1	IN THE SUPREME C	COURT C	OF THE STATI	E OF NEVADA
2				-
3	MARIO TREJO,	)	No. 84724	
4	Appellant,	)		Electronically Filed Feb 16 2023 02:29 PM
5	rippenant,	)		Elizabeth A. Brown
6	V.	)		Clerk of Supreme Court
7	THE STATE OF NEVADA,	)		
8	Respondent.	)		
9	A DDELL A NITEC A DI			CEC 001 250
10	<u>APPELLANT'S API</u>	<u>PENDIX</u>	VOLUME I PA	AGES 001-250
11	DARIN F. IMLAY		STEVE WOL	FSON
12	Clark County Public Defender 309 South Third Street		Clark County 200 Lewis Ay	District Attorney venue, 3 <sup>rd</sup> Floor evada 89155
13	Las Vegas, Nevada 89155-2610			
14	Attorney for Appellant		AARON FOR Attorney Gen 100 North Ca	
15			Carson City, ]	Nevada 89701-4717 38
16			Counsel for R	
17			Counsel for iv	espondent
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# ORIGINAL

1 IND STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 MICHAEL SCHWARTZER Chief Deputy District Attorney 4 Nevada Bar #10747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

OCT 0 2318

BY KIMBERLY ESTALA, DEPUTY

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

CASE NO: C-18-335315-1

-VS-

DEPT NO: XXIII

MARIO BLADIMIR TREJO, #2717641

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Defendant.

INDICTMENT

STATE OF NEVADA ) ss. COUNTY OF CLARK

The Defendant above named, MARIO BLADIMIR TREJO, accused by the Clark County Grand Jury of the crime(s) of BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060 - NOC 50426); ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.165 - NOC 50138); FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.310, 200.320, 193.165 - NOC 50055); ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50205); CONSPIRACY TO COMMIT ROBBERY (Category B Felony - NRS 200.380, 199.480 - NOC 50147) and ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.330, 193.165 - NOC 50145), committed at and within the County of Clark, State of Nevada, on or between the 4th day of August, 2018 and the 3rd day of September, 2018, as follows: \$\mathcal{C}^{-18} - 335816 - 1\$\$

IND Indictment 4785407

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#### COUNT 1 - BURGLARY WHILE IN POSSESSION OF A FIREARM

did willfully, unlawfully, and feloniously enter a building, owned or occupied by SUPERPAWN, located at 1150 South Rainbow Boulevard, Las Vegas, Clark County, Nevada, with intent to commit a felony, to wit: robbery, while in possession of and/or gaining possession of a firearm at any time during the commission of the crime and/or at any time before leaving the structure or upon leaving the structure.

#### COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of ADRIANE SERRANO, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of ADRIANE SERRANO, with use of a deadly weapon, to wit: a firearm.

#### COUNT 3 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of GIOVANNI ANDINO, or in his presence, by means of force or violence, or fear of injury to, and without the consent and against the will of GIOVANNI ANDINO, with use of a deadly weapon, to wit: a firearm.

#### COUNT 4 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of IVAN JAQUEZ, or in his presence, by means of force or violence, or fear of injury to, and without the consent and against the will of IVAN JAQUEZ, with use of a deadly weapon, to wit: a firearm.

### **COUNT 5 - ROBBERY WITH USE OF A DEADLY WEAPON**

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of CARLA RECK, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of CARLA RECK, with use of a deadly weapon, to wit: a firearm.

#### COUNT 6 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of JONATHAN RIVERA-SANDOVAL, or in his presence, by means of force or violence, or fear of injury to, and without the consent and against the will of JONATHAN RIVERA-SANDOVAL, with use of a deadly weapon, to wit: a firearm.

#### COUNT 7 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of JULIANA SALDANA, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of JULIANA SALDANA, with use of a deadly weapon, to wit: a firearm.

#### COUNT 8 - ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously take personal property, to wit: jewelry and/or U.S. currency, from the person of MELANI HOWARD, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of MELANI HOWARD, with use of a deadly weapon, to wit: a firearm.

### COUNT 9 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously, seize, confine, inveigle, entice, decoy, abduct, conceal, kidnap, or carry away ADRIANE SERRANO, a human being, with the intent to hold or detain the said ADRIANE SERRANO against her will, and without her consent, for the purpose of committing robbery, with use of a deadly weapon, to wit: a firearm.

# COUNT 10 - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did willfully and unlawfully attempt to use physical force against another person, to wit: T. CARRIGY, a protected person employed as a police officer with the Las Vegas Metropolitan Police Department, while T. CARRIGY was performing his or her duties as a police officer, which Defendant knew, or

should have known, that T. CARRIGY was a police officer, with use of a deadly weapon, to wit: a firearm, by threatening T. CARRIGY with said firearm.

# COUNT 11 - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, feloniously and intentionally place another person in reasonable apprehension of immediate bodily harm and/or did willfully and unlawfully attempt to use physical force against another person, to wit: K. GRAHAM, a protected person employed as a police officer with the Las Vegas Metropolitan Police Department, while K. GRAHAM was performing his or her duties as a police officer, which Defendant knew, or should have known, that K. GRAHAM was a police officer, with use of a deadly weapon, to wit: a firearm, by threatening K. GRAHAM with said firearm.

#### **COUNT 12 - CONSPIRACY TO COMMIT ROBBERY**

did willfully, unlawfully, and feloniously conspire with an unnamed co-conspirator to commit a robbery, by the defendant and/or unnamed co-conspirator committing the acts as set forth in Count 2, said acts being incorporated by this reference as though fully set forth herein. COUNT 13 - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON

did willfully, unlawfully, and feloniously attempt to take personal property, to wit: U.S. currency and/or merchandise, from the person of JENNIFER INCERA, or in her presence, by means of force or violence, or fear of injury to, and without the consent and against the will of JENNIFER INCERA, by Defendant and/or an unnamed co-conspirator running toward JENNIFER INCERA with guns in hand as JENNIFER INCERA was attempting to open a business, with use of a deadly weapon, to wit: a firearm, the Defendant(s) being criminally liable under one or more of the following principles of criminal liability, to wit: (1) by directly committing this crime; and/or (2) by aiding or abetting in the commission of this crime, with the intent that this crime be committed, by counseling, encouraging, hiring, commanding, inducing and/or otherwise procuring the other to commit the crime; and/or (3) pursuant to a

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conspiracy to commit this crime, with the intent that this crime be committed, Defendant and/or an unnamed co-conspirator aiding or abetting and/or conspiring by Defendant and/or an unnamed co-conspirator acting in concert throughout.

DATED this 3 day of October, 2018.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

MICHAEL SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747

ENDORSEMENT: A True Bill

oreperson, Clark County Grand Jury

ĺ	
1	Names of Witnesses and testifying before the Grand Jury:
2	CARRIGY, THOMAS – c/o CCDA 200 LEWIS AVE, LAS VEGAS, NV
3	CLARK, JEFFREY – LVMPD #13952
4	GRAHAM, KEENAN – c/o CCDA 200 LEWIS AVE, LAS VEGAS, NV
5	INCERRA, JENNIFER – c/o CCDA 200 LEWIS AVE, LAS VEGAS, NV
6	PATTON, JOE - LVMPD
7	SALDANA, JULIANA – 4330 E NEW YORK AVE, LAS VEGAS, NV 89104
8	SERRANO-BOJORQUEZ, ADRIANE – c/o CCDA 200 LEWIS AVE, LAS VEGAS, NV
9	
10	Additional Witnesses known to the District Attorney at time of filing the Indictment:
11	FARRINGTON, BRIAN- c/o CCDA 200 LEWIS AVE, LAS VEGAS, NV
12	HOWARD, MELANI – 9470 PEACE HWY APT223, LV, NV 89147
13	JAQUEZ, IVAN – 4551 WISCONSON AVE, LV, NV 89104
14	LEAVITT, JASON – LVMPD #5814
15	PANDULLO, TULLIO – LVMPD #7884
16	PEREZ VILLAFANE, MARIANGELY – LVMPD #17009
17	SMITH, KYLE – LVMPD #16897
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18BGJ002X/18F16522X/18F16756X/zm-GJLVMPD EV# 180903001848; 180804001158 (TK3)

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# ORIGINAL

#### **DISTRICT COURT** CLARK COUNTY, NEVADA

FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT

OCT50 4 2018

KIMBERLY ESTALA DEPUTY

THE STATE OF NEVADA.

Plaintiff.

-VS-

MARIO BLADIMIR TREJO ID#2717641

Defendant.

CASE NO: C-18-335315-1

DEPT NO: XXIII

WARRANT FOR ARREST

#### INDICTMENT WARRANT

THE STATE OF NEVADA.

To: Any Sheriff, Constable, Marshall, Policeman, or Peace Officer in This State:

An Indictment having been found on the 4 day of October, 2018, in the above entitled Court, charging Defendant MARIO BLADIMIR TREJO, above named, with the crime(s) of: (1) CT - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060 - NOC 50426); (7) CT - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.165 - NOC 50138); (1) CT - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.310, 200.320, 193.165 - NOC 50055); (2) CT - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50205); (1) CT - CONSPIRACY TO COMMIT ROBBERY (Category B Felony - NRS 200.380, 199.480 - NOC 50147) and (1) CT - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.330, 193.165 - NOC 50145).

YOU ARE, THEREFORE, COMMANDED forthwith to arrest and bring said Defendant before the Court to answer the Indictment. If the Court is not in session, you are to deliver Defendant into the custody of the Sheriff of Clark County, or if requested by Defendant, take Defendant before any Magistrate in the County where arrested that bail may be given to answer to the Indictment. Defendant shall be admitted to bail in the sum of \$ 500, 200

I HEREBY AUTHORIZE THE SERVICE OF THE WITHIN WARRANT BY TELETYPE, PURSUANT TO NRS 171.148. The Warrant may be served at any hour day or night.

GIVEN under my hand this 4 day of October, 2018.

STEVEN B. WOLFSON

Clark County District Attorney Nevada Bar #001565

BY

for MICHAEL SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747

DA# 18BGJ002X/18F16522X/18F16756X/zm LVMPD EV#180903001848; 180804001158 12/02/1990;UMA;680-21-1175; (TK3)

DISTRICT JUDGE DOUG HERNDON

4500,200 U/A

C-18-335316-1 WARR Warrant 4785408



STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 MICHAEL SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

Plaintiff,

-VS-

MARIO BLADIMIR TREJO, ID#2717641

Defendant.

CASE NO:

C-18-335315-1

DEPT NO: XXIII

#### INDICTMENT WARRANT RETURN

An Indictment having heretofore been found on the 4 day of October, 2018, in the above entitled Court, charging Defendant MARIO BLADIMIR TREJO, above named, with the crime(s) of: (1) CT - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060 - NOC 50426); (7) CT - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.165 - NOC 50138); (1) CT - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.310, 200.320, 193.165 - NOC 50055); (2) CT - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50205); (1) CT - CONSPIRACY TO COMMIT ROBBERY (Category B Felony - NRS 200.380, 199.480 - NOC 50147) and (1) CT - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.330, 193.165 - NOC 50145), and upon finding the said Indictment, the court issued a warrant for the arrest of said Defendant.

I hereby certify that I received a cer	rtified copy of the Indictm	nent Warrant and served the same by
arresting the within Defendant on the	_ day of	_2018.

JOSEPH LOMBARDO Sheriff, Clark County, Nevada

BY:				
	Deputy	 	 	

RET STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 MICHAEL SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff Electronically Filed
10/05/2018

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

MARIO BLADIMIR TREJO, ID#2717641

Defendant.

CASE NO:

C-18-335315-1

DEPT NO:

IIIXX

#### INDICTMENT WARRANT RETURN

An Indictment having heretofore been found on the 4 day of October, 2018, in the above entitled Court, charging Defendant MARIO BLADIMIR TREJO, above named, with the crime(s) of: (1) CT - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060 - NOC 50426); (7) CT - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.165 - NOC 50138); (1) CT - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.310, 200.320, 193.165 - NOC 50055); (2) CT - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50205); (1) CT - CONSPIRACY TO COMMIT ROBBERY (Category B Felony - NRS 200.380, 199.480 - NOC 50147) and (1) CT - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.330, 193.165 - NOC 50145), and upon finding the said Indictment, the court issued a warrant for the arrest of said Defendant.

I hereby certify that I received a certified copy of the Indictment Warrant and served the same by arresting the within Defendant on the 5th day of October 2018.

JOSEPH LOMBARDO Sheriff, Clark County, Nevada

BY:

Deputy

#### WARR

#### DISTRICT COURT CLARK COUNTY, NEVADA

FILED IN OPEN COURT STEVEN D. GRIERSON **CLERK OF THE COURT** 

OCT 0 4 2018

THE STATE OF NEVADA,

Plaintiff.

KIMBERLY ESTALA, DEPUTY

-VS-

CASE NO: C-18-335315-1

MARIO BLADIMIR TREJO

ID#2717641

DEPT NO: XXIII

WARRANT FOR ARREST

Defendant.

#### INDICTMENT WARRANT

THE STATE OF NEVADA,

To: Any Sheriff, Constable, Marshall, Policeman, or Peace Officer in This State:

An Indictment having been found on the 4 day of October, 2018, in the above entitled Court, An Indictment having been found on the 4 day of October, 2018, in the above entitled Court, charging Defendant MARIO BLADIMIR TREJO, above named, with the crime(s) of: (1) CT - BURGLARY WHILE IN POSSESSION OF A FIREARM (Category B Felony - NRS 205.060 - NOC 50426); (7) CT - ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.165 - NOC 50138); (1) CT - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.310, 200.320, 193.165 - NOC 50055); (2) CT - ASSAULT ON A PROTECTED PERSON WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.471 - NOC 50205); (1) CT - CONSPIRACY TO COMMIT ROBBERY (Category B Felony - NRS 200.380, 199.480 - NOC 50147) and (1) CT - ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (Category B Felony - NRS 200.380, 193.330, 193.165 - NOC 50145).

YOU ARE, THEREFORE, COMMANDED forthwith to arrest and bring said Defendant before the Court to answer the Indictment. If the Court is not in session, you are to deliver Defendant into the custody of the Sheriff of Clark County, or if requested by Defendant, take Defendant before any Magistrate in the County where arrested that bail may be given to answer to the Indictment. Defendant shall be admitted to bail in the sum of \$ 500,000 +HA

I HEREBY AUTHORIZE THE SERVICE OF THE WITHIN WARRANT BY TELETYPE, PURSUANT TO NRS 171.148. The Warrant may be served at any hour day or night.

GIVEN under my hand this 4 day of October, 2018.

FOR

STEVEN B. WOLFSON

Clark County District Attorney Nevada Bor #001 565

BY

MICHAEL SCHWARTZER Chief Deputy District Attorney

Nevada Bar #10747

DISTRICT JUDGE DOUG HERNDON BAIL \$ 500,000 +HA

> CERTIFIED COPY DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE

CLERK OF THE COUR

DA# 18BGJ002X/18F16522X/18F16756X/zm LVMPD EV#180903001848; 180804001158 12/02/1990;UMA;680-21-1175; (TK3)



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# EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

P. 001 Electronically Filed 10/10/2018 11:26 AM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT ADMIN

State of Navad		O OTTA ANALAS
State of Nevad	<u>a</u>	CASE NO. C-18-335315-1
	PLAINTIFF	CASE NO: C-18-335315-1  DEPT. NO: 23
W.		) DEPT. NO:
-VS-		) MEDIA REQUEST AND ORDER ALLOWING
Mario Trejo	91	) CAMERA ACCESS TO COURT PROCEEDINGS
		* Please fax to (702) 671-4548 to ensure that
	DEFENDANT	) the request will be processed as quickly as possible.
Larry Ish	(name), of KT	NV (media organization),
hereby requests permissi	on to broadcast, record, photograph	h or televise proceedings in the above-entitled case in
Dept. No. 23	e Honorable Judge Miley	Presiding, on the 15th day of
October	18	
****		
аптanged prior to coverag	hat any media camera pooling arrar ge, without asking for the Court to n y of October	•
	7	702-871-3345
SIGNATURE:	ary	PHONE: 702-871-3345
********	*************	*****************
	IT IS HEREB	BY ORDERED THAT:
		nitted less than 24 hours before the scheduled proceeding was to to justify granting the request on shorter notice.
[] The media req	uest is denied for the following rea	asons:
entitled case, a Supreme Cour of any party to	at the discretion of the Court, and us t Rules 229-246, inclusive, at the d the action. Media access may be re	dia access remains in effect for each and every hearing in the above- nless otherwise notified. This order is made in accordance with liscretion of the judge, and is subject to reconsideration upon motion evoked if it is shown that access is distracting the participants, naterially interfering with the administration of justice.
[] OTHER:_		
IT IS FURTHER (	DRDERED that this document s	shall be made a part of the record of the proceedings in this case.
Dated thisd	lay of	20/8 Johns L'Cy
7		DISTRICT COURT JUDGE

# EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

:	)
State of Nevada	) C-18-335315-1
PLAINTIFF	CASE NO: C-18-335315-1 DEPT. NO: 23
-VS-	) DEPT. NO: 25
Mario Trejo	) NOTIFICATION OF
DEFENDANT	) MEDIA REQUEST
You are hereby notified pursuant to Suprementation KTNV have	PRD IN THE ABOVE-CAPTIONED CASE:  e Court Rules 229-246, inclusive, that media representatives requested to obtain permission to broadcast, televise, record or ection should be filed at least 24 hours prior to the subject
hearing.	ection should be filed at least 24 hours prior to the subject
DATED this 8th day of October	, <sub>20</sub> <u>18</u> .
	Eighth Judicial District Court
CERTIFICATE OF SERVIC	EE BY FACSIMILE TRANSMISSION
I hereby certify that on the 8th day of	October, 20_18, service of the foregoing
was made by facsimile transmission only, pursuant to	Nevada Supreme Court Rules 229-246, inclusive, this date by
faxing a true and correct copy of the same to each Att	torney of Record addressed as follows:
Plaintiff	Defendant
District Attorney	Public Defender
(702) 455-2294	(702) 455-5112
	Dishth Indial District Court
	Eighth Judicial District Court

Electronically Filed 11/28/2018 7:58 AM Steven D. Grierson CLERK OF THE COURT

	MOT CLERK OF THE COUR
1	PHILIP J. KOHN, PUBLIC DEFENDER
2	ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER
3	NEVADA BAR NO. 14215 PUBLIC DEFENDERS OFFICE
4	309 South Third Street, Suite 226 Las Vegas, Nevada 89155
5	Telephone: (702) 455-4685 Facsimile: (702) 455-5112
6	Alexander.Henry@clarkcountynv.gov  Attorneys for Defendant
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	THE STATE OF NEVADA, )
10	Plaintiff, ) CASE NO. C-18-335315-1
11	v. DEPT. NO. XXIII
12	MARIO BLADIMIR TREJO,
13	Defendant,
14	)
15	MOTION FOR SETTING OF REASONABLE BAIL
16	COMES NOW, the Defendant, MARIO BLADIMIR TREJO, by and through,
17	ALEXANDER C. HENRY, Deputy Public Defender, and moves this Honorable Court for the
18	setting of reasonable bail pursuant to NRS 178.485
19	This Motion is based upon the attached Declaration of Counsel, any attached documents,
20	argument of Counsel, and any information provided at the time set for hearing this motion.
21	DATED this 28th day of November, 2018.
22	
23	PHILIP J. KOHN
24	CLARK COUNTY PUBLIC DEFENDER
25	By: <u>/s/Alexander C. Henry</u>
26	ALEXANDER C. HÉNRY, #14215 Deputy Public Defender
27	
28	
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#### ARGUMENT

Mr. Trejo was indicted on one (1) count Burglary while in Possession of a Firearm, seven (7) counts of Robbery with the use of a Deadly Weapon, one (1) count of First Degree Kidnapping with use of a Deadly Weapon, two (2) counts of Assault on a Protected Person with use of a Deadly Weapon, one (1) count of Conspiracy to Commit Robbery, and one (1) count of Attempt Robbery with use of a Deadly Weapon. Bail is currently set at \$500,000.00.

# 1. Excessive bail and/or release conditions violate(s) the Federal and State constitutions.

The Eighth Amendment to the U.S. Constitution states, in part, that "excessive bail shall not be required." U.S.C.A. VIII. Similarly, the Nevada Constitution mandates that all defendants "shall be bailable by sufficient sureties" and that bail shall not be "excessive". Nev. Const. Art. 1 § 6-7. The constitutional right to bail is codified in Nevada statute, which requires that "a person arrested for an offense other than murder of the first degree *must* be admitted to bail." NRS 178.484(1) (emphasis added).

Bail settings must be based on the need to ensure community safety and assure the accused's presence at criminal proceedings against them. <u>U.S. v. Karper</u>, 847 F. Supp. 2d 350, 362 (N.D. N.Y. 2011); <u>See also NRS 178.4851</u> (requiring consideration of community safety and the accused's reappearance in court as factors bearing on pre-trial release). The U.S. Supreme Court has defined excessive bail as "bail set at a figure higher than an amount reasonably calculated to fulfill [this] purpose." <u>Stack v. Boyle</u>, 342 U.S. 1, 5 (1951). Release conditions also fall within the purview of the Eighth Amendment, and may not exceed a purported threat posed by a particular defendant. <u>U.S. v. Salerno</u>, 481 U.S. 739, 754 (1987) (requiring that "the Government's proposed conditions of release or detention not be excessive in light of the perceived evil."). Thus, bail and/or release conditions cannot exceed that which is minimally necessary to ensure the accused's appearance in court and protect the community against future dangerousness. <u>U.S. v. Karper</u>, 847 F. Supp. 2d at 362.

<sup>&</sup>lt;sup>1</sup> The section makes an exception for cases involving a murder charge. Nev. Const. Art. 1 § 7.

#### 2. Detainees should be granted an own recognizance release when appropriate.

Whenever possible, courts should dispense with the requirement of any financial security and release a detainee either on the detainee's "personal recognizance or upon the execution of an unsecured appearance bond in an amount set by the court." State v Brown, 338 P.3d 1276 (N.M. 2014) (referencing New Mexico's bail statutes). Nevada law provides that criminal defendants may be released *without bail* upon a showing of good cause that the court "can impose conditions on the person that will adequately protect the health, safety, and welfare of the community and ensure that the person will appear at all times and places ordered by the court." NRS 178.4851.

This determination involves consideration of the following factors regarding the accused:

- 1. The length of residence in the community;
- 2. The status and history of employment;
- 3. Relationships with the person's spouse and children, parents or other family members and with close friends;
- 4. Reputation, character and mental condition;
- 5. Prior criminal record, including, without limitation, any record of appearing or failing to appear after release on bail or without bail;
- 6. The identity of responsible members of the community who would vouch for the reliability of the person;
- 7. The nature of the offense with which the person is charged, the apparent probability of conviction and the likely sentence, insofar as these factors relate to the risk of not appearing;
- 8. The nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release;
- 9. The likelihood of more criminal activity by the person after release; and
- 10. Any other factors concerning the person's ties to the community or bearing on the risk that the person may willfully fail to appear.

#### NRS 178.4853.

Notably, a detainee poses a flight risk only if, by a preponderance of the evidence, there exists a current indication that they may intentionally evade the criminal justice system. Prior failures to appear ("FTAs") should not bear on this determination because FTAs are not always willful and may result due to reasons such as illness, transportation problems, or even an errant understanding of the need to be present in court at a particular date, time, and location.

3.

If the Court has concerns with an own recognizance release, the Court may impose release conditions provided those conditions do not exceed that which is minimally necessary to protect the community and ensure the accused's return to court. <u>U.S. v. Salerno</u>, 481 U.S. at 754. Codifying this, NRS 178.4851(2) allows the Court to impose "such conditions as it deems necessary to protect the health, safety and welfare of the community and to ensure that the person will appear at all times and places ordered by the court . . ." These conditions can include intensive supervision, electronic monitoring, execution of an unsecured appearance bond (with or without a cash deposit to the court), execution of a bond secured by property belonging to the detainee or an unpaid surety, or execution of cash bond.

#### 3. Any bail imposed must be tailored to a detainee's financial means

If the reviewing court determines that bail is appropriate, the court must set bail "in an amount which... will reasonably ensure the appearance of the defendant and the safety of other persons and of the community." NRS 178.498. In making this determination, the Court must consider: "(1) the nature and circumstances of the offense charged; (2) the financial ability of the defendant to give bail; (3) the character of the defendant; and (4) the factors listed in NRS 178.4853." NRS 178.498. Significantly, an accused's ability to give bail *must* be part of the bail analysis. See Stack v. Boyle, 342 U.S. 1, 4-5 (1951) (stating "Bail set at a figure higher than an amount reasonably calculated to fulfill [its] purpose is 'excessive' under the Eighth Amendment").

The practice of detaining indigent defendants by setting a bail without regard to the detainee's financial ability to pay, which has been common practice in Clark County and which occurred in this case, violates the U.S. and Nevada constitutions. U.S.C.A. V, VIII, XIV; Nev. Const. Art. 1 § 6, 7, 8; <u>U.S. v. Polouzzi</u>, 697 F. Supp. 2d 381, 390 (E.D.N.Y. 2010) ("Bail conditions are unconstitutionally excessive if they impose restraints that are more than necessary to achieve the government's interest [in] preventing risk of flight and danger to society..."). The U.S. Justice Department has declared that "[i]ncarcerating individuals solely because of their inability to pay for their release, whether through the payment of fines, fees, or a cash bond,

violates the Equal Protection Clause of the Fourteenth Amendment." Jones v. City of Clanton, 2015 WL 5387219 at 4 (M.D. Ala. Sep. 14, 2015); see also Varden v. City of Clanton, Civ. No. 15–34, Dckt. No. 26 at 1 (M.D. Ala. Feb. 13, 2015). The Justice Department reasoned that a secured money bail schedule, like the one utilized in Clark County, "do[es] not account for individual circumstances of the accused" and it "essentially mandate[s] pretrial detention for anyone who is too poor to pay the predetermined fee." Jones, 2015 WL 5387219 at 9. As a result, the Justice Department concluded that setting a bail without regard to the detainee's financial ability to pay "amounts to mandating pretrial detention only for the indigent." Id.

There is no association between a particular charge and a blanket "schedule" of money that would guarantee appearance at court or deter future criminal activity. These concerns can only be addressed on an individualized basis. Accordingly, while "utilization of a master bond schedule provides speedy and convenient release for those who have no difficulty in meeting its requirements, [the] incarceration of those who cannot, without meaningful consideration of other possible alternatives, infringes on both due process and equal protection requirements." <u>Pugh v. Rainwater</u>, 572 F.2d 1053, 1057 (5th Cir. 1978) (*en banc*).

Courts must tailor bail to a detainee's financial resources, setting bail only as high as necessary to reasonably assure the detainee's return to court. The amount that would provide a meaningful incentive to return to court differs for someone who lives on \$600 a month and someone who lives on \$6,000 a month. Bail is excessive and, therefore, unlawful when not adjusted to a pretrial detainee's financial circumstances and not set at the minimum amount needed to ensure return to court. Stack v. Boyle, 342 U.S. at 4-5 (bail exceeding that necessary to achieve its purpose violates Eighth Amendment); see also, U.S. v. Salerno, 481 U.S. at 754 - 55 (affirming Stack and holding that "[w]hen the Government has admitted that its only interest is in preventing flight, bail must be set by a court at a sum designed to ensure

<sup>&</sup>lt;sup>2</sup> The following year, the Justice Department issued a "Dear Colleague Letter" advising state and local courts that due process and equal protection principles forbid using "bail or bond practices that cause indigent Detainees to remain incarcerated solely because they cannot afford to pay for their release." Letter from Vanita Gupta to Colleagues at 2 (Mar. 14, 2016), available at https://www.justice.gov/crt/file/832461/download.

that goal, and no more"). Thus, when bail is set utilizing a standardized bail schedule without considering a detainee's character and financial means the Court violates the accused's constitutional and statutory rights.<sup>3</sup> U.S.C.A. V, VIII, XIV; Nev. Const. Art. 1 § 6-8; NRS 178.498 (requiring courts to consider the financial ability of the defendant in setting bail).

#### **RELIEF REQUESTED**

On September 18, 2018, the justice courts set bail to a total of \$250,000. After the grand jury indictment, the bail increased to \$500,000. Mr. Trejo requests that this Honorable Court reduce the current bail setting to \$75,000. Mr. Trejo poses a flight risk only if, by a preponderance of the evidence, there exists a current indication that they may intentionally evade the criminal justice system. There is no evidence to suggest or infer that Mr. Trejo would intentionally evade the criminal justice system. Prior failures to appear ("FTAs") should not bear on this determination. An FTA is not the same as an intention to willfully evade the criminal justice system. Nevertheless, Mr. Trejo has zero (0) FTAs.

The court may consider release and impose conditions that would protect the health, safety, and welfare of the community. The court may impose electronic monitoring (House Arrest) of Trejo. This is an option that would adequately protect the health, safety and welfare of the community. Additionally, if bond is posted, a bondsman will be monitoring Mr. Trejo's movements because of bond posted.

Mr. Trejo is currently suffering from Tracheal Stenosis, which requires doctors to remove and replace a stint in his throat. Clark County Detention Center is unable to provide medical services from Mr. Trejo. Mr. Trejo needs to see a thoracic surgeon, Dr. Wiencek, who is able to perform the necessary procedure that will permanently fix Mr. Trejo's medical diagnosis. Medical records can be provided to the court if requested. Mr. Trejo's injuries were exacerbated

<sup>&</sup>lt;sup>3</sup> Pretrial detainees should not remain in custody simply because they are poor. Research indicates that imposing money bail does not improve the chances that a Detainee will return to court, nor does it protect the public because many high-risk Detainees have access to money and can post bond. Instead, it serves only to treat differently those who can and cannot access money. Incarceration can disrupt the positive factors in the Detainee's life and lead to negative collateral consequences, including job loss, loss of residence, inability to care for children, and disintegration of other positive social relationships.

by the circumstances that unfolded in this matter. Also, this medical condition limits Mr. Trejo from participating in any extraneous activities.

Additionally, Mr. Trejo has lived in Las Vegas for twenty-two (22) years. He is a high school graduate. Mr. Trejo also has a long-term girlfriend who he has two (2) children with. Mr. Trejo has been employed for most of his adult life. He worked at AT&T and T-Mobile as a manager. Mr. Trejo's parents live in Las Vegas and can provide Mr. Trejo a place to live. In addition, Mr. Trejo has no criminal history and zero (0) FTAs.

Defense Counsel has independently spoken with Mr. Trejo's friends and family in the community. Christian Garcia has known Mr. Trejo for over five (5) years and corroborated Mr. Trejo's work and family status. Mr. Garcia also stated that these charges against Mr. Trejo are surprising and do not fit Mr. Trejo's personality. Samantha Budan has known Mr. Trejo for seven (7) years was caught "off guard and surprised" to hear the charges against Mr. Trejo. She also corroborated Mr. Trejo's work and family status. Finally, Michelle Padilla, client's girlfriend, advised Defense Counsel of Mr. Trejo's medical issues.

Therefore Mr. Trejo requests that this Court set total bail of \$75,000. This bail setting is based on the Defendant's ability to give bail and set at an amount reasonably calculated to fulfill its purpose. Accordingly, it represents an amount reasonably necessary to satisfy concerns regarding community safety and reappearance in court.

DATED this 28th day of November, 2018.

PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER

By: /s/Alexander C. Henry
ALEXANDER C. HENRY, #14215
Deputy Public Defender

#### NOTICE OF MOTION CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: TO: YOU WILL PLEASE TAKE NOTICE that the Public Defender's Office will bring the above and foregoing Motion on for hearing before the Court on the 5<sup>th</sup> day of December, 2018 at 9:30 a.m. DATED this 28<sup>th</sup> day of November, 2018. PHILIP J. KOHN CLARK COUNTY PUBLIC DEFENDER By: <u>/s/Alexander C. Henry</u> ALEXANDER C. HENRY, #14215 Deputy Public Defender **CERTIFICATE OF ELECTRONIC SERVICE** I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at <a href="motions@clarkcountyda.com">motions@clarkcountyda.com</a> on this 28<sup>th</sup> day of November, 2018. By: /s/Kristina Byrd An employee of the Clark County Public Defender's Office

Electronically Filed
1/14/2019 1:30 PM
Steven D. Grierson
CLERK OF THE COURT

**MOT** 1 DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674 ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER 2 NEVADA BAR NO. 14215 3 PUBLIC DEFENDERS OFFICE 309 South Third Street, Suite 226 4 Las Vegas, Nevada 89155 Telephone: (702) 455-4685 5 Facsimile: (702) 455-5112 Alexander. Henry@clarkcountynv.gov Attorneys for Defendant 6 **DISTRICT COURT** 7 **CLARK COUNTY, NEVADA** 8 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO. C-18-335315-1 11 v. DEPT. NO. XXIII 12 MARIO BLADIMIR TREJO, DATE: January, 23, 2019 TIME: 9:30 a.m. 13 Defendant, 14 15 MOTION FOR SETTING OF REASONABLE BAIL WITH ELECTRONIC **MONITORING** 16 COMES NOW, the Defendant, Mario Bladimir Trejo, by and through, ALEXANDER C. 17 HENRY, Deputy Public Defender, and moves this Honorable Court for the setting of bail 18 reasonable with electronic monitoring pursuant to NRS 178.485. 19 This Motion is based upon the attached Declaration of Counsel, any attached documents, 20 argument of Counsel, and any information provided at the time set for hearing this motion. 21 DATED this 14th day of January, 2019. 22 23 DARIN F. IMLAY 24 CLARK COUNTY PUBLIC DEFENDER 25 By: /s/Alexander C. Henry 26 ALEXANDER C. HENRY, #14215 Deputy Public Defender 27 28

#### PROCDUERAL HISTORY/CHARGES

Mr. Trejo was indicted on one (1) count Burglary while in Possession of a Firearm, seven (7) counts of Robbery with the use of a Deadly Weapon, one (1) count of First Degree Kidnapping with use of a Deadly Weapon, two (2) counts of Assault on a Protected Person with use of a Deadly Weapon, one (1) count of Conspiracy to Commit Robbery, and one (1) count of Attempt Robbery with use of a Deadly Weapon. Bail is currently set at \$500,000.00.

On December 5, 2018, this Court heard Mr. Trejo's Motion to Set Reasonable Bail. This Court set bail at \$500,000.00 because of the violent nature of this case and after being advised that Judge Herndon set bail after hearing the allegations. Upon receiving new information from the State, Mr. Trejo is now requesting this Court to reconsider his bail.

#### **STATEMENT OF FACTS**

While at CCDC, Mr. Trejo has stents in his throat/lung periodically replaced and/or cleaned so he can breathe. After having one surgery, Mr. Trejo was waiting to be transported to St. Martin Hospital to have another surgery to remove the stent blocking his lung. Unfortunately, Mr. Trejo's health needed emergency services. His oxygen levels dropped to the forties, his heart rate jumped to above one-hundred sixty, and it was determined that he was dying. Trauma services were unable to provide treatment for Mr. Trejo and recommended that an Ears, Nose, and Throat (ENT) doctor perform the appropriate medical treatment. However, the ENT doctor was unable to provide any further medical services than what was already provided to Mr. Trejo. It appears that personnel had to get the Chief Medical Officer involved. After some discussion, it was determined that Dr. Feikes, the doctor who previously worked on Mr. Trejo, would need to come back and work on Mr. Trejo. The operation included cleaning the stent, but the doctor could not permanently fix the medical issue and a specialist would need to work on it. The doctor did not think there were any doctors in town that could perform the necessary procedures and thought a doctor would need to be brought in from out of town.

#### **LEGAL STANDARD**

The Eighth Amendment to the U.S. Constitution states, in part, that "excessive bail shall not be required." U.S.C.A. VIII. Similarly, the Nevada Constitution mandates that all defendants "shall be bailable by sufficient sureties" and that bail shall not be "excessive". Nev. Const. Art. 1 § 6-7. The constitutional right to bail is codified in Nevada statute, which requires that "a person arrested for an offense other than murder of the first degree *must* be admitted to bail." NRS 178.484(1) (emphasis added).

If the reviewing court determines that bail is appropriate, the court must set bail "in an amount which... will reasonably ensure the appearance of the defendant and the safety of other persons and of the community." NRS 178.498. In making this determination, the Court must consider: "(1) the nature and circumstances of the offense charged; (2) the financial ability of the defendant to give bail; (3) the character of the defendant; and (4) the factors listed in NRS 178.4853." NRS 178.498. Significantly, an accused's ability to give bail *must* be part of the bail analysis. See Stack v. Boyle, 342 U.S. 1, 4-5 (1951) (stating "Bail set at a figure higher than an amount reasonably calculated to fulfill [its] purpose is 'excessive' under the Eighth Amendment").

Nevada law provides that criminal defendants may be released *without bail* upon a showing of good cause that the court "can impose conditions on the person that will adequately protect the health, safety, and welfare of the community and ensure that the person will appear at all times and places ordered by the court." NRS 178.4851. This determination involves consideration of the following factors regarding the accused:

- 1. The length of residence in the community;
- 2. The status and history of employment;
- 3. Relationships with the person's spouse and children, parents or other family members and with close friends;
- 4. Reputation, character and mental condition;
- 5. Prior criminal record, including, without limitation, any record of appearing or failing to appear after release on bail or without bail;

<sup>&</sup>lt;sup>1</sup> The section makes an exception for cases involving a murder charge. Nev. Const. Art. 1 § 7.

- 6. The identity of responsible members of the community who would vouch for the reliability of the person;
- 7. The nature of the offense with which the person is charged, the apparent probability of conviction and the likely sentence, insofar as these factors relate to the risk of not appearing;
- 8. The nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release;
- 9. The likelihood of more criminal activity by the person after release; and
- 10. Any other factors concerning the person's ties to the community or bearing on the risk that the person may willfully fail to appear.

Additionally, a detainee poses a flight risk only if, by a preponderance of the evidence, there exists a current indication that they may intentionally evade the criminal justice system.

#### **ARGUMENT**

If Mr. Trejo is unable to see a specialist, he may die while in custody at CCDC. The State, LVMPD, CCDC, and this Court are aware of Mr. Trejo's medical conditions that require special medical procedures that CCDC and UMC cannot provide. Mr. Trejo is currently suffering from Tracheal Stenosis, which requires doctors to remove and replace a stent in his throat and/or lung. Clark County Detention Center is unable to provide medical services from Mr. Trejo. UMC is also unable to provide Mr. Trejo with the appropriate medical services. Mr. Trejo needs to see a specialty doctor, who is able to perform the necessary procedure that will permanently fix Mr. Trejo's medical diagnosis.

Mr. Trejo has lived in Las Vegas for twenty-two (22) years. He is a high school graduate. Mr. Trejo also has a long-term girlfriend who he has two (2) children with. Mr. Trejo has been employed for most of his adult life. He worked at AT&T and T-Mobile as a manager. Mr. Trejo's parents live in Las Vegas and can provide Mr. Trejo a place to live. In addition, Mr. Trejo has no criminal history and zero (0) FTAs.

Defense Counsel has independently spoken with Mr. Trejo's friends and family in the community. Christian Garcia has known Mr. Trejo for over five (5) years and corroborated Mr. Trejo's work and family status. Mr. Garcia also stated that these charges against Mr. Trejo are surprising and do not fit Mr. Trejo's personality. Samantha Budan has known Mr. Trejo for seven (7) years was caught "off guard and surprised" to hear the charges against Mr. Trejo. She

also corroborated Mr. Trejo's work and family status. Finally, Michelle Padilla, client's girlfriend, advised Defense Counsel of Mr. Trejo's medical issues. Defense Counsel has been in constant contact with Michelle. Michelle is supportive and will help in any way to ensure Mr. Trejo complies with any conditions this Court imposes.

#### **RELIEF REQUESTED**

Mr. Trejo requests that this Honorable Court reduce the current bail setting to \$75,000.00 and with electronic monitoring as a condition of release. If a bond is posted, Mr. Trejo will be able to use his medical insurance to find and pay for a specialist to conduct the necessary medical operation. In the alternative, Mr. Trejo requests that this Court order CCDC to transport Mr. Trejo to a hospital that will perform the necessary medical procedure or have CCDC bring in a specialist to conduct the procedure.

DATED this 14th day of January, 2019.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By: /s/Alexander C. Henry
ALEXANDER C. HENRY, #14215
Deputy Public Defender

### NOTICE OF MOTION CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: TO: YOU WILL PLEASE TAKE NOTICE that the Public Defender's Office will bring the above and foregoing Motion on for hearing before the Court on the 23<sup>rd</sup> day of January. 2019 at 9:30 a.m. DATED this 14<sup>th</sup> day of January, 2019. DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER By: <u>/s/Alexander C. Henry</u> ALEXANDER C. HENRY, #14215 Deputy Public Defender **CERTIFICATE OF ELECTRONIC SERVICE** I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at motions@clarkcountyda.com on this 14<sup>th</sup> day of January, 2019. By: /s/Kristina Byrd An employee of the Clark County Public Defender's Office

Electronically Filed 3/6/2019 1:24 PM Steven D. Grierson CLERK OF THE COURT

1 NWEW STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 MICHAEL J. SCHWARTZER 3 Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

Defendant.

11 -vs- CASE NO: C-18-335315-1

MARIO BLADIMIR TREJO, DEPT NO: XXIII

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# STATE'S NOTICE OF EXPERT WITNESSES [NRS 174.234(2)]

TO: MARIO BLADIMIR TREJO, Defendant; and

TO: PUBLIC DEFENDER'S OFFICE, Counsel of Record:

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF NEVADA intends to call the following expert witnesses in its case in chief:

DAVIS, GLENN – LVMPD P#17031 (or designee): FIREARMS/TOOLMARK EXAMINER with the Las Vegas Metropolitan Police Department. He is an expert and is expected to testify thereto, including, but not limited to, the forensic science underlying firearms, ballistics, and toolmark comparison, analysis, interpretation, and methodology, microscopic comparison tools, technology, and findings, National Integrated Ballistic Information Network ("NIBIN") entry, analysis, interpretation, and results, firearms identification, operation, trigger pull, failure, capacity, and capability, ammunition, composition, trajectory, stippling and gunshot residue, cartridge composition, ejection pattern

1	analysis (cartridge cases), distance determination, suppressors/silencers (commercial and
2	homemade) examination, serial number restoration, and firearms modification or homemade
3	firearms examination).
4	WHITTLE, CHRISTINE - LVMPD P#15383 (or designee): Expert in the field of
5	DNA extractions, comparisons, analysis, and the identification of bodily fluids and is expected
6	to testify thereto.
7	These witnesses are in addition to those witnesses endorsed on the Information or
8	Indictment and any other witnesses for which a separate Notice of Witnesses and/or Expert
9	Witnesses has been filed
10	The substance of each expert witness' testimony and a copy of all reports made by or
11	at the direction of the expert witness has been provided in discovery.
12	A copy of each expert witness' curriculum vitae, if available, is attached hereto.
13	STEVEN B. WOLFSON
14	DISTRICT ATTORNEY Nevada Bar #001565
15	DV /o/MICHAEL L CCHWADTZED
16	BY /s/ MICHAEL J. SCHWARTZER MICHAEL J. SCHWARTZER
17	Chief Deputy District Attorney Nevada Bar #010747
18	
19	CERTIFICATE OF ELECTRONIC MAIL
20	I hereby certify that service of the foregoing, was made this 6th day of March, 2019, by
21	Electronic Mail to:
22	PUBLIC DEFENDER'S OFFICE
23	E-mail Address: pdclerk@ClarkCountyNV.gov
24	/s/ Laura Mullinax Secretary for the District Attorney's Office
25	Secretary for the District Attorney's Office
26	
27	
28	llm/GU
	2

# Las Vegas Metropolitan Police Department Forensic Laboratory

### **CURRICULUM VITAE**

						Date:	06/13/2018	
Name:	Glenn Davis	[	P#:	17301	Classification:	Forer	nsic Scientist II	
Current I	Discipline of Assignment:	Firearms Detai	il					

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

EDUCATION				
Institution	Dates Attended	Major	Degree Completed	
University of New Haven	09/00 - 09/01	Forensic Science	MS	
Washington State University	05/96 – 12/98	Genetics and Cell Biology	BS	
Washington State University	08/91 – 05/96	Biology	BS	

ADDITIONAL TRAINING / SEMINARS			
Course / Seminar	Location	Dates	
How to Identify Other Firearms course- 8 hours	Charleston, WV	June 2018	
Machining for the Firearm/Toolmark Examiner course- 4 hours	Charleston, WV	June 2018	
Glock Gen5 Armorer's course- 8 hours	Charleston, WV	June 2018	
IBIS and Matchpoint	LVMPD Las Vegas, NV	April 2018	
Ethics in Forensic Science	West Virginia University Online	January and February 2018	
Forensic Shooting Incident Reconstruction Course	Snoqualmie, WA	September 2017	
Sig Sauer P320 Armorer's course- 8 hours	Denver, CO	May 2017	
Wound Ballistics course- 2.5 hours	Denver, CO	May 2017	

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# Las Vegas Metropolitan Police Department Forensic Laboratory

ADDITIONAL TRAINING / SEMINARS				
Course / Seminar	Location	Dates		
5th Swiss International Wound Ballistics Workshop- 16 hours	Hitzkirch, Switzerland	October 2016		
Springfield XD/XDm Armorer's course- 8 hours	New Orleans, LA	June 2016		
Benelli Nova Armorer's course- 8 hours	New Orleans, LA	June 2016		
Ruger LCP and LC9 Armorer's course- 4 hours	Dallas, TX	May 2015		
Glock Gen4 Armorer's course- 8 hours	Spokane, WA	July 2015		
Remington 870 Armorer's course- 16 hours	Washington State Patrol Academy, Shelton, WA	December 2014		
Remington R4/XM15 Armorer's course- 16 hours	Washington State Patrol Academy, Shelton, WA	December 2014		
Leadership in Police Organizations	Washington State Patrol Academy, Shelton, WA	May & July 2013		
Hi-Point Firearms familiarization course- 4 hours	Albuquerque, NM	June 2013		
Wound Ballistics for the Firearm Examiner Workshop	Albuquerque, NM	June 2013		
Subclass Characteristic Workshop	Vancouver, WA	October 2012		
Colt M16 / AR15 Armorer's course- 24 hours	Washington State Patrol Academy, Shelton, WA	April 2011		
BATFE Firearms, Explosives and ATF Services- 8 hours	Seattle, WA	October 2011		
Heckler and Koch USP Armorer's course- 8 hours	Washington State Patrol Academy, Shelton, WA	October 2011		
Smith and Wesson M&P Armorer's course- 8 hours	Washington State Patrol Academy, Shelton, WA	December 2009		
Shotgun Pattern Interpretation/Trajectory into Vehicles	Fort Collins, CO	September 2009		
FBI Tool Mark course (40hrs.)	Spokane, WA	August 2009		
FBI Class on Gunpowder and Gunshot Residue- 40 hours	Spokane, WA	August 2008		
Glock Armorer's Course- 8 hours	Yakima, WA	July 2008		
TASER X25/TASER M26 Instructor Training- 16 hours	Spokane, WA	March 2008		
Sig Sauer Armorer's Course- 16 hours	Kent, WA	March 2008		
CSRT Technical Writing Class- 16 hours	Tacoma, WA	January 2008		
Full Auto Weapons Shoot and Presentation-8 hrs	Fernan Lake, ID	November 2007		
Selected Topics in Shooting Scene Reconstruction- 20 hours	Mill Creek, WA	July 2006		
FBI DNA Auditor Training Class- 16 hours	Seattle, WA	February 2006		
Beyond CODIS: DNA Testing and Human Identification	Spokane, WA	November 2005		
Forensic Entomology: Beyond Theory and Out to the Frontline	Pullman, WA	November 2005		

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# Las Vegas Metropolitan Police Department Forensic Laboratory

ADDITIONAL TRAINING / SEMINARS			
Course / Seminar	Location	Dates	
Applied Biosystems GeneMapper ID- 8 hours	Spokane, WA	November 2005	
Future Trends in Forensic DNA Technology Seminar- 8 hours	Seattle, WA	September 2004	
Crime Scene Investigation and Reconstruction- 60 hours	CJTC- Burien, WA	February 2004	
Statistical Analysis of Forensic DNA Evidence	NFSTC- Largo, FL	September 2003	
New DNA Technology Expedition	Spokane, WA	July 2003	
Bloodstain Pattern Analysis	Spokane, WA	April 2003	
NFSTC DNA Academy– 16 weeks	Largo, FL	July to November 2003	
Courtroom Testimony Techniques- 16 hours	Burien, WA	January 2003	
Spokane Police Department Citizen's Academy- 10 weeks	Spokane, WA	April to June 2003	
Technical Writing for the Forensic Specialist- 40 hours	Sacramento, CA	June 2002	
Trace Evidence Training- 4 hours	Sacramento, CA	February 2002	
Tire Track and Tire Impression Evidence-	CCI- Sacramento, CA	November 2001	
National Integrated Ballistics Identification Network (NIBIN)- 40 hours	Clearwater, FL	November 2001	
Biological Evidence Training- 1 hour	Sacramento, CA	November 2001	
Shooting Incident Reconstruction—8 hours	Sacramento, CA	April 2001	
Gunshot Primer Residue– 2 hours	Sacramento, CA	January 2001	

COURTROOM EXPERIENCE				
Court	Discipline	Number of Times		
Adams County Superior Court	Crime Scene	1		
Multiple County Superior Courts	DNA	13		
Multiple County Superior Courts, Federal Courts	Firearms/ Toolmarks	66		
EMPLOYMENT HISTORY				
Employer Job Title Date				
Las Vegas Metropolitan Police Department Crime Laboratory	Forensic Scientist II	12/17- present		

Forensic Scientist 3 and 4

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Washington State Patrol Crime Laboratory- Spokane

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12/02-12/17

### Las Vegas Metropolitan Police Department Forensic Laboratory

**EMPLOYMENT HISTORY** 

Employer	Job Title	Date		
Sacramento County District Attorney's Laboratory of Forensic Services	Forensic Technician	03/01-12/02		
Sacramento County District Attorney's Laboratory of Forensic Services	Senior Student Intern	01/01-12/02		
PROFESSIONAL AFFILIATIONS				
Organizati	Date(s)			
Association of Firearms and Tool mark Examiners (AFTE) – reg	2014-present			
Association of Firearms and Tool mark Examiners (AFTE) – pro	ovisional member	2009-2014		

#### **PUBLICATIONS / PRESENTATIONS:**

Co-Instructor for Bullet Behavior: Separating Myth from Reality in Tactical Applications, presented at the 2016 NTOA (National Tactical Officer's Association) meeting in Louisville, KY

Co-Instructor for the AFTE Ring Of Fire Armorer's Workshop at 2016 AFTE (New Orleans, LA) and 2015 AFTE (Dallas, TX).

Instructor for the Serial Number Restoration Workshop at the 2009 Northwest Association of Forensic Scientists (NWAFS) / Rocky Mountain Division of the IAI (International Association of Identification) shared meeting.

"GSR Mapping": The Study of Gunshot Residue Distribution of Known Firearms in a Closed Environment. G. Davis, L. Poole, F. Springer. Presented paper at Spring 2001 California Association of Criminalists seminar held in Tahoe City, CA and at CAC trace evidence and firearms study groups in Martinez, CA.

#### **OTHER QUALIFICATIONS:**

Member of the 2014 AFTE Meeting Host Committee and member of the AFTE Ad-Hoc Forensic Education and Resouce Committee (FERC)

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### ASCLD/LAB-International

### STATEMENT OF QUALIFICATIONS

Name		Christine Whittle		Date	06/16/15
	•		•	•	
Labo	oratory	Las Vegas Metropolitan Police Departi	ment I	Forensic Labora	atory
Job '	Title	Forensic Scientist II			
Indica	ate all disci	plines in which you do casework:			
	Drug Cher	mistry		Toxicology	
	Firearms/	Γoolmarks	$\boxtimes$	Biology	
	Trace Evic	lence		<b>Questioned Doc</b>	uments
	Latent Pri	nts		Crime Scene	
	Digital & Multimedia Evidence				
List all category(ies) of testing in which you do casework:					
DNA	Nuclear,	Individual Characteristic Database, Boo	dy Flu	id Identification	n
Breath Alcohol Calibration Categories					
	`	gy - Breath Alcohol Measuring Instruments (The		f the laboratory M	UST include calibration certificates-
		eck the box if work is limited to breath/alcohol te			
	Toxicolog	gy - Breath Alcohol Calibration Reference Materi	al		
Educa	ation: List	all higher academic institutions attended (list high	school	only if no college deg	gree has been attained)

Institution	Dates Attended	Major	Degree Completed
University of South Florida	1999-2003	Microbiology	Bachelor of Science
University of Central Florida	2005-2012	Undeclared	NA
Eastern Florida State College	1997-2014	Undeclared	NA

Other Training: List continuing education, workshops, in-service and other formal training received. Please include the course title, source and date of the training.

FDLE Forensic Technologist Training Program	Dec 2005-July 2006
NFSTC Conventional Screening Program	May 30-June 2, 2006
Applied Biosystems RT-PCR Training	October 19, 2006
WVU Hair Examination for the DNA Analyst	August 3, 2007
2008 Florida Statewide DNA Conference	May 12-13, 2007
2008 FDLE Biology Discipline Meeting	May 14-15, 2007
FDLE Crime Laboratory Analyst Training Program	Decemeber 2007-April 2008
Population Statistics and Forensic DNA Analysis	September 28-30, 2009
Bode Ninth Annual Advanced DNA Workshop East	May 23-27, 2010
Bode Processing Compromised Evidence Workshop	May 23, 2010
Bode Mixture Interpretation Workshop	May 24, 2010
Plexor®HY System and Analysis Software Training	May 3-4, 2011
Marshall University Forensic Y-STR Training	May 23-26, 2011
Promega 23 <sup>rd</sup> International Symposium for Human Identification	October 15-18 <sup>th</sup> , 2012
Promega Mixture Interpretation Workshop	October 15, 2012
Promega Validation of New Techniques and Assays Workshop	October 18, 2012

ASCLD/LAB-International Statement of Qualifications Approval Date: August 3, 2012 Approved By: Executive Director

2013 FDLE Biology Discipline Meeting

Bode 12<sup>th</sup> Annual Advanced DNA Technical Workshop East
6-Dye Evolution:Future CE Fragment Analysis Course
Bode Forensic Paternity and Kinship Statistics Workshop
May 20, 2013
May 20, 2013
May 21, 2013
May 21, 2013
AFINATION Mixture Interpretation Workshop & Webcast
AAFS 66<sup>th</sup> Annual Scientific Meeting
Development of Emerging DNA Technologies Workshop
February 17, 2014

**Courtroom Experience:** List the discipline/category(ies) of testing in which you have qualified to testify as an expert witness and indicate over what period of time and approximately how many times you have testified in each.

### Forensic Biology/DNA-Since August of 2010-Testimony given 20 times

**Professional Affiliations:** List any professional organizations of which you are or have been a member. Indicate any offices or other positions held and the date(s) of these activities.

**Employment History:** List all scientific or technical positions held, particularly those related to forensic science. List current position first. Be sure to indicate employer and give a brief summary of principal duties and tenure in each position.

Job Title	Forensic Scientist II	Tenure	May 2015-Present
Employer	Las Vegas Metropolitan Police Department Forensic La	boratory	
Provide a brief description of principal duties:			
Performs a variety of scientific laboratory analyses including DNA analysis on biological evidence, provides scientific			
consultation, interprets test results and forms conclusions, prepares reports and testifies as an expert witness.			

Job Title	Crime Laboratory Analyst	Tenure	November 2007-May 2015
Employer	Florida Department of Law Enforcement		
Provide a brief description of principal duties:			
Performs analytical examinations on serological evidence, characterize samples using STR DNA analysis, genrates reports based			
on the results of examinations, testifies on casework findings			

Job Title	Forensic Technologist	Tenure	December 2005-November 2007
Employer	Florida Department of Law Enforceement		
Provide a brief description of principal duties:			
Provided technical support to the analysts in the Biology section through duties such as: reagent preparation, instrument			
maintenance, evidence screening, and general housekeeping duties			

Job Title	Tenure	
Employer		
Provide a brief description of principal duties:		

Job Title	Tenure	
Employer		
Provide a brief description of principal duties:		

**Other Qualifications:** List below any scientific publication and/or presentation you have authored or co-authored, research in which you are or have been involved, academic or other teaching positions you have held, and any other information which you consider relevant to your qualification as a forensic scientist.

(Use additional sheets if necessary.)

ASCLD/LAB-International Statement of Qualifications Approval Date: August 3, 2012 Approved By: Executive Director Page 2 of 3 Effective Date: August 3, 2012 AL-PD-3018-Ver 3.0

ASCLD/LAB-*International* Statement of Qualifications Approval Date: August 3, 2012 Approved By: Executive Director

6/25/2019 9:49 AM Steven D. Grierson CLERK OF THE COURT 1 ROC STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 MICHAEL SCHWARTZER 3 Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 Plaintiff, 11 CASE NO: C-18-335315-1 -VS-12 MARIO BLADIMIR TREJO. DEPT NO: XXIII #2717641 13 Defendant. 14 15 RECEIPT OF COPY 16 17 RECEIPT OF COPY of the above and foregoing DVD containing documents Bates numbered 001-467, 19 audio files totaling 183 MB, 555 photos totaling 3.7 GB, 20 Instagram 18 images totaling 3.4 MB, and video files totaling 3.7 GB is hereby acknowledged this 2019 day of <u>Une</u>, 2019. 20 21 ALEXANDER HENRY 22 ATTORNEY FØR DEFENDANT 23 BY 24 PUBLIC DEAENDER 309 S. Third St. #226 Las Vegas, Nevada 89155 25 26 27 28 18F16522X jn/MVU

فميره أصدا

**Electronically Filed** 

Electronically Filed 10/1/2019 9:55 AM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COUR
1	DARIN F. IMLAY, PUBLIC DEFENDER	Atumb.
2	NEVADA BAR NO. 5674 ALEXANDER C. HENRY, DEPUTY PUBI	
3	NEVADA BAR NO. 14215 PUBLIC DEFENDERS OFFICE	
4	309 South Third Street, Suite 226 Las Vegas, Nevada 89155	
5	Telephone: (702) 455-4685 Facsimile: (702) 455-5112	
6	Alexander.Henry@clarkcountynv.gov Attorneys for Defendant	
7		RICT COURT
8		OUNTY, NEVADA
9	THE STATE OF NEVADA,	)
10	Plaintiff,	) CASE NO. C-18-335315-1
11	V.	) DEPT. NO. XXIII
12	MARIO BLADIMIR TREJO,	) )
13	Defendant,	DATE: October 9, 2019 TIME: 9:30 a.m.
14		) Thvil. 7.30 a.m.
15		TTING REASONABLE BAIL WITH HOUSE ARREST
16	COMES NOW, the Defendant,	MARIO BLADIMIR TREJO, by and through
17	ALEXANDER C. HENRY, Deputy Public	Defender and hereby requests this Honorable Court
18	to reduce bail to \$10,000 with house arrest as	s a condition of release.
19	This Motion is made and based upon	on all the papers and pleadings on file herein, the
20	attached Declaration of Counsel, and oral arg	gument at the time set for hearing this Motion.
21	DATED this 1st day of Octob	er, 2019.
22		DARIN F. IMLAY
23		CLARK COUNTY PUBLIC DEFENDER
24		
25		By: /s/Alexander C. Henry ALEXANDER C. HENRY, #14215
26		Deputy Public Defender
27		
28		

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#### **DECLARATION**

### ALEXANDER C. HENRY makes the following declaration:

- 1. I am an attorney duly licensed to practice law in the State of Nevada; I am a Deputy Public Defender for the Clark County Public Defender's Office appointed to represent Defendant Mario Bladimir Trejo in the present matter;
- 2. I am more than 18 years of age and am competent to testify as to the matters stated herein. I am familiar with the procedural history of the case and the substantive allegations made by The State of Nevada. I also have personal knowledge of the facts stated herein or I have been informed of these facts and believe them to be true.
- 3. On January 23, 2019, Mr. Trejo requested reasonable bail and this Court set bail at \$75,000. Mr. Trejo believed that his family would be able to procure the money to bail him out; however, his family was unable to do so.
- 4. The parties in this matter are close to negotiating this case; however, Mr. Trejo's top priority is obtaining proper medical treatment, which includes reconstructive surgery, changing breathing devices regularly, and vocal cord therapy to restore his voice.
- 5. Counsel subpoenaed Mr. Trejo's medical records from Naphcare and CCDC. Counsel received nearly 4,000 pages of medical records. At this time, counsel reached out to Mr. Trejo's specialty doctor, Dr. Wiencek, requesting a summary of Mr. Trejo's medical condition and treatment plan. (Attached as Exhibit A).
- 6. Mr. Trejo stated that he is still not receiving the proper medical services while at CCDC. Mr. Trejo stated that he needs to change his "entire tracheostomy every 30 days" and change his "inner canula, H.M.E filter, and neck tie, 1-2 times daily." Yet, Mr. Trejo stated that he went approximately five (5) months with the same tracheostomy until it failed and was taken to UMC to have it replaced. When the devices are not changed regularly, the devices become clogged, infected, or malfunction causing further medical complications. Additionally, Mr. Trejo stated that he was scheduled to meet with Dr. Wiencek to perform the necessary

reconstructive surgery, but CCDC cancelled the appointment for an unknown reason. CCDC did not reschedule the appointment.

7. In summary, CCDC is not providing proper medical treatment to Mr. Trejo. Therefore, Mr. Trejo is requesting bail be set at \$10,000 with house arrest as a condition of release. Mr. Trejo believes his family and friends will be able to obtain the bail amount. If Mr. Trejo were to bail out, he will be able to seek proper medical services in the community. Mr. Trejo's top priority is getting the proper medical treatment.

I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045).

EXECUTED this 1st day of October, 2019.

/s/Alexander C. Henry
ALEXANDER C. HENRY

### NOTICE OF MOTION TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: YOU WILL PLEASE TAKE NOTICE that the Public Defender's Office will bring the above and foregoing MOTION on for hearing before the Court on the 9th day of October, 2019, at 9:30 a.m. DATED this 1st day of October, 2019. DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER By: <u>/s/Alexander C. Henry</u> ALEXANDER C. HENRY, #14215 Deputy Public Defender **CERTIFICATE OF ELECTRONIC SERVICE** I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at motions@clarkcountyda.com on this 1st day of October, 2019. By: \_\_/s/ Erin Prisbrey\_ An employee of the Clark County Public Defender's Office

# EXHIBIT A





St. Rose Stanford Specialty Clinic Cardiovascular/Thoracic Surgery 7190 S. Cimarron Rd. Las Vegas, NV 89113 direct 702.675.3240 fax 702.982.6347

### Robert G. Wiencek, Jr. M.D,.FACS

Clinical Professor of Cardiothoracic Surgery Stanford Cardiothoracic Program

September 19, 2019

Alexander Henry:

I am writing in response to your letter asking for assistance with Mario Trejo.

My association with Mr. Trejo began when he came to me initially for tracheal stenosis secondary to a gunshot wound. This was treated with dilatation and tracheal stent with good results.

