. 17. MOTION GRANTED to extent it is required by NRS 174.235. 18. State is to provide any prior felonies and/or crimes of morale turpitude. 19. Not applicable. Mr. Bateman to prepare the Order. On behalf of the Defendant, Mr. Bateman requested a ruling on the Motion to Dismiss Counsel. Court stated the Motion is filed and the record has been made. PROSPECTIVE JURORS PRESENT: Voir dire. COURT ORDERED, trial CONTINUED.;
03/17/2022	CANCELED Motion to Compel (12:00 PM) (Judicial Officer: Cherry, Michael A.) Vacated - per Judge Defendant's Motion to Compel Discovery & Production of Brady Material
07/07/2022	Sentencing (12:00 PM) (Judicial Officer: Leavitt, Michelle)
DATE	FINANCIAL INFORMATION

Defendant Blandino, Kim Dennis Total Charges Total Payments and Credits **Balance Due as of 3/23/2022**

18.00 18.00 **0.00**

1 DISTRICT COURT 2 CLE CLARK COUNTY, NEVADA 3 0,9 2022 THE STATE OF NEVADA, 4 CASE NO HALF PANNULLO, DEPUTY Plaintiff, 5 DEPT NO: XII -VS-6 KIM DENNIS BLANDINO, 7 8 Defendant. 9 VERDICT 10 We, the jury in the above-entitled case, find the Defendant KIM DENNIS 11 BLANDINO, as follows: C-19-341767-1 VFR 12 **COUNT 1** – EXTORTION Verdict (Please check the appropriate boxes) 13 14 Guilty of EXTORTION 15 Not Guilty 16 COUNT 2 – IMPERSONATION OF AN OFFICER 17 (Please check the appropriate box, select only one) 18 Guilty of IMPERSONATION OF AN OFFICER 19 Not Guilty 20 DATED this 21 day of March, 2022 22 Momiro 23 FOREPERSON 24 25 26 27 28

Felony/Gross Misdemeanor		COURT MINUTES	July 12, 2019	
C-19-341767-1	State of Nevada vs Kim Blandino			
July 12, 2019	11:00 AM	Grand Jury Indictment		
HEARD BY:	Bell, Linda Marie	COURTROOM:	RJC Courtroom 17A	
COURT CLERK: Michaela Tapia				
RECORDER: Renee Vincent				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Lawrence Holmes, Grand Jury Foreperson, stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. State presented Grand Jury Case Number 18CGJ066X to the Court. COURT ORDERED, the Indictment may be filed and is assigned Case Number C-19-341767-1, Department XII.

State requested a warrant, argued to keep bail conditions from Justice Court and transfer the bond, and advised Deft is in custody. COURT ORDERED, INDICTMENT WARRANT ISSUED, and matter SET for Arraignment. Bond transfer and conditions to be addressed before the assigned department.

Upon inquiry of the Court, State advised there are no material witness warrants to be quashed. COURT FURTHER ORDERED, Exhibits 1 - 10, 2A, and 2B to be lodged with the Clerk of the Court and Las Vegas Justice Court case no. 19F09876X DISMISSED per the State's request.

I.W. (CUSTODY)

7/23/19 8:30 AM INITIAL ARRAIGNMENT (DEPT XII)

PRINT DATE: 03/23/2022

Felony/Gross Misdemeanor		COURT MINUTES	July 16, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
July 16, 2019	2:45 PM	Minute Order	
HEARD BY: Lea	vitt, Michelle	COURTROOM:	Chambers
COURT CLERK:	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAL ENTRIES	

JOURNAL ENTRIES

- COURT ORDERED, Defendant's Warrant QUASHED; 07/23/19 Initial Arraignment STANDS.

Felony/Gross Misdemeanor		COURT MINUTES	July 23, 2019	
C-19-341767-1	State of Nevada vs Kim Blandino			
July 23, 2019	8:30 AM	Initial Arraignment		
HEARD BY: Leavitt, Michelle		COURTROOM:	RJC Courtroom 14D	
COURT CLERK: Haly Pannullo				
RECORDER:	Kristine Santi			
REPORTER:				
PARTIES PRESENT:	Blandino, Kim Dennis	Defendant		
IOUDNIAL ENITDIES				

JOURNAL ENTRIES

- Michael Dickerson, Esq., present on behalf of the State. Mr. Blandino advised he was faretta canvassed in the other case. Court stated a new Faretta Canvas is to be done. Mr. Dickerson advised the Indictment was provided to the Defendant. MATTER TRAILED.

Melanie Marland, Esq., present on behalf of the State. Michael Dickerson not present. All other parties present as before. Court stated is only on for arraignment. Defendant stated he is a vexatious litigant; therefore, has not been able to file anything into the case and would like to disqualify this Court. Defendant requested a District Judge outside of this District be appointed given the investigations that he has against certain judges, including this Court. Following argument by the Defendant. COURT ORDERED, Defendant has leave of Court file a Motion to Disqualify; Defendant will not be held in contempt for filing a Motion to Disqualify in this matter before Department 12; State is to prepare an Order. Court stated Judge Bell will be contacted in regards to this Order. COURT FURTHER ORDERED, matter SET for Status Check regarding Arraignment. Court stated there is nothing more to be represented at this time given the pending Motion to Disqualify. Defendant inquired regarding house arrest and the impulse control class. Ms. Marland clarified and agreed with Mr. Dickerson that the Defendant has issues as to his custody status, that is to be addressed once the Motion to Disqualify has been filed. Defendant inquired as to the conditions of

PRINT DATE: 03/23/2022

house arrest. State requested the conditions set by Judge Bell at the time of the Indictment Return to remain. Court stated there is an understanding that those conditions remain. Court stated that because the Defendant wants to Disqualify this Court, house arrest conditions are not to be addressed at this time.

H.A.

08/15/19 8:30 AM STATUS CHECK: ARRAIGNMENT

CLERK'S NOTE: Minute Order amended to correct typing errors. hvp/8/22/19

Felony/Gross Mise	demeanor	COURT MINUTES		July 25, 2019
C-19-341767-1	State of Nevada vs Kim Blandino			
July 25, 2019	10:30 AM	Minute Order		
HEARD BY: Lea	vitt, Michelle	COURTROOM:	Chambers	
COURT CLERK:	Haly Pannullo			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

JOURNAL ENTRIES

- COURT ORDERED, BOND TRANSFERRED to District Court from Justice Court.

Felony/Gross M	lisdemeanor	COURT MINUTES	August 15, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
August 15, 2019	8:30 AM	Status Check	
HEARD BY: 1	.eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERE	K: Haly Pannullo		
RECORDER:	Kristine Santi		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Marland, Melanie H. State of Nevada	Defendant Attorney Plaintiff	

JOURNAL ENTRIES

- Defendant stated he has a number of things to go over. Court stated nothing is to be reviewed at this time as the Defendant indicated he wanted to file a Motion to Disgualify. Upon Court's inquiry, Defendant stated he can get the Motion done in another week or two week. Defendant made a record of not appearing at liberty. COURT SO NOTED. Defendant requested the Grand Jury Transcript to move to disgualify the District Attorney's Office. Copy of Grand Jury Transcript provided to the Defendant in OPEN COURT. Further, Defendant noted the State violated their word of honor as they were to provide discovery in July per a Justice Court Order and discovery still has not been received. Defendant noted further concerns of house arrest and requested a copy of the JAVS from today's hearing of Kathleen Delaney's testimony. Court directed the Defendant to contact Court administration in regards to the request for JAVS as that matter has nothing to do with the Defendant's case. State noted the Defendant has no basis to request Judge Delaney's case JAVS and as to the discovery, once trial is set, the discovery will be provided under the Statutes of the Nevada Constitution. COURT ORDERED, matter CONTINUED. Defendant noted he will have to file his Motion in Open Court to serve the Court. Court confirmed there is no issue with that. Once the Motion to Disgualify is filed, Defendant requested this Court transfer this matter to another District Court as he has ongoing investigations with the other judge's. Following further concern from the

Defendant, State requested all of the Defendant's concerns be addressed in the Motion to Disqualify. Defendant inquired as to his restriction. Court encouraged the Defendant to comply with all court orders. COURT STATED Defendant cannot request anything of this Court as he is going to file a Motion to Disqualify.

BOND/H.A.

CONTINUED TO: 08/29/19 8:30 AM

Felony/Gross M	isdemeanor	COURT MINUTES	August 29, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
August 29, 2019	8:30 AM	Status Check	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	Haly Pannullo		
RECORDER:	Kristine Santi		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Marland, Melanie H. State of Nevada	Defendant Attorney Plaintiff	

JOURNAL ENTRIES

- Upon Court's inquiry, Defendant confirmed he did not file his Motion as he needs to the Court to grant immunity by the Nevada Commission on Judicial Discipline, which will allow Fifth Amendment privilege to be waived and give all the testimony against the complaining witness in this case. Court stated this matter is on for Arraignment today. Defendant objected to moving forward. DEFT. BLANDINO ARRAIGNED. Upon Court's inquiry, Defendant stated he wishes to have standby counsel or in the alternative pro se assistance of counsel. COURT CONDUCTED FARETTA CANVAS. Upon Court's inquiry, Defendant stated it is his preference to represent himself. COURT ORDERED, Standby counsel APPOINTED. Court inquired as to the Defendant's plea to the charges in the charging document. Defendant stated if he gets immunity, a prosecution is not necessary and will not enter a plea to the charges. COURT ENTERED a plea of NOT GUILTY of behalf of the Defendant. Court inquired as to the Defendant's right for trial within 60 days. Defendant stated he is not going to waive any right; however, may waive the time. COURT FURTHER ORDERED, trial dates SET within 60 days; matter SET for Status Check regarding confirmation of stand by counsel. Defendant stated he is not waiving the right to the speedy trial and is waiving the time for purposes of a stay. COURT ORDERED, any Stay is DENIED.

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BOND/H.A.

09/05/19 8:30 AM STATUS CHECK: CONFIRMATION OF COUNSEL

10/15/19 8:30 AM CALENDAR CALL

10/21/19 10:30 AM JURY TRIAL

CLERK'S NOTE: Subsequent to Court, due to Court's trial stacks, COURT ORDERED, Trial SET to begin 10/21/19 at 10:30 AM. Copy of Minute Order is to be provided to Defendant in open Court on 09/10/19. hvp/9/9/19

Felony/Gross Mis	sdemeanor	COURT MINUTES	September 10, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
September 10, 201	19 8:30 AM	Status Check: Confirmation of Counsel	
HEARD BY: Bix	der, James	COURTROOM:	RJC Courtroom 14D
COURT CLERK:	Haly Pannullo		
RECORDER: K	ristine Santi		
REPORTER:			
I N	Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	

- Steven Altig, Esq., appearing as stand by counsel.

Motion to Remand the Defendant for Competency Proceedings FILED IN OPEN COURT.

Upon Court's inquiry, Defendant objected to Mr. Altig being appointed as standby counsel. Mr. Altig advised he can accept appointment of standby counsel and requested this matter be continued to meet with the Defendant. State requested their Motion be set for Judge Leavitt to hear. COURT ORDERED, Motion to Remand SET; matter CONTINUED for confirmation of counsel. Defendant objected. Court directed the Defendant to file his Opposition. Defendant stated he cannot file without the Chief Judge's Order. Court directed the Defendant to discuss his Motion to file with Judge Bell.

CONTINUED TO: 09/17/19 8:30 AM

09/17/19 8:30 AM STATE'S MOTION TO REMAND DEFENDANT FOR COMPETENCY

PRINT DATE: 03/23/2022

Page 10 of 85 Minutes Date: July 12, 2019

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PROCEEDINGS

Felony/Gross M	lisdemeanor	COURT MINUTES	September 17, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
September 17, 2	019 8:30 AM	All Pending Motions	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Haly Pannullo		
RECORDER:	Kristine Santi		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Defendant Attorney Attorney Plaintiff	

JOURNAL ENTRIES

- STATE'S NOTICE OF MOTION AND MOTION TO REMAND DEFENDANT FOR COMPETENCY ... STATUS CHECK: CONFIRMATION OF COUNSEL (STANDBY COUNSEL)

Steve Altig, Esq., and Bennair Bateman, Esq., appearing for the purpose of standby counsel.

Upon review of this matter, Mr. Altig advised there is a conflict. Upon Court's inquiry, Mr. Bateman agreed to accept appointment. Defendant objected. Court reminded the Defendant that he does not get to decide who is standby counsel as it is the Court's decision; if the Defendant wants to hire his own standby by counsel, the Defendant may do so. COURT ORDERED, Mr. Bateman APPOINTED as standby counsel. Defendant further noted his objection. Court state the Defendant does not have the right to interview counsel before the Court appoints counsel. Defendant further noted his objection and disagreement is noted. Ms. Marland clarified there was an error in the title of the State's motion; the title should read "refer", not "remand". Upon Defendant's inquiry, Court confirmed no one is seeking to remand the Defendant. Defendant stated he has a few things to put on the record. Court clarified and noted that today is only on for standby

counsel and the referral for competency. Court directed the Defendant to file an appropriate Motion if anything else needs to be addressed. Defendant stated he cannot file anything as he is a vexatious litigant. Court inquired as to what Motion the Defendant would like to file. Defendant stated there is no authority for permission to file a Motion. COURT STATED and reminded the Defendant that if he wants to file a Motion, the Defendant can request permission from this Court and this Court would allow that permission. Defendant argued regarding the permission to file a Motion. Based upon the record, everything that the Court has seen and out of abundance of caution, COURT ORDERED, matter REFERRED to Competency Court and SET for Further Proceedings. Defendant requested a Judge's address be ordered as stricken from a motion. Court confirmed that will not be ordered. State requested the Court review the record as well as the Defendant's filings and have the Court make the referral to Competency. Court confirmed the referral is coming from the Court. Defendant objected. COURT SO NOTED.

H.A.

10/04/19 10:00 AM FURTHER PROCEEDINGS: COMPETENCY (DEPT 7)

Felony/Gross M	isdemeanor	COURT MINUTES	October 04, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
October 04, 2019	10:00 AM	Further Proceedings: Competency	
HEARD BY: M	Iarquis, Linda	COURTROOM:	RJC Courtroom 10C
COURT CLERK	: Kimberly Estala		
RECORDER:	Renee Vincent		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis	Defendant	
		JOURNAL ENTRIES	

- Also present: Michael Dickerson, Deputy District Attorney, Ben Batemen, Deputy Public Defender appearing as standby counsel, and Denise Baker of the Specialty Courts.

Mr. Dickerson advised the Defendant has not yet been evaluated and this matter needs to be continued for the evaluation as well as the trial dates be vacated. Upon Court's inquiry, Mr. Blandino advised he has been evaluated by his friends and family as well as at the Hope Clinic. Mr. Dickerson advised Defendant would need to be evaluated by two psychologists or psychiatrists pursuant to the Court's order therefore the trial and calendar call dates would need to be vacated. Mr. Blandino advised he objects to all competency court proceedings as it is vindictive by the District Attorney's office. Upon Court's inquiry, Mr. Blandino advised he does not have an objection to vacating the trial dates only a general objection as to the competency proceedings. Upon Court's further inquiry, Mr. Bateman has no objection to vacating the trial dates.

Mr. Blandino inquired if there was a written request pursuant to Rule 18 that allows Judge Marquis to sit in for Judge Bell. Court advised it was assigned to hear these matters today at the request of the Chief Judge. Mr. Blandino advised it would like the Court to take Judicial Notice that there is a vexatious litigant order. Additionally, Mr. Blandino advised he believes this case should be assigned

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outside of this district.

Upon Court's inquiry, Mr. Dickerson has no objection to this Court hearing this matter. COURT ORDERED, calendar call and trial dates VACATED, matter SET for Status Check. Mr. Dickerson advised the State will prepare an order. Upon Mr. Dickerson's inquiry, Court confirmed all proceedings are being stayed pursuant to NRS 178.405. Finally, Mr. Blandino advised he would like to withdraw his objection of Mr. Bateman standing as standby counsel.

BOND

CONTINUED TO: 11/01/19 10:00 AM

Felony/Gross Mi	isdemeanor	COURT MINUTES	November 01, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
November 01, 20	19 10:00 AM	Further Proceedings: Competency	
HEARD BY:Bell, Linda MarieCOURTROOM:RJC Courtroom 03F			
COURT CLERK	: Kimberly Estala		
RECORDER: 1	Renee Vincent		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis	Defendant	
		JOURNAL ENTRIES	

- Also present: Glen O Brien, Deputy District Attorney, Ben Batemen, Esq. present as standby counsel, and Danika Navar, court coordinator.

Mr. Blandio stated for the record he is in custody under house arrest as well as advised the Court there is an undecided motion to disqualify this Judge therefore they cannot sit on this case. Court noted it is not making any decision today on this case otherwise it would have had another Judge hear this case. Court encouraged Defendant to participate with the doctors in the evaluation or Defendant could be placed in custody so that the doctors can speak with Defendant. Mr. Blandino advised there is no written order requiring him to participate with the doctors and he has not been able to file any opposition to the referral to competency due to the vexatious litigant order against him. COURT ORDERED, matter CONTINUED.

BOND/HIGH LEVEL EMP

CONTINUED TO: 12/06/19 10:00 AM

Felony/Gross N	lisdemeanor	COURT MINUTES	December 06, 2019
C-19-341767-1	State of Nevada vs Kim Blandino		
December 06, 2	019 10:00 AM	Further Proceedings: Competency	
HEARD BY: H	Bell, Linda Marie	COURTROOM:	RJC Courtroom 10C
COURT CLERE	K: Kimberly Estala		
RECORDER:	Renee Vincent		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	

- Also present: Ben Bateman, Esq. present as standby counsel and Denise Baker of the Specialty Courts.

Judge Linda Marquis presiding over this matter.

Defendant advised the Court of a motion to disqualify this Court as well as Judge Bell and Judge Leavitt that he wishes to file in open court; further the order issued by this Court is insufficient and does not qualify with the statute. COURT ORDERED, request to file disqualification motion DENIED. Colloquy regarding Defendant being allowed to file a motion to disqualify. Defendant requests this Court to sua sponte recuse itself and appoint a District Court Judge from another division. State objected to Defendant's request as their is no basis to the request. Upon Court's inquiry, Mr. Bateman has no response. COURT FURTHER ORDERED, Defendant's oral motion DENIED.

C-19-341767-1

Upon Court's inquiry, State advised this is the second time the Defendant has failed to follow through with the evaluations as well as it has come to their attention the Defendant has been making contact with Pro Tem Judge Williams, at her personal office, who is in fact intimidated and in fear of the Defendant. State requested Defendant be remanded as Defendant is failing to comply with the Courts order in obtaining the psychiatric evaluations and Defendant is continuing to violate the Courts order on being on good behavior while out on bond and house arrest. Statement by Defendant regarding letter being service of process, public records showing addresses of Judge's, and receiving permission from his house arrest office.

COURT ORDERED, State's motion to remand DENIED, Defendant shall within 7 days contact Dr. Kapel and Dr. Slagel for evaluations to be scheduled with verification from the doctors. Further, in addition to the conditions of Defendant's release, Defendant is to have no contact with Telia Williams, Judge Delaney, Judge Marquis, Judge Leavitt or any Justice Court Judge sitting or Pro Tem privately or in their professional capacity. Finally, the Court FINDS the letter sent to Judge Williams is not service of process. Matter continued two weeks.

BOND/ H.A.

CONTINUED TO: 12/20/19 10:00 AM

Felony/Gross Misder	neanor	COURT MINUTES	December 20, 2019	
C-19-341767-1	State of Nevada vs Kim Blandino			
December 20, 2019	10:00 AM	Further Proceedings: Competency		
HEARD BY: Bell, Linda Marie		COURTROOM:	RJC Courtroom 10C	
COURT CLERK: K	imberly Estala			
RECORDER: Renee	e Vincent			
REPORTER:				
PARTIES PRESENT:				
		IOURNAL ENTRIES		

- Also present: Michael Dickerson, Deputy District Attorney and Denise Baker of the Specialty Courts. Defendant present.

Court noted Defendant has a motion to recuse pending and this Court cannnot hear this matter and ORDERED, matter CONTINUED.

BOND/H.A.

CONTINUED TO: 01/03/20 10:00 AM

Felony/Gross N	lisdemeanor	COURT MINUTES	January 03, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
January 03, 2020) 10:00 AM	Further Proceedings: Competency	
HEARD BY: S	ilva, Cristina D.	COURTROOM:	RJC Courtroom 10C
COURT CLERE	K: Kimberly Estala		
RECORDER:	Trisha Garcia		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	

- Also present: Denise Baker of the Specialty Courts. Defendant present. Ben Bateman, Esq. present as standby counsel to Defendant.

MATTER HEARD BY JUDGE SILVA

State advised this is the 8th time this matter has been on calendar and the Defendant has failed to have the evaluations completed and requested Defendant be remanded for the evaluations to be completed. Upon Court's inquiry, Defendant advised he has a card from the doctors who have refused to see the Defendant because they are unable to complete the appointments in the time frame allotted by the Court. Defendant further advised after receiving the Order signed by Judge Marquis he called the doctors and went to their office the same day to schedule the appointment and view the office. Upon Court's further inquiry, Defendant did not have an appointment when he went to the doctors office. Defendant provided documents to the Court which the Court reviewed. Upon Court's inquiry, Defendant advised he was not given dates of December 11 or December 16 for appointments.

State advised those dates came from the doctors or court staff via an email where the doctors provided those dates and Defendant was unavailable. Defendant advised he was never made aware of any appointments. Statement by Defendant regarding house arrest restrictions. Upon Court's inquiry, State provided the Court with representations made at last hearing regarding details of Defendant's actions while on House Arrest. Court noted, based on the review of the documents Defendant wants the evaluations completed when Defendant wants them done not when the doctors can complete them. Defendant requested an evidentiary hearing. Upon Courts inquiry, State advised the evidence they have that he failed to comply is a letter from Green Valley associates to court staff. Statement by Defendant. Documents provided by State to Court and Defendant. Discussion regarding interpretation of the time frame in the Order to have the evaluations completed. Defendant advised he did make an appointment for December 26th. State noted Defendant was supposed to make the appointment with two doctors

COURT FINDS, Defendant refers to a December 06th Order where Judge Marquis put a number of things on the record and made a number of findings, specifically that within 7 days of this Order Defendant shall make appointments with Dr. Kapel and Dr. Slagel. Additionally, COURT FINDS, the office attempted to schedule appointments for Defendant on December 11 and December 16 but Defendant advised he was "unable for the December 11th date" and has provided no reason why he could not be seen on the December 16th date. COURT FINDS, the appointment was to be made by December 20th and with only one doctor, therefore Defendant did 50% of the work. COURT ORDERED, State's request GRANTED, Defendant REMANDED into custody for the evaluation to be completed within the ordinary course. COURT FURTHER ORDERED, matter SET for further proceedings.