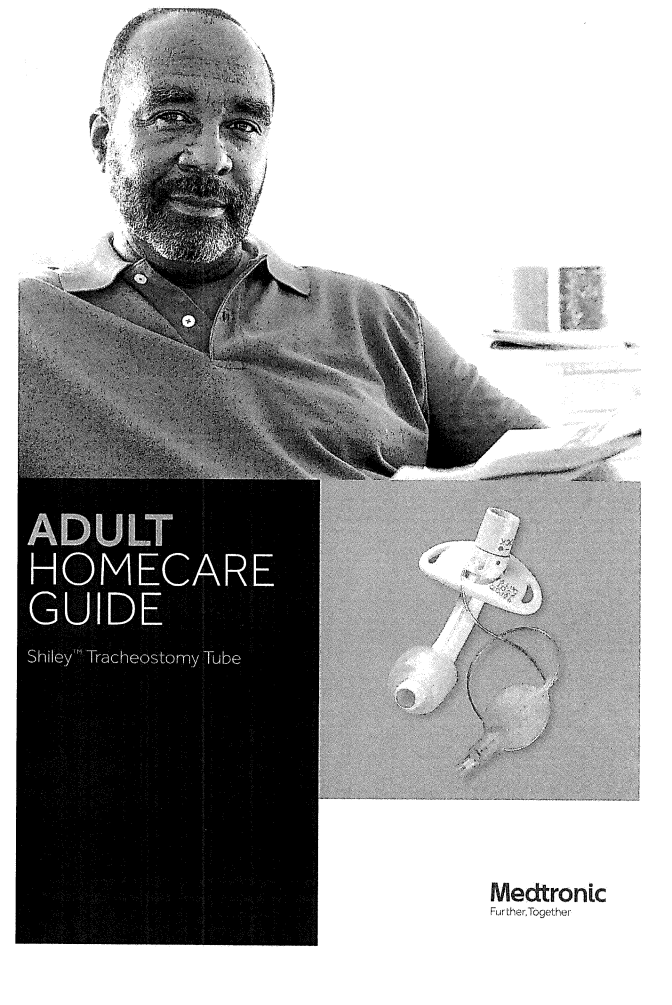
Mario came back to me in an emergent situation after a physician at a separate hospital attempted to place a tube in his airway and at that time I assume that physician pushed his tracheal stent down into his lungs creating a life-threatening problem. Because of Mario's unstable state I needed to retrieve that stent in an open fashion and had no choice but to leave an extra-long tracheostomy in place so that he could be provided with an airway safely. This is what he currently has in and it is called an XLT.

Now, care of a tracheostomy while out of the hospital can vary based on the patient. I have included a pdf file attachment for your review. An HME filter is basically an artificial nose for the tracheostomy site. It heats, moisturizes, and filters the air. As with any deviation from provider recommendations, the risks are usually preventable infection and device failure/malfunction.

In the future, the operation Mario will require to repair his trachea is a tracheal reconstruction with possible stenting. It will require 1-2 weeks in the hospital and 1-2 weeks recovering at home. This is a significant operation and has the risk of several complications including vocal cord paralysis, infection, bleeding, and poor wound healing to name a few. All of these complications could cause a need for reoperation and extended recovery time. There are some patients for whom this surgery just is not feasible for and they have no option but to keep the tracheostomy for life.

Regards.

Robert G. Wiencek Jr. MD.



#### Read before using this homecare guide

Caution: This manual is intended as a guide only and should not replace institutional policies or physicians' orders.

Caution: This guide and the product usage directions are intended for use with Shiley™ tracheostomy technology from Medtronic only. Use of these guidelines with other tracheostomy products is not recommended. Always follow your doctor or hospital's directions if they differ from those found here.

Warning: Shiley tracheostomy tubes are sterile if not opened, damaged or broken. Do not resterilize Shiley™ tracheostomy tubes.

Note: Federal law restricts Shiley $^{\text{\tiny M}}$  tracheostomy tubes to sale by, or on the order of, a physician.

#### What's inside

This booklet provides information on how to care for your Shiley™ tracheostomy tube. You will find tips on how to suction, change ties, change tubes and care for the skin around the opening in your neck. Also included are basic safety tips, a problem-solving guide and an easy-to-understand glossary of the technical terms you may hear.

### Review safety tips and notes

On page 3, and throughout this guide, are a number of safety tips and notes designed to warn about conditions that could adversely affect you. There are others that caution about situations that could damage your Shiley<sup>™</sup> tracheostomy tube. Take a moment to review these tips and notes before you begin your tracheostomy tube homecare.

#### Important phone numbers

Doctor
Homecare provider
Homecare supplier
Emergency

### **Tracheostomy Tube Adult Homecare Guide**

- 2. How the Tracheostomy Works
  What Changes Occur
- 3. Safety Tips
- 4. Getting Ready To Go Home What You Will Need
- 5. Tips for Daily Living Humidification, Bathing, Illness, Clothing, Getting Out What You Will Need in a Travel Kit
- 6. Suctioning
  What You Will Need
- 7. How to Suction
- 9. Changing Ties What You Will Need How to Change Twill Tape Ties
- 10. Skin Care
  What You Will Need
  How to Clean Around the Opening
- 11. Changing the Tube
  What You Will Need
  How to Change a Cuffed Tube
  How to Change a Cuffless Tube
- 16. Inner Cannula Care
  What You Will Need
  Reusable Inner Cannula Care
  (CFN, CFS, FEN, LGT, LPC)
  Replacing a Disposable Inner Cannula
  (DCFN, DCFS, DCT, DFEN, PERC)
- 19. Tracheostomy Tube Cleaning Reference Guide
- 20. Solving Problems
- **22. Product Description** FEN & LPC CFN, CFS & LGT
- 24. DCT, DFEN & PERC DCFN & DCFS
- 26. SCT
- 27. Speaking Valve
- 30. Glossary

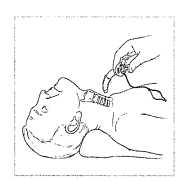
### How the tracheostomy works

The most common reasons for performing a tracheotomy are to bypass an upper airway obstruction or to provide long-term mechanical ventilator support. The doctor makes an opening (stoma) in the front of the neck into the windpipe (trachea). Then a curved plastic tube (tracheostomy tube) is placed into the opening through which you breathe.

### **What Changes Occur**

While your tube is a wonderful aid to help you breathe better, it requires care and some changes in the way you do things. When you breathe through your nose and mouth, the air is filtered, warmed and moistened before it gets to your lungs. With a tracheostomy tube, air goes directly into your windpipe and to your lungs without being filtered, warmed or moistened. You will learn how to make up for this by using the proper equipment and by learning proper tracheostomy tube care.





#### If You Use A Ventilator



Routinely check the ventilator safety and auditory alarms to be sure they are working properly.

Be sure the ventilator tubes are properly placed so that they don't pull on the tracheostomy tube.

Don't twist or pull on the tracheostomy connector any more than you must. This may cause discomfort or disconnect the ventilator tubes.

Hold the tracheostomy tube in place when connecting or disconnecting the ventilator or humidification tubing.

When using a ventilator with a fenestrated tracheostomy tube, always use a non-fenestrated inner cannula with a 15 mm connector.

#### Safety Tips

Follow your doctor's or hospital's directions for care. If instructions in this guide are different from your training, follow your training.

Review with your physician and/or home healthcare provider the various features and accessories for your Shiley tracheostomy tube. Carefully read the Instructions For Use pamphlet included in each carton.

Only people who have been trained by a healthcare professional should perform tracheostomy care.

Always have extra tracheostomy tubes on hand for an emergency (one the same size and one smaller).

Do not re-sterilize Shiley tracheostomy tubes or attempt to clean them in boiling water. They are designed for "single use only."

Don't place the plastic tracheostomy tube anywhere the temperature is over 120°F.

If you have a cuffed tracheostomy tube, avoid over-inflating the cuff. This can injure your windpipe. It may also cause the cuff to extend past the end of the tube where it can restrict or block air flow.

# Watch for these signs of infection, and notify your physician if present:

- · Red, inflamed skin at stoma
- · Foul-smelling mucus
- · Bright red blood in mucus

If you are unable to remove your tracheostomy tube, or if you are unable to remove the inner cannula, do not force it. Call your physician.

### Remember to:

- \* Avoid dust and mold.
- Avoid tobacco and other kinds of smoke.
- Avoid fumes from cleaning solutions such as ammonia or bleach.
- Be careful using any kind of spray product, such as hairspray, furniture polish, etc. You do not want to inhale the mist.
- Keep clothing away from the tracheostomy tube except for a protective scarf.
- Be sure all caregivers know CPR for tracheostomy patients.
- Post CPR instructions where they will be handy in an emergency.
- Post emergency numbers near the phone.

#### What you will need

- Blunt-nose bandage scissors
- Box of facial tissues
- Container (for catheter rinse water)
- Cotton swabs
- Gloves (like your doctor uses)
- Hydrogen peroxide
- Syringe (if you have a cuffed tube)
- Pre-cut tracheostomy dressing
- Replacement tracheostomy tubes (one the same size and one smaller)
- · Small wash basin
- Sterile 4" X 4" gauze pads
- Sterile normal saline or sterile water (to soften mucus so that it may be suctioned)
- Suction catheter
- Suction machine with connecting tubing
- Tracheostomy tube mask (optional)
- Twill tape or other tracheostomy tube holder (to secure the tube in place)
- Water-soluble lubricant (K-Y®\* Brand Jelly or similar)



Note: Some items come from your home healthcare supplier, some you must buy at the store.

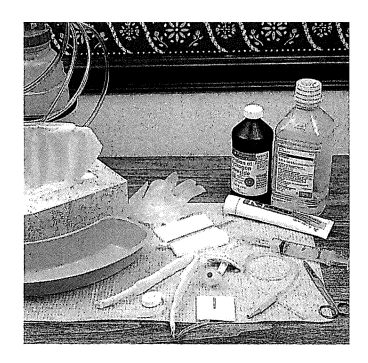
### Getting ready to go home

Your tracheostomy tube gives you the freedom to leave the hospital and resume your life at home. However, it will require regular care to ensure that it works properly. That is why you will receive training in the hospital.

Ask plenty of questions and take notes during your hospital training sessions. Make sure you understand the proper methods of tracheostomy tube care. Practice every chance you get under the guidance of your instructor. The more practice you have, the more confident and capable you will be once you go home.

Have family members or a friend attend the instruction at the hospital so that they can help you if needed. It is always good to have someone you can turn to for help if you are sick or if there is an emergency.

Your doctor, nurse or therapist is your best source for advice. This guide will provide helpful tips and reminders so that things go smoothly once you are home again.



# What you will need in a travel kit

- · Blunt-nose scissors
- Breathing medications (if you use them)
- Manual resuscitation bag (if ordered by doctor)
- Portable suctioning device
- Spare tracheostomy tubes with obturator and ties (one the same size and one smaller)
- Suction catheter
- Tissues



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Note: Appropriate humidification, when indicated, helps ensure that the cannula and fenestration remain open and function properly.

### Tips for daily living

### Humidification

Normally, your nose and mouth would moisten the air you breathe to protect the lining of your lungs. With a tracheostomy tube, you have to moisten the air another way. That's why it is important to drink plenty of liquids and use a humidifier or an "artificial nose."

#### **Bathing**

While a little moisture is good, too much can cause problems. So when you shower, direct the shower spray at chest level and place a shower shield or protective covering over your tracheostomy tube. Be careful to keep soap and water away from the tube and stoma when washing your face. Also, take care to cover your tracheostomy tube when you are shaving or using powders, hair spray, etc., around your face and neck.

#### Illness

For tracheostomy patients, an ounce of prevention is definitely worth a pound of cure. Eat a healthy diet. Get plenty of rest. Avoid contact with people who have colds or infections.

If illness occurs, you may need to suction more frequently. Be sure to get plenty of fluids, particularly if you have symptoms of fever, vomiting or diarrhea. If you vomit, cover the tracheostomy tube with an artificial nose or towel to keep vomit out of your airway. If you think vomit may have entered the tracheostomy tube, suction immediately.

#### Clothing

The main concern about clothing is that it does not block the tracheostomy tube. Avoid crew necks and turtle necks in favor of V-necks and open collar shirts or blouses. Also, donot wear clothes that shed fibers or lint.

#### **Getting Out**

If your doctor says you can leave home to go shopping or visit friends, do it. It is a wonderful break from the routine, and it will lift your spirits. Just take along a travel kit (see above).

If it's very cold outside, be sure to wear an artificial nose or loosely cover the tracheostomy tube with a scarf, kerchief or gauze. This helps to warm the air as you breathe, so that the cold air doesn't irritate your windpipe and lungs. It also helps keep out dust or dirt on windy days.

#### **Read Before Suctioning**

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Note: Always follow your doctor or hospital's directions if they differ from the directions in this guide. Carefully review with your physician or home healthcare provider the applicable clinical guidelines to determine the appropriate size suction catheter for your tube. The following table can be used as a guide to help select the suction catheter size based on the internal diameter of the tube.

Note: before suctioning a fenestrated tube, make sure the non-fenestrated inner cannula is in place.

Note: if you require removal of pooled secretions above the cuff, follow the instructions of your physician or home healthcare provider.



### What you will need

- Collection jar for secretions
- Container for water
- Gloves
- Sterile water or saline
- Suction catheter
- Suction machine

### Suctioning

The lungs and windpipe naturally produce mucus. The mucus cleans the air as we breathe by trapping small particles. It then moves up the windpipe until it can be swallowed.

With a tracheostomy, mucus can collect in and around the tracheostomy tube. It must be removed so it doesn't dry and block the tube. How frequently you suction will be determined by need based on the amount of your secretions and by your doctor or home healthcare provider.

Tracheostomy Tube Internal Diameter	Suction Catheter
5.0 mm	10 Fr.
5.5 mm	10 Fr.
6.0 mm	10 Fr.
6.5 mm	12 Fr.
7.0 mm	14 Fr.
8.0 mm	14 Fr.
9.0 mm	14 Fr.

### **Read Before Suctioning**



Note: Follow the hospital or home healthcare provider's instructions for storage, use and disposal of suction catheters. Also, keep the suction machine, tubing and collection jar clean according to the home healthcare provider's instructions.

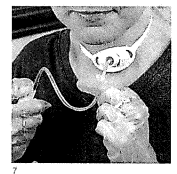
Note: It is common to see suctioning using a sterile technique in hospitals. In the home setting, a clean technique may be used. Discuss this with your home healthcare provider.

#### **How To Suction**

### Follow this procedure only if directed by your physician.

- 1. Wash hands.
- 2. Put on gloves.
- 3. Attach suction catheter to suction machine.
- 4. Rinse catheter by suctioning sterile water.
- 5. Hyperoxygenate by taking 3 to 4 deep breaths.
- 6. With your thumb off the thumb hole, gently insert the catheter into the tracheostomy tube until it reaches the end of the tube or until you cough.
- 7. Cover the thumb hole on the catheter to suction.
- 8. Slowly remove the catheter while rolling it between your thumb and forefinger. Also pulse the suctioning by covering and uncovering the thumb hole of the catheter. (Start to finish, this process should take no longer than 10 seconds.)
- If you need to suction again, rinse the catheter first and take another 3 to 4 deep breaths, then repeat the suctioning stage. (Allow enough time between each catheter insertion for normal breathing or ventilator support to reoxygenate your body.)







10. Look at the mucus you have suctioned.
Normal: Clear, with no odor.
Infection: Yellow or green color with foul-smelling odor.
Blood: A few streaks of blood is OK. But if it has more bright red or old dark blood, there could be a problem.

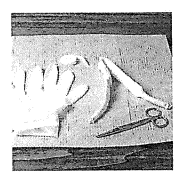
11. If you see signs of infection or bright red blood, call your doctor.

### Read before changing ties



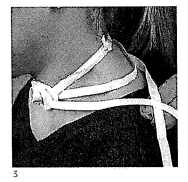
Caution: If you use a cuffed tube, protect the inflation line when cutting the ties.

Note: Change the location of the knot to prevent skin irritation.



### What you will need

- Blunt-nose scissors
- Gloves
- Twill tape or Shiley<sup>™</sup> tracheostomy tube holder

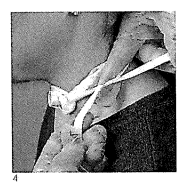


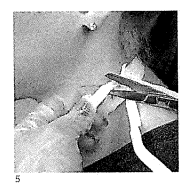
### Changing ties

It is important to keep the area around the opening in the neck clean to help prevent infection. So, change ties daily or whenever they become wet or soiled.

### How to change twill tape ties

- 1. Wash hands. (If you have an assistant, they must wash their hands, too.)
- Leave old ties in place. Pull one end of the twill tie through either neck flange hole. Adjust the ends of the tie until one is 3 to 4 inches longer than the other.
- Bring both ends of the tie around your neck and insert the longer end of the tie through the other neck flange hole.
- Pull the tie snug. Place one finger between the tie and the neck and tie the two ends together using a square knot. Do not use a bow.
- 5. Cut the ends of the ties leaving only 1 or 2 inches.
- 6. Carefully cut and remove soiled ties.





# Read before cleaning around the opening

1

Caution: Watch for red, irritated areas. If excessive redness or pimples occur around the opening, call your

doctor, reduce humidity delivered around the opening and use only sterile water for cleaning. Do not use over-the-counter, petroleum-based creams like zinc oxide or Vaseline around the opening. If your doctor prescribes an ointment, apply it according to his/her instructions.



### What you will need

- Cotton swabs
- Hydrogen peroxide and sterile water (mixed in equal parts)
- Precut tracheostomy dressing, if required
- Sterile gauze pads

#### Skin care

Skin care is easy but very important. It should be done at least twice a day: once in the morning and once at night. If you smell an odor around the neck or opening, clean the area every eight hours until the odor is gone.

### How to clean around the opening

- 1. Wash your hands.
- 2. Dip a cotton swab into the hydrogen peroxide and water mixture.
- 3. Roll the cotton swab between the tracheostomy tube and the skin around the opening. Clean from the stoma outward. This removes wet or dried mucus.
- 4. Repeat steps 2 and 3 using a fresh cotton swab each time, until entire area around the opening is clean.
- 5. Rinse the area using clean cotton swabs dipped in clean water only.
- 6. Use a dry gauze pad to pat lightly around the opening.
- 7. Replace the tracheostomy dressing, if required.



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# Read before changing any tube

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Caution: Frequent and routine changes of the tracheostomy tube are recommended. Shiley<sup>15</sup> tracheostomy tubes should not be used more than 29 days and should be replaced and discarded per your home healthcare provider's instructions.

Note: Always follow your doctor or hospital's directions, if they differ from the directions in this guide.
Do not attempt to change your tracheostomy tube unless you have been trained to do so. Contact your doctor or hospital with any questions you may have.

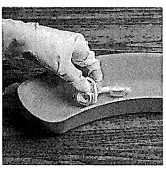
Note: Always keep complete, sterile replacement tracheostomy tubes handy (one the same size and one smaller) in case of an emergency.

Note: Shiley™ tracheostomy tubes are designed for single-patient use only and cannot be resterilized by any method.

Caution: Carefully read and understand the Instructions for Use packaged with each tracheostomy tube before using it.



#### 2



### Changing the tube

Changing your tracheostomy tube at the recommended intervals helps to ensure proper operation of your Shiley" tracheostomy tube. Your tubes should not be used more than 29 days and should be replaced and discarded per your home healthcare provider's instructions.

### How to change a cuffed tube

- 1. Wash hands. Put on gloves.
- Take the replacement tracheostomy tube out of its container. Take care to avoid damaging the cuff, inflation line or pilot balloon. Remove the inner cannula, if it is in place.
- Use a clean, dry syringe to inflate the cuff to the proper leak test volume. The markings on the syringe show air volume. The following are test volumes only. Your doctor will tell you the appropriate inflation volume to use when the tube is in your trachea.
- 4. Place the entire tube, including inflation line, in a small wash basin with enough sterile water to cover it, and watch for bubbles indicating an air leak.

Shiley™ Tube Size	Leak Test Volume
10	20 cc
8	17 cc
6	14 cc
4	11 cc

# Read before changing a cuffed tube



Note: During the leak test, if you see any air leaks, do not use the tube.

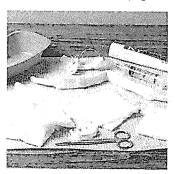
Caution: Carefully air dry the inflation line before inflating to ensure no water enters when you inflate the cuff.

Caution: Do not use anything sharp while handling the cuff to avoid causing damage to it.

Note: Do not use petroleum-based products, such as Vaseline™, to lubricate your tube.

Note: If you have a fenestrated tube, insert the inner cannula before inflating the cuff.

Note: If you use a fenestrated tube, make sure the cuff is fully deflated prior to using a decannulation plug.



### What you will need

- Blunt-nose scissors
- Gloves
- Pre-cut tracheostomy dressing
- Replacement tracheostomy tube
- Small wash basin
- Sterile 4" X 4" gauze
- 10 cc syringe (for cuffed tubes)
- Twill tape or Shiley<sup>™</sup> tracheostomy tube holder
- Tube Holder
- Water-based lubricant

- Deflate the cuff completely using a syringe. As you are doing this, gently push the cuff away from the end of the tube. Be sure to remove all air. (This makes it easier to insert the tube.)
- 6. Insert the ties through one neck flange hole. Insert the obturator into the cannula. (Do this before inserting the tube.)
- Lubricate the tube using a thin layer of water-based lubricant.
- 8. Place the tube on a sterile surface.
- If required, suction secretions that might have pooled above the cuff of the old tube. Follow your doctor's or hospital's directions for this procedure.
- 10. Deflate the cuff completely using the syringe, cut the ties and remove the old tube.
- 11. As you breathe in, gently insert the new tube, pushing back, then down in an arcing motion.





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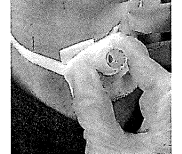


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- 12. Immediately remove the obturator, while holding the tube in place with your fingers.
- 13. Insert the new inner cannula making sure that it is properly secured in place. If you use a twist-lock inner cannula, it is secure when you feel it lock into place and the blue dots on the inner and outer cannulae are lined up. If you are using a disposable inner cannula, make sure that both sides of the winged flange are snap-locked securely in place.
- 14. Inflate the cuff to the proper volume using a syringe. (Your doctor will tell you what volume to use.)
- 15. Finish fastening the ties as described on page 9.
- 16. Throw away the old tube.





3.3

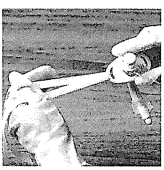
# Read before changing your tube

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Note: You probably won't have trouble inserting the new tube. But if you do, be sure your head is tilted back as you insert the tube. If you are still having difficulty, spread the skin around the stoma and insert the tube as you are breathing in or use a fresh tube that is a size smaller. Call your doctor immediately if you have any problems.

### How to change a cuffless tube

- 1. Wash hands. Put on gloves.
- 2. Insert the ties through one neck flange hole. Insert the obturator into the cannula. (Do this before inserting the tube.)
- 3. Lubricate the tube using a thin layer of water-based lubricant.
- 4. Place the tube on a sterile surface.
- 5. If required, suction secretions.
- 6. Cut the ties and remove the old tube. If you are unable to remove it, call your doctor. Do not force it.
- As you breathe in, gently insert the new tube, pushing back, then down in an arcing motion.



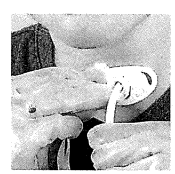
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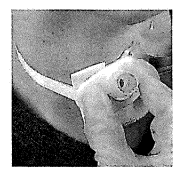
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- 8. Immediately remove the obturator, while holding the tube in place with your fingers.
- 9. Insert the new inner cannula making sure that it is properly secured in place.
- 10. If you use a twist-lock inner cannula, it is secure when you feel it lock into place and the blue dots on the inner and outer cannulae are lined up. If you are using a disposable inner cannula, make sure that both sides of the winged flange are snap-locked securely in place.
- 11. Finish fastening the ties as described on page 9.
- 12. Throw away the old tube.





### Read before starting inner cannula care



Note: The cleaning procedure should be clearly understood before proceeding. Follow your physician's recommendations for the cleaning procedure and schedule. The listed procedure is to be used only if your physician instructs you to.

Note: The SIC should not be used as a replacement for the inner cannula provided with your tracheostomy tube.

Note: To loosen dried-on mucus, use a mixture of equal parts of hydrogen peroxide and distilled water. Pour this mixture through the inner cannula. Do not soak. Rinse the inner cannula thoroughly with sterile normal saline or distilled water to remove all hydrogen peroxide.

Caution: Do not use cleaning agents such as alcohol, glutaraldehyde or bleach. They will damage the inner cannula.

#### Inner cannula care

# Reusable inner cannula care (CFN, CFS, FEN, LGT, LPC)

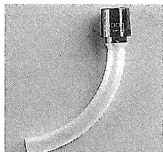
- 1. Wash your hands.
- 2. Hold the neck flange steady with one hand.
- With the other hand, grasp the twist-lock inner cannula connector and carefully unlock it using a counterclockwise motion.
- 4. Pull the inner cannula out of the tube, using a downward motion.
- If you need to use a ventilator during this cleaning procedure, insert a clean spare inner cannula (SIC), which is designed for short-term use and has a red 15 mm connector.

The SIC is sold separately. Verify that the red twist-lock connector engages securely after each use. If parts become worn or loose, immediately report this to your physician for prompt replacement of the tracheostomy tube.

The SIC is shorter than the original fitted inner cannula and was designed for temporary use. Ten (10) minutes is suggested as the time limit for continual usage. Secretions may build up on the inside of the outer cannula if used longer than the recommended time.



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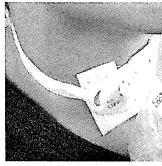




### What you will need

- Gloves
- Hydrogen peroxide
- Hydrogen peroxide and sterile water (mixed in equal parts)
- Small non-abrasive brush or pipe cleaners
- Small wash basin
- Spare inner cannula (SIC) if using reusable inner cannula tube and you are using a ventilator
- · Sterile 4" x 4" gauze

- 6. Place the soiled inner cannula in a small wash basin containing sterile normal saline, distilled water, a solution of water and a mild detergent or a solution of half hydrogen peroxide and half water. Use a small, non-abrasive brush or pipe cleaner to gently remove mucus.
- After cleaning, rinse the inner cannula thoroughly with sterile normal saline or distilled water to remove all hydrogen peroxide.
- 8. Air dry the inner cannula by gently shaking it.
- 9. Hold the neck flange steady with one hand.
- 10. Remove the spare inner cannula, if you used one.
- 11. Reinsert the clean twist-lock inner cannula into the tube and secure it by gently twisting it clockwise until the blue dot on the inner cannula lines up with the blue dot on the tube.
- 12. Clean the spare inner cannula, air dry and store in a safe place.





## Read before starting inner cannula care



Note: When inserting a reusable inner cannula, be sure the twist-lock connector is secure. It is locked only when the two blue dots on the 15 mm connector of the inner cannula and the outer cannula are lined up. If it becomes worn or loose, report this to your home healthcare provider for prompt replacement.

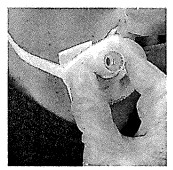
Caution: A Shiley™ disposable inner cannula (DIC) should never be cleaned and reused. It is designed for one-time use only.

Note: The DIC should be changed and discarded according to the schedule your doctor or home healthcare provider gives you.

## Replacing a disposable inner cannula (DCFN, DCFS, DCT, DFEN, PERC)

The disposable inner cannula (DIC) system eliminates the need to clean the inner cannula. The snap-lock feature provides a secure connection and makes it easy to insert and remove the DIC with little or no discomfort.

- 1. Wash your hands.
- 2. Hold the neck flange steady with one hand.
- 3. With the other hand, gently squeeze the snap-lock and pull the inner cannula out of the tube, using a downward motion.
- 4. Throw away the used inner cannula.
- 5. Gently squeeze the snap-lock of the new inner cannula and insert it into the tube. Release the snap-lock connector when it securely locks onto both sides of the connector rim.



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## Read before cleaning your tube

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Caution: Shiley<sup>™</sup> tracheostomy tubes are designed for single-patient use only and cannot be resterllized by any method, including soaking and/or rinsing them in boiling water.

Note: Do not expose Shiley'\* tracheostomy tubes to temperatures above 120 F.

Note: Do not expose Shiley tracheostomy tubes to any chemical agents, other than those listed above, because they may degrade the plastic (polyvinyl chloride). This will result in tube damage.

Note: Detergents with artificial colors, degreasers or sterilizing/antibacterial ingredients may discolor the tracheostomy tube. They may also degrade the plastic (polyvinyl chloride) resulting in tube damage.

Caution: A Shiley<sup>™</sup> disposable inner cannula (DIC) should never be cleaned and reused. It is designed for one-time use only.

#### Tracheostomy tube cleaning reference guide

Name of Part	Hydrogen Peroxide & Water 1/2 & 1/2	Normal Saline or Distilled Water	Water & Mild Detergent	Alcohol	Boiling in Water	Autoclave ETO/ Gamma	Betadine®* Solution
Inner cannula	*Yes	Yes	*Yes	No	No	No	No
Disposable inner cannula	No	No	No	Nó	No	No	No
Outer cannula (cuffless)	*Yes	*Yes	*Yes	No	No	No	No
Outer cannula (cuffed)	No	Yes	No	No	No	No	No
DCP	*Yes	Yes	*Yes	No	No	No	No
DDCP	No	No	No	No	No	No	No
Obturator	*Yes	Yes	*Yes	No	No	No	No

<sup>\*</sup>Do not immerse in hydrogen peroxide more than a few minutes. Rinse thoroughly to remove all residual hydrogen peroxide, detergent or any other solution.

#### Solving problems

Symptom	What May Have Happened	What To Do		
Excessive air leak through nose and mouth.	Insufficient air in cuff (cuffed tubes only).	Deflate and reinflate the cuff with the proper amount of air.		
	Leak in cuff, inflation line, pilot balloon or luer valve (cuffed tubes only).	Replace the tube.		
	Tube too small for trachea.	Call your doctor.		
	You may have an uncuffed tube and need a cuffed tube.	Call your doctor.		
	Fenestrated inner cannula is in the tube.	Remove it and replace it with a non-fenestrated inner cannula.		
Tube comes out of the opening in the neck.	Excessive pulling or weight at the connector.	Hold the neck flange with one hand while disconnecting the ventilator tubing to reduce pulling. Move the ventilator if need be. Reattach the ventilator tube to the trach tube connector.		
	Trach tube ties too loose or incorrectly tied.	Retie the trach ties (see page 9).		
Difficult to remove or insert inner cannula for fenestrated tube.	Tracheal lining may be pushing through the fenestration.	Call your doctor.		
	Trach tube alignment has changed.	Call your doctor.		
Tube, or any part of the tube, breaks or doesn't work.	Excessive use or wear on the trach tube.	Replace the tube.		
	Trach tube was cleaned using improper cleaning agents.	Replace the tube. Always use only those cleaning agents recommended by the tube manufacturer (see page 16).		
	Excessive pulling or weight at the connector,	Hold the neck flange with one hand while readjusting ventilator tubing to reduce pulling. Move the ventilator if need be. Put the ventilator tube adapter back onto the trach tube connector.		
	Trach tube ties are too loose or incorrectly tied.	Make sure tube is properly inserted in the trachea. Then retie trach ties (see page 9).		

Symptom	What May Have Happened	What To Do		
Unable or difficult to pass a suction catheter through trach tube.	Mucus is plugging the trach tube.	Remove inner cannula and clean it, if reusable, Replace it, if disposable (DIC).		
	Catheter is too large for the tube size.	Contact your home healthcare provider for guidance in the size of catheter needed.		
	Tube is not properly positioned in the trachea.	Reposition the tube.		
	A fenestrated inner cannula is in the tube.	Replace it with a non-fenestrated inner cannula.		
Ventilator's "High Pressure" alarm goes off.	Ventilator tubing is blocked or kinked.	Clear tubing of kink or block.		
	Mucus is plugging the trach tube.	Suction to clear mucus.		
	Excessive amounts of water have collected in the ventilator circuit, blocking airflow.	Drain the ventilator circuit of water or condensation.		
	If the first three suggestions don't work, there may be a more serious problem.	Contact your home healthcare provider immediately.		
Ventilator's "Low Pressure" alarm goes off.	Ventilator tubing is not connected at machine.	Make sure all tubing to the machine and patient is connected.		
	If you have a cuffed trach tube: There may be a leak in the cuff, inflation line, pilot balloon or luer valve.	Remove the ventilator tubing from the trach tube. Deflate and reinflate the cuff with the proper volume. Replace the tube if it does not remain inflated. Attach ventilator tubing. Turn on the machine. If the problem continues, replace the tube.		
	A fenestrated inner cannula is in the tube.	Replace it with a non-fenestrated inner cannula.		
	If the first three suggestions don't work, there may be a ventilator problem.	Contact your home healthcare provider. Deliver breaths with a manual resuscitation bag, if available.		