Court noted Defendant has been removed from the Courtroom and FINDS Defendant did violate the Courts oral Order from December 6th where he was ordered to have the appointments made and verified within 7 days of the order. The evidence before the court shows that he attempted to comply however he admitted in open court that he did not go to the December 11th date, he deny's that he was ever contacted about the 16th and provided no justification or explanation for missing the December 11th date and instead relied on a date of December 26th. While that was partial compliance it was not full complains and it is not the first time as the Court understands the Defendant has refused to go to the competency evaluations as ordered. Defendant was previously released from custody and this Court does not find that the Defendant was under any punitive pre-trial action or any other issue with pre-trail release, he was subject to the standard release of a pre-trial detainee with conditions which are proper.

Court noted documents provided today shall be left side filed in the case and per State's request email information shall be redacted.

CUSTODY

01/24/20 10:00 AM FURTHER PROCEEDINGS: COMPETENCY

Felony/Gross N	Aisdemeanor	COURT MINUTES	January 24, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
January 24, 202	0 10:00 AM	Further Proceedings: Competency	
HEARD BY:	Hardy, Joe	COURTROOM:	RJC Courtroom 10C
COURT CLER	K: Kimberly Estala		
RECORDER:	Renee Vincent		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael State of Nevada	Attorney Plaintiff	
		JOURNAL ENTRIES	
- Also present:]	Denise Baker, Specialty (Court Coordinator.	

Matter heard by Judge Hardy

COURT ORDERED, pursuant to NRS 178.415, Defendant REMANDED to the custody of the Administrator of the Division of Mental Health Development Services for the Department of Human Resources for detention, further evaluation, and treatment at a secure facility operated by that Division. Once competency has been established, Defendant will be returned to this Court for findings and referred back to the originating department for further proceedings.

CUSTODY

Felony/Gross Misde	meanor	COURT MINUTES	April 03, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
April 03, 2020	10:15 AM	Further Proceedings: Competency-Return From Lakes Crossing	
HEARD BY: Bell, Linda Marie		COURTROOM:	RJC Lower Level Arraignment
COURT CLERK: Kimberly Estala			
RECORDER: Renee Vincent			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- Also present: Glen O'Brien, Deputy District Attorney, Ben Bateman Esq. Standby Counsel, and Denise Baker of the Specialty Courts. Defendant present.

COURT FINDS Defendant COMPETENT pursuant to the Dusky Standard as Defendant is capable of understanding the nature of the charges against him and is able to assist counsel in his defense and ORDERED, pursuant to 178.420, matter TRANSFERRED back to the originating court for further proceedings. COURT FURTHER ORDERED, Defendant's bond REINSTATED with the added condition of Medium Level Electronic Monitoring.

BOND/MID LEVEL EMP

05/05/20 8:30 AM FURTHER PROCEEDINGS: RETURN FROM COMPETENCY COURT DEPT. 12

Felony/Gross Misder	neanor	COURT MINUTES		May 04, 2020
C-19-341767-1	State of Nevada vs Kim Blandino			
May 04, 2020	9:15 AM	Minute Order		
HEARD BY: Leavit	t, Michelle	COURTROOM:	Chambers	
COURT CLERK: R	em Lord			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- The court having reviewed the matter, and the defendant found competent to proceed, the matter is set for trial on June 29th, 2020. The hearing set for May 5, 2020 is vacated and no appearances are necessary.

06/23/20 8:30 AM CALENDAR CALL

06/29/2020 10:30 AM JURY TRIAL

CLERK'S NOTE: The above minute order has been distributed to: Michael Dickerson, Esq., Melanie Marland, Esq., and kim43792@earthlink.net hcp/5/4/20

Felony/Gross Misde	emeanor	COURT MINUTES	June 18, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
June 18, 2020	11:45 AM	Minute Order	
HEARD BY: Leavitt, Michelle		COURTROOM: RJ	C Courtroom 14D
COURT CLERK: H	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- Pursuant to Administrative Order 20-17, COURT ORDERED, trial dates VACATED and RESET.

08/04/20 8:30 AM CALENDAR CALL

08/10/20 10:30 AM JURY TRIAL

CLERK'S NOTE: The above minute order has been distributed to: Kim Blandino <kim43792@earthlink.net>; Melanie Marland hvp/6/18/20

Felony/Gross N	lisdemeanor	COURT MINUTES	July 01, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
July 01, 2020	11:30 AM	Status Conference	
HEARD BY: H	Barker, David	COURTROOM:	RJC Lower Level Arraignment
COURT CLERK: Kimberly Estala			
RECORDER:	Renee Vincent		
REPORTER:			
PARTIES PRESENT:	Marland, Melanie H. State of Nevada	Attorney Plaintiff	
		JOURNAL ENTRIES	

- Ben Bateman, Esq. present as stand-by counsel.

Court canvassed parties as to the purpose of this conference. Court noted Defendant is refusing to comply with the mask regulation therefore no action will be taken on this case as he is presently not in the courtroom. COURT ORDERED, trial dates STAND.

BOND/EMP

Felony/Gross Misde	emeanor	COURT MINUTES		July 27, 2020
C-19-341767-1	State of Nevada vs Kim Blandino			
July 27, 2020	9:30 AM	Minute Order		
HEARD BY: Leavi	tt, Michelle	COURTROOM:	Chambers	
COURT CLERK: H	Haly Pannullo			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Pursuant to Administrative Order and pandemic, COURT ORDERED, trial dates VACATED; matter SET for Status Check regarding trial setting; parties and Defendant are to appear by blue jeans for Status Check.

08/18/20 10:15 AM STATUS CHECK: TRIAL SETTING

CLERK'S NOTE: Parties can arrange blue jeans appearance by emailing Sara Richardson, Department 12's Court Recorder.

Minute Order emailed to all appropriate parties. hvp/7/27/20

Felony/Gross M	lisdemeanor	COURT MINUTES	August 11, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
August 11, 2020	10:15 AM	Motion in Limine	State's Motion in Limine to Preclude Irrelevant Evidence at Trial
HEARD BY: Leavitt, Michelle COURTROOM: RJC Courtroom 14D			
COURT CLERF	K: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael State of Nevada	Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Bennair Bateman, Esq. appearing as stand-by counsel.

Defendant appeared in person. If Defendant is not wearing a mask, COURT ORDERED, Defendant is not allowed in the Courtroom. Defendant stated he has a religious and medical exemption. Court again stated if the Defendant is not wearing a mask, then the Defendant is now allowed in the courtroom. Defendant objected. COURT SO NOTED. Defendant now not present. State noted that this is now the second time that the Defendant has come to Court and refused to wear a mask. COURT SO NOTED. COURT STATED this is a Motion requesting the Court to follow the rules of evidence and this Court will follow the rules of evidence. Court stated the Defendant did not have an opportunity to file an Opposition and ORDERED, State's Motion in Limine to Preclude DENIED WITHOUT PREJUDICE the Motion does not request the Court to exclude any specific evidence; however, this Court will be careful about what can and cannot come in; the Defendant will not be allowed to get into anything that is not relevant. State noted the concern of trial becoming a matter of

everything that the Defendant has done in his life regarding holding judges accountable in the County or in the world. State noted they object to anything outside the scope of this particular case. COURT SO NOTED.

MATTER RECALLED. Defendant not present. Court directed Mr. Bateman to electronically file the Defendant's Motion on his behalf. Further, Court thanked Mr. Bateman.

Felony/Gross M	isdemeanor	COURT MINUTES	August 18, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
August 18, 2020	10:15 AM	Status Check: Trial Setting	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Marland, Melanie H. State of Nevada	Attorney Plaintiff	
IOUDNIAL ENTEDIEC			

JOURNAL ENTRIES

- Bennair Bateman, Esq., present as standby counsel by video. State appeared by video.

Defendant not present. Court noted the Defendant is refusing to wear a mask and has been given the opportunity to appear by blue jeans and is not sure why the Defendant does not want to appear by blue jeans. Ms. Marland advised she spoke with the Defendant this morning to remind him to wear a mask and he has declined for religious reasons. Further, Ms. Marland stated she spoke with Standby counsel regarding a request from the defendant for a USB drive as the State has additional discovery for the Defendant. Court noted the Defendant dropped off documentation and ORDERED it be marked and admitted as part of the record. Mr. Bateman made a record of the two outstanding motions. Court noted there is one motion as to the Motions to Disqualify. State noted there is a Motion in Federal Court as to the mask mandate. COURT SO NOTED. COURT FURTHER ORDERED, matter SET for trial. Court noted the Defendant has been given an opportunity like everyone else to appear by blue jeans as there are several other parties, including attorneys and District Attorney's, that have been appearing by blue jeans as well. Court further noted that it appears the Defendant does not want to take advantage of that option.

BOND/EMP

10/06/20 8:30 AM OR 10:15 AM CALENDAR CALL (DEPENDING ON THE PANDEMIC)

10/12/20 10:30 AM JURY TRIAL

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; Melanie Marland <Melanie.Marland@clarkcountyda.com>; Michael Dickerson <Michael.Dickerson@clarkcountyda.com> hvp/8/31/20

Felony/Gross M	lisdemeanor	COURT MINUTES	October 06, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
October 06, 2020	0 10:15 AM	Calendar Call	
HEARD BY: L	.eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	K: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Beaumont, Austin C. Blandino, Kim Dennis State of Nevada	Attorney Defendant Plaintiff	
		IOURNAL ENTRIES	

- Bennair Bateman, Esq., present as stand-by counsel.

Court marshall represented to the Court that the Defendant showed up out front and would not wear a mask; therefore, would not allow him to enter into the Courthouse. COURT SO NOTED. Mr. Bateman advised he spoke with the Defendant outside of the Courthouse. Court made it abundantly clear that if the Defendant does not want to wear a mask in the Courthouse, the Defendant is free to appear by Blue Jeans, like a lot of people do, including lawyers. Court again noted the Defendant is welcome to be present in the Courtroom; however, the Defendant does not get to dictate the rules. Due to the Defendant's failure to show up, refusing to wear a mask in the courtroom and also refusing to appear by Blue Jeans, State requested a bench warrant. Court directed Mr. Bateman to convey to the Defendant that the State is asking for a bench warrant and although the Court is not inclined to grant it today, if the Defendant continues to refuse to appear at these Court appearances, the Court will probably consider that remedy. Mr. Bateman stated he will convey that to the Defendant and further represented that there are discovery issues as the Defendant has not received all of the discovery. Further, Mr. Bateman noted the Defendant has a religious exemption and possibly a medical exemption as to not wearing a mask. Court stated that the Defendant can then

C-19-341767-1

appear by Blue Jeans. Mr. Beaumont confirmed that is what the State is requesting. Court noted that there are many people that have appeared by Blue Jeans and this Court has also appeared by Blue Jeans. COURT ORDERED, trial dates VACATED and RESET. Court noted the Defendant is still in an INVOKED status. Court inquired as to what discovery is missing. Mr. Bateman stated it is in regards to the Defendant's hard drives that were taken from him and the contents of those is what is needed. Mr. Beaumont confirmed he will pass that information along to Mr. Dickerson.

BOND/EMP

11/24/20 10:15 AM CALENDAR CALL

11/30/20 10:30 AM JURY TRIAL

Felony/Gross M	isdemeanor	COURT MINUTES	November 17, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
November 17, 2	020 10:15 AM	Motion	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Madalyn Kearney		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Dickerson, Michael State of Nevada	Attorney Plaintiff	

JOURNAL ENTRIES

- Bennair Bateman, Esq., standby counsel for Defendant, present.

Defendant not present. Mr. Bateman advised Defendant is downstairs refusing to wear a mask and not wanting to appear to the hearing by BlueJeans. Argument by Mr. Dickerson regarding Defendant violating the rules of the Court. Mr. Bateman noted as standby counsel he does not think it is proper to argue on behalf of Defendant and Defendant has cited a religious exception to wearing a mask. Mr. Bateman added Defendant mentioned to him he still has an outstanding discovery request regarding his hard drives. Court directed Mr. Bateman to convey to Defendant his refusal to comply with the rules of the Court and obstructive behavior will result in the Court revoking his self representation. Mr. Dickerson requested the Court appoint counsel now. Court noted it is leaning towards revoking self representation; however, it will continue the matter. Colloquy regarding the discovery issue. COURT ORDERED, matter CONTINUED two weeks and trial dates VACATED. Mr. Dickerson requested resetting trial on December 1st in order to coordinate with counsel. Court so noted. Court advised it will rule on the Motion on December 1st regardless of Defendant's presence.

BOND/ EM

C-19-341767-1

CONTINUED TO: 12/1/20 10:15 AM

Felony/Gross Mi	isdemeanor	COURT MINUTES	December 01, 2020
C-19-341767-1	State of Nevada vs Kim Blandino		
December 01, 20	20 10:15 AM	Motion	
HEARD BY: L	eavitt, Michelle	COURTRO	OM: RJC Courtroom 14D
COURT CLERK	: Haly Pannullo		
RECORDER: 9	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Dickerson, Michael State of Nevada	Attorne Plaintiff	

JOURNAL ENTRIES

- Bennair Bateman, Esq., present as stand by counsel.

Defendant not present. Mr. Bateman advised he received notice that the Defendant has been at the RJC since 10:10 AM. Court inquired as to the Defendant being aware of the RJC currently being shut down right now. Mr. Bateman stated that is his belief. Court Marshall, Randall Hawkes, stated the Defendant appeared downstairs today and was informed that the Courthouse is shut down and will need to appear by blue jeans as there is no in-person court. Mr. Dickerson stated it would be a good idea to have someone from downstairs, that had contact with the Defendant, to make those representations. COURT ORDERED, matter CONTINUED for Mr. Bateman to advise the Defendant of the RJC being closed down to in-person appearances. Court stated the only way that the Defendant can appear right now is by video. Upon Court's inquiry, Mr. Bateman confirmed the Defendant is more that welcome go to his office and appear by video with him. COURT SO NOTED and DIRECTED Mr. Bateman to be sure that the Defendant is aware of that option.

BOND/EMP

CONTINUED TO: 12/17/20 10:15 AM

C-19-341767-1

Felony/Gross M	isdemeanor	COURT MINUTES	December 17, 2020	
C-19-341767-1	State of Nevada vs Kim Blandino			
December 17, 20	20 10:15 AM	Motion	State's Notice of Motion and Motion to Revoke Defendant's Self- Representation and Appoint Counsel	
HEARD BY: Lo	eavitt, Michelle	COURTROO	M: RJC Courtroom 14D	
COURT CLERK: Haly Pannullo				
RECORDER: S	Sara Richardson			
REPORTER:				
PARTIES PRESENT:	Dickerson, Michael State of Nevada	Attorney Plaintiff		
		JOURNAL ENTRIES		

- Bennair Bateman, Esq., appearing as stand by counsel.

Defendant not present in person or by video with stand by counsel. State requested the Court first address the State's Motion and then second, the State is now requesting a bench warrant be issued as the Defendant is not in compliance with the conditions of his release and it appears that the only way the Defendant will appear for Court is in custody. Court inquired from stand by counsel as the Defendant refuses to appear. Court stated it appears the Defendant does not want trial set before this pandemic is over as the Defendant refuses to comply with the public health directives. Mr. Bateman confirmed his understanding, advised he is stand by counsel and the Defendant is his own attorney in this matter; however, noted the Defendant is not waiving his right to speedy trial and it is not proper for him to make arguments as the Defendant is his own attorney. COURT STATED there is only one conclusion that the Court can reach when the Defendant will not comply with public health

directives when entering a public building; therefore, COURT FINDS the Defendant has WAIVED his right to a speedy trial and ORDERED, trial dates VACATED and RESET to the end of next year, hopefully the end of the pandemic as it is clear that the Defendant is refusing to comply with reasonable public health directives when coming into a public building. Further, Court stated there is no inclination to issue the bench warrant as there is a concern with the Defendant going into the Clark County Detention Center when the Defendant has not been complying with public health directives; therefore, FURTHER ORDERED, this Court is not going to issue a bench warrant. Court encouraged stand by counsel to prepare to take over the defense in this matter as it appears that is very likley the direction that this is heading, if the Defendant refuses to comply with Court directives and public health directives. Court confirmed the Motion will not be granted at this time and that the Defendant needs to be aware; if the Defendant to continue to impede and obstruct the proceedings due to not complying with very reasonable directives. State requested clarification as to the State's Motion. COURT ORDERED, matter SET for Status Check regarding trial readiness; Motion CONTINUED and pending based upon the Defendant's behavior in the future.

BOND/EMP

CONTINUED TO: 04/13/21 (TIME TBD - DEPENDING ON PANDEMIC) ... STATUS CHECK TRIAL READINESS

08/24/21 8:30 AM CALENDAR CALL

08/30/21 10:30 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 16, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
March 16, 2021	12:30 AM	Motion to Remand	State's Notice of Motion and Motion to Remand the Defendant and/or Order Additional Conditions of Release
HEARD BY:	Leavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLER	K: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
		-	

- Bennair Bateman, Esq., also present by Blue Jeans.

Defendant present by Bluejeans. COURT ORDERED, matter CONTINUED as the Defendant filed a Motion to Disqualify.

BOND/EMP

CONTINUED TO: 04/22/21 12:30 PM

Felony/Gross Misder	neanor	COURT MINUTES		April 14, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
April 14, 2021	8:10 AM	Minute Order		
HEARD BY: Bell, L	inda Marie	COURTROOM:	No Location	
COURT CLERK: Y	olanda Orpineda			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- As Department 7 does not hear Mr. Blandino's cases, the Motion to Disqualify Judge Bell and the Motion to Disqualify Judge Leavitt will be transferred to Presiding Criminal Judge Tierra Jones.

CLERK'S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve. yo 04/14/2021

Felony/Gross Misc	lemeanor	COURT MINUTES	April 15, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
April 15, 2021	7:45 AM	Minute Order	
HEARD BY: Lea	vitt, Michelle	COURTROOM:	Chambers
COURT CLERK:	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAL ENTRIES	

JUKNAL EN I KIES

- Due to the pending Motions to Disqualify, COURT ORDERED, 04/22/21 Status Check and State's Motion to Revoke RESCHEDULED; all parties to appear by blue jeans.

04/29/21 12:30 PM STATUS CHECK ... MOTION (DEPT 12)

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Teresa Slade' < Teresa.Slade@clarkcountyda.com>; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com> hvp/4/15/21

Felony/Gross Misdemeanor		COURT MINUTES	April 23, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
April 23, 2021	7:00 AM	Minute Order	
HEARD BY: Jones,	Tierra	COURTROOM:	RJC Courtroom 14B
COURT CLERK: T	eri Berkshire		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Following the filing of the Defendant s Motion to Disqualify Judge Jones on April 22, 2021; the hearings on the Motions to Disqualify Judges Leavitt and Bell, currently set for April 26, 2021 at 10:00, in Department 10 are vacated.

Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve. /tb

Felony/Gross Misdemeanor		COURT MINUTES	April 26, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
April 26, 2021	4:00 PM	Minute Order	
HEARD BY: Jones, Tierra		COURTROOM:	RJC Courtroom 14B
COURT CLERK:	Teri Berkshire		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Pursuant to EDCR 1.48 - The Motion to Disqualify Judge Jones cannot be heard by Judge Jones and shall be transferred to the presiding civil judge, Nancy Allf in Department 27

Clerk's Note: The hearing for April 26, 2021 was vacated. /tb

Felony/Gross N	lisdemeanor	COURT MINUTES	April 29, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
April 29, 2021	12:30 AM	All Pending Motions	
HEARD BY: I	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERE	K: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Blandino, Kim Dennis Dickerson, Michael State of Nevada	Defendant Attorney Plaintiff	
JOURNAL ENTRIES			

- STATE'S NOTICE OF MOTION AND MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL ... STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE ... STATUS CHECK: TRIAL READINESS

Bennair Bateman, Esq., present as stand by counsel.

COURT ORDERED, Motions OFF CALENDAR and to be placed back on calendar once Motions to Disqualify are resolved. Defendant objected. COURT SO NOTED.

BOND/EMP

Felony/Gross Mise	lemeanor	COURT MINUTES	June 01, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
June 01, 2021	7:30 AM	Minute Order	
HEARD BY: Lea	vitt, Michelle	COURTROOM: Chambers	
COURT CLERK:	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- COURT ORDERED, all pending matters before Department 12 RESCHEDULED and to be heard once Motions to Disqualify are resolved.

RESCHEDULED TO: 06/29/21 12:30 PM

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; brb@brblv.com; michael.dickerson@clarkcountyda.com; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com>; Teresa Slade <Teresa.Slade@clarkcountyda.com> hvp/6/1/21 at 7:45 AM

Felony/Gross Misd	emeanor	COURT MINUTES	June 24, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
June 24, 2021	8:00 AM	Minute Order	
HEARD BY: Leav	itt, Michelle	COURTROOM: Chamber	S
COURT CLERK:	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- COURT ORDERED, all pending matters before Department 12 RESCHEDULED and to be heard once Motions to Disqualify are resolved.

RESCHEDULED TO: 07/15/21 12:30 PM

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com>; 'Teresa Slade' <Teresa.Slade@clarkcountyda.com> hvp/6/24/21

Felony/Gross Misder	neanor	COURT MINUTES		July 12, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
July 12, 2021	8:00 AM	Minute Order		
HEARD BY: Leavit	t, Michelle	COURTROOM:	Chambers	
COURT CLERK: H	aly Pannullo			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- Pursuant to Administrative Order No 21-0005, COURT ORDERED, all 07/15/21 matters are hereby RESCHEDULED.