## Read before using Shiley<sup>™</sup> tracheostomy tubes

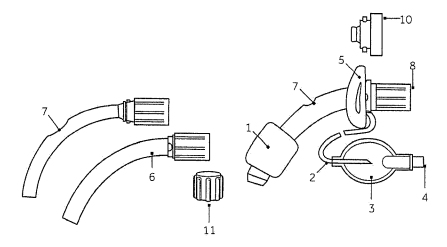
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Warning: The inner cannula with low profile connector is too short to attach to respiratory equipment such as ventilator tubing, an artificial nose, a manual resuscitation bag or a Shiley Phonate speaking valve. Use the cannula with 15 mm connector for this purpose.

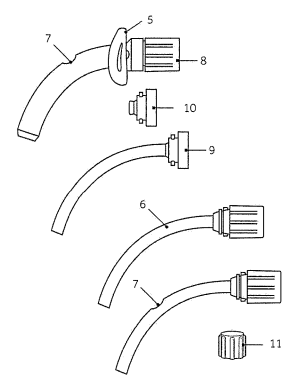
Caution: The FEN and CFN are supplied with both a fenestrated and nonfenestrated inner cannula. Do not use the fenestrated inner cannula (green-colored connector) during mechanical ventilation.

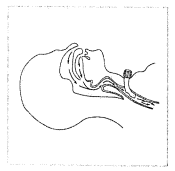
Warning: Shiley'" decannulation plugs (DCP and DDCP) are designed for Shiley'" fenestrated tubes only. They are not interchangeable with other manufacturers' products.

#### FEN & LPC



#### CFN, CFS & LGT





#### Cuff (FEN, LPC)

The "balloon" on the end of the trach tube. When inflated, it forms a seal against the wall of your windpipe. This stops the air flow through your mouth and nose so that you breathe through the trach tube.

#### 2. Inflation line (FEN, LPC)

Thin plastic tubing that carries air to and from the cuff.

#### 3. Pilot balloon (FEN, LPC)

Small plastic balloon-like component on the end of the inflation line. Indicates if air is in the cuff.

#### 4. Luer valve (FEN, LPC)

Where the syringe is connected to inflate or deflate the cuff.

#### 5. Soft swivel neck flange

Contains product designation and size information. Twill ties or Shiley "tracheostomy tube holders attach through the holes on either side securing the tube to your neck. Soft swivel design helps to position the tube properly and comfortably.

#### 6. Reusable inner cannula

The tube that fits inside your trach tube. This can be easily detached and cleaned to remove mucus. FEN and CFN have a fenestrated inner cannula.

#### 7. Fenestration (FEN & CFN)

A hole on the curved part of the trach tube or inner cannula. When a fenestrated inner cannula is used or the non-fenestrated inner cannula is removed, it allows air to flow through the vocal cords, mouth and nose so you can speak.

#### 8. 15 mm connector

Part of the inner cannula that sticks out at the neck. An artificial nose, ventilator tubing, manual resuscitation bag or Shiley™ Phonate speaking valve may be connected to this.

#### 9. Low profile connector (CFN, CFS, LGT)

Designed so that it doesn't stick out and is less noticeable. It cannot be attached to an artificial nose, ventilator hose or manual resuscitation baq.

#### 10. Decannulation plug (DCP)

For use with FEN and CFN. Attaches to the trach tube opening when the inner cannula has been removed and the cuff has been deflated. Directs air through fenestration to your mouth and nose.

#### 11. CAP

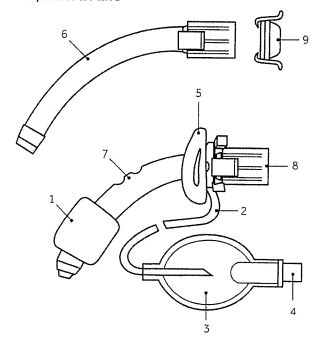
Fits over the green 15 mm connector on the fenestrated inner cannula of an FEN or CFN when the cuff has been deflated. Directs air through fenestration to your mouth and nose so you can speak.

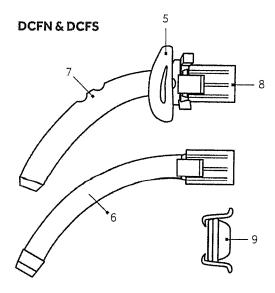
## Read before using Shiley<sup>™</sup> tracheostomy tubes

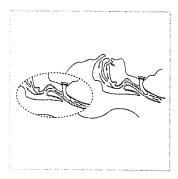
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Warning: Shiley™ decannulation plugs (DCP and DDCP) are designed for Shiley™ fenestrated tubes only. They are not interchangeable with other manufacturers' products.

#### DCT, DFEN & PERC







#### 1. Cuff

The "balloon" on the end of the trach tube. When inflated, it forms a seal against the wall of your windpipe. This stops the airflow through your mouth and nose so that you breathe through the trach tube.

#### 2. Inflation line

Thin plastic tubing that carries air to and from the cuff.

#### 3. Pilot balloon

4. Small plastic balloon-like component on the end of the inflation line. It indicates if air is in the cuff.

#### 5. Luer valve

Where the syringe is connected to inflate or deflate the cuff.

#### 6. Soft swivel neck flange

Contains product designation and size information. Twill ties or Shiley tracheostomy tube holders attach through the holes on either side securing the tube to your neck. Soft swivel design helps to position the tube properly and comfortably.

#### 7. Disposable inner cannula (DIC)

The tube that fits inside your trach tube. Designed for single use only. Do not reuse or clean. Replace with a new one as directed by your doctor or home healthcare provider.

#### 8. Fenestration (DFEN & DCFN)

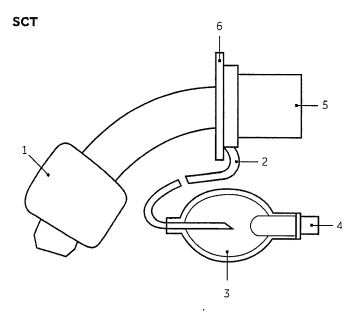
A hole on the curved part of the trach tube. When the fenestrated outer cannula is used, the non-fenestrated inner cannula is removed, allowing air to flow through the vocal cords, mouth and nose, so you can speak.

#### 9. 15 mm connector

Part of the inner cannula that sticks out at the neck. An artificial nose, ventilator tubing, manual resuscitation bag or Shiley"
Phonate speaking valve may be connected to this.

#### 10. Disposable decannulation plug (DDCP)

For use with DFEN and DCFN. Attaches to the trach tube opening when the inner cannula has been removed and cuff has been deflated. Directs air through fenestration to your mouth and nose.



#### 1. Cuff

The "balloon" on the end of the trach tube. When inflated, it forms a seal against the wall of your windpipe. This stops the air flow through your mouth and nose so that you breathe through the trach tube.

#### 2. Inflation Line

Thin plastic tubing that carries air to and from the cuff.

#### 3. Pilot Balloon

Small plastic balloon-like component on the end of the inflation line. It indicates if air is in the cuff.

#### 4. Luer Valve

Where the syringe is connected to inflate or deflate the cuff.

#### 5. 15 mm Connector

Permanent part of the trach tube that sticks out at the neck. An artificial nose, ventilator tubing, manual resuscitation bag or Shiley<sup>TM</sup> Phonate Speaking Valve may be connected to this.

#### 6. Neck Flange

Contains product designation and size information. Twill ties or Shiley" tracheostomy tube holders attach through the holes on either side securing the tube to your neck.



The Shiley™ Phonate speaking valve should only be used, on the order of a physician, with patients who are alert and cooperative.

The Shiley™ Phonate speaking valve should not be used during sleep.

The Shiley honate speaking valve is not designed to be used by patients who are ventilator dependent.

Use the Shifey™ Phonate speaking valve only with a cuffless tube or a fenestrated cuffed tube. If a cuffed tube is used, the cuff must be completely deflated. Do not use with foam cuff tubes,

CAUTION: Do not attempt to remove the flexible diaphragm from the valve cap.

Use the Shiley™ Phonate speaking valve only after secretions have minimized following tracheostomy.

Pediatric patients should not use the Shiley™ Phonate speaking valve with oxygen port (SSVO) unless the port cap is not accessible to the patient.

Note: The Shiley™ Phonate speaking valve should only be used on the order of a physician. Your home healthcare provider will decide if the Shiley™ phonate speaking valve is right for you.

The Shiley™ Phonate speaking valve should be replaced after 30 days of normal use.

Replace the Shiley<sup>™</sup> Phonate speaking valve should the flexible diaphragm become damaged, sticky or malfunction in any way.

## Shiley<sup>™</sup> Phonate Speaking Valve (SSV/SSVO)

#### Description

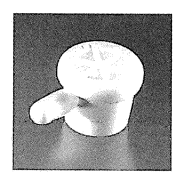
The Shiley Phonate speaking valve is designed to eliminate the need to use your finger to block the opening of your trach tube in order to talk. It is a one-way valve that attaches to the 15 mm connector of your trach tube, including pediatric sizes. It is available without an oxygen port (SSV) or with an oxygen port (SSVO).

#### Contraindications

The Shilley Phonate speaking valve is not for use by patients who have laryngeal stenosis, vocal cord paralysis, severe tracheal stenosis, airway obstruction, respiratory infection or heavy pulmonary mucus secretions.

#### How the Shiley™ Phonate speaking valve works

When the Phonate speaking valve is attached to the 15 mm connector or hub of a fenestrated or cuffless tracheostomy tube, the valve opens when you breathe in, allowing air to enter your lungs. When you breathe out, the valve closes and causes air to go up your windpipe and through your vocal cords, allowing speech.





Note: If oxygen port is blocked or obstructed, use a moistened Q-tip"", with some of the cotton removed, or pipe cleaner to gently remove any remaining debris or encrustation. Rinse again and reexamine.

Caution: Do not use a brush for cleaning as it will cause damage to the valve.

Do not use hot water as it will damage the valve.

Do not use bleach or alcohol to clean the valve.

Do not ETO, autoclave or radiation sterilize the valve.

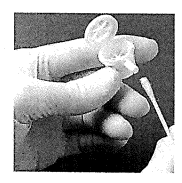
Note: The Shiley<sup>™</sup> Phonate speaking valve is designed for single-patient use only.

#### How to Use the Shiley™ Phonate Speaking Valve

- 1. Wash hands thoroughly.
- 2. Carefully hold the trach tube with one hand while grasping the Shiley Phonate Speaking Valve with the opposite hand.
- Attach valve to the 15 mm connector using a gentle twisting motion. (Remove the Shiley Phonate Speaking Valve if any respiratory distress or difficulty in breathing occurs.)
- 4. To remove the Shiley Phonate Speaking Valve, carefully hold the trach tube with one hand, while pulling the device from the trach tube with a gentle twisting motion.
- If using the Phonate Speaking Valve for the first time, your home healthcare provider and/or speech pathologist will want to observe your breathing for a period of time to make sure you can breathe well around the trach tube and speak without difficulty.

## Using the Shiley Phonate Speaking Valve with Oxygen Port (SSVO)

To provide supplemental oxygen when the oxygen port is present, remove the oxygen port cap, connect the oxygen line tubing and adjust the oxygen flow rate to prescribed setting.



#### Cleaning

The Shiley<sup>™</sup> Phonate speaking valve should be cleaned daily while in use. If mucus or secretions become attached to the device, clean immediately.

- 1. Wash hands.
- Remove the Shiley<sup>™</sup> Phonate speaking valve by carefully holding the trach tube with one hand, while pulling the device from the trach tube with a gentle twisting motion.
- 3. Open the valve cap by pressing the cap lid away from the body at a position opposite the hinge.
- 4. If an oxygen port is present, do not apply excess pressure to the side of the port when opening the cap lid.
- 5. Prepare one of the following cleaning solutions:
  - Cool or lukewarm saline
  - Soapy water (a pure soap such as Ivory"\*\* brand is recommended)
  - Diluted household strength hydrogen peroxide (one part water and one part peroxide)
  - Diluted household strength vinegar (one part water and one part vinegar)
- 6. Soak the opened valve in the cleaning solution for up to 15 minutes.
- 7. After the soaking period, agitate the valve in the cleaning solution.
- 8. Thoroughly rinse the valve in cool or lukewarm tap water to remove all cleaning solution.
- Examine the valve for remaining debris or encrustations.
   Ensure that the flexible diaphragm is clean, not torn or sticky, and that it lies flat in the valve cap.
- 10. Check inside the valve to make sure it is smooth and undamaged. If you have an oxygen port, use a pipe cleaner or Q-tip™, with some of the cotton removed, to clean inside the port.
- 11. Close the valve by firmly pressing the valve cap onto the main body until it snaps in place.
- 12. When not in use, store the Shiley™ Phonate speaking valve in a clean, dry place and protect from dust and moisture.
- 13. Always review use and cleaning instructions with your home healthcare provider or speech pathologist before using the Shiley" Phonate speaking valve.

#### Aerosol (air-o-sol)

A device that puts moisture into the lungs.

#### Artificial airway (ar-teh-fish-all airway)

Another word for tracheostomy tube

#### Artificial nose (ar-teh-fish-all noze)

Also called HME (heat and moisture exchanger). A device that fits on your tube to warm and moisten the air you breathe.

#### Bacteria (back-teh-ree-ah)

Germs.

#### **CPR Cardiopulmonary resuscitation**

A method for getting someone to breath again once they have stopped.

#### Cannula (can-you-la)

Inner cannula Removable inner tube.

#### Outer cannula

The outer part of the tracheostomy tube that is inserted into the trachea.

#### Cannulae (can-you-lie)

More than one cannula.

#### Cuff

The inflatable balloon on some tracheostomy tubes.

#### **Distilled water**

Water that is made by catching and cooling steam from boiling water. You can buy it at the grocery store.

#### Encrustation (in-cruss-ta-shun)

Hard, crusty, dried mucus.

#### Home healthcare provider

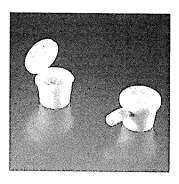
Nurses, nurse practitioners, doctors, respiratory therapists, speech pathologists or others that visit your home.

#### Home healthcare supplier

The company where you get special medical equipment to use in your home.

#### Lumen (loo-men)

Inside part of the tube, where the air goes in and out.



#### Mucus (mu-kuss)

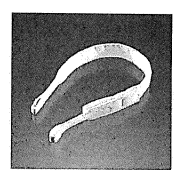
Slippery fluid that is produced in the lungs and windpipe. This sometimes dries and sticks to your tube.

#### Neck flange

The part of your tracheostomy tube where you attach twill ties or Shiley tracheostomy tube holders.

#### Obturator (ob-tur-a-tor)

The semi-rigid stick you put into the tracheostomy tube to help guide it into the opening in your neck.



#### Phonation (fo-nay-shun)

Talking or making sounds with your vocal cords.

#### Pliable (ply-ah-bull)

Soft, flexible.

#### Saline (say-leen)

Salt and water solution similar to water found in the body.

#### Secretions (see-kree-shuns)

Another word for mucus.

#### Speaking valve (spee-king valv)

A one-way valve that lets air come in through the tracheostomy tube, but then sends it out past the vocal cords and mouth to make talking possible.

#### Speech pathologist (speech pathol-o-gist)

A person trained to help people with speaking and swallowing problems.

#### Shiley<sup>™</sup> Phonate speaking valve

This compact valve fits on the end of your tracheostomy tube to help you speak more easily. Check with your doctor to see if you can use it. (For more information, see page 25.)

#### Shiley™ tracheostomy tube holder

This convenient alternative to twill tape comes in one size that fits pediatric to adult patients. Velcro $^{\text{TM}}$ \* fasteners easily attach to the tracheostomy tube neck flange. (Follow product instructions.) It is made of comfortable, latex-free foam-padded cotton.

#### Stoma (sto-ma)

The hole in your neck where you insert the tracheostomy tube.

#### Sterile (steer-ill)

Free from germs.

3.1

#### Suctioning (suck-shun-ing)

Removing mucus in the tracheostomy tube.

#### Syringe (seer-enj)

The plastic device the doctor uses to give shots, only there is no needle on it.

#### Trachea (tray-key-ah)

Your wind pipe.

#### Tracheostomy (tray-key-oss-tuhmee)

The opening in your neck where your tracheostomy tube goes, to make breathing easier.

#### Tracheotomy (tray-key-ot-o-mee)

An operation where the doctor makes an opening in your neck for a tracheostomy tube to make breathing easier.

#### Trach Tube (trake toob)

Short for tracheostomy tube. This is the tube the doctor puts in the opening in your neck to help you breathe.

#### Ventilator (vin-till-a-tor)

A machine that helps a person breathe.

#### Vocal cords (vo-cal cords)

Two strips of tissue in the voice box in the neck that vibrate to make sounds when you talk.

IMPORTANT: Please refer to the package insert for complete instructions, contraindications, warnings and precautions.

This information is intended only for residents of the European Union.

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$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$			**	***	<i></i>
	State of Nevac	la		Case No.: C-18-3	335315-1
4	Mario Trejo			Department 23	
5					
6		<u>1</u>	NOTICE O	F HEARING	
7	DI I	1: 14 44 1		C 1 (1M/c)	
8				matter is set for heari	n For Setting Reasonable
9	Date:	October 14, 2019		matter is set for hearr	ing as follows.
10	Time:	9:30 AM			
11	Location: RJC Courtroom 12C				
12		Regional Justice 200 Lewis Ave.	Center		
13		Las Vegas, NV 8	89101		
14	NOTE: Unde	er NEFCR 9(d), if	a party is	not receiving electro	onic service through the
15		, , ,		G	e movant requesting a
16	hearing must serve this notice on the party by traditional means.				
17			OFFICE	D Chiebcon Ce	
18			STEVEN	D. GRIERSON, CEO	J/Clerk of the Court
19		By:	/s/Laurie	Williams	
20		Dy.		Clerk of the Court	
21		CE	RTIFICAT	E OF SERVICE	
22	I haraby cartif	by that pureliant to	Pula 0(b) of	Etha Navada Elactron	ic Filing and Conversion
	I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on				
23	this case in the	e Eighth Judicial Di	istrict Court	Electronic Filing Sys	tem.
24		D	/s/ Louris	Williams	
25		By:	/s/ Laurie Deputy Cl	erk of the Court	
26					

Steven D. Grierson CLERK OF THE COURT 1 **OPPS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 FRANK LOGRIPPO Deputy District Attorney 4 Nevada Bar #13911 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. 10 Plaintiff, 11 -VS-CASE NO: C-18-335315-1 12 MARIO TREJO, DEPT NO: XXIII #2717641 13 Defendant. 14 15 STATE'S OPPOSITION TO DEFENDANT'S SUPPLEMENTAL MOTION FOR SETTING REASONABLE BAIL WITH HOUSE ARREST 16 DATE OF HEARING: OCTOBER 9, 2019 17 TIME OF HEARING: 9:30 A.M. 18 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 19 District Attorney, through FRANK LOGRIPPO, Deputy District Attorney, and hereby 20 submits the attached Points and Authorities in Opposition to Defendant's Supplemental 21 Motion For Setting Reasonable Bail With House Arrest. 22 This Opposition is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 // 26 // 27 //

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#### **POINTS AND AUTHORITIES**

#### **STATEMENT OF THE CASE**

On October 4, 2018, Defendant Mario Trejo ("Defendant") was charged via an Indictment with one (1) count of Burglary While in Possession of a Firearm, seven (7) counts of Robbery with Use of a Deadly Weapon, one (1) count of First Degree Kidnapping with Use of a Deadly Weapon, two (20 counts of Assault on a Protected Person with Use of a Deadly Weapon, Conspiracy to Commit Robbery and one (1) count of Attempt Robbery with Use of a Deadly Weapon. On October 5, 2018, during Grand Jury returns, the State requested a bail of \$300,000 with house arrest. Judge Herndon decided to raise the bail to \$500,000.

On December 5, 2018, Defendant's request for bail to be set in the amount of \$75,000, was denied by this Court.

On January 14, 2019, Defendant filed a Motion for Setting of Reasonable Bail with Electronic Monitoring, "requesting this Court to reconsider his bail," and asking this Court to" reduce the current bail setting to \$75,000.00 and with electronic monitoring as a condition of release." Motion at 2, 5.

On January 23, 2019, this Court granted Defendant's request.

Per Defendant's request, bail currently stands at \$75,000 with electronic monitoring as a condition of release.

On October 1, 2019, Defendant filed the instant Supplemental Motion For Setting Reasonable Bail With House Arrest, further requesting this Court reduce bail to "\$10,000 with house arrest as a condition of release." Motion at 3.

The State opposes Defendant's Motion and responds as follows.

#### STATEMENT OF FACTS

On August 4, 2018, Defendant Mario Trejo attempted to rob the Super Pawn at 1150 South Rainbow Boulevard in Clark County, Nevada. Grand Jury Transcript ("GJT"), October 3, 3018, page 8. Jennifer Incera, a manager at Super Pawn, arrived at work around 8 AM with two other employees and was about to unlock the store when Defendant wearing a black motorcycle helmet, a leather jacket, gloves and boots ran toward her. GJT, p. 8-12. Defendant

was armed with a shotgun and pumped it while going toward Jennifer. GJT, p. 12-13. Jennifer yelled at her employees to run. GJT, p. 12-14. Eventually, Jennifer and her employees made it to one of their vehicles and all three of them escaped in that vehicle. GJT, p. 14-15. While driving away, Jennifer noticed Defendant started to follow the vehicle. GJT, p. 16. Eventually, after some maneuvering, Defendant stopped following Jennifer and the other employees. GJT, p. 18. Defendant later confessed to the attempt robbery. GJT, p. 89.

On September 3, 2018, Defendant robbed the same Super Pawn during business hours. At about 1:30 PM, Defendant dressed in the same outfit, returned to the Super Pawn armed with a handgun (See Exhibit 1) and a rifle (See Exhibit 2) and entered the business. GJT, p. 43-46. Using the handgun, Defendant ordered all the employees at gun point to move behind the counters and to sit on the floor. GJT, p. 46-47. Defendant ordered an employee named Adriane Serrano-Bojoglez to open two safes while taking money and placing it inside a backpack that he was carrying. GJT, p. 47-50. Defendant then ordered Ms. Serrano-Bojoglez at gunpoint to open each of the cash registers. GJT, p. 50.

After taking jewelry in the same fashion, Defendant became upset that one of the safes was on a time delay. GJT, p. 52-53. Defendant ordered Ms. Serrano-Bojoglez to open the back door to allow him to exit and she informed Defendant that she did not have the proper keys to do this. Id. As police arrive, Defendant exited the business through the front door with the handgun placed to Ms. Serrano-Bojoglez' head. Id. With Ms. Serrano-Bojoglez as a hostage, Defendant began to make his was to a vehicle parked outside the business. GJT, p. 54-57.

Police issued commands for Defendant to drop the firearm. Id. At some point, Defendant moved the handgun from Ms. Serrano-Bojoglez' head and aim it at uniformed police officers. GJT, p. 57-60. At this time, Ms. Serrano-Bojoglez seized the moment to grab Defendant's arm and pull it toward the ground as the handgun fired. Id. Ms. Serrano-Bojoglez was able to successfully wrestle the handgun from Defendant however, he began to reach for his second gun—a rifle. Id. As officers observed Defendant reaching for the rifle, they fired striking Defendant and causing him to fall to the ground. Id. Ultimately, Defendant was taken into custody. Id.

#### **ARGUMENT**

NRS 178.498 provides that the amount of bail should be such as will ensure the presence of the Defendant, the safety of others and of the community, having regard to: (1) the nature and circumstances of the offense charged, (2) the financial ability of the Defendant to give bail, (3) the character of the Defendant and (4) the factors listed in NRS 178.4853, which deal with releases of Defendants without any bail. Those factors include, but are not limited to, (a) his prior criminal record including his record of failing to appear after release, (b) the nature of the offense with which he is charged, the apparent probability of conviction and the likely sentence, insofar as these factors relate to the risk of his not appearing, (c) the nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release, (d) the likelihood of more criminal activity by him after he is released and (e) any other factors concerning his ties to the community or bearing on the risk that he may fail to appear. NRS 178.485.

In this case, this Court should heavily weigh the nature of the offense. After a failed initial robbery attempt, Defendant returned to the same business armed with two firearms. After robbing the business at gunpoint while many employees were inside, Defendant took an employee hostage at gunpoint out of the store. Ultimately, Defendant engaged in a shootout with police, placing Ms. Serrano-Bojoglez, uniformed officers, and the public directly in harm's way. This was caught on video, making conviction very likely in this case.

Following the Grand Jury Indictment Warrant Return, the State has objected to any reduction of Defendant's bail. Defendant has proven by his actions that he is an extreme danger to the community and the State once again objects to any further reduction of Defendant's bail. At Defendant's own request, bail was reduced to \$75,000 over the State's objection on January 23, 2019. Any further reduction would be unwarranted and entirely inappropriate. Defendant's new request falls short of providing this Court with adequate assurances that Defendant would remain trouble free or return to the courtroom to face a likely conviction and a mandatory prison sentence.

1	CONCLUSION
2	Based on the foregoing reasons, the State requests that Defendant's Supplemental
3	Motion For Setting Reasonable Bail With House Arrest be DENIED.
4	DATED this day of October, 2019.
5	Respectfully submitted,
6	STEVEN B. WOLFSON Clork County District Attorney
7	Clark County District Attorney Nevada Bar #001565
8	BY /s/FRANK LOGRIPPO
9	FRANK LOGRIPPO
10	Deputy District Attorney Nevada Bar #13911
11	
12	
13	CERTIFICATE OF ELECTRONIC TRANSMISSION
14	I hereby certify that service of the above and foregoing was made this 7th day of
15	October, 2019, by electronic transmission to:
16	ALEXANDER HENRY, Dep. Public Defender Email: <u>alexander.henry@clarkcountynv.gov</u>
17 18	PUBLIC DEFENDER'S OFFICE
19	Email: pdclerk@clarkcountynv.gov
20	BY: /s/ D. Daniels
21	Secretary for the District Attorney's Office
22	
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28	18F16522X/dd-MVU

# EXHIBIT '1'



# EXHIBIT <u>'2'</u>



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1	МОТ	Atenut.			
2	DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674				
3	ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER				
4	NEVADA BAR NO. 14215 PUBLIC DEFENDERS OFFICE				
5	309 South Third Street, Suite 226 Las Vegas, Nevada 89155				
	Telephone: (702) 455-4685 Facsimile: (702) 455-5112				
6	Alexander.Henry@clarkcountynv.gov Attorneys for Defendant				
7	, v	RICT COURT			
8	CLARK COUNTY, NEVADA				
9		JUNII, NEVADA			
10	THE STATE OF NEVADA,	) )			
11	Plaintiff,	) CASE NO. C-18-335315-1			
12	V.	DEPT. NO. XXIII			
13	MARIO BLADIMIR TREJO,	) ) DATE: April 6, 2020			
14	Defendant,	) DATE: April 6, 2020 ) TIME: 9:30 a.m.			
15 16	ARREST BASED ON THE CHANGED	ING OF REASONABLE BAIL WITH HOUSE CIRCUMSTANCES BROUGHT ABOUT BY VID-19 CRISIS			
17 18	COMES NOW, the Defendant,	MARIO BLADIMIR TREJO, by and through			
	ALEXANDER C. HENRY, Deputy Public I	Defender and moves this Honorable Court for bail to			
19	be set at \$10,000 with House Arrest based	d on changed circumstances brought about by the			
20	COVID-19 pandemic.				
21	This Motion is made and based upon all the papers and pleadings on file herein, the				
22	attached Declaration of Counsel, and oral argument at the time set for hearing this Motion.				
23	DATED this 30th day of March, 2020.				
24		DARIN F. IMLAY			
25		CLARK COUNTY PUBLIC DEFENDER			
26					
27		By: /s/Alexander C. Henry			
28	ALEXANDER C. HENRY, #14215 Deputy Public Defender				
		= *			

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**DECLARATION** 

ALEXANDER C. HENRY makes the following declaration:

- 1. I am an attorney duly licensed to practice law in the State of Nevada; I am a Deputy Public Defender for the Clark County Public Defender's Office appointed to represent Defendant Mario Bladimir Trejo in the present matter;
- 2. I am more than 18 years of age and am competent to testify as to the matters stated herein. I am familiar with the procedural history of the case and the substantive allegations made by The State of Nevada. I also have personal knowledge of the facts stated herein or I have been informed of these facts and believe them to be true.
- 3. As the Court is aware, there has been an outbreak of COVID-19, a severe respiratory disease caused by a novel corona virus in Clark County, Nevada.<sup>1</sup>
- 4. By all valid, scientific accounts, containment of this virus has failed and Federal, State and local governments have transitioned into a strategy of limiting spread of the virus to avoid the collapse of our already inadequate and overburdened healthcare system. The strategy calls for the delay of as many infections as possible, for as long as possible. This pandemic strategy, commonly known as, "flattening the curve", helps healthcare systems cope with the outbreak by ensuring that we don't have too many people getting sick all at once.<sup>2</sup> If this strategy succeeds, it will save thousands upon thousands of lives. If it fails, the result will be catastrophic.
- 5. Since Mr. Trejo's last motion for release, circumstances have changed in the most dramatic way imaginable. The governor has issued a State of Emergency and our schools and non-essential businesses are all closed. Our courts, prosecutors, and public defenders are operating with skeleton crews, and our jails and prisons need to do everything possible to

<sup>&</sup>lt;sup>1</sup> CORONAVIRUS DISEASE 2019 (COVID-19) SITUATION SUMMARY, https://www.cdc.gov/coronavirus/2019-ncov/summary.html. (last visited March 19, 2020).

<sup>&</sup>lt;sup>2</sup> See WHAT IS FLATTENING THE CURVE? [Chart] <a href="https://www.nbcnews.com/science/science-news/what-flatten-curve-chart-shows-how-critical-it-everyone-fight-n1155636">https://www.nbcnews.com/science/science-news/what-flatten-curve-chart-shows-how-critical-it-everyone-fight-n1155636</a> (last checked March 19, 2020).

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combat the two things that propagate this catastrophic virus the most: lack of resources and overcrowding.

- The risk posed by COVID-19 is extremely serious. According to data from the CDC and other official sources, the current global case fatality rate is 3.4% to 3.7%, which is incredibly high, especially when compared to common influenza, which kills less than 0.1% of those who contract it in the United States.<sup>3</sup>
- 7. There are several factors that increase the risk of death or serious complications (like permanent loss of lung function) from COVID-19. The most serious appears to be age. People between age 50 and 59, for example, are three times more likely to die than those aged 40-49, and over seven times more likely to die than those aged 30-39.4 The risk increases exponentially for adults over the age of 60. So far, 80% of COVID-19 deaths have been adults aged 65 and over, and the older you are, the greater your risk of serious complications, hospitalization and death.<sup>5</sup>
- 8. Overall health also plays a large role in determining who survives COVID-19, and who does not. People with medical conditions like **heart disease**, **lung disease**, diabetes, auto-immune diseases, and hypertension are at a higher risk for serious illness and death. For example, out of the first 170 patients to die in Wuhan, nearly half had high blood pressure.6

<sup>&</sup>lt;sup>3</sup> See, e.g., CORONAVIRUS DEATH RATE VERSUS FLU,

https://heavy.com/news/2020/02/coronavirus-death-rate-vs-flu/ (last checked, 3/19/2020);

ELEVEN CHARTS THAT EXPLAIN THE CORONAVIRUS PANDEMIC,

https://www.vox.com/future-perfect/2020/3/12/21172040/coronavirus-covid-19-virus-charts (last checked, 3/19/2020).