RESCHEDULED TO: 08/19/21 12:30 PM

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com>; 'Teresa Slade' <Teresa.Slade@clarkcountyda.com> hvp/7/12/21

Felony/Gross Mise	demeanor	COURT MINUTES	July 20, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
July 20, 2021	10:45 AM	Minute Order	
HEARD BY: Lea	vitt, Michelle	COURTROOM: Cha	ambers
COURT CLERK:	Haly Pannullo		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- There being a pending Motion to Disqualify, COURT ORDERED, 08/03/21 Hearing RESCHEDULED and to be heard once Motions to Disqualify is resolved.

RESCHEDULED TO: 08/19/21 12:30 PM

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com>; 'Teresa Slade' <Teresa.Slade@clarkcountyda.com> hvp/07/20/21

Felony/Gross Misd	emeanor	COURT MINUTES		July 27, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
July 27, 2021	10:30 AM	Minute Order		
HEARD BY: Leav	ritt, Michelle	COURTROOM:	Chambers	
COURT CLERK:	Haly Pannullo			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- There being a pending Motion to Disqualify, COURT ORDERED, 08/10/21 Hearing RESCHEDULED and to be heard once Motions to Disqualify are resolved.

RESCHEDULED TO: 08/19/21 12:30 PM

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com> hvp/7/27/21

Felony/Gross Misder	neanor	COURT MINUTES	August 19, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
August 19, 2021	12:30 AM	All Pending Motions	
HEARD BY: Leavit	t, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK: H	aly Pannullo		
RECORDER: Sara 1	Richardson		
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	
- No parties present.			
91] DEFENDANT EM COURT ORDERED, r			E FROM GPS MONITORING

EMERGENCY JUDGE JIM WILSON EX-PARTE MOTION TO TAKE JUDICIAL NOTICE AND TO MAKE FULL DISCLOSURE OF ANY POSSIBLE DISQUALIFYING FACTORS AND TO TAKE STEPS TO CORRECT ERROR ON HIS RECORD COURT ORDERED, matter CONTINUED.

STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE COURT ORDERED, matter CONTINUED.

STATE'S NOTICE OF MOTION AND MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL COURT ORDERED, matter CONTINUED.

PRINT DATE: 03/23/2022

STATE'S SECOND SUPPLEMENT TO MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE COURT ORDERED, matter CONTINUED.

DEFENDANT MOTION TO STRIKE THE AFFIDAVITS OF JUDGES TIERRA JONES AND NANCY ALLF COURT ORDERED, matter CONTINUED.

CONTINUED TO: 10/07/21

Felony/Gross Misden	neanor	COURT MINUTES		August 20, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
August 20, 2021	7:30 AM	Minute Order		
HEARD BY: Jones,	Гierra	COURTROOM:	Chambers	
COURT CLERK: Jil	l Chambers			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria August 2021 Amended Motion to Disqualify Judge Michelle Leavitt and All of the Judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavarria v. Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice is DENIED as a Motion to Disqualify Judge Michelle Leavitt was previously denied by Judge Thomas Wilson and there has been no action in the case since said denial. Further, Defendant's Motion fails to allege any specific facts that warrant disqualification. As such, the motion is DENIED.

CLERK'S NOTE: An electronic version of this email was electronically served upon the following registered service contacts via Odyssey eFileNV:

Michael Dickerson; Melanie Marland; Glen O'Brien; Ben Bateman; Kim Blandino;

C-19-341767-1

Alexander Falconi; Brittany Falconi; Jennifer Garcia.

jmc 8/20/21

Felony/Gross Misder	neanor	COURT MINUTES		August 23, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
August 23, 2021	3:45 PM	Minute Order		
HEARD BY: Leavit	t, Michelle	COURTROOM:	Chambers	
COURT CLERK: H	aly Pannullo			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Pursuant to the Motion to Disqualify being denied on 08/20/21, COURT ORDERED, all pending motions are to be heard on 08/24/21 at 12:30 PM, with Calendar Call.

COURT FURTHER ORDER, 09/02/21 Hearing on the Emergency Current COVID-19 Hysteria August 2021 Notice to Motion That Tierra Jones ("Jones") Has Already Had A Motion To Disqualify Her STANDS.

CLERK'S NOTE: The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com'; 'Melanie Marland' <Melanie.Marland@clarkcountyda.com>; 'Teresa Slade' <Teresa.Slade@clarkcountyda.com> hvp/8/23/21

Felony/Gross Mis	demeanor	COURT MINUTES	August 24, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
August 24, 2021	12:30 AM	All Pending Motions	
HEARD BY: Lea	avitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK:	Haly Pannullo		
RECORDER: Sa	ara Richardson		
REPORTER:			
Ι	Blandino, Kim Dennis Dickerson, Michael State of Nevada	Defendant Attorney Plaintiff JOURNAL ENTRIES	
- Ben Bateman, Es	q., present as stand by	counsel.	

Defendant objected to the proceedings. COURT SO NOTED.

STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE ... STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE ... STATE'S NOTICE OF MOTION AND MOTION TO REMAND THE DEFENDANT AND/OR ORDER ADDITIONAL CONDITIONS OF RELEASE Following argument, COURT STATED the no contact order was not lifted and ORDERED, State's

Motion DENIED; Defendant is to have no contact with Mr. Federico and/or Shannon Nordstrom; Mr. Dickerson to prepare the Order.

STATE'S SECOND SUPPLEMENT TO MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION AND APPOINT COUNSEL Argument by Mr. Dickerson and Defendant. COURT STATED it is clear that the Defendant does not

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want to follow the rules; the Defendant continues to conduct obstructionist behavior and is impeding the State from moving forward. COURT ADMONISHED and reminded the Defendant that if the Defendant does not want to comply with the rules, the Court will revoke the Defendant's selfrepresentation; the Defendant will be appointed an attorney and the Defendant's attorney will litigate this case, not the Defendant. Further, Court stated if the Defendant wants to appear in the Regional Justice Center, then the Defendant will be required to follow the rules and wear a mask and if not, then the Defendant will need to appear via blue jeans. Court further ADMONISHED the Defendant. COURT ORDERED, Motion to Revoke DENIED. Based upon State's representations, Court assured the State that it will not let the Defendant go on with this another year. Court stated it is clear that a record has been made as to warning the Defendant. At request of the Defendant, COURT STATED there is no stay that is going to be issued today.

91] DEFENDANT EMERGENCY EX PARTE MOTION FOR RELEASE FROM GPS MONITORING Defendant stated this Motion was not phrased as a Motion. COURT again ADMONISHED the Defendant and ORDERED, Defendant is not permitted to contact chambers; Defendant is to put his request in writing or have Mr. Bateman communicate with the Court. Based upon Defendant's representations, COURT FURTHER ORDERED, Motion VACATED.

EMERGENCY JUDGE JIM WILSON EX-PARTE MOTION TO TAKE JUDICIAL NOTICE AND TO MAKE FULL DISCLOSURE OF ANY POSSIBLE DISQUALIFYING FACTORS AND TO TAKE STEPS TO CORRECT ERROR ON HIS RECORD COURT ORDERED, Motion VACATED.

DEFENDANT MOTION TO STRIKE THE AFFIDAVITS OF JUDGES TIERRA JONES AND NANCY ALLF COURT ORDERED, Motion VACATED.

CALENDAR CALL

Mr. Dickerson confirmed the State can be ready to proceed with trial with two to three days for trial and 6 to 10 witnesses max. Defendant stated he is not ready for trial as Mr. Christensen s office is not calling him back as to the funds for investigation of witnesses. Colloquy regarding current trial setting. COURT ADMONISHED the Defendant as to his trial witness. Colloquy regarding new trial setting. COURT ORDERED, trial dates VACATED and RESET. COURT ADMONISHED and reminded the Defendant that if he continues to challenge the jurisdiction of this court after four motions to disqualify have been heard and denied, the Defendant will leave the Court no choice but to revoke the Defendant's self-representation.

BOND/EMP

11/30/21 CALENDAR CALL

12/06/21 JURY TRIAL

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Felony/Gross Misdem	neanor	COURT MINUTES	September 23, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
September 23, 2021	7:30 AM	Minute Order	
HEARD BY: Jones, T	Tierra	COURTROOM:	RJC Courtroom 14B
COURT CLERK: Te	ri Berkshire		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria September 2021 Motion to Disqualify Judge Michelle Leavitt Under NRS 1.235 and the US Constitution Because of New Facts Obtained as a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt (Leavitt) Mentally and Psychologically Evaluated and Temporarily Suspended from her Duties With Pay and Request for Further Discovery Into Leavitt s Record Pending Said Evaluation Should Leavitt Not Immediately Take Leave of Her Duties or Resign From the Bench Pursuant to NRS 1.4665(3) Pending Voluntary Mental Evaluation and Testing and a Requested Evidentiary Hearing and Demand to Take Judicial Notice Under NRS 47.150-47.170 is DENIED as a Motion to Disqualify Judge Michelle Leavitt was previously denied by Judge Thomas Wilson and Defendant fails to allege any specific facts that warrant disqualification or an evaluation. As such, the motion is DENIED.

Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve and mailed to Kim Blandino I.D. 363075 c/o CCDC 330 S. Casino Center Blvd Las Vegas, Nevada, 89101 / tb

Felony/Gross Misder	neanor	COURT MINUTES	October 13, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
October 13, 2021	3:00 AM	Minute Order	Minute Order: BlueJeans Appearance
HEARD BY: Allf, Nancy		COURTROOM:	RJC Courtroom 03A
COURT CLERK: Nicole McDevitt			
RECORDER: Brynn White			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- Department 27 Information to Appear Telephonically

Re: Matter set on October 14, 2021

Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. Counsel have the choice to appear either by phone or computer/video, however, if appearing remotely via BlueJeans, please appear by audio AND video. Also, in person hearings are now being held in Department 27, at the option of counsel. Mask wearing protocols will be strictly enforced. As of May 1, 2021, the Governor has relaxed the capacity to 80%, so that the courtroom can now accommodate up to 32 people.

Dial the following number: 1-408-419-1715

Meeting ID: 897 138 369

Meeting URL: https://bluejeans.com/897138369

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To connect by phone dial the number provided and enter the meeting ID followed by #

To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans.

You may also download the Blue Jeans app and join the meeting by entering the meeting ID

PLEASE NOTE the following protocol each participant will be required to follow:

Place your phone on MUTE while waiting for your matter to be called.

Do NOT place the call on hold since some phones may play wait/hold music.

Please do NOT use speaker phone as it causes a loud echo/ringing noise.

Please state your name each time you speak so that the court recorder can capture a clear record.

Please be mindful of rustling papers, background noise, and coughing or loud breathing.

Please be mindful of where your camera is pointing.

We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing.

If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing.

Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 10/13/2021.

Felony/Gross Ma	isdemeanor	COURT MINUTES	October 14, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
October 14, 2021	10:00 AM	All Pending Motions	
HEARD BY: A	llf, Nancy	COURTROOM:	RJC Courtroom 03A
COURT CLERK	: Nicole McDevitt		
RECORDER:	Brynn White		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis	Attorney Defendant	

JOURNAL ENTRIES

- EMERGENCY CURRENT COVID-19 HYSTERIA SEPT. 28, 2021 MOTION TO DISQUALIFY JUDGE TIERRA JONES ("JONES") THAT HAS ALREADY HAD A MOTION TO DISQUALIFY HER IN THIS CASE FROM HEARING THE AMENDED MOTION TO DISQUALIFY LEAVITT OR ANY OTHER MATTER IN THIS CASE AND TO DISQUALIFY JONES FROM HEARING THE MOTION TO DISQUALIFY LEAVITT FILED ON SEPT 20, 2021 WHICH JONES ONLY ORALLY RULED ON SEPT 23, 2021 AS KIM HAD NO NOTICE PRIOR JONES WAS ASSIGNED TO HEAR THIS MATTER THEREFORE NRS 1.235 (2) (A) APPLIES AND NOTICE THAT JONES HAS NOW COMMITTED MULTIPLE CRIMINAL OFFENSES IN HER CURRENT RECENT ACTIONS AND TO PERMANENTLY DISQUALIFY JONES FROM HEARING ANYTHING IN THE FUTURE REGARDING KIM BLANDINO AND TO PUT KIM BLANDINO ON JONES AUTOMATIC RECUSAL LIST...RENEWED EMERGENCY CURRENT COVID-19 HYSTERIA SEPT. 2021 MOTION TO DISQUALIFY LEAVITT UNDER NRS 1.235 AND THE U.S. CONSTITUTION BECAUSE OF NEW FACTS OBTAINED AS A RESULT OF THE HEARING ON AUGUST 24, 2021 AND MOTION TO HAVE JUDGE LEAVITT ("LEAVITT") MENTALLY AND PSYCHOLOGICALLY EVALUATED AND TEMPORARILY SUSPENDED FROM HER DUTIES WITH PAY AND REQUEST FOR FURTHER DISCOVERY INTO LEAVITT S RECORD PENDING SAID EVALUATION SHOULD LEAVITT NOT IMMEDIATELY TAKE LEAVE OF HER DUTIES OR RESIGN FROM THE BENCH

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PURSUANT TO NRS 1.4665 (3) PENDING VOLUNTARY MENTAL EVALUATION AND TESTING AND A REQUESTED EVIDENTIARY HEARING AND DEMAND TO TAKE JUDICIAL NOTICE UNDER NRS 47.150-47.170

Mr. Blandino objected to being on BlueJeans and not being able to appear without wearing a mask. Mr. Blandino noted an order to have his Motion to Disgualify Judge Allf heard by Judge Silva was issued this morning and shortly after an Order Denying the Motion to Disqualify Judge Nancy Allf was filed by Judge Silva. Arguments by Mr. Blandino regarding conspiracy, process of disqualifying judges, case law that supports his arguments, and additional issues. COURT ORDERED, Emergency Current COVID-19 Hysteria Sept. 28, 2021 Motion to Disqualify Judge Tierra Jones ("Jones") That Has Already Had a Motion to Disgualify Her In This Case From Hearing the Amended Motion to Disgualify Leavitt or Any Other Matter in This Case and to Disgualify Jones from Hearing the Motion to Disgualify Leavitt Filed on Sept 20, 2021 Which Jones Only Orally Ruled on Sept 23, 2021 as Kim had no Notice Prior Jones was Assigned to Hear this Matter Therefore NRS 1.235 (2) (a) Applies and Notice that Jones has now Committed Multiple Criminal Offenses in her Current Recent Actions and to Permanently Disqualify Jones from Hearing Anything in the Future Regarding Kim Blandino and to Put Kim Blandino on Jones Automatic Recusal List AND Renewed Emergency Current COVID-19 Hysteria Sept. 2021 Motion to Disgualify Leavitt Under NRS 1.235 and the U.S. Constitution Because of New Facts Obtained As a Result of the Hearing on August 24, 2021 and Motion to Have Judge Leavitt ("Leavitt') Mentally and Psychologically Evaluated and Temporarily Suspended from Her Duties With Pay and Request for Further Discovery into Leavitt's Record Pending Said Evaluation Should Leavitt Not Immediately Take Leave of her Duties or Resign from the Bench Pursuant to NRS 1.4665 (3) Pending Voluntary Mental Evaluation and Testing and a Requested Evidentiary Hearing and Demand to take Judicial Notice Under NRS 47.150-47.170 TAKEN UNDER ADVISEMENT, matter SET for status check for Court to issue an order.

10/19/2021 (CHAMBERS) STATUS CHECK: DECISION

Felony/Gross Misd	lemeanor	COURT MINUTES	November 18, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
November 18, 2021	12:00 AM	Entry of Plea	
HEARD BY: Leav	vitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK:	Haly Pannullo		
RECORDER: Sar	a Richardson		
REPORTER:			
Di	andino, Kim Dennis ickerson, Michael ate of Nevada	Defendant Attorney Plaintiff JOURNAL ENTRIES	

- MATTER TRAILED for Mr. Bateman's appearance.

MATTER RECALLED. All parties present as before. Bennair Bateman, Esq., present as stand by counsel. State confirmed the Defendant has not signed the Guilty Plea Agreement. Statement by Defendant. COURT SO NOTED and STATED the parties need to prepare and be ready for trial to go forward on 12/06/21.

BOND/EMP

CLERK'S NOTE: Subsequent to Court, COURT ORDERED, 11/18/21 Amended Indictment is hereby STRICKEN. hvp/11/30/21

Felony/Gross Misder	neanor	COURT MINUTES		November 23, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
November 23, 2021	3:00 AM	Minute Order		
HEARD BY: Jones,	Tierra	COURTROOM:	Chambers	
COURT CLERK: C	had Johnson			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Emergency Current COVID-19 Hysteria November 22 2021 Motion to Disqualify Judge Michelle Leavitt and All of the Judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavarria v.Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice is DENIED as Defendant's Motion fails to allege any specific facts that warrant disqualification. As such, the motion is DENIED.

CLERK'S NOTE: The above minute order has been distributed to all registered parties for Odyssey File & Serve / cj 11-23-21

Felony/Gross Misde	meanor	COURT MINUTES	November 30, 2021	
C-19-341767-1	State of Nevada vs Kim Blandino			
November 30, 2021	12:00 AM	Calendar Call		
HEARD BY: Leavi	tt, Michelle	COURTROOM:	RJC Courtroom 14D	
COURT CLERK: Haly Pannullo				
RECORDER: Sara	Richardson			
REPORTER:				
	kerson, Michael e of Nevada	Attorney Plaintiff		

JOURNAL ENTRIES

- Marshall, Randy Hawkes, also present.

Defendant not present. State requested a bench warrant. Officer Hawkes stated that he was informed of the Defendant refusing to put on a mask to come inside the building; refusing to conform with the rules. Mr. Dickerson stated this is Calendar Call and again requested a bench warrant. Court stated the Defendant will be given a few more minutes to appear. MATTER TRAILED.

MATTER RECALLED. All parties present as before. COURT STATED it is almost 1:00 PM and this matter was set to be heard at noon; therefore, since the Defendant is not signed into blue jeans, it appears that the Defendant is also refusing to appear by Blue Jeans. COURT ORDERED, matter CONTINUED and made a record ADMONISHING the Defendant that if he refuses to appear, a bench warrant will be issued for his arrest, as a party cannot refuse to appear for Court at the time of Calendar Call. COURT STATED an additional way for the Defendant to appear has been made available; if the Defendant does not want to wear the mask, the Defendant can sign into Blue Jeans and make his representations that way. COURT STATED the Defendant filed another Motion to Disqualify and that Motion is made in bad faith as it is clear that the Defendant has filed this Motion in an attempt to continue to impede and obstruct this Court, which also included Judge Jones in the

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Motion. Bennair Bateman, Esq., now present as stand by counsel. Colloquy regarding Defendant's appearance. Mr. Dickerson state he will never again assist the Defendant in appearing by video as that is beyond his position as a prosecutor. Further, Mr. Dickerson noted there are some Pre-Trial matters that need to be addressed and again requested a bench warrant. COURT STATED the Defendant's non-appearance today is believed to be an attempt to impede and obstruct this Court from going forward therefore, COURT FURTHER ORDERED, all pending matters are to be heard on Thursday; Mr. Bateman is to relay to the Defendant that if the Defendant refuses to appear, a warrant will be issued and the Defendant can appear by blue jeans for this matter; if Defendant wants any pleadings considered by the Court as to the Motion to Revoke Self-Representation as well as the Motion for Audio Visual, then the Defendant needs to have the pleadings filed before Thursday. COURT STATED the Motion to Disqualify will not be ruled upon as it is not made in good faith. Upon Court's inquiry, Mr. Dickerson stated this is the 16th or 17th Motion to Disqualify. COURT STATED it is an attempt to impede and obstruct the Court and at some point the Motion is not filed in compliance with the rules and is not made in good faith.

12/02/21 1:00 PM ALL PENDING MATTERS

CLERK'S NOTE: The above minute order has been distributed to:

'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com' hvp/12/01/21

Felony/Gross Misden	neanor	COURT MINUTES		December 02, 2021
C-19-341767-1	State of Nevada vs Kim Blandino			
December 02, 2021	3:00 AM	Minute Order		
HEARD BY: Jones, T	Fierra	COURTROOM:	Chambers	
COURT CLERK: Pa	tia Cunningham			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Following a review of the papers and pleadings on file herein, the COURT FINDS that the Defendant's Second Renewed Emergency Current COVID-19 Hysteria December 2, 2021 Motion to Disqualify Judge Michelle Leavitt With Additional Facts Since the First Renewed and to Disqualify All of the judges of the EJDC Pursuant to the Due Process Clause of the 5th and 14th Amendment as Applied to the States of the U.S. Constitution, NRS 1.230 and 1.235 and Rule 2.11 of the Revised Nevada Code of Judicial Conduct ("CODE") and In Accord with Rippo v. Baker 127 S. Ct. 905 (2017) and Echavarria v. Filson 896 F.3d 1118 (9th Cir. 2018) and Demand to Take Judicial Notice and Supplement to the Renewed Motion Filed on November 29 is DENIED as this is the Defendant's 17th Motion to Disqualify Judge Leavitt and/or All Judge's Of the EJDC, and all of the said motions lack merit and fail to allege any specific facts that warrant disqualification. As such, the instant motion is DENIED.