<sup>&</sup>lt;sup>4</sup> See, Id., Chart 5: OLDER PEOPLE IN CHINA HAVE BEEN AT THE GREATEST RISK OF DYING FROM COVID-19.

<sup>&</sup>lt;sup>5</sup> CENTERS FOR DISEASE CONTROL AND PREVENTION, COVID-19 OLDER ADULTS. https://www.cdc.gov/coronavirus/2019-ncov/specific-groups/high-risk-complications/olderadults.html (last checked 3/23/2020).

<sup>&</sup>lt;sup>6</sup> TOP CORONAVIRUS DOCTOR: PATIENTS WITH HIGH BLOOD PRESSURE AT GREATER RISK OF DYING, https://fortune.com/2020/03/09/coronavirus-death-high-bloodpressure-hypertension-patients-wuhan-china-doctor-covid-19/ (last checked, 3/19/2020).

9. Since the virus is thought to spread mainly between people who are in close contact with one another (within about 6 feet) and through the respiratory droplets produced when an infected person coughs or sneezes, the best way to prevent the virus is to avoid this type of exposure.<sup>7</sup> This is nearly impossible in a jail setting, especially given that COVID-19 can survive on surfaces like plastic and stainless steel for up to 72 hours. Even worse, it now appears that COVID-19 can survive **in the air** for up to **three hours**,<sup>8</sup> a fact that has caused the CDC to recommend airborne virus protocols for healthcare facilities.<sup>9</sup> Such protocols are not possible at CCDC or NSP.

10. Jails and prisons are particularly vulnerable to the COVID-19 outbreak for a variety of reasons, including inadequate medical facilities, stagnant air, inmates with compromised immune systems, the rapidly aging inmate population, the constant influx of inmates, the traffic of personnel coming and going, and overpopulation. When coronavirus suddenly exploded in China's prisons, there were reports of more than 500 cases spreading across five facilities in three provinces. There have already been 38 confirmed cases at New York jails, with more popping up in jails and prisons around the United States every day.

<sup>&</sup>lt;sup>7</sup> STEPS TO PREVENT ILLNESS, <u>https://www.cdc.gov/coronavirus/2019-ncov/about/prevention.html</u> (last checked 3/23/2020).

<sup>&</sup>lt;sup>8</sup> COVID-19 CAN LAST A FEW DAYS ON SURFACES, ACCORDING TO NEW EXPERIMENT FINDINGS, <a href="https://abcnews.go.com/Health/covid19-days-surfaces-experiment-findings/story?id=69569397">https://abcnews.go.com/Health/covid19-days-surfaces-experiment-findings/story?id=69569397</a> (last checked 3/23/2020).

<sup>&</sup>lt;sup>9</sup> INTERIM INFECTION PREVENTION AND CONTROL RECOMMENDATIONS FOR PATIENTS WITH SUSPECTED OR CONFIRMED CORONAVIRUS DISEASE 2019 (COVID-19) IN HEALTHCARE SETTINGS, <a href="https://www.cdc.gov/coronavirus/2019-ncov/infection-control/control-recommendations.html">https://www.cdc.gov/coronavirus/2019-ncov/infection-control/control-recommendations.html</a> (last checked 3/23/2020).

<sup>&</sup>lt;sup>10</sup> See, e.g., ARE OUR PRISONS AND JAILS READY FOR COVID-19? <a href="https://www.aclu.org/news/prisoners-rights/are-our-prisons-and-jails-ready-for-covid-19/">https://www.aclu.org/news/prisoners-rights/are-our-prisons-and-jails-ready-for-covid-19/</a> (last checked 3/23/2020); THIS CHART SHOWS WHY THE PRISON POPULATION IS SO VULNERABLE TO COVID-19, <a href="https://www.themarshallproject.org/2020/03/19/this-chart-shows-why-the-prison-population-is-so-vulnerable-to-covid-19">https://www.themarshallproject.org/2020/03/19/this-chart-shows-why-the-prison-population-is-so-vulnerable-to-covid-19</a> (last checked 3/23/2020).

<sup>11 1.</sup> THEY WERE ALREADY IN CHINA'S PRISONS. NOW THE CORONAVIRUS IS THERE, TOO, <a href="https://www.latimes.com/world-nation/story/2020-02-28/lawyers-activists-">https://www.latimes.com/world-nation/story/2020-02-28/lawyers-activists-</a>

battling the spread of COVID-19. Government officials have called for a reduction in prison populations, recognizing that jails are "a tinderbox for the virus, not just inside correctional facilities, but society at large." Hundreds of incarcerated men and women have already been released in the United States, including 600 in Los Angeles and 300 in San Francisco. <sup>14</sup> The Iranian government released 70,000 prisoners in order to combat the spread of the disease. <sup>15</sup> Governments the world over have recognized the tragedy that would result if the brave men and women who staff our jails and prisons become too ill to continue working. The justice system would be severely compromised and the cost in human lives would be catastrophic.

pastors-uighurs-families-of-detainees-in-china-fear-coronavirus-spread-outbreak-in-camps-and-prisons (last checked 3/13/2020).

<sup>12</sup> 38 TEST POSITIVE FOR CORONAVIRUS AT RIKERS ISLAND, NEARBY NYC JAILS, <a href="https://www.washingtonpost.com/national/38-test-positive-for-coronavirus-at-rikers-island-nearby-nyc-jails/2020/03/22/f3ed5fca-6b1a-11ea-abef-020f086a3fab\_story.html">https://www.washingtonpost.com/national/38-test-positive-for-coronavirus-at-rikers-island-nearby-nyc-jails/2020/03/22/f3ed5fca-6b1a-11ea-abef-020f086a3fab\_story.html</a> (last checked 3/23/2020).

<sup>13</sup> <u>Id.</u>

<sup>14</sup> Id.

<sup>15</sup> IRAN RELEASES ABOUT 70,000 PRISONERS AS CORONAVIRUS DEATH TOLL REACHES 237, <a href="https://economictimes.indiatimes.com/news/international/world-news/iran-releases-about-70000-prisoners-as-coronavirus-death-toll-reaches-237/articleshow/74552060.cms">https://economictimes.indiatimes.com/news/international/world-news/iran-releases-about-70000-prisoners-as-coronavirus-death-toll-reaches-237/articleshow/74552060.cms</a> (last checked 3/13/2020).

12. Mr. Trejo suffers from **Tracheal Stenosis**, **Diabetes Mellitus**, and suffered a Subglottic Stenosis and a respiratory failure that caused him to suffer from cardiac arrest. He therefore has an increased risk of serious illness or death from COVID-19. Forcing him to remain in *pre-trial* confinement presents an unnecessary and unjustified additional risk.

I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045). EXECUTED this 30th day of March, 2020.

/s/Alexander C. Henry

ALEXANDER C. HENRY

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#### **MEMORANDUM OF POINTS AND AUTHORITIES**

#### **ARGUMENT**

## I. The bail to which Mr. Trejo is entitled under Nevada Law must be specifically tailored to his financial means.

If the reviewing court determines that bail is appropriate, the court must set bail "in an amount which . . . will reasonably ensure the appearance of the defendant and the safety of other persons and of the community." NRS 178.498. In making this determination, the Court must consider: "(1) the nature and circumstances of the offense charged; (2) the financial ability of the defendant to give bail; (3) the character of the defendant; and (4) the factors listed in NRS 178.4853." NRS 178.498. Significantly, an accused's ability to give bail *must* be part of the bail analysis. *See* Stack v. Boyle, 342 U.S. 1, 4-5 (1951) ("Bail set at a figure higher than an amount reasonably calculated to fulfill [its] purpose is 'excessive' under the Eighth Amendment.").

Detaining indigent defendants by setting bail without regard to the accused's financial ability to pay violates the United States and Nevada Constitutions. U.S. CONST. AMEND. V, VIII, XIV; NEV. CONST. ART. 1 § 6, 7, 8; <u>U.S. v. Polouzzi</u>, 697 F. Supp. 2d 381, 390 (E.D.N.Y. 2010) ("Bail conditions are unconstitutionally excessive if they impose restraints that are more than necessary to achieve the government's interest [in] preventing risk of flight and danger to society . . . ."). The U.S. Justice Department has declared that "[i]ncarcerating individuals solely because of their inability to pay for their release, whether through the payment of fines, fees, or a cash bond, violates the Equal Protection Clause of the Fourteenth Amendment." Jones v. City of Clanton, 2015 WL 5387219 at 4 (M.D. Ala. Sep. 14, 2015); *see also*, <u>Varden v. City of Clanton</u>, Civ. No. 15–34, Dckt. No. 26 at 1 (M.D. Ala. Feb. 13, 2015).

The Justice Department reasoned that a secured money-bail schedule, like the one often utilized in Clark County, "do[es] not account for individual circumstances of the accused" and "essentially mandate[s] pretrial detention for anyone who is too poor to pay the predetermined

<sup>&</sup>lt;sup>16</sup> The Justice Department issued a "Dear Colleague Letter" advising state and local courts that due process and equal protection principles forbid using "bail or bond practices that cause indigent Detainees to remain incarcerated solely because they cannot afford to pay for their release." <u>Letter from Vanita Gupta to Colleagues</u> p. 2 (Mar. 14, 2016), available at https://www.justice.gov/crt/file/832461/download.

fee." Jones, 2015 WL 5387219 at 9. As a result, the Justice Department concluded that setting bail without regard to an accused's financial ability to pay "amounts to mandating pretrial detention only for the indigent." *Id*.

There is no association between a particular charge and a blanket "schedule" of money that would guarantee appearance at court or deter future criminal activity. These concerns can only be addressed on an individualized basis. Accordingly, while "utilization of a master bond schedule provides speedy and convenient release for those who have no difficulty in meeting its requirements, [the] incarceration of those who cannot, without meaningful consideration of other possible alternatives, infringes on both due process and equal protection requirements." <u>Pugh v.</u> Rainwater, 572 F.2d 1053, 1057 (5th Cir. 1978) (*en banc*).

Courts must tailor bail to a detainee's financial resources, setting bail only as high as necessary to reasonably assure the detainee's return to court. The amount that would provide a meaningful incentive to return to court differs for someone with a six-figure salary and a trust fund versus an indigent defendant, who lacks the means to afford an attorney, much less moneybail.

Mr. Trejo's money-bail is excessive and, therefore, unlawful. He is a pretrial detainee, not a convicted criminal, and his financial circumstances must be fairly and accurately considered when calculating the minimum amount needed to ensure return to court. Stack, 342 U.S. at 4-5 (deeming bail which exceeds that necessary to achieve its dual purpose of securing future court appearances and protecting the community an Eighth Amendment transgression); see also, U.S. v. Salerno, 481 U.S. at 754 -55 (affirming Stack and holding that, "[w]hen the Government has admitted that its only interest is in preventing flight, bail must be set by a court at a sum designed to ensure that goal, and no more"). Mr. Trejo's money-bail amount violates his federal constitutional rights, state constitutional rights, and state statutory rights. 17 U.S. Const.

<sup>&</sup>lt;sup>17</sup> Pretrial detainees should not remain in custody simply because they are poor. Research indicates that imposing money bail does not improve the chances that a Detainee will return to court, nor does it protect the public because many high-risk Detainees have access to money and can post bond. Instead, it serves only to treat differently those who can and cannot access money. Incarceration can disrupt the positive factors in the Detainee's life and lead to negative

AMEND. V, VIII, XIV; NEV. CONST. ART. 1 § 6-8; NRS 178.498 (requiring courts to consider the financial ability of the defendant in setting bail).

#### **CONCLUSION**

As outlined in the declaration of counsel, inmates at CCDC are housed in close quarters. The jail is overcrowded and lacks the resources necessary to deal with an outbreak of this insidious virus. Due to its excessive population, stagnant air, the constant arrival of new inmates, the coming and going of employees, and its generally inadequate medical facilities, CCDC is an ideal environment for a virus like COVID-19 to do maximum damage. If Mr. Trejo contracts this disease, he stands an increased risk of serious illness or death due to his underlying health problems. Mr. Trejo is innocent unless *proven* guilty and given the sweeping disruption this pandemic has caused to the court's schedule, there is no way to foresee when his case will go to trial. Forcing Mr. Trejo to remain in pre-trial confinement under these conditions is cruel, unjust and unconstitutional. U.S. CONST. AMEND. V, VIII, VIV.

Public policy considerations also compel Mr. Trejo's release. Every inmate released from CCDC is another person incapable of contracting and spreading this devastating disease within the jail's fragile ecosystem. The State has not proven that Mr. Trejo's release would pose a danger to the community or a risk of flight that cannot be mitigated by less restrictive means than pre-trial incarceration, such as house arrest. On the contrary, Mr. Trejo's continued incarceration poses a profound and continuing danger to everyone, both inside and outside the jail.

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collateral consequences, including job loss, loss of residence, inability to care for children, and disintegration of other positive social relationships.

The real "danger to the community" is COVID-19. This Honorable Court must do everything within its power to mitigate this dire and imminent threat to the people Nevada. Releasing Mr. Trejo and other, similarly situated inmates, will help jail officials in their struggle to contain this disease and prevent an even greater tragedy.

DATED this 30th day of March, 2020.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By: <u>/s/Alexander C. Henry</u> ALEXANDER C. HENRY, #14215 Deputy Public Defender

#### NOTICE OF MOTION 1 2 TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: 3 YOU WILL PLEASE TAKE NOTICE that the Public Defender's Office will bring the 4 above and foregoing Motion for Setting of Reasonable Bail with House Arrest Based on the 5 Changed Circumstances Brought About by the Covid-19 Crisis on for hearing before the Court on the 6<sup>th</sup> day of April, 2020, at 9:30 a.m. in District Court Department 23. 6 7 DATED this 30th day of March, 2020. 8 DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER 9 10 By: <u>/s/Alexander C. Henry</u> ALEXANDER C. HENRY, #14215 11 Deputy Public Defender 12 13 14 15 16 **CERTIFICATE OF ELECTRONIC SERVICE** 17 I hereby certify that service of the above and forgoing Motion for Setting of Reasonable 18 19 Bail with House Arrest Based on the Changed Circumstances Brought About by the Covid-19 Crisis was served via electronic e-filing to the Clark County District Attorney's Office at 20 motions@clarkcountyda.com on this 31st day of March, 2020. 21 By: <u>/s/Alexander C. Henry -PD</u> 22 An employee of the 23 Clark County Public Defender's Office 24 25 26 27

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	DISTRICT COURT		
	CLARK COUNTY, NEVADA ****		
CNI			

Electronically Filed
4/1/2020 6:29 AM
Steven D. Grierson
CLERK OF THE COURT

State of Nevada	Case No.:	C-18-335315-1	
VS			
Mario Trejo	Department 23		

### NOTICE OF HEARING

Please be advised that the Defendant's Motion for Setting of Reasonable Bail with House Arrest Based on the Changed Circumstances Brought About by the Covid-19 Crisis in the above-entitled matter is set for hearing as follows:

**Date:** April 06, 2020

**Time:** 3:30 PM

**Location:** RJC Lower Level Arraignment

Regional Justice Center

200 Lewis Ave. Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Marie Kramer
Deputy Clerk of the Court

### **CERTIFICATE OF SERVICE**

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Marie Kramer
Deputy Clerk of the Court

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4/2/2020 8:28 AM
Steven D. Grierson
CLERK OF THE COURT

1 **OPPS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 MICHAEL J. SCHWARTZER Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. 10 Plaintiff, 11 -VS-CASE NO: C-18-335315-1 12 MARIO TREJO, DEPT NO: XXIII #2717641 13 Defendant. 14 15 STATE'S OPPOSITION TO DEFENDANT'S MOTION FOR SETTING OF REASONABLE BAIL WITH HOUSE ARREST 16 DATE OF HEARING: APRIL 6, 2020 17 TIME OF HEARING: 3:30 PM 18 19 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 20 District Attorney, through MICHAEL J. SCHWARTZER, Chief Deputy District Attorney, 21 and hereby submits the attached Points and Authorities in Opposition to Defendant's Motion 22 for Setting of Reasonable Bail with House Arrest. 23 This Opposition is made and based upon all the papers and pleadings on file herein, the 24 attached points and authorities in support hereof, and oral argument at the time of hearing, if 25 deemed necessary by this Honorable Court. 26 /// 27 /// 28 ///

# 1 // 2 3

# **POINTS AND AUTHORITIES**

## STATEMENT OF THE CASE

On October 4, 2018, Defendant Mario Trejo ("Defendant") was charged via an Indictment with one (1) count of Burglary While in Possession of a Firearm, seven (7) counts of Robbery with Use of a Deadly Weapon, one (1) count of First Degree Kidnapping with Use of a Deadly Weapon, two (2) counts of Assault on a Protected Person with Use of a Deadly Weapon, Conspiracy to Commit Robbery and one (1) count of Attempt Robbery with Use of a Deadly Weapon.

On October 5, 2018, during Grand Jury returns, the State requested a bail of \$300,000 with house arrest. Judge Herndon decided to raise the bail to \$500,000.

On November 28, 2018, Defendant's filed a "Motion for Setting of Reasonable Bail" and requested a bail of \$75,000. On December 5, 2018, Defendant's motion was denied after argument.

On January 14, 2019, Defendant filed a second Motion for Setting of Reasonable Bail with Electronic Monitoring, "requesting this Court to reconsider his bail," and asking this Court to" reduce the current bail setting to \$75,000.00 and with electronic monitoring as a condition of release." On January 23, 2019, this Court granted Defendant's request.

On October 1, 2019, Defendant filed a third Motion for Reasonable Bail with House Arrest, further requesting this Court reduce bail to "\$10,000 with house arrest as a condition of release." On October 9, 2019, the motion was denied.

On March 31, 2020, Defendant filed this instant fourth motion to change his bail. The State responds accordingly.

Further, Defendant has had calendar calls on both March 27, 2019 and October 9, 2019 that were continued at Defendant's request without opposition by the State. This case is currently set for trial on June 15, 2020.

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On August 4, 2018, Defendant attempted to rob the Super Pawn at 1150 South Rainbow Boulevard in Clark County, Nevada. Grand Jury Transcript ("GJT"), pages 8. Jennifer Incera, a manager at Super Pawn, arrived at work around 8 AM with two other employees and was about to unlock the store when Defendant wearing a black motorcycle helmet, a leather jacket, gloves and boots ran toward her. GJT, p. 8-12. Defendant was armed with a shotgun and pumped it while going toward Jennifer. GJT, p. 12-13. Jennifer yelled at her employees to run. GJT, p. 12-14. Eventually, Jennifer and her employees made it to one of their vehicles and all three of them escaped in that vehicle. GJT, p. 14-15. While driving away, Jennifer noticed Defendant started to follow the vehicle. GJT, p. 16. Eventually, after some maneuvering, Defendant stopped following Jennifer and the other employees. GJT, p. 18. Defendant later confessed to the attempt robbery. GJT, p. 89.

STATEMENT OF FACTS

On September 3, 2018, Defendant robbed the same Super Pawn during business hours. At about 1:30 PM, Defendant dressed in the same outfit, returned to the Super Pawn armed with a handgun and a rifle and entered the business. GJT, p. 43-46. Using the handgun, Defendant ordered all the employees at gun point to move behind the counters and to sit on the floor. GJT, p. 46-47. Defendant ordered an employee named Adriane Serrano-Bojoglez to open two safes while taking money and placing it inside a backpack that he was carrying. GJT, p. 47-50. Defendant then ordered Ms. Serrano-Bojoglez at gunpoint to open each of the cash registers. GJT, p. 50.

After taking jewelry in the same fashion, Defendant became upset that one of the safes was on a time delay. GJT, p. 52-53. Defendant ordered Ms. Serrano-Bojoglez to open the back door to allow him to exit and she informed Defendant that she did not have the proper keys to do this. Id. As police arrive, Defendant exited the business through the front door with the handgun placed to Ms. Serrano-Bojoglez' head. Id. With Ms. Serrano-Bojoglez as a hostage, Defendant began to make his was to a vehicle parked outside the business. GJT, p. 54-57.

Police issued commands for Defendant to drop the firearm. Id. At some point, Defendant moved the handgun from Ms. Serrano-Bojoglez' head and aim it at uniformed

police officers. GJT, p. 57-60. At this time, Ms. Serrano-Bojoglez seized the moment to grab Defendant's arm and pull it toward the ground as the handgun fired. Id. Ms. Serrano-Bojoglez was able to successfully wrestle the handgun from Defendant however, he began to reach for his second gun—a rifle. Id. As officers observed Defendant reaching for the rifle, they fired striking Defendant and causing him to fall to the ground. Id. Ultimately, Defendant was taken into custody. Id. Defendant's taking Ms. Serrano-Bojoglez hostage at gunpoint, their struggle and the shooting of Defendant were all captured on video.

ARGUMENT

NRS 178.498 provides that the amount of bail should be such as will ensure the presence of the Defendant, the safety of others and of the community, having regard to: (1) the nature and circumstances of the offense charged, (2) the financial ability of the Defendant to give bail, (3) the character of the Defendant and (4) the factors listed in NRS 178.4853, which deal with releases of Defendants without any bail. Those factors include, but are not limited to, (a) his prior criminal record including his record of failing to appear after release, (b) the nature of the offense with which he is charged, the apparent probability of conviction and the likely sentence, insofar as these factors relate to the risk of his not appearing, (c) the nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release, (d) the likelihood of more criminal activity by him after he is released and (e) any other factors concerning his ties to the community or bearing on the risk that he may fail to appear. NRS 178.485.

In this case, this Court should heavily weigh the nature of the offense. After a failed initial robbery attempt, Defendant returned to the same business armed with two firearms. After robbing the business at gunpoint while many employees and customers were inside, Defendant took an employee hostage at gunpoint out of the store. Ultimately, Defendant engaged in a shootout with police, placing Ms. Serrano-Bojoglez, uniformed officers, and the public directly in harm's way. Defendant not only confessed but was also caught on video, making conviction very likely in this case.

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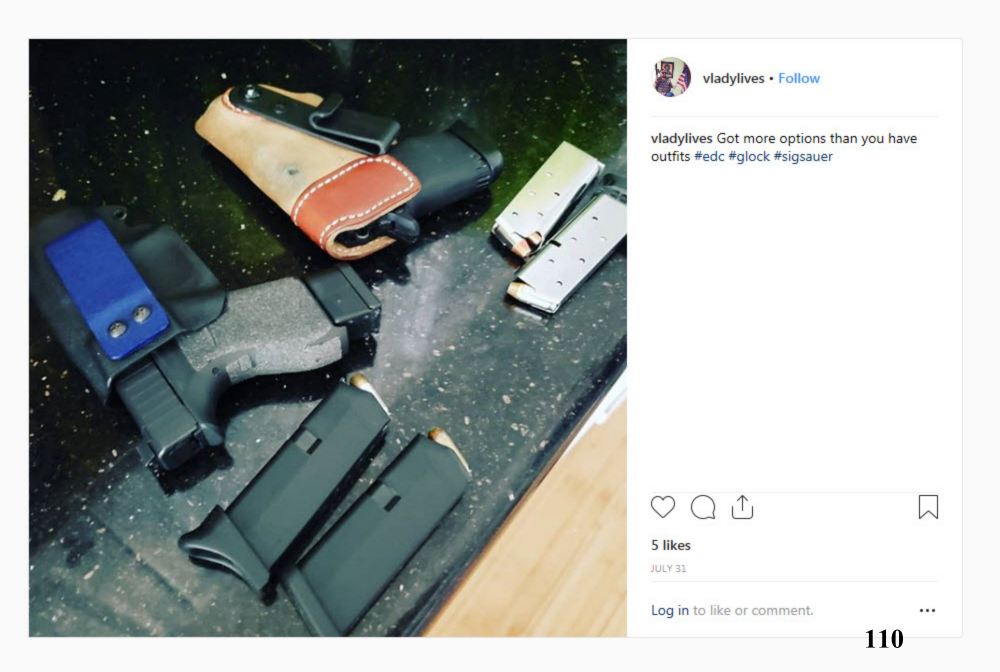
1	Following the Grand Jury Indictment Warrant Return, Judge Herndon after reviewing				
2	the facts sua sponte increased the bail. Defendant has proven by his actions that he is an				
3	extreme danger to the community. At Defendant's own request, bail was reduced to \$75,000				
4	and House Arrest on January 23, 2019. Any further reduction would be unwarranted and				
5	inappropriate. Defendant's fourth request for a bail reduction uses the current COVID -1				
6	pandemic as an excuse to reconsider bail. While the State agrees that Defendant has respirator				
7	issues, these issues were caused by Defendant own actions. <sup>1</sup>				
8	Moreover, before Defendant was arrested his Instagram positing often depicted various				
9	firearms including high capacity rifles and explosives. (See Exhibit 1). Further, demonstrating				
10	the Defendant is a safety risk to our community. Defendant's newest request falls short or				
11	providing this Court with adequate assurances that Defendant would remain trouble free or				
12	return to the courtroom to face a likely conviction and a lengthy mandatory prison sentence				
13	Thus, the State, once again, is asking for Defendant's motion to be denied.				
14	<u>CONCLUSION</u>				
15	Based on the foregoing reasons, the State requests that Defendant's motion be				
16	DENIED.				
17	DATED this day of April, 2020.				
18	Respectfully submitted,				
19	STEVEN B. WOLFSON Clork County District Attorney				
20	Clark County District Attorney Nevada Bar #001565				
21	BY /s/ Michael J. Schwartzer				
22	MICHAEL J. SCHWARTZER				
23	Chief Deputy District Attorney Nevada Bar #010747				
24	///				
25	///				
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27	Defendant references several jurisdictions releasing inmates due to the COVID-19 pandemic but does not provide any				

<sup>&</sup>lt;sup>1</sup> Defendant references several jurisdictions releasing inmates due to the COVID-19 pandemic but does not provide any information what criteria was used to release those pretrial inmates. For example, Los Angles reduced their inmate population by releasing "nonviolent offenders", which this Defendant certainly does not qualify as. <a href="https://www.latimes.com/california/story/2020-03-19/la-jails-coronavirus-sheriffs-department">https://www.latimes.com/california/story/2020-03-19/la-jails-coronavirus-sheriffs-department</a>

1	CERTIFICATE OF ELECTRONIC SERVICE						
2	I hereby certify that service of the above and foregoing, was made this 2nd day of April						
3	2020, by email to:						
4	ALEXANDER HENRY, Dep. Public Defender <u>Alexander.henry@clarkcountynv.gov</u>						
5							
6	PUBLIC DEFENDER'S OFFICE pdclerk@clarkcountynv.gov						
7							
8							
9	BY: /s/ Stephanie Johnson Employee of the District Attorney's Office						
10	Employee of the District Attorney's Office						
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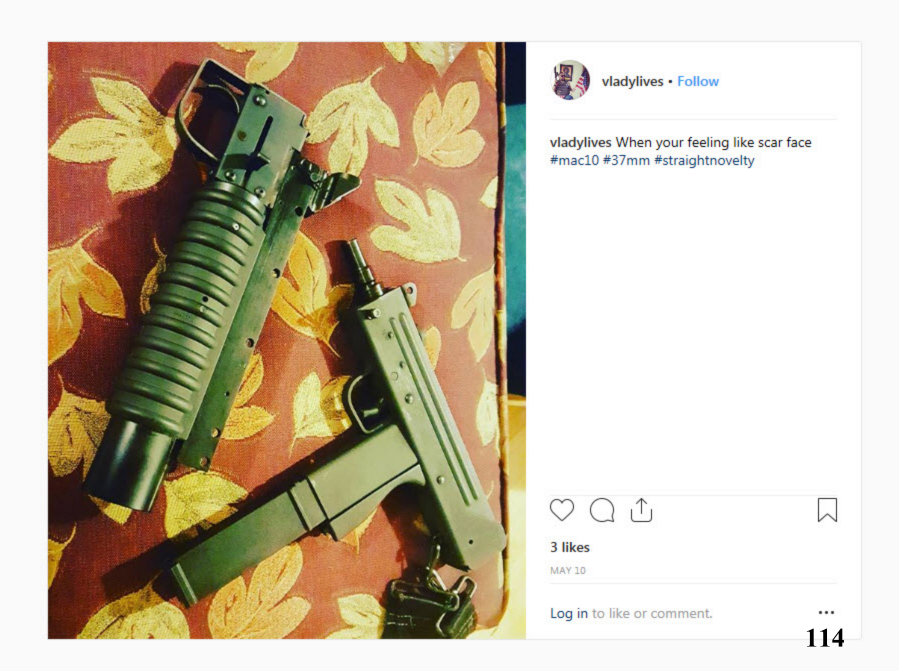




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ORDR 1 DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674 ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER 3 NEVADA BAR NO. 14215 PUBLIC DEFENDERS OFFICE 4 309 South Third Street, Suite 226 Las Vegas, Nevada 89155 5 Telephone: (702) 455-4685 Facsimile: (702) 455-5112 Alexander. Henry@clarkcountynv.gov 6 Attorneys for Defendant 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 CASE NO. C-18-335315-1 Plaintiff. 11 DEPT. NO. XXIII V. 12 MARIO BLADIMIR TREJO, 13 Defendant, 14

### ORDER TO FILE EX PARTE APPLICATION FOR ORDER UNDER SEAL

Upon the request of the above-named Defendant, MARIO TREJO, by and through ALEXANDER HENRY, Clark County Deputy Public Defender, and good cause appearing therefore,

IT IS HEREBY ORDERED that upon request of this Court, that ALEXANDER HENRY, Deputy Public Defender, may file an Ex Parte Application for Order under seal.

DATED \_\_\_\_\_ day of June, 2020.

DISTRICT COURT JUDGE
JUDGE STEFANY A. MILEY

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Submitted by:

DARIN F. IMLAY

CLARK CQUNTY PUBLIC DEFENDER

By Ś

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LEVANDER C. HENRY, #14215

Deputy Public Defender

6/17/2020 4:47 PM Steven D. Grierson CLERK OF THE COURT ORDR 1 DARIN F. IMLAY, PUBLIC DEFENDER 2 **NEVADA BAR NO. 5674** ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER 3 NEVADA BAR NO. 14215 PUBLIC DEFENDERS OFFICE 4 309 South Third Street, Suite 226 Las Vegas, Nevada 89155 Telephone: (702) 455-4685 5 Facsimile: (702) 455-5112 Alexander.Henry@clarkcountynv.gov 6 Attorneys for Defendant 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 CASE NO. C-18-335315-1 Plaintiff, 11 DEPT. NO. XXIII v. 12 MARIO BLADIMIR TREJO, 13 Defendant, 14 15 ORDER TO FILE EX PARTE ORDER UNDER SEAL 16 Upon the request of the above-named Defendant, MARIO TREJO, by and through 17 ALEXANDER HENRY, Clark County Deputy Public Defender, and good cause appearing 18 therefor, 19 IT IS HEREBY ORDERED that upon request of this Court, that ALEXANDER 20 HENRY, Deputy Public Defender, may file an order under seal. 21 DATED | 7 day of June, 2020. 22 23 DISTRICT COURT JUDGE 24 MIC JUDGE STEFANY A. MILEY 25 Submitted by: 26 DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

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**Electronically Filed** 

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By

CANDER C. HENRY.

Deputy Public Defender

2 Clark County The state of Nevada Case No: C-18-3353-15-1 Plaintiff, Dept No: 23 4 -:15-Mario Treso #2717641 8:30 AM 13 M 8. 18 actual events. 23

Motion to Lismics Course

March 24, 2021

MAR 0 2 2021

comes Mario Trejo, to respectfully request the dismissal of my current legal 10 Coursel, Alexander Henry, Oil the basis that The has been ineffective in regards to this 12 | case and For the following reasons:

Eight Judicial District Court

· Coursel failed to challenge, in a timely 15 Manner, the Grand Jury indictment neld against

Coursel also failed to inform detendent of the option to file Habeas Corpus, to challenge the Grand Jury indictment by using evidence that shows important discreptancies between exerwitness accounts and video footage of

Counsel failed to Properly and accurately Present the facts regarding my medical Condition at court hearings, which factored into the motions which we set farth being derived. Alexander Henry RECEIVED became a cquiscient in

FEB 2 5 2021

the face of fictitions allegations during court hearings, therefore letting said allegations stand against my unabated and unchallenged

· Coursel has failed to file motions which benefit the defendant, in setting facts in order, which could dismiss many allegations and charges added during Grand Jury Indictment.