CLERK'S NOTE: This minute order was updated and corrected to reflect it was issued by the Honorable Judge T. Jones, not the Honorable M. Leavitt as originally entered. The above minute order has been distributed to: 'Kim Blandino' <kim43792@earthlink.net>; 'brb@brblv.com'; 'michael.dickerson@clarkcountyda.com.' /pc 12/2/21

Felony/Gross Mis	demeanor	COURT MINUTES	December 02, 2021
C-19-341767-1	State of Nevada vs Kim Blandino		
December 02, 2021	1:00 PM	All Pending Motions	
HEARD BY: Lea	vitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK:	Haly Pannullo		
RECORDER: Sa	ra Richardson		
REPORTER:			
B D N	ateman, Bennair R. landino, Kim Dennis Þickerson, Michael Iarland, Melanie H. tate of Nevada	Attorney Defendant Attorney Attorney Plaintiff	

JOURNAL ENTRIES

- CALENDAR CALL ... STATE'S NOTICE OF MOTION OF AUDIOVISUAL TESTIMONY AND MOTION AND MOTION FOR AUDIOVISUAL TESTIMONY ... STATE'S NOTICE OF MOTION AND MOTION TO STRIKE DEFENDANT'S MOTION AND MOTION TO REVOKE DEFENDANT'S SELF-REPRESENTATION

Argument by Mr. Dickerson and Defendant. COURT STATED FINDINGS and ORDERED, Defendant is no longer allowed to represent himself; Mr. Bateman is APPOINTED as counsel to represent the Defendant. Defendant made record of his objections. COURT SO NOTED and FURTHER ORDERED, Defendant is not permitted to file any pleadings; State is to prepare an Order granting the motion and revoking the Defendant's self-representation. COURT ORDERED, matter SET for Status Check regarding trial setting. Colloquy regarding Defendant's custody status. COURT STATED if the Defendant wants to be released to go see his son, then the Court would be inclined to do so and the Defense can present an Order. Mr. Bateman confirmed an Order will be prepared. C-19-341767-1

BOND/EMP

12/07/21 STATUS CHECK ... PENDING MOTIONS

Felony/Gross Misd	emeanor	COURT MINUTES	December 07, 2021		
C-19-341767-1	State of Nevada vs Kim Blandino				
December 07, 2021	12:00 AM	Status Check: Trial Setting			
HEARD BY: Leav	itt, Michelle	COURTROOM:	RJC Courtroom 14D		
COURT CLERK:	Haly Pannullo				
RECORDER: Sara	a Richardson				
REPORTER:					
Bla Die	teman, Bennair R. Indino, Kim Dennis ckerson, Michael Ite of Nevada	Attorney Defendant Attorney Plaintiff			
		JOURNAL ENTRIES			
- Colloquy regardin	g trial date. COURT	ORDERED, trial date SET.			
BOND / EMP					
2/22/2022 12:00 P.M. CALENDAR CALL					
2/28/2022 10:30 A.	2/28/2022 10:30 A.M. JURY TRIAL				
CLERK S NOTE: Th	is Minute Order wa	as prepared by listening to the	e JAVs recording. (1-25-2022 ks)		

Felony/Gross M	lisdemeanor	COURT MINUTES	January 25, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
January 25, 2022	2 12:00 AM	Motion to Withdraw as Counsel	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	K: Haly Pannullo Pharan Burchfield		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael State of Nevada	Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	
		2	

- Upon Court's inquiry, Mr. Bateman explained his inability to represent Defendant. Court reminded Mr. Bateman that it is the attorney's obligation to set trial strategy. Court believed Defendant is obstructing and impeding the State from moving forward with the matter. Colloquy regarding Defendant's uncooperativeness and unproductive meetings. Additional colloquy regarding Defendant's testimony via narrative and right to self-representation. Court warned if Defendant fails to cooperate, it is at Defendant's own peril. Court expressed not inclined to grant Motion to Withdraw as Attorney of Record as it is up to Defendant if Defendant wants to cooperate. Mr. Dickerson added that this is not unique to Mr. Bateman and would anticipate having this issue with any counsel. COURT ORDERED, Motion to Withdraw as Attorney of Record DENIED.

BOND/EMP

Felony/Gross M	lisdemeanor	COURT MINUTES	February 22, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
February 22, 202	22 12:00 AM	Calendar Call	
HEARD BY: I	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERE	K: Patia Cunningham		
RECORDER:	Judy Chappell		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Bateman advised that he is not ready proceed to trial as there is a Motion to Dismiss him as counsel that has not been heard. Mr. Bateman reported that Deft. is uncooperative and is insistent on representing himself and putting on testimony which may violate the rules of professional conduct. Court noted that this is the eighth trial setting , Mr. Bateman's Motion to withdraw was denied by Judge Leavitt and Deft's Pro per status was revoked in December 2021. Court advised the case has to go to trial even if Deft. chooses not to cooperate. Statement by Deft. State advised that they are ready to proceed. COURT ORDERED, matter SET for Central Trial Readiness.

2/23/22 2:00PM CENTRAL TRIAL READINESS

ELM

Felony/Gross Misdemeanor		COURT MINUTES	March 01, 2022			
C-19-341767-1	State of Nevada vs Kim Blandino					
March 01, 2022	1:00 PM	Jury Trial				
HEARD BY: Le	avitt, Michelle	COURTROOM:	RJC Courtroom 14D			
COURT CLERK: Haly Pannullo						
RECORDER: Sara Richardson						
REPORTER:						
	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES				
- Spencer Judd, Esq., also present on behalf of the Defense.						

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:

Following argument by counsel, Court stated Mr. Bateman is not going to be dismissed as counsel. As to the Motion to Compel Discovery and Production of Brady Material, COURT ORDERED as follows:

1. MOTION GRANTED to extent it is required by NRS 174.235.

2. MOTION GRANTED to extent it is required by NRS 174.235.

3. MOTION GRANTED to extent it is required by NRS 174.235.

4. MOTION GRANTED to extent it is required by NRS 174.235

5. Not applicable.

6. MOTION GRANTED to extent it is required by NRS 174.235.

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- 7. MOTION GRANTED to extent it is required by NRS 174.235.
- 8. MOTION GRANTED to extent it is required by NRS 174.235.
- 9. MOTION DENIED.
- 10. MOTION GRANTED to extent it is required by NRS 174.235.
- 11. MOTION GRANTED to extent it is required by NRS 174.235.
- 12. State is to provide witness contact information as required by NRS 174.234.
- 13. MOTION DENIED as there are no confidential informant issues.
- 14. State is to comply with all of their statutory obligations and to disclose witness benefits other than the statutory witness fee.
- 16. Not applicable.
- 17. MOTION GRANTED to extent it is required by NRS 174.235.
- 18. State is to provide any prior felonies and/or crimes of morale turpitude.
- 19. Not applicable.

Mr. Bateman to prepare the Order. On behalf of the Defendant, Mr. Bateman requested a ruling on the Motion to Dismiss Counsel. Court stated the Motion is filed and the record has been made.

PROSPECTIVE JURORS PRESENT:

Voir dire.

COURT ORDERED, trial CONTINUED.

Felony/Gross Misdemeanor		COURT MINUTES	March 02, 2022			
C-19-341767-1	State of Nevada vs Kim Blandino					
March 02, 2022	9:00 AM	Jury Trial				
HEARD BY: Leavitt, Michelle		COURTROOM:	RJC Courtroom 14D			
COURT CLERK: Haly Pannullo						
RECORDER: Sara Richardson						
REPORTER:						
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Plaintiff				
JOURNAL ENTRIES						
- Spencer Judd, Esq., also present on behalf of the Defense.						
OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS:						
State moved to amend the indictment and argued. Mr. Bateman argued and objected. COURT ORDERED, State to be allowed to amend the indictment.						

PROSPECTIVE JURORS PRESENT:

Voir Dire.

JURY PRESENT:

Jury selected and sworn.

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Clerk read the Amended Indictment to the jury and stated the defendant s plea thereto.

Opening statements by counsel.

Testimony and exhibits presented. (See worksheets.)

COURT ORDERED, trial CONTINUED.

Felony/Gross Misdemeanor		COURT MINUTES	March 03, 2022			
C-19-341767-1	State of Nevada vs Kim Blandino					
March 03, 2022	9:00 AM	Jury Trial				
HEARD BY: 1	.eavitt, Michelle	COURTROOM:	RJC Courtroom 14D			
COURT CLERK: Haly Pannullo						
RECORDER: Sara Richardson						
REPORTER:						
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Attorney Plaintiff				
JOURNAL ENTRIES						
- JURY PRESENT:						
Testimony and exhibits presented. (See worksheets.)						
COURT ORDERED, trial CONTINUED.						

Felony/Gross M	isdemeanor	COURT MINUTES	March 04, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
March 04, 2022	1:30 PM	Jury Trial	
HEARD BY: L	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Haly Pannullo		
RECORDER: S	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- JURY PRESENT	Г:		
Testimony and e	xhibits presented. (See	worksheets.) State withdrew	State's exhibit 35.

OUTSIDE THE PRESENCE OF THE JURY:

Defendant advised of his right not to testify. Colloquy regarding the Defendant's Judgment of Conviction. COURT ORDERED, if the Defendant takes the stand, the State will not be allowed to get into the Defendant's previous conviction as it is too remote and the probative value would be substantially outweighed by unfair prejudice. Defendant further advised of his right not to testify. MATTER TRAILED for the Defendant to speak with Mr. Bateman.

MATTER RECALLED. Upon Court's inquiry, Defendant stated it is his intent to testify. At request of the Defendant, Mr. Bateman made record as to the Motion to Dismiss Counsel and new counsel.

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Page 78 of 85 Minutes Date: July 12, 2019

COURT SO NOTED. Further, Mr. Bateman moved to dismiss COUNT 2 - IMPERSONATION OF AN OFFICER and argued. State argued. COURT ORDERED, Motion DENIED.

COURT ORDERED, trial CONTINUED.

Felony/Gross Mi	sdemeanor	COURT MINUTES	March 07, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
March 07, 2022	9:00 AM	Jury Trial	
HEARD BY: Le	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	Nicole Cejas		
RECORDER: 9	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	

- OUTSIDE THE PRESENCE OF THE JURY:

Mr. Dickerson requested the Court to deny Defendant be designated as an expert to his religious beliefs. Mr. Bateman stated they are not seeking to certify Defendant as an expert, however Defendant's testimony regarding his religion and beliefs could be in reference to Defendant's character. COURT ORDERED, Defendant will be allowed some leeway to his testimony, however it will be limited by the law, rules of evidence, and relevance. Mr. Dickerson requested a jury instruction where it states that Defendant's religious beliefs is not a defense. Court stated Mr. Dickerson can submit jury instructions he deems appropriate.

Mr. Bateman moved for Mistrial on the basis of Mr. Federico's testimony. Arguments by counsel. COURT ORDERED, Mr. Bateman's Oral Motion for Mistrial DENIED. Colloquy regarding ankle monitoring. Defendant stated he cannot swear or affirm. Court stated it will canvas Defendant regarding the testimony he will be giving, Defendant agreed. Colloquy regarding Defendant's ability

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C-19-341767-1

to review documents for his recollection.

JURY PRESENT

Testimony and exhibits presented (see worksheets).

OUTSIDE THE PRESENCE OF THE JURY:

Offer of proof by Mr. Dickerson regarding issues Defendant brought up during testimony and vexatious litigant order. Arguments made by Mr. Bateman. COURT ORDERED, Mr. Dickerson allowed to discuss issues during cross examination with the exception of the vexatious litigant issue as it may be probative and outweighed by unfair prejudice. Colloquy regarding ruling on prior appeal wherein Defendant was found in contempt.

Colloquy regarding Juror Number 5. Court's suggestion to excuse Juror Number 5. No objections were made. COURT ORDERED, Juror Number 5 EXCUSED.

COURT ADMONISHED AND EXCUSED the Jury for the evening.

TRIAL ADJOURNED.

CONTINUED TO: 3/8/2022 9:00 AM

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 08, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
March 08, 2022	9:00 AM	Jury Trial	
HEARD BY:	Leavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLER	K: Haly Pannullo		
RECORDER:	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	
- JURY PRESEN	IT.	JOURNAL ENTRIES	
-		workshoots)	
2	exhibits presented. (See PRESENCE OF THE JU		
Instructions set		K1.	
JURY PRESENT			
Court instructe			
Closing argume	ents.		

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At the hour of 5:03 PM, the jury retired to deliberate.

COURT ORDERED, trial CONTINUED.