Alexander Henry has also neglected to file other motions important to my Defense.

Counsel has failed to challenge many allegations made by D. A. Michael J. Shartzer while in court, many of which are superfluous, infactual or exagenated and yet remain unchallenged and unobstructed due to lack of Proper and effective Legal representation.

20 | 21 | I, Mario Trejo have

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In Mario TreJo have been left disabled with a speech impediment due to medical neglect at the hands of jail staff, Hence I cannot speak for myself nor challenge any misinformation in court.

27 In the 26 Months since my detainment 28 IVE found my Legal counsel, Alexander

1 Henry and the office of the Public 2 defender unable, unwilling and too 3 over burdened to be effective and to 4 represent and defend me against these 5 Serious allegations for which im 6 held in costudy of the County of 7 Clarks under buil which is out of my financial reach, violating my 8th 9 | Ammondment rights, bail which is now 10 even further out of reach due to the financial crisis caused by the Novel Covid-19 virus.

14 It is for the above mentioned reasons that I humbly request that this Honorable 16 Court grant this motion to dismiss my 17 Current legal counsel, Alexander Henry and 18 leither allow me to invoke my rights to 19 Self-represent or that the courts 20 appoint the defendant effective legal Coursel.

Sincerely yours, Mario B. Treso #2717641

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Mario B. Trego #2717641 Cose No.°C18-2353-15-1 330 So Cosino Centro BIVD. -005 Vegos, No.V. & 7 LOI

Regional Justice Center
Eight Judicial Court
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Departmentials
200 Lewis Ing. 34 (500)
Los Vegas, N. V. 89 155

**Electronically Filed** 3/15/2021 10:58 AM Steven D. Grierson **CLERK OF THE COURT** 

0042 1 DARIN F. IMLAY, PUBLIC DEFENDER 2 NEVADA BAR NO. 5674 ALEXANDER C. HENRY, DEPUTY PUBLIC DEFENDER NEVADA BAR NO. 14215 3 PUBLIC DEFENDERS OFFICE 309 South Third Street, Suite 226 4 Las Vegas, Nevada 89155 5 Telephone: (702) 455-4685 Facsimile: (702) 455-5112 Alexander. Henry@clarkcountynv.gov 6 Attorneys for Defendant 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO. C-18-335315-1 11 DEPT. NO. XXIV 12 MARIO BLADIMIR TREJO, 13 DATE: March 24, 2021 Defendant, TIME: 8:30 a.m. 14 MOTION TO WITHDRAW AS ATTORNEY OF RECORD 15 COMES NOW, the Defendant, MARIO BLADIMIR TREJO, by and through 16 ALEXANDER C. HENRY, Deputy Public Defender, and hereby submits Defendant's motion 17 requesting that the Court allow the Public Defender's Office to be withdrawn as attorney of 18 record and for Defendant to invoke his right to proceed pro per. 19 20 21

This Motion is based upon all the papers and pleadings on file herein, the attached Declaration of Counsel, Memorandum of Points and Authorities in support hereof, and oral argument at the time set for hearing this Motion.

DATED this 15th of March, 2021.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

By: /s/Alexander C. Henry ALEXANDER C. HENRY, #14215 Deputy Public Defender

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### DECLARATION

ALEXANDER C. HENRY makes the following declaration:

- 1. I am an attorney duly licensed to practice law in the State of Nevada; I am the Deputy Public Defender assigned to represent the Defendant in the instant matter, and I am familiar with the facts and circumstances of this case.
- 2. Defendant is requesting that the Public Defender's Office no longer represent him. Defendant is requesting that the Court appoint new legal counsel or allow him to proceed pro per. (See Attached Exhibit A). Counsel spoke with Defendant about representing himself in this matter or obtaining another attorney.
- 3. Thus, we are requesting to be withdrawn as the attorney of record, so Defendant can represent himself or obtain new counsel.

I declare under penalty of perjury that the foregoing is true and correct. (NRS 53.045).

EXECUTED this 15th day of March, 2021.

/s/*Alexander C. Henry* ALEXANDER C. HENRY

# NOTICE OF MOTION TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff: YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION TO WITHDRAW AS ATTORNEY OF RECORD will be heard on March, 24, 2021, at 8:30 a.m. in District Court, Department XXIV.

DATED this 15th day of March, 2021.

DARIN F. IMLAY CLARK COUNTY PUBLIC DEFENDER

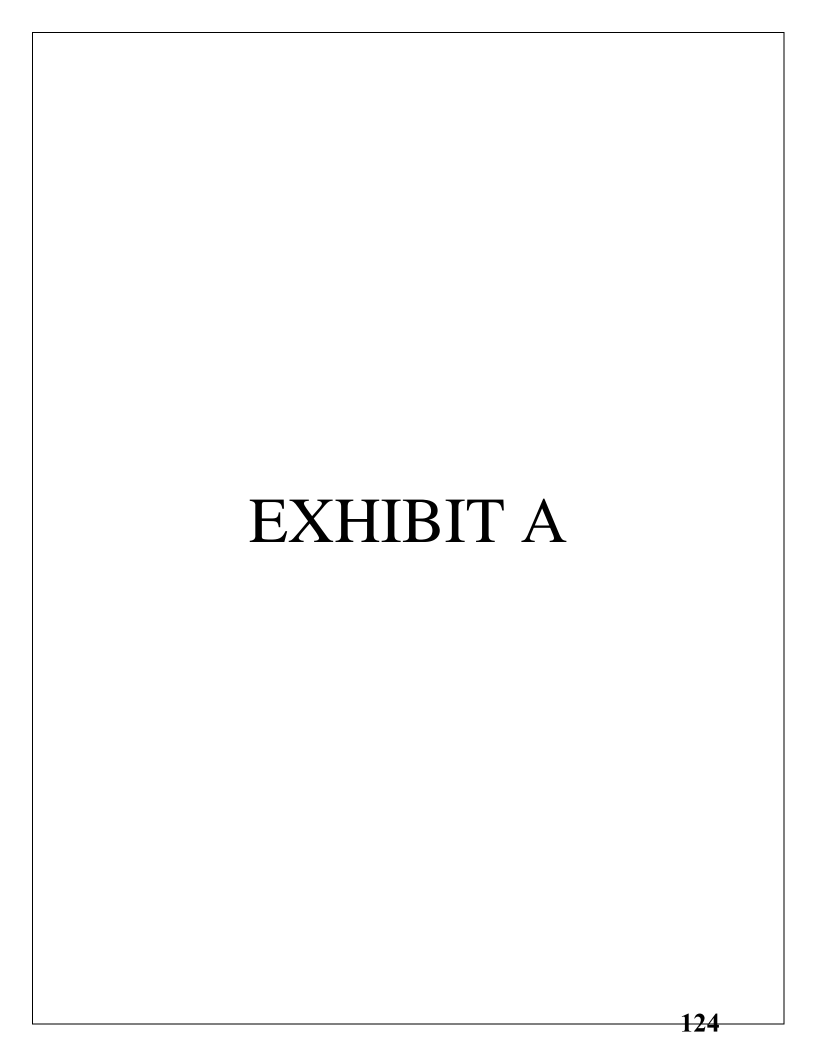
By: /s/Alexander C. Henry
ALEXANDER C. HENRY, #14215
Deputy Public Defender

## **CERTIFICATE OF ELECTRONIC SERVICE**

I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at <a href="motions@clarkcountyda.com">motions@clarkcountyda.com</a> on this 15th day of March, 2021.

By: \_\_/s/Kayleigh Lopatic

An employee of the
Clark County Public Defender's Office



Eight Judicial District Court Clark County The state of Nevada Case No: C-18-3353-15-1 Plaintiff, Deft NO: 23 Motion to Lismics Course -:15-Mario Treso #2717641 March 24, 2021 MAR 0 2 2021 8:30 AM Now comes Mario Trejo, to respectfully request the dismissal of my current legal coursel, Alexander Henry, on the basis that The has been ineffective in regards to this case and For the following reasons: 13 \*Coursel failed to challenge, in a timely 15 Manner, the Grand Jury indictment held against M8. 16 Coursel also failed to inform defendant of the option to file Habeas Corpus, to challenge the Grand Jury indictment by using evidence that shows important discreptancies between eye-witness accounts and video footage of actual events. 23 · Counsel failed to Properly and accurately Present the facts regarding my medical Condition at court hearings, which factored into the motions which we set farth being derived. Alexander Henry RECEIVED became a cquiscient in

FEB 2 5 2021

CLERK OF THE COURT

1 the face of fictitious allegations during court hearings, therefore letting said allegations Stand against my unabated and unchallenged

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Coursel has failed to file motions which benefit the defendant, in setting facts in order, which could dismiss many allegations and charges added during Grand Jury Indictment.

Alexander Henry has also neglected to File other motions important to my Defense.

1- Counsel has failed to challenge many 14 all egations made by D. A. Michael J. Shartzer while in court, many of which are superfluous, infactual or exagerated and yet remain unchallenged and unobstructed I due to lack of Proper and effective Legal representation.

I. Mario Treso have been left disabled with a speech impediment due to Imedical neglect at the hands of jail Staff, Hence I cannot speak for

myself nor challenge any misinformation in court. 26

In the 26 Months since my detainment 28 live found my Legal counsel, Alexander

1 Henry and the office of the Public 2 defender unable, unwilling and too 3 over burdened to be effective and to 4 represent and defend me against these 5 Serious allegations for which im 6 held in costudy of the County of 7 Clarks under buil which is out of my financial reach, violating my 8th 9 | Ammondment rights, bail which is now 10 even further out of reach due to the financial crisis caused by the Novel Covid-19 virus.

14 It is for the above mentioned reasons that I humbly request that this Honorable 16 Court grant this motion to dismiss my 17 Current legal counsel, Alexander Henry and 18 leither allow me to invoke my rights to 19 Self-represent or that the courts 20 appoint the defendant effective legal Coursel.

Sincerely yours, Mario B. Treso #2717641

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Mario B. Trego #2717641 Cose No.ºC18-2353-15-1 330 So Cosino Centro BIVD. -005 Vegos, No.V. & 7 LOI

Regional Justice Center
Eight Judicial Court
Chark Court
Deportment: 23
300 Lewis R. R., 324 floor

1 2		CLARK COU	CT COURT NTY, NEVA	DA	Electronically Filed 3/15/2021 12:46 PM Steven D. Grierson CLERK OF THE COUF		
3	State of Nevac	la	Case No:	C-18-3353	15-1		
4	vs				10 1		
5	Mario Trejo		Departmen	t 24			
6		NOTICE O	F HEARING	•			
7				_			
8	Please be advised that the Defendant's Motion to Withdraw as Attorney of Record in						
9	the above-entitled matter is set for hearing as follows:						
10	Date:	March 29, 2021					
	Time:	8:30 AM					
11	Location:	RJC Courtroom 12C					
12		Regional Justice Center 200 Lewis Ave.					
13		Las Vegas, NV 89101					
14	NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the						
15	Eighth Judic	ial District Court Electroni	c Filing Syst	tem, the mo	vant requesting a		
16	hearing must	serve this notice on the party	by tradition	al means.			
17		CTEVEN D	CDIEDCON	CEO/Clarks	falso Count		
18		SIEVEN D.	GRIERSON,	CEO/Clerk (	or the Court		
19		By: /s/ Imelda M	urrieta				
20			of the Court				
21		CERTIFICAT	E OF SERVI	<b>ICE</b>			
	I haraby aartif	by that purposent to Dula O(h) of	f tha Navada I	Elastronia Eil	ing and Conversion		
22	I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on						
23	this case in the	Eighth Judicial District Court	Electronic Fi	ling System.			
24							

By: /s/ Imelda Murrieta
Deputy Clerk of the Court

Eight Judicial District Cou Clark County The state of Nevada Case No: C-18-3363-15-1 for Medical O.R. Mario Trepo #2717641 Motion Defendant, Prose to set Reasonable bail Comes now, Defendant in prose, Mario Trejo. humbly moving this court and requesting that honorable Judge Ballou, Grant this motion for a medical On Ro release, or in failure to grant that an order be granted to adjust bail to the Reasonable, individualized amount of \$ 10,000 so that Defendant may afford Bond. This motion set forth comes in light of a medical condition incured after detention of 17 Defendant, which to date has yet to be 18 Satisfactorily addressed by detention facility 19 and its medial provider. Also due to 20 negative economic conditions caused by the Covid-19 virus, furthermore due to mounting 28 legal responsibilities set by a plea deal signed in the Clark County family Courts, which carries requirements that can only be met outside of custody, Hence the defendant in pro sei presents this dutiful court with this motion and exhibits which support claim though with legal standards that support this action.

Electronically Filed

04/20/2021

1 Memorandum of Points and authorities In Nevada, under Art. ISF of the Nevada Constitution, "All persons shall be bailable by sufficient surities[.] Under Art. 186, Excessive bail is not permitted, which means ball not "more 6 than the accused can reasonably be expected under the circumstances to give [.]" Ex parte Malley, 50 Nev. 218, 253, 256 P.512, 514 (1927) Nev. Rev. Stat. 178,4853 list the tactors a court most consider in making a determination of a reasonable bail to permit an accused to. In this matter, the accused is not accused of any crime which is not bailable under Art. 187 of the Nevada constitution, and therefore he is entitled to have bail set reasonably, in light of his circumstances and ability to give. Defendant suggest that release without conditions satisfies all the requirements laid out under Nev. Rev. Stat. 3178.4853 as explained in the Nevada Supreme Courts recent decision in regards to bail. I. Legal Standard In the consolidated cases Valdez-Jimenez V. Eight Jud. Dist. Ct. and Frye V. Eight Jud. Dist. Ct., Nevada supreme court cases No: 76417 and 76845, respect fully, the Nevada Supreme Court recently offered extensive

guidance to litigants and courts regarding the necessary process required under the constitutions of the United States and of the state of Nevada. 136 Nev. Adv. Dp. 20 (April 9,2020) The procedural safeguards and standards set farth in the opinion render all previous custody orders illegal and require prompt re-evaluation of the custody status of those who remain in custody. "When bail is set in an amount the Defendant cannot afford, however, it deprives the Defendant of his liberty and all its attendant benefits, despite the fact that he has not been can victed and is presumed innocent." Id. at Page 2. 24. Therefore, "A defendant who remains in custody following arrest is constitution nally entitled to a prompt individualized determination... preceded by an adversarial hearing 19 at which the defendant is entitled to present 20 evidence and argument concerning relevant bail factors Id. following that adversocial hearing, "The Judge... may impose bail only if the State proves by clear and convincing evidence that it is necesary ... [and] The Judge must consider the defendants financial resources...in seffing the amount of bail[0] ido "Bail in an 27 amount greater than necessary to ensure a 28 defendants appearance and the safety of the

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1 safety of the community is unconstitutional Ido at page 3. 12 (emphasis added) "LBlecause the right of an individual to reasonable bail before trial is a fundemental 5 one, bail must not be in an amount greater than necesary to serve the states interests." Id. at page 3. 13. quating U.S. V. Salerno ASI 8 U.S. 739, 750 (1987). In sum the law in Nevada presumes that defendants are to be immediately released 11 pending trial. 12 Non monetary restrictions and any possible 13 combination thereof, most be considered in light 14 of the factors in Nev. Rev. Stat. 8 178.4853, 15 and rejected before any amount of cash bail 16 is required of any acused. Id. Only when Nonmonetary restrictions are deemed inadequate may a court properly set a monetary bail-and 19 then only in an amount that takes into "consideration 20 the defendants financial resources as well as 21 other factors relevant to the purposes of bail" Ido at 23. Under Nev. Rev. Stat. & 178.4853, Courts must consider these factors at minimum in determining the reasonable bail to be set if any be required. II. Arguement Factors to consider when determining medial Och.

1 /bail for Defendant in prose, Mario Trejo: · Defendant has been part of the community for 28 years. · Has held Gainfull employment in several industries since the age of 15, only ceased, working on Oct. 24,2017 when he was wounded 7 in case No: 18329351 in which he was the Victim. 8 Has 3 children in the community, a spouse 9 and his entire known family all of whom 10 reside and have been rooted to this community for decades. Defendant has schooled, Grown and built his whole life in Las Vegas. 13 o Defendant 15 known by friends and family to be 14 responsible and caring, Always putting his family 15 before himself, and is of good reporte in his 16 Community. 17 has Never failed to appear before a court 18 SUMMONS, has No criminal history, Wever 3kiped 19 bail and has no outstanding civil debts. 20 Responsible members of this community 21 Whom Vouch for Mario Trejo are: 22 Kira Debarge-sullivan-Religious peer Bret Benson-owner of triple Pane systems inc Marricio Espinaza-RSM, T- Mobile Samontha Bosan - Lab technician Jose Perez - Roofer/foreman · Defendant has violent allegations set against , however, has powerful defense against charges,

1 Storang mitigational circumstances and more 2 evidence to present and not yet filed. · Defendant has no past to suggest he is a danger to community or others, furthermore his 5 Current medical candition severely limits the 6 defendant to the point of which he is Considered physically dis-alded, langer to others is highly unlikely. · There is no likelihood of father criminal 10 activity, defendant is not involved in preforious 11 activities, has critical health needs that prohibit 12 Much and in addition will be residing, if released, 13 with his support system of kin whom are deeply 14 involved in defendants life and day to day 15 Struggles. 16 There are many factors that prevent any failure to appear on behalf of defendant. Defendant is in daily need of medical supplies which only state provided healthcare systems can procure, Defendant is in need of of constant emergency medical services for the many life threatning instances he may suffer, being that hospitals report any patients with warrants, the defendant must keep to all court hearings or risk being remanded into custody. in addition, defendant has, to sate, 32 months credit, Fitik's may Peapordize that fine credit. 28 hence Defendant is eager to maintain all court orders.

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1 Arguement Part II. medical The Detention facility and its medical provider have proven themselves to be neglectful to the defendants medical needs on many occassions have endangered the defendants life, the following is the account of a few of these instauces and the exhibits that support defendants claim. Un 12-10-18 while in custody of the County of Clark, the Suferdant suffered a life-throtning 12 respitory event in which he was suffacating dre to a medical device failure, the jails 14 Medical staff responded but decided that defendant was faking event defendant was 16 denied Emergency medical services and. was left to sufficiente 8-9 hours until he guffered cardio-respiratory failure, in essence, Death. Defendant Was given CPR then and resusitated while enroute to hospital where he suffered cardic arrest again. After resusitation multiple surgeries including a tracheostomy he was place in coma for 10 Days. -see exhibit A. part 1--see exhibit Bsoon After return to facility, detendant was denled basic replacement Parts for fracheastomy by Jail medical provider cause they were costly and had to be replaced daily.

1 Because defendant lacked proper supplies, he suffered yet another emergency event in which emergency services were denied, until defendant lost conscienceness having to be hospitalized for another week, for prevmania treatment and cause of a blacked tracheostomy airway which had to be replaced. During that week, a hearing to adjust bail was held in absentia on Jan. 23,2019, in which my bail was adjusted to \$75,000. However counsel was aware that bail was too high even then but neglected to request a hower bail. 15 Since, the defendant has tried to get the 16 proper and timely healthcare all of which the 17 Facility has challenged at every turn. 18 The public defenders office had to bring in a mitigation specialist, emily Reeder, and 20 even then the jail faught to deny proper 21 medical care through the last 32 months the facility has proven unable to meet the defendants medical needs and so he requests a medical O. R. in order to seek the necessary medical care, out of custody. 26 Arguenant Part III covid-19 The city-wide shotdown of 2020 due to Could-19 erippled the Las Vegas economy,

i and with it any hope for the defendant to 2 reach a word which was already too high. The defendants support system were far the most part employees of the MOM which shutdown and laid off most emplayees including defendants family. To this day defendants support system is laid after struggling to catch up after a year of lost wages. Making impossible for defendant to bail In addition the defendant is in the high risk group that can suffer the worst effects from Covid-19. The defendant has type It diabetes and due to his medical candition has an 17 exposed and vulnerable respiratory system which is prone to catching preumonia's and easily exposed to covid-19 contraction. - See exhibit & part 2,4,5.-Ergor ment Part IV. Family courts In late 2020, 2 of my children were placed in foster care, the defendant was charged with child neglect due to his inability to take custody of the children. In regards to case No: J-20-351577 PI, i signed a plea deal which has legal

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1 requirements and obligations that come before the children can be recovered from Foster care requirements that the defendant can not meet while in costody. these legal obligations also have a time limit in which parental rights will be forfeit if no action is taken or requirements not met. Defendant also seeks release so that he may prepare guardianship of children with frusted family, in case prison term must be served If released, defendant will also be engaged with C.P.S. to prove that children will be returned to healthy safe environment and yet another factor which holds defendant bound to maintain wany court date if released. -See exhibit C-III. Con Clusion. 20 for the forementioned reasons, defendant hombly request that the courts and the Honorable Judge Ballou, grant this motion 23 for a medial O.R. or an individualized, reasonable bail in light of defendants personal circumstances, if if is found that no other cambination of non-28 Manetary restrictions will ensure his

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presence in future hearings.
Thank you for your time, attention and for granting the defendant an audience.
Dated this 5th day of April, 2021.

Signed: Mario Treso Defendant, prose

Moirio B. Trejo. #2717641 330 S. Casino center BIVD. Las Vegas, N. V. 89101

Eight Judicial District Court
Clark County

The State of Nevada Plaintiff

Mario Trego #2717641 Defendant, pro sel Case No.C-18-3353-15-1 Medical Record in Support of Mation

Exhibit A

Encounter Date: 12/17/2018

Patient's PCP: Cheryll Udani, MD

Resident: Cameron Charlow, DO

No chief complaint on file.



requiring dilation and stent placement over a year ago presented to UMC on 12/10 with Hypoxic respiratory failure requiring emergent cricothyroidotomy, He subsequently had Cardiac Arrest with return to ROSC after one round of CPR. He was then transferred to St rose for Stent removal secondary to lung collapse and stent migration. At St rose he had successful removal of stent and was found to have staph positive lung culture and leukocytosis and was started on antibhiotics. The patient has since become agitated when of sedatives, pulling out foley catheter, and central lines. He was sedated with Versed, and started on Seroquel. He was transferred back to UMC for further evaluation and management.

History obtained from Patient and Medical Record From Transferring Hospital Review of Systems:

A 10-point review of systems is negative except as noted in HPI.

GEN no fevers or chills; no weight loss
HEENT no headache sore throat or rhinorrhea

NECK Supple, FROM, no thyromegaly, no LAD, no JVD

CV Anterior sternal pain that is tender

PULM + cough no shortness of breath

GI no abdominal pain, nausea, vomiting, or diarrhea

GU no dysuria or hematuria

BACK No CVA tenderness, no midline back tenderness

MSK no joint pains or muscle aches

SKIN no rash or skin breakdown

PSYCH no mood changes or hallucinations
HEME no abnormal bleeding or bruising

#### HISTORY

#### Past Medical History:

Past Medical History:

Diagnosis Date

Part 2 • Diabetes mellitus (CMS/HCC) End • Gunshot wound 2017 • Tracheal injury requiring stent placement End

Hemothorax

Liver laceration

+ 4 • Pulmonary contusion End

• Tracheal stenosis

Mario B. Trejo #2717641 330 S. Casino Center BIVD. Las Vegas, N.V. 89101

Eight Judicial District Court
Clark County

The state of Nevada Plaintiff,

-VS-Mario Trejo #2717641 Defendant, Prasel Case No: C-18-3353-15-1 Communicae in support of Motion

Exhibit B

#### **Alexander Henry**

From:

Sent:

Thursday, January 10, 2019 5:48 PM

To:

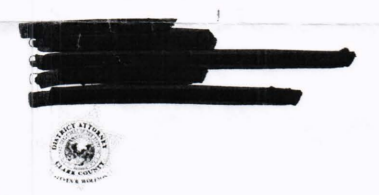
Alexander Henry

Subject:

Trejo

Here's the info I got regarding Trejo's medical condition. This is from Sergeant Sean Berndt at CCDC and was sent to the FIT detective on 12/12/18:

"I just wanted to give you guys a little bit of info on what happened last night. After he came out of surgery they were wanting to send him to St. Martin to have another surgery. Apparently is was to remove the stent that was blocking his lung. He took a turn for the worse at approximately 0030 and Dr. Norueddin the on duty DR. Spoke with Dr. Modi. Then he tried to call the Trauma Dr. to do the surgery then and not wait for the morning. Trauma said that it was not a trauma issue, and needed to call the ENT. ENT said that they did all that they could earlier and would not do it then. His oxygen levels dropped to the 40's and his heart rate was in the 160's They saw that Trejo was dying and would not last much longer so he finally had to get the CMO or COO involved. He said that the Dr. that did the previous surgery had an obligation to fix it then. Dr. Feikes did finally come and did a procedure at approximately 0315. It was done at approximately 0345. They went in and cleaned out the stent and determined that they could not fix it then and didn't think that anyone in town could fix it either. So someone probably would have to be brought in from out of town. He is stable at the moment. "



Mario B. Trejo #2717641 330 S. Casino Center BIVD. Las Vegas, Nev. 89101

> Eight Judicial District court Clark County

The State of Nevada Plaintiff,

-VS-Mario TreJo #27176Al Defendant, pro se/ Case No: C-18-3353-15-1 Copy of plea in Support of Motion

Exhibit C



#### DISTRICT COURT / TRIBUNAL DE DISTRITO JUVENILE DIVISION / JUZGADO DE MENORES CLARK COUNTY, NEVADA / CONDADO DE CLARK, NEVADA

In the Matter of / En el asunto de:	)
TREJO CHILDREN,	) CASE NO / No. De Causa: J-20-351577-P1
	) PETITION NO. / Petición No.: 1
Minor(s) / Menor(es)	) DEPT. NO. / Juzgado No.: K
	) COURTROOM / No. De Sala: 22

#### SUMMONS / CÉDULA DE EMPLAZAMIENTO

Date of Hearing / Fecha de la audiencia: 09-02-2020 Time of Hearing / Hora de la audiencia: 10:00 a.m.

MARIO TREJO-GONZALEZ, ID# 02717641 Clark County Detention Center 330 S. Casino Center Blvd. Las Vegas, Nevada 89101

YOU ARE HEREBY NOTIFIED that the attached petition was filed against you in the Family Court alleging child abuse and/or neglect under Chapter 432B of the Nevada Revised Statutes.

Pursuant to the provisions of NRS 432B.520, YOU ARE HEREBY SUMMONED to appear personally before the above-entitled Court, Juvenile Division thereof, 601 North Pecos Road, Las Vegas, Clark County, Nevada; and YOU ARE HEREBY ORDERED to appear at the time and date stated for proceedings.

Parents, guardians or custodians in child abuse or neglect proceedings have the right to counsel at adjudicatory hearings.

SE LE NOTIFICA que el documento adjunto se archivo contra usted en la Oficina General de los Tribunales Familiar, alegando cargos de maltrato o negligencia hacia un menor debajo el Capitulo 432B de la legislación Revisada por el Estado De Nevada. Hecho en consecuencia de las provisiones de NRS 432B.520,

SE LE CITA para que se presente personalmente ante el tribunal mencionado, Juzgado de Menores, 601 North Pecos Road, Condado de Clark, Las Vegas, Nevada, en la fecha y hora mencionadas anteriormente y

**SE LE ORDENA** que se presente personalmente ante la hora y la fecha mencionada para las diligencias referentes al(los) cargo(s) imputado(s).

En los casos de maltrato o negligencia hacia un menor, los padres o tutores tienen derecho a estar representados por un abogado durante las audiencias resolutorias.

**PLEA** 

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William B. Gonzalez, Esq.

Nevada Bar No. 6319

LAW OFFICES OF BILL GONZALEZ

704 S. Sixth Street

Las Vegas, Nevada 89101

Telephone: 702.466.4008 Facsimile: 702.291.7732

Email: bill@gonzalezlawlv.com

Attorney for Natural Father Mario Trejo-Gonzalez

#### DISTRICT COURTFAMILY DIVISION CLARK COUNTY, NEVADA

In the Matter of:

SERENITY TREJO, DOB: 01-20-2017

ABIGAIL TREJO, DOB: 03-17-2018

CASE NO.: J-20-351577-P1

DEPT. NO.: K

COURTROOM: 22

Minors Under 18 Years of Age.

#### PLEA IN ABSENTIA TO SECOND AMENDED PETITION

I, Natural Father, MARIO TREJO-GONZALEZ, being fully informed and aware of the allegations in this matter, am pleading "No Contest" or nolo contendere to Petition 1 filed on August 28, 2020 amended as follows:

(d) Mario was unable to discharge his responsibilities to and for the subject minors because at the time of the removal he was incarcerated. He is currently charged with Burglary while in Possession of Firearm, seven counts of

Page 1 of 4

Robbery with Use of Deadly Weapon, First Degree Kidnapping with Use of Deadly Weapon, two counts of Assault on a Protected Person, with Use of a Deadly Weapon, Conspiracy to Commit Robbery, and Attempt Robbery with Use of a Deadly Weapon. See NRS 432B.330()(a);

(e) is stricken from the Second Amended Petition but will be addressed in the case plan. The fact that I am pleading no contest is neither an admission nor denial of the allegations aforementioned. The Court, however, is going to treat my no contest plea as though I have admitted the allegations as though they are true.

#### Waiver of Rights

In entering this Plea, I understand that I am waiving and forever giving up my right to go forward with an adjudicatory hearing of the allegations contained in the petition alleged by Child Protective Services/the Department of Family Services and/or their counsel. I understand that I have the constitutional privilege against self-incrimination, including the right to testify and the right to refuse to testify at the hearing, in which event the state would not be allowed to comment about my refusal to choose not to testify. I am giving up my right to cross examine any witnesses who the state would have testify against me and the right to subpoena witnesses to testify on my behalf as well as the right to testify on my own behalf.

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#### Voluntariness of Plea

I have discussed the allegations contained in the Petition with my attorney including what the State would have to prove against me as well as the standard of proof being the "preponderance of the evidence" or "more likely than not." I assert that no threats have been made against me or anyone closely associated with me. I believe that by entering into this plea bargain is in my best interest and that an adjudicatory hearing would be contrary to my best interest and that by signing this agreement I am doing so, freely and voluntarily, after consultation with my attorney, and I am not acting under duress or coercion.

I am not now under the influence of any intoxicating liquor, a controlled substance or any other drug which would could or may impair my ability to comprehend or understand or enter into this agreement or affect my ability to understand or sign this plea. I am in full control of my faculties and am of sound mind to fully understand my entry of this plea.

#### Consequences of this Plea

I understand that my children may be adjudicated a Ward of the State of

Nevada and they can be placed back with me or a relative and that I will be given a

Case Plan which I must fully comply with. My case plan will require that I will

cooperate with Department of Family Services, comply with requirements in my

criminal case (if any) and participate in family counseling and follow any

Mario B. TreJo #2717641/Case No: C-18-3353-15-1 Las Vegas, N.V. 29101

SENT FROM CCI

Regio nal Justice Center Eight Judicial District Cont Clark County Department 24 Las Vegas, Nov. 89155

Steven D. Grierson CLERK OF THE COURT 1 **OPPS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 MICHAEL J. SCHWARTZER Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. 10 Plaintiff, 11 -VS-CASE NO: C-18-335315-1 12 MARIO TREJO, DEPT NO: XXIV #2717641 13 Defendant. 14 15 STATE'S OPPOSITION TO DEFENDANT'S FIFTH MOTION FOR OWN RECOGNIZANCE RELEASE 16 DATE OF HEARING: APRIL 26, 2021 17 TIME OF HEARING: 8:30 AM 18 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 19 District Attorney, through MICHAEL J. SCHWARTZER, Chief Deputy District Attorney, 20 and hereby submits the attached Points and Authorities in Opposition to Defendant's Motion 21 for Setting of Reasonable Bail with House Arrest. 22 This Opposition is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 // 26 // 27 //

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#### POINTS AND AUTHORITIES

#### **STATEMENT OF THE CASE**

On October 4, 2018, Defendant Mario Trejo ("Defendant") was charged via an Indictment with one (1) count of Burglary While in Possession of a Firearm, seven (7) counts of Robbery with Use of a Deadly Weapon, one (1) count of First Degree Kidnapping with Use of a Deadly Weapon, two (2) counts of Assault on a Protected Person with Use of a Deadly Weapon, Conspiracy to Commit Robbery and one (1) count of Attempt Robbery with Use of a Deadly Weapon.

On October 5, 2018, during Grand Jury returns, the State requested a bail of \$300,000 with house arrest. Judge Herndon decided to raise the bail to \$500,000.

On November 28, 2018, Defendant's filed a "Motion for Setting of Reasonable Bail" and requested a bail of \$75,000. On December 5, 2018, Defendant's motion was denied after argument.

On January 14, 2019, Defendant filed a second Motion for Setting of Reasonable Bail with Electronic Monitoring, "requesting this Court to reconsider his bail," and asking this Court to" reduce the current bail setting to \$75,000.00 and with electronic monitoring as a condition of release." On January 23, 2019, this Court granted Defendant's request.

On October 1, 2019, Defendant filed a third Motion for Reasonable Bail with House Arrest, further requesting this Court reduce bail to "\$10,000 with house arrest as a condition of release." On October 9, 2019, the motion was denied.

On March 31, 2020, Defendant filed a fourth motion to change his bail. On April 6, 2020, Defendant's motion was denied.

On March 31, 2021, Defendant, after being canvassed, elected to act as his own counsel without standby counsel.

Defendant's trial is currently scheduled for May 24, 2021.

On April 20, 2021, Defendant filed this fifth bail motion. The State was not served with the motion but found about it while checking the minutes for the March 31, 2021 hearing. The State responds accordingly.

#### **STATEMENT OF FACTS**

On August 4, 2018, Defendant attempted to rob the Super Pawn at 1150 South Rainbow Boulevard in Clark County, Nevada. Grand Jury Transcript ("GJT"), pages 8. Jennifer Incera, a manager at Super Pawn, arrived at work around 8 AM with two other employees and was about to unlock the store when Defendant wearing a black motorcycle helmet, a leather jacket, gloves and boots ran toward her. GJT, p. 8-12. Defendant was armed with a shotgun and pumped it while going toward Jennifer. GJT, p. 12-13. Jennifer yelled at her employees to run. GJT, p. 12-14. Eventually, Jennifer and her employees made it to one of their vehicles and all three of them escaped in that vehicle. GJT, p. 14-15. While driving away, Jennifer noticed Defendant started to follow the vehicle. GJT, p. 16. Eventually, after some maneuvering, Defendant stopped following Jennifer and the other employees. GJT, p. 18. Defendant later confessed to the attempt robbery. GJT, p. 89.

On September 3, 2018, Defendant robbed the same Super Pawn during business hours. At about 1:30 PM, Defendant dressed in the same outfit, returned to the Super Pawn armed with a handgun and a rifle and entered the business. GJT, p. 43-46. Using the handgun, Defendant ordered all the employees at gun point to move behind the counters and to sit on the floor. GJT, p. 46-47. Defendant zip tied the front door to prevent customers and employees from leaving the store. Defendant ordered an employee named Adriane Serrano-Bojoglez to open two safes while taking money and placing it inside a backpack that he was carrying. GJT, p. 47-50. Defendant then ordered Ms. Serrano-Bojoglez at gunpoint to open each of the cash registers. GJT, p. 50.

After taking jewelry in the same fashion, Defendant became upset that one of the safes was on a time delay. GJT, p. 52-53. Defendant ordered Ms. Serrano-Bojoglez to open the back door to allow him to exit and she informed Defendant that she did not have the proper keys to do this. Id. As police arrive, Defendant exited the business through the front door with the handgun placed to Ms. Serrano-Bojoglez' head. Id. With Ms. Serrano-Bojoglez as a hostage, Defendant began to make his was to a vehicle parked outside the business, inside the vehicle was another assault rifle. GJT, p. 54-57.

<sup>1</sup> Video from LVMPD air support provided as Exhibit 1

Police issued commands for Defendant to drop the firearm. Id. At some point, Defendant moved the handgun from Ms. Serrano-Bojoglez' head and aim it at uniformed police officers. GJT, p. 57-60. At this time, Ms. Serrano-Bojoglez seized the moment to grab Defendant's arm and pull it toward the ground as the handgun fired. Id. Ms. Serrano-Bojoglez was able to successfully wrestle the handgun from Defendant however, he began to reach for his second gun—a rifle. Id. As officers observed Defendant reaching for the rifle, they fired striking Defendant and causing him to fall to the ground. Id. Ultimately, Defendant was taken into custody. Id. While in the hospital, Defendant confessed to the robbery and even wrote an apology letter to Ms. Serrano-Bojoglez. Defendant's taking Ms. Serrano-Bojoglez hostage at gunpoint, their struggle and the shooting of Defendant were all captured on video. <sup>1</sup>

#### <u>ARGUMENT</u>

NRS 178.498 provides that the amount of bail should be such as will ensure the presence of the Defendant, the safety of others and of the community, having regard to: (1) the nature and circumstances of the offense charged, (2) the financial ability of the Defendant to give bail, (3) the character of the Defendant and (4) the factors listed in NRS 178.4853, which deal with releases of Defendants without any bail. Those factors include, but are not limited to, (a) his prior criminal record including his record of failing to appear after release, (b) the nature of the offense with which he is charged, the apparent probability of conviction and the likely sentence, insofar as these factors relate to the risk of his not appearing, (c) the nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release, (d) the likelihood of more criminal activity by him after he is released and (e) any other factors concerning his ties to the community or bearing on the risk that he may fail to appear. NRS 178.485.

In this case, this Court should heavily weigh the nature of the offense. After a failed initial robbery attempt, Defendant returned to the same business armed with three firearms. After robbing the business at gunpoint while many employees and customers were inside, Defendant took an employee hostage at gunpoint out of the store. Ultimately, Defendant

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engaged in a shootout with police, placing Ms. Serrano-Bojoglez, uniformed officers, and the public directly in harm's way. Defendant not only confessed but was also caught on video (both inside and outside the store), making conviction very likely in this case.

Following the Grand Jury Indictment Warrant Return, the grand jury after reviewing the facts sua sponte increased the bail to \$500,000 with house arrest. That judge noted that Defendant has proven by his actions that he is an extreme danger to the community. On January 23, 2109, after Defendant's second motion to reduce bail, the prior Court considering the same medical information set forth in Defendant's instant motion, reduced bail to \$75,000 and house arrest. Any further reduction would be unwarranted and inappropriate. Defendant's fifth request for a bail reduction uses the same arguments (pandemic, health) previously considered by the prior court. There is nothing new in Defendant's motion that should change the current bail setting from the \$75,000 and house arrest previously ordered by the courts.

Moreover, before Defendant was arrested his Instagram posting often depicted various firearms including high capacity rifles and explosives. (See Exhibit 2). Further, demonstrating the Defendant is a safety risk to our community. Finally, Defendant is not in the country legally and is subject to federal deportation. This is not being stated for being a bad act, but a reason Defendant should be considered a flight risk. Defendant's newest request falls short of providing this Court with adequate assurances that Defendant would remain trouble free or return to the courtroom to face a likely conviction and a lengthy mandatory prison sentence. Thus, the State, once again, is asking for Defendant's motion to be denied.

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1	CONCLUSION
2	Based on the foregoing reasons, the State requests that Defendant's fifth motion for
3	own recognizance release be DENIED.
4	DATED this 21st day of April, 2021.
5	Respectfully submitted,
6 7	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565
8	Nevada Bai #001303
9	BY /s/MICHAEL J. SCHWARTZER MICHAEL J. SCHWARTZER Chief Departs District Attention
10	Chief Deputy District Attorney Nevada Bar #010747
11	
12	
13	
14	CERTIFICATE OF FACSIMILE TRANSMISSION & MAILING
15	I hereby certify that service of the above and foregoing was made this 22nd day of April
16	2021, by facsimile transmission and/or U.S. Postal Service Mail to:
17	MARIO TREJO #2717641 INMATE - CCDC
18 19	330 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101
20	CCDC
21	INMATE SERVICES (702) 384-3190
22	BY: /s/ D. Daniels
23	Secretary for the District Attorney's Office
24	
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### EXHIBIT '1'

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12 likes



vladylives - Follow

vladylives #edc #merica #m88a

loudiuxury +

When you need a piece of mind

# EXHIBIT '2'

vladylives Got more options than you have outfits #edc #glock #sigsauer

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Log in to like or comment

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5 likes



# EXHIBIT '3'

vladylives #10mm #9mm #roni #twins

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### EXHIBIT '4'

# EXHIBIT '5'

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### EXHIBIT '6'

vladylives Im itching to start training again, maybe this weekend, who is down?

vladylives · Follow

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Log in to like or comment

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# EXHIBIT '7"

vladylives When your feeling like scar face

vladylives - Follow

#mac10 #37mm #straightnovelty

 $\bigcirc \bigcirc$ 

3 likes

Log in to he or comment.

(c) Instagram



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Steven D. Grierson
CLERK OF THE COURT

1 **NOTC** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 MICHAEL J. SCHWARTZER Chief Deputy District Attorney 4 Nevada Bar #10747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO: C-18-335315-1 11 -VS-12 MARIO TREJO, DEPT NO: XXIV #2717641 13 Defendant. 14 15 STATE'S NOTICE OF EXHIBITS FOR OPPOSITION TO DEFENDANT'S FIFTH MOTION FOR OWN 16 RECOGNIZANCE RELEASE FILED APRIL 22, 2021 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 17 District Attorney, through MICHAEL J. SCHWARTZER, Chief Deputy District Attorney, 18 19 and files this Notice of Exhibits. 20 EXHIBIT 4: CD 21 These Exhibits are in addition to any other Exhibits for which a separate Notice has been filed. 22 23 DATED this 22nd day of April, 2021. 24 STEVEN B. WOLFSON Clark County District Attorney 25 Nevada Bar #001565 26 BY /s/MICHAEL J. SCHWARTZER MICHAEL J. SCHWARTZER 27 Chief Deputy District Attorney Nevada Bar #10747 28

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Eight Judicial District Court Clark of Clark County

The state of Nevada Case No: C-18-3353-15-1

Paintiff, Dept No. 24 Hearing: 6/02/2021

Mario TrejoH2717641 Motion to suppress

Defendant, Pro-Se Digital evidence.

Comes now Mario Trejo, Defendant in Pro-se, Hereby presenting this dutiful court and 10 | the Honorable Judge Ballou with this 11 Motion to suppress digital evidence brought 12 | Forth by D. A. Michael J. Swhartzer, in regards to a motion presented by the 14 Défense, for a médical Q. R. / Bail adjustment. Because i am limited in resources and due

my slim legal knowledge, I wish and pray that

this court accept and grant this motion.

The grounds for this motion are as follow:

L. Arguement. · As a defendant in pro-se while under custody

and as a speech disabled individual, i am representing my case using motions, arguements

and exhibits prepared in advance, using the

very Limited legal resources at my disposal \$20 the present these actions before the courts.

F27 However, the defendant has not been presented Es with the digital evidence in question by the DA. 1 On one occasion, some video footage was
2 Shown to defendant by former counsel, however
3 there were technical issues that did not allow
4 a full and proper examination of digital
5 evidence in question and due to this, the
6 defense cannot yet form a complete and
7 thorough argue ment.

of In addition, because of Jail policies during this pandemic, defendants are prohibited to have contact visits with the counsels, hence, even if defendant had been made aware of which digital evidence was being presented in this matter, due to in-custody pandemic restriction the defendant does not have access to examine any digital evidence, to which defendant should have privy to view just as any a trorney should.

oThe next item in this motion, is lack of foundation to admit this digital evidence for use in this hearing, there are factors, evidence and information which the D.A. is not aware of or has chosen to ignore, which would change the narative of any footage procured thence, since the validity of the presumed events is yet to be challenged by the defense to present this digital evidence

-2-

on record is to make it admisable at later hearings without allowing defense the apportunity to suppress or challenge it, therefore undermining the process and procedure that leads up to trial and it violates the rules of engagement used on these fair judicial grounds.

Because defendants legal knowledge is limited does not mean the state should use such tactics to subvert the fundamental right to suppress evidence out trial.

As i will present in this forth coming hearing D.A. Swhartzer has altered his narative several times to add shock value to his arguments in past hearings using unsubstantial evidence and unauthenticated claims. Because the defense is only presenting facts pertaining to the accused's personal and current circumstances, for purposes of a Medical Q.R. / Bail adjustment and not to begin trial, the defendant asks that the digital evidence be dismissed in the matters of pre-trial custody.

Regardless of the manner of arrest or

-3-

the rhetoric used to present it, it has

27 none to do with the purposes of medical 28 O.R. / Bail reduction, since the Charges set against the defendant are bailable under Art. 137 of the Nevada constitution and because not all facts have been presented, many of which will change the direction of the current narative.

additionally, because evidence in a non-trial hearing may deprive the defendant of certain rights and protections.

10 IT. Conclussion

Given the limitations of the disability The defendant incured after detention, it is impossible for him to clearly and properly abject during open video court without being mis construed or even noticed, Heace, Defence moves to respectfully request that this dutiful court, grants this mation to suppress the digital evidence in question, so that we may finally proceed to the matter at hand without further delay or incognate misdirection by the state. Defense hombly request that the states digital exhibit is dismissed in this matter because it has nothing to do with the Medical, civil and current aspects of the Motion for Medical Q.R. / Bail adjustment and because its on attempt by the State to further it's propaganda and by

-4-

1 | Quiting on record in open court, therefore subverting the defendants right to due process. Thank you for your careful consideration and patience in this and all matters. Dated this 28th of April, 2021 Signed : Mario B. Treso 2-BOB Defendant, prose. 

## MTTW:

This motion is due to be

Presented to Dept:24

in regards to the hearing

for Medical D.R. / Bail adjustment

scheduled for:

March 5, 2021 @ 8:30 Am

PIS. Fast track if possible. Thank you.

> Signed: Mario B. Tre Jo 2 B C P Defendant i pro se.

Est No: C-18-3383-15-1 550 S. Casino Center BIND.

MAY - 4 2021

Regional Justice Center Fight Judicial District Court Clerk of the Courty 200 Lewis Direct 3rd floor Las Vegas, Nov. 89155

CLERK OF THE COURT

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Eight Judicial Dis Atems Sen Clark County CLERK OF THE COURT

Mation to dismiss States

6-2-21 8:30 AM

Clark County

Mario TrejoH2717641 | Motion of apposition

Defendant, prose

The State of Nevada Case No: C-18-3353-15-1

Plaintiff, Dept No: 24

1 be accepted as fact. There is evidence, into 2 and festimony that may yet change the course of 3 the Narative partacayed by the state, and in as such, these statements remain allegations until thoroughly scrutinized by due process of law. I Argue ment. Here, the defendant scrutinizes the argument in 8 the States opposition. 9 Un page Si Line 3, the motion states, based off the unchallenged allegations that "Conviction is likely" 11 however, Defense begs to differ due to the fact 12 | that there is evidence yet to be filed and 13 because the state has ignored many facts that contradict their chosen narative , all which will be addresed at trial. Page 5, Lines 7-9 mentions an adjustment of bail on Jan. 23, 2019, however if fails for mention the defe-19 Indant was in absentia due to hospitalization. Please note that prior to this hearing i defendant 21 requested that his former counsel file for nothing higher than a forty-thousand dollar bail because that's all that his family could afford, however counsel refused cause he felt Judge would refuse. additionaly, aside from ball being near double what 26 Was affordable, this hearing was held Before the 27 Financial crisis of 2020, which found defendants 28 Support group laid off, to this day they are

-2-

17/9

1 struggling to recover. 2 On page 5, line 9 the state claims, "further 3 adjust ment is inappropiate and unwarranted." Hence id like to recall select legal standards. -136 Nev. Adv. op. 20 (April 9,2020) 6 The standards set forth in this opinion render all previous custody orders illegal and require promte re-evaluation of the custody status. 9 - Art 1 36 of the Nevada Constitution Quotes: Excesive bailies not permitted which means ball not "more than the Accused can reasonably 12 loe expected under the circumstances to give [.] 13 - Nev. Rev. Stat. 8 178.4853 suggest that defendants release without conditions satisfies all requirements laid out within by the Nevada supreme courts decision in regards to bail. 17 Hence, defendant request in accordance w/ 19 Nevada's laws and statutes, that the states 20 opposition to Motion for O.R. be dismissed beause of the following: 22 0 Defendant's previous costody order is dated 23 April 6,2020 and there fore rendered illegal by 24 Nev. Adv. ap. 20 (April 9, 2020) 25 . The defendants motion for O.R. is valid based 26 on the requirements of Nev. Rev. State & 178. 27 4853 and the defendants current circumstances 28 which find him with no financial resource and

- 3-

1 his support group struggling to survive. 2 - Medical O.R. is also supported by the physical Condition, the jail has left the defendant in and the restrictions it imposes under custody. Page 5, Line 15-16 states that defendant is in the country illegally, that claim is false. Defendant is a permanent resident and is eligible for citizenship. he has been of legal status for 13 years. On page 5 Line 13-14, states that defendant has posted "high capacity rifles and explosives" 14 however, there is no explosive in exhibits 1-7 15 Also making that a false claim, and while 16 rifles are shown nothing in the exhibits is 17 lillegal in accordance with state and federal 18 regulations. 19 On page 5, 14-15 state claims exhibits show 20 defendant is threat to the community, however, 21 these post are 4 years ald, since, the defendant 22 was a victim in case No: 18329351, in which he 23 was shot 5 times and his friend Cris carter 24 Was Killedi when a wanted felon tried to Rob 25 them on Oct. 24,2017. this event caused him 26 to cease working and therefore had to sell of all valuables, induding firearms, in order to previde for his family during recovery hence.

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1 Since then he's also been in custady for near 2 three years, Losing everything in the process 3 even his clothes. Defendant has no firearms making states arguement unsubstantiated. 5 III. arguement. Here defendant scrutinizes exhibits. - Exhibit I- Here we see what the state calls 8 an explosive however what it actually is, is a 9 decomisioned dumpny, in other words just a 10 prop for artistic effect, it is Not a live 11 granade or explosive, Its displayed next to A 12 Soviet-Era MSSA pistal. 13 Exhibit 5- standard rifles, Not High capacity, 14 Defendant no langer owns any of these, if he 15 had owned such things still, he would bail out. 16 Note, nothing in exhibit is illegal. 17 Exhibit-7-37 MM flore (signaling device 18 Used as a survival fool for nunters device is 19 |in neway illegal and can be bought legaly. 20 To the present day i defendant is not a 21 prohibited person. Every item in exhibits 1,2,3, 5,6,7 was purchased legaly and in accordance with laws, by posting these Photos, defendant did nothing illegal, hence the states arguement is invalid and just an attempt to further its 26 propaganda in open court and onto record. Canclussian In his mation to appose, Michael J.

-5-

1	Swhartzer has attempted to Forego the
2	Established laws, shown callows disrequed for
3	stablished laws, shown Callous disreguld for the rules of engagement and has acted
4	with lack of integrity before the court.
5	He fried to misinform the courts in order
6	to Risther his goal even it it mean depriving
7	the defendant of his rights.
8	So in conclussion, the defendant challenges
9	the validity of this motion to appose and
10	moves this honorable court to dismiss the
11	States opposition in this matter
12	The defendant prays that the honorable
13	Judge Ballow grant his request so that
14	the courts may return to the matter of
15	the defendants motion for O.R./Bail
16	adjustment.
17	Once again, i thank you for your Patience, consideration and undivided
18	Patience, consideration and undivided
19	Attention.
20_	Ented 29 of April, 2021
21_	
22	Signed: Maria B Trep
23	1 1 5 C C C
24	Detendant, in prose
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-6-

Mario B. Tre50 Case Noic-18-3353-15-1 #271764 550. S. Casino Center BIND

SENT FROM CCDC

Las V Egas, Neve 89101

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Regional Justice cente Las Vegas, N. v. 89135 200 Lewis Nue. 3rd Chark of the County



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1 pre-written arguement was unduly out 2 shart because it seemed too long to the 3 Court and its afficers, Hence, stiffling much information pertoning to the defendants circumstances and matters of bail 6 as The N.V. pre-trial Risk assesment, 7 History prior and during detention, and the 8 defendants financial resources, Factors, all 9 of which were ignored in light of the states 10 ravcous speculation which is based on 11 opinion and incomplete facts. 12 Forth coming are the points, Authorities 13 / legal standards, and argsements which 14 Support this motion. 15 II- Memorandon of points and Authorities 16 In Nevada, under Art. 187 at-Nevada constitution, "All persons shall be bailable by sufficient surifies []" under Art 186, Excessive bail is not permited, which means bail not "More than the accosed can reasonably be 23 expected under the rircumstances givery" Ex parte Malley, 50 Nev 248, 263, 256 P. 512, 514 (1927) Nev Rev. Stat. 178.4853 27 Lists the factors a court most 28 consider in making a determination

a reasonably bail to permit an 2 accused to 3 In this matter, the accused is not 4 accosed of any crime which is not 5 bailable under Art. 187 af 6 constitution, and therefore he titled to have bail set reasonable in light of his ability to give 9 Detendant suggest that 10 out conditions satisfies all requirements 11 laid out under Nev. Rev. Stat. 3178. 12 as explained in the N.V. sopreme 13 court's recent decision in regards to bail. 14 Standard In the consolidated cases Valdez-Jimenez V. Eight Jud. Dist. CT. and Frye Dist. CT., N.V SUPREME COU 19 Cases No: 76417 and 76845, respectfully The N.V. Supreme court recently tensive guidance to courts regarding the necessary 23 process required under the constitutions the U.S. and ADV. OD. 20 (April 9, 2020 The procedural sateguards and 27 set facth in the opinion render Allprevious 28 Custody orders illegal and require prompt

1 re-evaluation of the custody status 2 those who remainin custody. 3 is set in an amount that cannot afford, However, it deprives defendant of his liberty and all its 6 attendant benefits, despite the fact that he has not been convicted and is presumed innocent. Id. at page 3. 16. There fore, "A defendant who remains in 10 costady tallowing arrest is constitutionally entitled to a prampt individualized 12 determination ... preceded by an adversarial 13 hearing at which the detendant entitled to present evidence and argue ment concerning relevant bai d. tollowing that adversarial "The Judge ... may impose bail the state proves by clear and evidence that it is necessary ... [and] Judge most consider the defendants financial resources ... in setting th amount of bail[]"id. greater than necessary to ensure a detennts appearance is unconstitutionalis" Id at 5. (emphasis added) "Blecause the right of an individual to reasonable 27 bail before trial is fundamental, bail most not 28 be greater than necessary to strue the

grates internests. Id. page 4.6. quoting V.S. VS Salerno 481 U.S. 739,750 sum the faw in N.V. presumes that fendants are to be immediately released pending tria Won-Monetary restrictions and possible combination thereof, most considered in light of the before any amount of bail is required 12 of any accused. Id. Only when non-13 monetary restrictions are deemed in ada 14 quate may a court properly se monetary bail and then only in takes into ! Consideration 17 defendants tinancia factors relevant 19. Under Nev. Rev. Stat. 8 178. 4853 courts must consider these at minimum in determining reasonable bail to be set, be required. 24 Avgiemen 0830 hours, Judge Erika Ballou 28 passed her decision to deny the

1 detendants mation for O.R. and stood bail 2 of 75 thousand, The decision was made after not only denying the defense to pre-sent its full argument because it appeared too long but also after the state made new speculations and opinions in a hasty and reckless manner, shortly ofter because the defenses, partially presented argumen o proved the states claims to be either se or misintermedin addition wild speculation went unchallenged because the court did not notice the defendants 13 attempts to object and counter-argue the 14 States Metaric due to restrictions under which the defendant is forced into at court hearings while "under custody" in addition to his speech impediment. The detense hereby presents and with exhibits, all factors which pertain to this appeal and the discrepancies between the courts decision and the standing legal standard in 23 · In exhibit A. The detense presents The full, one sided eleven page argue ment which was denied its full presentation, in court on May 10th, 2021, because 28 any attorney would be allowed to make

argrement, so Naturally this respect should any detendant operating i 4 State speculates is High Risk berause according to Desperate for Money evidence or support this speculation, would state 11 endant. released a comodations with fam, bills, No debts to toot system that necesities and let detendant focus 1/4 and lega 18 N. V. pretrial Kisk assesment. tact shows the deteno orther indicates gh risk to mis-informed or plain dishanesto 24 25 claimed on record, the 26 "No evidence" that the pictured in his motion of opposition

1 Were sold, or no longer in posesion of defendant, which only adds 3 proof that he is not laying grounds fact and truth in addition painting a false picture of the detendant, because in fact, residence was subject to a search, in Sept of 2018, by detective 9 Pattonin which NO Firearms tound, that would indicate th is merely another talse allegation, put on record by the state. his fact should've been known but he D.A. but was left out pith because he needed to 11 p f bake of arguement or because he is truly ignorant of the facts this case, which he has yet to thorn ughly examine. this can only mean, he is only improvising with claims that only serve to stander the image of the defendant. - See exhibit B-App for tele. Search Warrant 24 · turthermore, in opposition to the states claims that detendant Not only does the N.P.R. show otherwise but prior to his arrest, detendant

Was a model member of this comm anly was Not history of successful has even Pluorid consider inmate, and today after 34 months o encarceration, he remains without disciplinary issues. 15 so has severy health not allow him to exert physically in addition any sort to his neck or medica the conclussion that physicaly capable of presen to others in his current dition 25 ering these dered weak speculation, since 193

1 Honorable court of law, Truth and hard fact should prevail over opinion Specially since in this matter the defense has only presented Facts and which the state has yet to disput and has only managed to subvert by redirecting attention to this raveous · Currently there are talse allegations stated in court, which were circulated State and hold firm to mislead Defendants true claim about Condition. fact was again noted on May 10+h, 2021, when Judge Ballow Stat in regards to detendants medical condition that "He did if to himself", this mis-inf 20 Smation could weigh against 21 when abjudicating on this ma-22 Also this misinformation (started without fact or proof) claims that condition was procured or worsened during his arrest, on the 3rd of sept, 2018. Thus leading courts to assume that his 27 corrent condition was inflicted during the commision at a crime which is tal

he detense Hereby presents exhibits 2 dispells those 4 - Exhibit Copart 1 - Shows the date in which detendant was medically examined at VMC was Sept. 3rd, 20 7 8 Exhibit Cipart 2 - States" No Neck travm which is clear and proves tha On Sept. 3rd, 20 invoke the necesity of a tracheostomy or damages the defendants tracked. 13 14 3 and efendants only wounds Sternum and lower back, None which could cause the defendants canditian. 20 21 again medically assessed 3 mon UMC, after hospitalization caused respiratory distress 25 Cardiac arrest 26 27 -Exhibit D, 28

"Stent complications" on Dec 10,201 states 11 A year ago" on thich is long by "Suffered" multiple G.S. W's shot Wounds, w 7 2 and 3- States in title 8 reastomy", "Stent removal", and tracheestomy placed removing astent, secondary Stent failing in design, hence caus this chain of 16 When summarizing this exhibit, one would conclude that failure 18 caused, in part, the de dition, added to the fact detensan in respiratory hours, and originating in he received a in the Neck 25 219 must 27 not 11 do it Secondly one most also concur that 28

Jails medical staff has subjected the defendant to cruel because of their neglect and since then, have only continued their failure to execute their respons, bility he defendant. to turther expose this issue detendant request that enry and Emily hearing and att contlict they experienced when th the Tails medical dept, since this could further prove the danger the defendant has been in while in custo 15 I. Second arguement. May 10th, 2021 the state and the court concurred that 75 satisfies the needs of the state, however, s amount is not within the defendants abili-21 give, specialy after 34 months in the pronomic conditions this panhas caused. states position and decision in regard to the buil, de not take into conside defendants financial resources nor his circomstances and as result have come

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conflict with these constitutional legal Standards and fundamental rights: ·Art. 186 of the N.V. constitution. Excessive bail is Not permited, which means bail not "More than the accused can be expected under his circumstances to giver 7 · 136 Nev. ADV. Op. 201 not afford, However Can deprives the defendant of its aftendant benefits despite the fact that he has not been convict and is presumed innocen 15 • 136 Nev. ADV. Op. 20 (Apri he Judge... May impose ba re state proves by clea cing evidence that it [and] The Judge must consider the défendants financial resources when setting the amount of 22 23 · Amendment XIII of the U.S. constitution. Excessive bail shall not be required 25 Excessive fines imposed nor covel and Unusual punishment inflirted. 27 28

In accordance with the U.S. constitution, the NoVo constitution and the Legal ndards Listed above, the defendant, because lot accused s not bailable under A the N.V. Constitution, is entitled to a bail which is affordable under his financial circumstances and in light of his abi lity to give. Therefore, the may 10, 2021 disreguarded the detendants constititutional rights to reasonable bail, which a higher court has safeguarded in their judgement. In addition, the court disregularded the Rules of engagement, because they denied the defendant whom is speech disabled, a fair opportunity to fully present his argument. Nerwas his rebuttal and abjection to the states arguement, acknowledged, due to the tollowing reasons: 21 · Détendant has not been given a better communication, since he lost his voice months after his arrest · Nor has he ever been afforded the learn sign language in j and it would be impossible to use sign Language due to the chains he must wear

While in court, even if he was fluent 3 ther is detendant allowed writing itensil due to Joil policies, nor cou 7 hortcomings in fair due process should dressed and granited lly given these unusua the fact ndant in pro-se, should Same benefit in court any other Attorney would Justly receive. 16 furthermore, the legal standards hereby Stated are ear on and + must be considere Nor should, in any respectable opinion and obvious speculation super tor example when the and correct multiple talse allegations motion of opposition, the 28 rovised his arguement with specia-

-tion, however, he did not broach these false allegations again, Knowing d been dispelled nstead, the DoAn opted to use speculation and new talse allegations Knowing the detendant can't instantly rebutte them due to physical disability So while the d.A.S inflamatory statewere accepted, facts that the defendant is a good candidate for O.R./Bail adjostment were ignored. 12 torthermore, The state claims to hold unreffutable evidence, however, the has yet to present its substantial challenge and additional evidence that factors in the states offense. this in addition to the D.A.'s reckless and misinformed showcase gives the fense confidence that the state in tria 23 .ConClusian Because of the conflict created by the Lecision endants constitutional protections, the défense finds, it mist appeal

decision, to the Honorable Jude Ballou, in order to receive Hearing and full constitutional benefit. The Legal standards in NoV. are clear is stated if the court finds it must deny the defendant any Non-Monetary conditions of release, then it Set bail in an amount that's within his financial means and extlude any Nonmonetary conditions such as House arrest La this matter, Electronic monitoring wo old satisfy the needs of the state, it has however been deemed insufficient, and instead opted for staying bail amount qual in setting bail a defendant cannot afford, despite of his constitutional pro tections and circumstances, would be subvert and deny his fundamenta rights that have been safeguarded by a higher court and rattified for situations sixh as this current one. In conclusion the defense petitions: That Judgement be reassesed and 27 abjudicated impartially and in accordance 28 with our laws and standards.

. That an NDR assesment be made and 3 hat defense be given proper opportunity to object and rebutte in accordance with the Rules at engagement and in a manner fair O. R. / House arrest are deemed insufficient, that bail be adjusted to affordable amount in accordance with 11 13 Alexande . Henry and Emily J. Reeder present their testimony regards to defendants medical neglect in custoaly 17 18 That appropriate accompodations be made in light at detendants disability. 21 ense Gratefully thanks the Honorable accepting and reviewing appeal along with exhibits. The Jeterse prays that the courts accept and fairly adjudicate in matter, Thank you far your time **203** 

1	and careful consideration. Dated this 28 of May, 2021
2	Dated this 28 of May, 2021
3	
4	
5	Signed?
6	Mario B. Trejo
7	O C I I
8	Defendant, pro-se.
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	204

Mario B. Trejo. #2717641 330. S. Casino Center BIVD. Las Vegas, N.V. 89101

Eighth Judicial District Court

The state of Nevada Plaintiff

-VS-Mario Trezo#2717641 Defendant, Prase/ Case Noi C-18-3363-15-1

Pre Paped arguement

Denied Full presentation

on May 10,2021

Exhibit A

In-Court statement - May 10,2021 Good morning your honor, Thank you for allowing me an audience in your court taday. I come before you because of many pressing concerns that I can finally address as a detendant in pro-se. I have prepared or statement which includes my arguement in response to the states motion et opposition. If i may, is like to beging with a quick everview of why ive petitioned for this hearing in the first place. The first of which begins with the detrimental actions towards my health and the manner of its neglect by this facility and its medical providers. Please Note that at the time of my arrest my device in order to survive, However, medical neglect and metachalpractice by the Jails providers
has and still is deteriorating my pre-existing
conditions. conditions. while in their custody I died twice because their staff thought i was faking or medical emergency, Also ive been hospitalized wen half a dozen times because of their disregulard and Non-chalance towards is inmates and their medical needs - See exhibits A and 13 -

In addition, my current medical condition is a very rare and complex problem for which exists only one Cordio-thorassic surgeon in the South-Western U.S., whom specializes in cases like mine - See exhibit B-Therefore i require specialized Care that this tacilities medical providers are unqualified to provide, hence they have taken years to give minute care that should have taken months. turther more they have also tought against my former coursels legal team in order to subvert the responsibility of my treatment, Even suggesting that it i want treatment, that my tarmer coursels office should foot my medical bills. tinally in concern to this pandemic, Im part of the at risk group due to the fact i suffer from Diabetes and i have an exposed and Vulnerable respiratory system-See exhibit A part 2,4 and 5- and yet due to arising issues with the only vaccine oftened at the jail i am Met to be vaccinated. The third Reason for this motion is that due to Matters out of my control my two Youngest doughters have been placed in foster care and since then ive signed a plea deal

that corries requirements that i must meet in order to regain custody of my girls, this plea has time limits before the children are Jost to toster care due to in-action or tailure to meet the requirements. These girls are my life and as a tather i most Since im all they got left: - See exhibit C-Now it i may, id like to present my arguement against the states motion of opposition, in addition i have tiled a motion to dismiss their opposition due to the many fictitious Claims and the many articles of misinformation their Motion presents. lo begin id like to object to the viewing at their motions' exhibit 4, due to the fact that it hasn't been challenged, scrutinized non can it be viewed by one while under custady. Also this is an attempt to get this digital evidence on the record while subverting the defenses right to challenge and suppress at Secondly, i abject to the referal at the alleged "facts of the Case" as evidence

because up to date they are yet to be challenged under due process by myself or my former counsel.

Hence these are only allegations and not tacts.

In addition, the state brings up the Grand Jury indictment held on OCT. 4, 2018, The transcripts of which ive never received.

Then the state claims the evidence presented is factual, however my former counsel proved innefective and failed to challenge this G.J.I. even after i provided evidence and facts which would everturn most findings and charges added by the indictment.

All these \$.50-called facts and allegations are a one-way narrative and should not be accepted as facts until properly challenged by me under due process.

Next id like to dispell much misinformation found in the states motion of apposition, The points of my arguement are as follow:

On page 5, Lines 7 thru 9, it mentions that my bail was adjusted a Jan. 23, 2019. Please note, that not only was I in absentia due to hospitalization, but that prior to this hearing, I informed my former coursel that 75 thousand in bail was near double what my family could offord, however coursel submited that motion at 75 thousand cause he telt it was too late to change ammount and it would seem like too low -furthermore this was Before the 2020 financial crisis which left my family struggling to survive, much less able to afford any kind of Bond. On page 5, line 9, The D.A. Claims that any forther adjustment is "Unwarranted and Time adjustment is "Unwarranted and Inappropriate: Please Allow me to present the following legal standards which dispell this claim. -136 Nev. Adv. Op. 20 (April 9, 2020) The procedural safeguards and standards Set forth in this opinion render all previous custody orders Illegal and in need of Prompt re-evaluation. 210

This opinion in cludes my own custady Status as deemed illegal and hence void. - Art 186 States-Excesive bail is not permited which means bail not "more than the accused can resonably be expected to give under the circumstances." Hence since after 33 months of detainment I have no resources and my family is in financial turmail, this too applies to me. -Nev. Rev. Stat. 8 178.4853 lays out the requirements which are satisfied and therefore agree with my request for a medical O.R. as explained in the Nevada supreme courts decision in regards to bail which ive previously mentioned in this motion for O.R. These legal standards prove that turther adjust ment is warranted and definitly appropriate and that the states objection to the validity of my motion is hereby Null and

Next On page 5. Line 15 and 16, the D.A. States that I am in this country illegally. 211

1 tor the record, that's an outright Lie. I am a permanent Resident with Legal Status in this country for 13 years now.

(virently im also Eligible for citizenship which i will pursue if granted my freedom. On page 5, Line 13 thru 15 the D.A. Claims
That the photos in his exhibits, Allegedly depict Explosives and hi-cap ritles. Your Honor this is another unfounded and Baseless attempt to add shock value to his argument, if i may, allow me to dispell this In his Second exhibit, D.A. Swhartzer presumes that an explosive is depicted, however a simple cursory google search, might inform him that what he is seeing is a training device used by the military in the 19903, in other words its a dummy, and not on explosive device. This was gifted to me by a friend as a display piece, since it looks Real and he thought it would make a nice photo prop. Hence NQT an explosive. In Exhibit 7, we see a tube shaped device. This is a Cobray 37 Milimeter flare gun (signaling device which can be attached

8. to a rifle to be used only as a survival tool or to set signal for rescue. Delither of those items are Explosive Ordinance and they are both legal to own under Nevada and Federal Laws. As for Exhibits 1,2,3,5,6,7, all items pictured are standard capacity and nathing is illegal since im not a convicted telan. All items were purchased by legal means Over a period of 10 years. In addition those pics are 5 years old. On Oct 24,2017, i was the victim in case No: 18329351 in which my good friend was mordered and i was shot 5 times by a stranger who tried to Rob us, subsequently i had to Gease working cause of my injuries. At the time i was the sole bread-winner, so with a pregnant wife and two children had to sell all valuables including these firearms in order to support my family. Today after 33 months in jail i don't even own a change of clothes, much less

any weapons.

Your Honor I hope ive proven how much misinformation and lack of integrity the state is acting with The D.A. has been making claims of Car Chases and Explosives and theories which are baseless and untrue and since i had coursel unwilling to effectively represent me, ive been stuck for 33 long months watching My life and health fall apart.
The D.A. would like to see my motion denied because he is aware that my freedom would allow me legal resources enhith mil treather his chosen rhetoric, and so he has chosen to go as far as lying in order to achieve his goal. I'd like you to Please consider these final factors while making your decision. · I have been a productive member of Our community for 20 years plus. I have held gainful employment since 15, and i have No criminal record, not even a single misdemeanor. · No F. T. A.'s and no outstanding civil De 645.

along with my Risk assesment points you may conclude that im Low to No Risk.

Being first and foremost a Dad, if released,

I will be engaged with the recovery of my two
youngest daughters from foster care, which will
mean that ill be under constant scruting by

C.P.S. in order to prove that my girls are
in a safe environment.

Additionally, i will be engaged with my surgeon in order to obtain the healthcare and surgeries i desperately need. I must maintain all court appearances because otherwise i risk a bench-warrant, being that all hospitals report patients with warrants, an F.T.A. would deny me medical access upon re-arrest and id only and up back under these sub-par, and detrimental conditions.

I thank you for your Patience, your consideration and your undivided attention.

I pray that you grant my motion for A Medical O. R. and give me an oppurtunity to reclaim my life and better legal resources.

Mario B. Trejo #2717641 330 S. Casino Center BIVD. Las Vegas, N.V. #101

Eight Judicial District Court
Clark County

The State of Nevada Plaintiff,

Nario Trejo #2717641
Defendant, Prose/

Case No: C-18-3353-15-1 Telephonic seamch warrent Application

Exhibit B

# APPLICATION FOR TELEPHONIC SEARCH WARRANT CONTINUATION

### Event# 180903-1848

TJ: No problem, any time.
(End of tape)
This transcription has been typed by Lara Stein on September 11, 2018, at 1051 hours and is true and correct.
Lara Stein, P# 9392
I, Detective Joe Patton, having reviewed this transcription, affirm it is true and correct.
Detective Joe Patton, P# 8289
Certification:
Having read the transcription of the recorded Application for the Telephonic Search Warrant issued by this Court on September 3, 2018, under Event# 180903-1848, with Detective Joe Patton as Affiant, and having reviewed the application, it appears that the transcription is accurate.
Judge Tierra Jones
JP: ljs FIT2018-036

Mario B. Trejo Ha717641 330 So Casino Center BIVD. Las Vegas, Novo 89101

Eight Judicial District Court
Clark County

The State of Nevada Plaintiff,

Nario B. Tre Jo #2717641 Defendant pro-se Case No: (-18-3353-154) Medical Record Sept. 3rd, 2018

Exhibit C

Vitals:

09/03/18 1424

BP:

(!) 108/87

Pulse:

(!) 124

Resp:

20

SpO2:

95%

**HEENT:** NCAT, PERRL 4mm and equally reactive bilaterally, TM clear bilaterally. Nares clear. MMM.

Maxillofacial: Non tender, no instability

Part 2 Neck / C-spine: Trachea midline, no neck trauma. No tenderness or step offs End

Park 3 Chest / Lungs: CTAB, symmetrical chest rise. Medial low sternum wound. Large right posterior hematoma over scapula. End

Cardiovascular: RRR, brisk capillary refill

Abdomen: Soft, non tender, non distended. Fast exam was negative in all four views.

Pelvis: Stable to AP compression, negative rock

Part ABack (T/L Spine): Non tender, no step off. No abrasions or injury along back. Right posterior flank hematoma.

**Extremities (Fractures):** Moving all four extremities. No gross deformities or tenderness to palpation of joints.

### Pulse:

Carotid: Palpable bilaterally Radial: Palpable bilaterally Femoral: Palpable bilaterally Pedal: Palpable bilaterally

### Neurologic Exam:

Mental Exam: Answering questions appropriately

Cranial Nerves: II-XII grossly intact

Motor (upper extremities): Normal bilaterally Motor (lower extremities): Normal bilaterally

Sensory: Normal

#### Labs:

Labs Reviewed

### **CBC WITH AUTO DIFF - Abnormal**

Result	Value
White Blood Cell	11.50 (*)
Red Blood Cell	3.70 (*)
Hemoglobin	10.4 (*)
Hematocrit	32.1 (*)
Mean Cell Volume	86.7 `´
Mean Cell Hemoglobin	28.1

Mario B. Treso #2717641 330 S. Casina Center BIVD Las Vegas, N.V. 89101

> Eight Judicial District Court Clark County

The State of Nevada Plaintiff,

Case No: C-18-3353-15-1

-VS-Maria Tre Jo #2717641 Defendant, Pro-se Medical Record Dec. 174,2018

Exhibit D

28 yo M w/ PMH of tracheal injury 2/2 GSW, s/p stent removal and tracheostomy placement and DM II who presented with pneumonia and agitation. Previously here on 12/10-12/11 for respiratory distress, had emergent cricothyroidotomy, went into cardiac arrest, ROSC was achieved. ENT revised the cricothyroidotomy, removed severe granulation tissue at proximal tracheal stent, but recommended patient be transferred to St. Rose San Martin for stent removal and trach placement. Procedure was successful but he was discovered to have staph positive lung culture and leukocytosis, started on antibiotics, and was agitated when off sedatives. Patient is no longer agitated.

# Tracheostomy s/p airway stent removal 2/2 GSW, stent complications - 1 year ago, patient suffered multiple GSW that caused tracheal injury. He was intubated for 2 weeks at Sunrise Hospital, developed tracheal stenosis, required tracheal stent placement and dilatation. However, END after presenting with respiratory distress on 12/10, had emergent cricothyroidotomy and bronchoscopy and larygoscopy, severe granulation tissue was noted on proximal end of stent and removed -- he was sent to St. Rose San Martin to remove stent and place tracheostomy END (12/19). Passed bedside swallow eval and FEES eval.

- -Diet: regular diet with thin liquids, aspiration precautions
- -Towel under T-piece for support
- Dr. Wiencek's NP, continue w/ Shiley cuffed 8 excel T/ Dital. Sniff test was negative for diaphragmatic paralysis.
- -external trach should remain in place, daily cleaning is appropriate
- -Appropriate for discharge from pulmonary standpoint
- follow up w/ Dr. Wiencek outpatient: F/u appointment w/ Dr. Wieneck on January 16 th 2019 at 2:30 pm at 7190 S cimarron road, las vegas, NV 89113. Office number is: 702 675 3240 -will call to discuss possible transfer today, new CT neck findings from 1/3/19
- -CT Soft Tissue Neck w/o Contrast (12/31/18) Findings compatible with subglottic tracheal stenosis. Discussed with Dr. Wiencek on 01/01/19 about CT neck results. Dr. Wiencek states that the patient can follow-up with his outpatient appointment on 01/16/19.
- -CT soft tissue neck w/o contrast 1/3/19- thickening of subglottic airway w/ narrowing of lumen to 3mm, consistent with subglottic tracheal stenosis
- -patient is able to communicate needs via writing or whisper
- -patient is not expected to be able to talk with PMV in near term as the stenosis is not allowing air to flow around the trach and to the vocal cords
- **# Microcytic Anemia, likely s/p surgery** initially thought to be 2/2 blood loss from surgery. Iron studies showed low iron (39), low transferrin (148), normal transferrin saturation (22%), normal ferritin. Normal reticulocyte count, increased calculated reticulocyte percentage.
- Continue ferrous sulfate 325 mg PO daily
- H/H otherwise stable
- # Hypertension- SBPs 97-107 SBP over past 24hrs
- Continue Lisinopril 10 mg daily, Hydralazine 5 mg PRN SBP > 180

#### # DM II, Hba1c 8.9% -

- ACHS glucose checks, SSI#2
- Continue Lantus 28 gHS
- **# MSSA Pneumonia; resolved** preliminary respiratory culture showed moderate growth coagulase positive staph at St. Rose; also had leukocytosis. Before his transfer here, his Vanco was stopped, Zosyn continued, and Zyvox started. Respiratory culture performed here (12/19) grew gram positive cocci, yeast. Normal lactic acid. Repeat bld cultures x2 (12/23) are NGTD.

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DEPT. XXIV



Mario B. TreJo/ (ase No: C-18-5555-15-1 ##2717641 330 S. Casimo center BWD. Las Vegas, Nov. 89101

-Clerk of the Court-Regional Justice Center Depteda 200 Lewis Aux. 3rd floor Las Vegas, Nov. 89155



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Mario B. TreJo/Case No: C-18-3355-15-1 330 S. Casino center BIND. Las Vegas, Nov. 89101 Por RECEIVED
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CLERK OF THE COURT

-Clerk of the Court-Regional Justice Center Dept: 24 200 Lewis Awe 3 ad floor Las Vegas, Nov. 89165

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1 2 3 4 5 6	ROC STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 MICHAEL J. SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	Steven D. Grierson CLERK OF THE COURT
8		NTY, NEVADA
9	THE STATE OF NEVADA,	
10	Plaintiff,	
11	-vs-	CASE NO: C-18-335315-1
12	MARIO TREJO, #2717641	DEPT NO: XXIV
13	Defendant.	
14		
15		r of copy
16	RECEIPT OF COPY of the following	g is hereby acknowledged this day of
17	<u>June</u> , 2021.	
18	1. DISCOVERY – BATES S'	TAMPED PAGES #1-467
19		MARIO TREJO #2717641
20		PRO PER DEFENDANT
21 22		BY CCDC (INMATE)
23		330 S. CASINO CENTER DR. LAS VEGAS, Nevada 89101
24		Distriction of the state of the
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1 2 3 4 5 6	ROC STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 MICHAEL J. SCHWARTZER Chief Deputy District Attorney Nevada Bar #10747 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff	Steven D. Grierson CLERK OF THE COURT
8		CT COURT NTY, NEVADA
9	THE STATE OF NEVADA,	
10	Plaintiff,	
11	-VS-	CASE NO: C-18-335315-1
12	MARIO TREJO, #2717641	DEPT NO: XXIV
13 14	Defendant.	
15	RECEIP	Г ОГ СОРҮ
16	RECEIPT OF COPY of the following	g is hereby acknowledged this day of
17	<u> </u>	•
18	1. DISCOVERY – BATES ST	AMPED PAGES #468-517; and
19	2. DISCOVERY – 110 PHOT	OGRAPHS
20		MADIO TOTIO #0212741
21		MARIO TREJO #2717641 PRO PER DEFENDANT
22		BY A STATE OF THE
23		GCDC (INMATE) 330 S. CASINO CENTER DR.
24		LAS VEGAS, Nevada 89101
25		
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28	18F16522X/dd/MVU-Gang	

Electronically Filed 8/5/2021 8:49 AM

Electronically Filed 9/15/2021 9:53 AM Steven D. Grierson CLERK OF THE COURT

1 **SLOW** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 MICHAEL J. SCHWARTZER 3 Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

11 | -vs- CASE NO: C-18-335315-1

MARIO BLADIMIR TREJO, DEPT NO: XXIV

13 #2717641

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Defendant.

# 15 STATE'S SUPPLEMENTAL NOTICE OF EXPERT WITNESSES [NRS 174.234(2)]

TO: MARIO BLADIMIR TREJO, Defendant, in Proper Person; and YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF NEVADA intends to call the following expert witnesses in its case in chief:

\*DAVIDOVIC, M. – LVMPD P#14726 (or designee): will testify as an expert in the science and technology underlying DNA testing, the processes and procedures performed in DNA testing, the examinations done on any and all evidence in this case, the results of such testing, and reports prepared in this regard.

**DAVIS, GLENN** – **LVMPD P#17031** (or designee): FIREARMS/TOOLMARK EXAMINER with the Las Vegas Metropolitan Police Department. He is an expert and is expected to testify thereto, including, but not limited to, the forensic science underlying firearms, ballistics, and toolmark comparison, analysis, interpretation, and methodology, microscopic comparison tools, technology, and findings, National Integrated Ballistic

Information Network ("NIBIN") entry, analysis, interpretation, and results, firearms identification, operation, trigger pull, failure, capacity, and capability, ammunition, composition, trajectory, stippling and gunshot residue, cartridge composition, ejection pattern analysis (cartridge cases), distance determination, suppressors/silencers (commercial and homemade) examination, serial number restoration, and firearms modification or homemade firearms examination).

\*GROVEMAN, LEAH – LVMPD P#15822 (or designee): will testify as an expert in the science and technology underlying DNA testing, the processes and procedures performed in DNA testing, the examinations done on any and all evidence in this case, the results of such testing, and reports prepared in this regard.

\*JONES, BARRY – LVMPD P#9679 (or designee): Is a Digital Investigator with the Las Vegas Metropolitan Police Department Digital Forensics Lab and is an expert in the field of digital forensic analysis, which includes the collection of electronic and digital devices, the download of information, it's interpretation, and preservation from all forms of electronic devices, including but not limited to computers and cellular phones, and is expected to testify thereto.

WHITTLE, CHRISTINE – LVMPD P#15383 (or designee): Expert in the field of DNA extractions, comparisons, analysis, and the identification of bodily fluids and is expected to testify thereto.

These witnesses are in addition to those witnesses endorsed on the Information or Indictment and any other witnesses for which a separate Notice of Witnesses and/or Expert Witnesses has been filed

///

1	The substance of each expert witness' testimony and a copy of all reports made by or
2	at the direction of the expert witness has been provided in discovery.
3	A copy of each expert witness' curriculum vitae, if available, is attached hereto.
4 5	STEVEN B. WOLFSON DISTRICT ATTORNEY Nevada Bar #001565
6	Nevada Bai #001303
7	BY /s/ MICHAEL J. SCHWARTZER MICHAEL J. SCHWARTZER
8	Chief Deputy District Attorney Nevada Bar #010747
9	
10	CERTIFICATE OF ELECTRONIC MAIL & REGULAR MAIL
11	I hereby certify that service of the foregoing, was made this 15th day of September, by
12	Electronic Mail and by U.S. MAIL, postage pre-paid to:
13	MARIO TREJO, #2717641 CCDC
14	330 CASINO CENTER BLVD. LAS VEGAS, NV
15	dsdcourtservices@lvmpd.com
16	
17	/s/ Deana Daniels Secretary for the District Attorney's Office
18	Secretary for the District Attorney's Office
19	
20	
21	dd-MVU for GU
22	
23	
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Detective Barry Jones, P#9679

Las Vegas Metropolitan Police Department

400 S. Martin Luther King Blvd. Bldg. C

Las Vegas, NV 89106

Office 702.828.7410

Email b9679j@lvmpd.com

## **CURRICULUM VITAE**

## **Current Employment**

- Detective and Digital Forensics Examiner, Las Vegas Metropolitan Police Department.
- Employed with LVMPD since October 2006.
- Detective since March 2017.
- Digital Forensics Examiner since May 2019.
- Acquired over 2200 hours of police specific training, of which more than 490 hours are in areas relevant to conducting examinations on electronic storage devices and associated techniques.

## **Education Curriculum**

- College of Southern Nevada
  - Associate of General Studies
- Nevada POST Certification
  - o Basic, 2007

## **Computer Forensic Training**

- Cellebrite
  - o Cellebrite Certified Operator, 14 Hours, August 2019
  - o Cellebrite Certified Physical Analyst, 21 Hours, August 2019
  - Cellebrite Certified Operator & Physical Analyst Recertification Course, 5 hours, August 2021
- SANS Institute
  - o FOR500: Windows Forensic Analysis, 36 hours, February 2021
- LEVA International, Inc.
  - Level 1: Forensic Video Analysis & the Law, 40 Hours, August 2019
- Magnet Forensics
  - o Forensic Fundamentals, 32 Hours, July 2019
  - Axiom Examinations, 32 Hours, January 2020
  - Axiom Advanced Computer Forensics, 32 Hours, February 2020
  - o macOS Examinations, 32 Hours, March 2020
  - Axiom Internet & Cloud Investigations, 32 Hours, March 2020
  - Axiom Incident Response Examinations, 32 Hours, April 2020
- AccessData
  - o FTK Bootcamp, 21 Hours, June 2019
  - Windows OS Forensics, 21 Hours, June 2019
  - Forensic Fundamentals, 25 Hours, July 2019
  - o Password Recovery, 7 Hours, July 2019
  - Advanced SQLite, 35 Hours, April 2020
  - o Applied Decryption, 21 Hours, April 2020
- Wild PCS
  - o Certified Cellular Master Technician, Level III, 40 Hours, December 2019
- National White Collar Crime Center
  - o First Responders & Digital Evidence, 1 Hour, April 2019
  - o Identifying and Seizing Electronic Evidence, 2.5 Hours, April 2019
  - Apple Introduction, 1 Hour, May 2019
  - Cyberstalking, 1 Hour, May 2019
  - o Encryption, 1 Hour, May 2019
  - GPS Interrogation, 1 Hour, May 2019

- How Computers Work and Store Data, 3 Hours, May 2019
- o Introduction to Cellphone Investigations, 1 Hour, May 2019
- o Introduction to Computer Networks, 2.75 Hours, May 2019
- o Introduction to Previewing, 0.5 Hours, May 2019
- o Mobile Digital Devices and GPS, 0.5 Hours, May 2019
- Online Undercover, 1 Hour, May 2019
- o Post-Seizure Evidentiary Concerns, 1 Hour, May 2019
- o Search Warrants & Digital Evidence, 1 Hour, May 2019
- Searching Without a Warrant, 1 Hour, May 2019
- o Social Media Basics, 1 Hour, May 2019
- o The Dark Web, 1 Hour, May 2019
- Understanding Digital Footprints, 0.5 Hours, May 2019
- Virtual Currency, 0.5 Hours, May 2019

## **Computer Forensic Certifications**

- Cellebrite Certified Operator August 2021
- Cellebrite Certified Physical Analyst, August 2021
- Wild PCS Certified Cellular Master Technician, Level III December 2019
- Magnet Certified Forensic Examiner, January 2020
- GIAC Certified Forensic Examiner, May 2021

# Las Vegas Metropolitan Police Department Forensic Laboratory

### **CURRICULUM VITAE**

					Date:	07/05/2017	
Name: Leah Groveman		P#:	15822	Classification:	Forer	nsic Scientist II	
Current Discipline of Assignment:	Biology/DNA						

EXPERIE	ENCE IN	THE FO	LLOW	ING DISCIPLINE(S)			
Controlled Substances			Toxi	cology/Blood Alcohol			
Toolmarks			Toxi	cology/Breath Alcohol			
Trace Evidence			Toxi	cology/Drugs			
Arson Analysis			Firea	arms			
Latent Prints			Crim	e Scene Investigations			
Serology		Х	Clan	destine Laboratory Response	Team		
Document Examination			DNA	Analysis			Х
Quality Assurance			Tech	nical Support / DNA			
EDUCATION							
Institution	Date	Dates Attended Major				Degree Completed	
George Washington University	08/20	08/2001-05/2003 Forensic Molecula		Forensic Molecular Biol	ology		F.S.
Maryville College	08/1997-05/2		2001	001 Biochemistry		B.A	١.
Al	DDITION	AL TRA	INING	/ SEMINARS			
Course / Seminar				Location		Dates	
STRmix Training Workshop - ESR			Las Vegas, NV 04/20		1/201	7	
Firearms for Forensic Scientists			LVMPD Forensics Lab 09/20			9/201	6
Quality Assurance Standards Auditor Training		ning	FBI Virtual Academy 08-09/2		09/20	)16	
Internal Auditor Training			LVMPD Forensics Lab 06/20		6/201	6	
Ethics in Forensic Science - West Virginia University			Online Course 05-06/		06/20	)16	
CJIS Security Awareness Training			LVMPD 04/2016			6	

# Las Vegas Metropolitan Police Department Forensic Laboratory

National Institute of Justice – DNA Grantees	3	Arlington, VA	0	7/2007		
Meeting						
California Association of Criminalists 108 <sup>th</sup> Semi-Annual Seminar		Temecula, CA	1	0/2006		
American Academy of Forensic Sciences 56 Annual Meeting	5 <sup>th</sup>	Dallas, TX	0	2/2004		
American Academy of Forensic Sciences 58 Annual Meeting	5 <sup>th</sup>	Chicago, IL	0	2/2003		
Mid-Atlantic Association of Forensic Scientis	sts	Frederick, MD	0	4/2002		
COURT	ROOM	/ EXPERIENCE				
Court		Discipline		Number of Times		
None						
EMPL	.OYME	ENT HISTORY				
Employer		Job Title	Date			
Las Vegas Metropolitan Police Department	Forensic Scientist II		04/2016-present			
Life Science Technologies	Forensic DNA Validation Contractor, part-time		07/2014-08/2015 (intermittent)			
Armed Forces DNA Identification Laboratory	Fore	ensic DNA Contractor, part-time	05/20	010-09/2011		
Armed Forces DNA Identification Laboratory	Fore	ensic Scientist II	12/20	006-10/2007		
Armed Forces DNA Identification Laboratory	Fore	ensic Scientist I	01/2006-12/2006			
Orchid Cellmark	DNA	A Analyst II	01/20	004-04/2005		
Orchid Cellmark	DNA	A Analyst I	06/20	003-12/2003		
PROFES	SIONA	L AFFILIATIONS				
Organizati		Date(s)				
American Academy of Forensic Sciences, T		2004				
American Academy of Forensic Sciences, S	American Academy of Forensic Sciences, Student Affiliate – Criminalistics					
PUBLICAT	IONS /	PRESENTATIONS	<u>_</u>			
Research Assistant - Foran, David R. "In Se from the Exhumation of Mary Sullivan." Med			Evide	nce 2002		

# Las Vegas Metropolitan Police Department Forensic Laboratory

OTHER QUALIFICATIONS	
Forensic Lab Overview Presentation – College of Southern Nevada	06/2017
LVMPD Forensic Lab Representative – Career Fair – Foothills High School	11/2016
Teacher – Spring Forensics Course for Homeschoolers – Covenant Life School	03-04/2011
Teaching Assistant – Forensic Biology Graduate Course – George Washington Univ.	2002-2003
Intern – World Trade Center victim identification – Bode Technology Group	01-03/2002

## LAS VEGAS METROPOLITAN POLICE DEPARTMENT FORENSIC LABORATORY CURRICULUM VITAE

					Date:	07/27/2017	
Name:	Marjorie Davidovic	P#:	14726	Classification:	Forens	sic Scientist II	
Current [	Discipline of Assignment:	Biology / DNA Detail					

EXPERIENCE IN THE FOLLOWING DISCIPLINE(S)						
Controlled Substances		Toxicology/Blood Alcohol				
Toolmarks		Toxicology/Breath Alcohol				
Trace Evidence		Toxicology/Drugs				
Arson Analysis		Firearms				
Latent Prints		Crime Scene Investigations	х			
Serology	х	Clandestine Laboratory Response Team				
Document Examination		DNA Analysis	х			
Quality Assurance		Technical Support / DNA				

EDUCATION							
Institution	Dates Attended	Major	Degree Completed				
Stony Brook University	01/98 – 05/03	Biochemistry	BS				
Touro College	09/04 – 06/07	Forensic Examinations	MS				

ADDITIONAL TRAINING / SEMINARS			
Course / Seminar	Location	Dates	
STRmix Training Workshop	Las Vegas, NV	04/24/17 – 04/28/17	
Qualtrax Investigator 24plex QS Kit teach-back	Las Vegas, NV	08/18/16	
2016 Annual Review of DNA Data Accepted at NDIS – (online)	Las Vegas, NV	03/17/16	

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### **CURRICULUM VITAE** -Davidovic

Addressing the Problem of Untested Sexual Assault Kits, Michigan State Univ. – (webinar)	Las Vegas, NV	03/15/16
American Academy Of Forensic Sciences, 68 <sup>th</sup> Annual Scientific Meeting	Las Vegas, NV	02/25/16 – 02/26/16
Nevada statewide DNA meeting (attended and presented)	Las Vegas, NV	02/22/16
CJIS Security Awareness Training – (online)	Las Vegas, NV	01/25/16
STRmix Training Workshop	Las Vegas, NV	09/17/15 - 09/18/15
DNA Mixture Interpretation Training – Defense Forensic Science Center, hosted by the U.S. Army Criminal Investigations Laboratory	Madison, WI	05/12/15 – 05/15/15
CJIS Security Awareness Training – (online)	Las Vegas, NV	05/30/14
Probabilistic Genotyping & Software Programs (Part I) – NIST (webinar)	Las Vegas, NV	05/28/14
CODIS 7.0, various modules/sessions CJIS – (online)	Las Vegas, NV	04/29/14, 05/12/14, 05/13/14, 05/14/14
Technical & Administrative Review Training to Make Casework Easier	Las Vegas, NV	10/15/13
Ethics in Forensic Science West Virginia University Extended Learning (on-line)	Las Vegas, NV	09/16/13
AB 3500 Genetic Analyzer, Identifiler Suffolk County Crime Laboratory	Hauppauge, NY	09/11/12 - 09/13/12
NEAFS Annual Meeting	Newport, RI	11/02/11 - 11/04/11
Surviving a DNA Cross Examination, NEAFS	Newport, RI	11/02/11
Cognitive Factors in Forensic Decision Making Office of the Chief Medical Examiner, New York, NY	New York, NY	09/14/11 - 09/15/11
NIJ Conference: Translational Criminology	Arlington, VA	06/20/11 - 06/22/11
TrueAllele Casework System Software Training, Cybergenetics, Suffolk County Crime Laboratory	Hauppauge, NY	04/12/11 - 04/14/11

### **CURRICULUM VITAE** -