Felony/Gross Mi	isdemeanor	COURT MINUTES	March 09, 2022
C-19-341767-1	State of Nevada vs Kim Blandino		
March 09, 2022	10:30 AM	Jury Trial	
HEARD BY: Le	eavitt, Michelle	COURTROOM:	RJC Courtroom 14D
COURT CLERK	: Haly Pannullo		
RECORDER: S	Sara Richardson		
REPORTER:			
PARTIES PRESENT:	Bateman, Bennair R. Blandino, Kim Dennis Dickerson, Michael Marland, Melanie H. State of Nevada	Attorney Defendant Attorney Attorney Plaintiff	
		JOURNAL ENTRIES	
- At the hour of 1	.0:30 AM, the jury retu	rned to deliberate.	
JURY PRESENT:			
	27 PM, the jury returne ERSONATION OF AN		of COUNT 1 - EXTORTION and
Jury polled.			
Court thanked ar	nd excused the jury.		

OUTSIDE THE PRESENCE OF THE JURY:

At request of the State and following further arguments by counsel, COURT ORDERED the

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Page 84 of 85 Minutes Date:

July 12, 2019

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following:

1. Defendant PLACED on high level electronic monitoring pending Sentencing.

2. All previous conditions STAND.

3. Defendant is to have no contact with the victim, Mr. Federico, including letters.

4. All complaints are to be filed through Mr. Bateman, at Mr. Bateman's discretion.

5. A third party may serve a party as to the federal civil rights suit.

6. As to any negotiations in the federal civil rights suit, Defendant is to have no direct contact with the victim, Mr. Federico.

7. Defendant is to not be at the RJC, unless he has a proceeding on calendar for a case that he is an actual party of.

8. Defendant is to not be at the Las Vegas Municipal Court, unless he has a proceeding on calendar for a case that he is an actual party of.

COURT FURTHER ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing; Defendant is to report in the next 48 hours. COURT ADMONISHED the Defendant, indicating that the Defendant needs to participate in the interview. Mr. Bateman noted he will be not be handling the appeal or filing any notice of appeal for the Defendant. Court advised the Defendant has 30 days after sentencing to file any appeal. Defendant so noted.

MATTER RECALLED. All parties present as before, COURT FURTHER ORDERED, Defendant is not to have any direct or indirect contact with any of these jurors or any of these alternates. Defendant confirmed his understanding. COURT ADMONISHED the Defendant; the Court will issue a warrant for the Defendant's arrest, if the Defendant has any contact with the jurors. Defendant confirmed his understanding.

07/07/22 8:30 AM OR 11:00 AM (DEPENDING ON PANDEMIC) SENTENCING

GRAND JURY INDICTMENTS RETURNED IN OPEN COURT JULY 12, 2019 (From Grand Jury sessions held on July 11, 2019)

JUDGE LINDA MARIE BELL FOREPERSON LAWRENCE HOLMES

DEPUTY DISTRICT ATTORNEY MICHAEL R. DICKERSON (013476) CHIEF DEPUTY DISTRICT ATTORNEY ERIKA MENDOZA (012520) CHIEF DEPUTY DISTRICT ATTORNEY ELIZABETH MERCER (010681)

CASE NO. C-19-341767-1 DEPT. NO. XII DDA MICHAEL R. DICKERSON (GU)

Defendant(s): KIM DENNIS BLANDINO, #363075

Case No(s): 18CGJ080X (RANDOMLY TRACKS TO DC XII & XIX)

Charge(s): (1) CT - EXTORTION (Category B Felony - NRS 205.320 - NOC 50619) and (1) CT - IMPERSONATION OF AN OFFICER (Gross Misdemeanor - NRS 199.430 - NOC 53013)

Def. Counsel(s): PRO SE

WARRANT (1 WEEK):

DEFT IS I/C @ CCDC (19F09876X – PH 7/19 IN JC 14)

LVJC CASE TO BE DISM'D: 19F09876X

Exhibits:

- up 1. Proposed Indictment
- いみ 2. Jury Instructions
- **up** 2a. Supplemental Jury Instructions
- ህዳት 2b. Supreme Crt Rule
- up 3. Photo
- vA 4. Letter
- why 5. Letter
- up 6. Emails
- ver 7. Emails
- wh 8. Emails
- WG 9. CD/DVD
- 10. Waiver

Exhibits 1 - 10 to be lodged with the Clerk of the Court.

EXHIB		hambe	NS ,	1	
Case No.: (341767	Hearing / Irial-D	ate:	10/19	no	
Dept. No.:	Judge: M	lant	F		
Plaintiff: State of Nevada	Court Clerk: Recorder / Repo Counsel for Plain	tter: ntiff: M	chael	Dickens	
vs.	4 mel	anne	Marl	and	
Defendant: Kim Blanding	Counsel for Defe	endant: 	pro:	per	
HEARING / TRIAL	BEFORE THE	COURT			
Exhibit Number Exhibit Description		Date Offered	Objection	Date Admitted	
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Case No.:	C341767	Hearing / Trial Date:	08/12/20 (CHAMBERS)
Dept. No.:	XII	Judge: MICHELLE L	EAVITT
		Court Clerk: HALY	PANNULLO
Plaintiff:	STATE OF NEVADA	Recorder / Reporter:	SARA RICHARDSON
		Counsel for Plaintiff:	M. DICKERSON & MELANIE MARLAND
	VS.		
	KIM BLANDINO	чение на полно на полно на полно на полно полно полно на полно на полно на полно на полно на полно на полно на Полно на полно на полн	

Defendant:

Counsel for Defendant:

BENNAIR BATEMAN AS STAND BY COUNSEL

HEARING / TRIAL BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	1
1	EMAIL TO DEFENDANT	8.12.20	,	10.000	5
2	DEFENDANT'S RESPONSE TO EMAIL FROM DEPT	8.12.20	****	8.12.20	w
3	DEFENDANT'S MOTION FOR STAY	8.12.20		8.12.20	w
		l			
			*****		a general de color a color
			BROOTHIN CONCERNMENT AND		

Case No.:	C341767	Hearing / Trial Date:	03/01/22
Dept. No.:	12	Judge: MICHELLE L	EAVITT
		Court Clerk: HALY	PANNULLO
Plaintiff:	THE STATE OF NEVADA	Recorder / Reporter:	SARA RICHARDSON
		Counsel for Plaintiff:	MICHAEL DICKERSON &
	vs.	MELANIE MARLAND	
Defendant:		Counsel for Defendan	t: BENNAIR BATEMAN

HEARING / TRIAL BEFORE THE COURT

STATE'S

EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted]
I	Phyelope	3.2.22	STIP	3.2.22	
1A	Petter/documents to/from deft/victim	3.2.22	Stip	3.2.22	
2	envelope	3-2-22	NO	3.2.22	
2A	letter from duft to victim-green piper	3.2.22	NO	3.2.22	
3_	letter from deft to VICTIM - 4/8/19	3.2.22	STP	3.2.22	
4	letter/documents to from deft/ noting	0/	_/	/	1
5	ONAIVACUMENT 12/from victim/duff 05/2019				k
Ŷ	II IC II II II II 5.3.19				۴
Ŧ	11 11 11 11 11 15.16.19				K
8	II IN 10 IN II II J. 10.19				
9	Photo-Outside front of nome				K
10	14070- Inside office space + its contents				K
	Phor Inside office space/shelf/contents				
12	Photo-Shelf/Misc. contents				*
13	Photo-shelf " "/top rows				K
14	Moto-bodroom · contents	V	ý l	V	K
15	Moto-Cabiner Space above closet	3222	SAP	32.22	
			τ ι ς -	Rev. 03/	201

Case No: C341767

THE STATE OF NEVADA

VS.

KIM BLANDINO

STATE'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted]
ĺΨ	Photo - left alghet above closet	3.2.22	Stip	3.2.22	14
17	Photo-Office desk/chair /contents	1	1	1	ず
18	Photo- Office desk & monitors			1	. .
19	Photos - is is is is				¥
20	thoto - Undorneath desk + key board				¥
21	2hoto - Computer				14
22	Moto - "Federico case" file				K
23	Photo-settlement gragreement				 *
24	photo - "				¥
25	Photo-handwritten note				*
24	Photo- "Judge Screwups" file				ł
27	photo- "undamed property" file				K
28	Moto-Unclaimed property document				1
29	Order granting countermotion - 3.7.19				K
30	Notice of order granting countermation -3.11.19				4
31	CD		V	4	1
32	\mathcal{O}	3.2.22	Stip	3.2.22	۲
2B	STICKY NOTE - STUCK to exhibit 2A	3.2.22	NO	3.2.22	6
33	Small note paper	3.2.22	Stip	3.2.22	¥
34	K (i K	3.2.22	Shp	3.2.22	. 4
B	Sticky note attached to 1A	3222	Stip	3.2.22	K
35	CD-witndrawn 1	8:4/272+	TIDORP	1BN4N22	
HO	C/O	3.4.22	NO	3422	K
-		-			

Case No.:	C341767	Hearing / Trial Date:	03/01/22
Dept. No.:	12	Judge: MICHELLE	LEAVITT
	· · · · · · · · · · · · · · · · · · ·	Court Clerk: HALY	PANNULLO
Plaintiff:	THE STATE OF NEVADA	Recorder / Reporter:	SARA RICHARDSON
-		Counsel for Plaintiff:	MICHAEL DICKERSON &
	VS.	MELANIE MARLAND	• • • • • • • • • • • • • • • • • • •
Defendant	KIM BLANDINO	Counsel for Defenda	nt: BENNAIR BATEMAN

HEARING / TRIAL BEFORE THE COURT

DEFENDANT'S EXHIBITS

	Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
4	Α	Exhibit Description Defendants 4/25/2019 timesheet			
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Case No.:	C341767	Hearing / Trial Date: 03/01/22			
Dept. No.:	12	Judge: MICHELLE LEAVITT			
Plaintiff:	THE STATE OF NEVADA	Court Clerk: HALY PANNULLO			
		Recorder / Reporter: SARA RICHARDSON			
		Counsel for Plaintiff: MICHAEL DICKERSON &			
	vs. KIM BLANDINO	MELANIE MARLAND			
Defendant:		Counsel for Defendant: BENNAIR BATEMAN			

HEARING / TRIAL BEFORE THE COURT

COURT'S

EXHIBITS

Eschible		D	F	
Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	JUTOR NOTEBOOK.	3.1.12		37.22 KM
2	anizona dury list	3.2.22		3.2.22 K
3	CO- State's opening powerpoint	3.2.22	~	3.2.22 Ks
4	MATO - front of male- red shirt	3.1.22		3.2.22 Km
5	Photo - back of Make - red shirt	3.2.22		3.2.22 Ka
Ý	Foreperson	3.9.22		39.22 Kg
7	defense vury instruction - not used	3.9.22	alian management and a second s	39.22 Ka
		· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
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Rev. 03/2016

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL OF VERDICT PURSUANT TO NRS 177.015(3) AND NRAP 3B AND WITTER V STATE 452 P.3D 406 (NEV. 2019) AND TO TAKE JUDICIAL NOTICE; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; VERDICT; DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

vs.

KIM DENNIS BLANDINO,

Defendant(s).

now on file and of record in this office.

Case No: C-19-341767-1

Dept No: XII

A DISTANCE AND A DISTANCE IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 23 day of March 2022. **OF THE** Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk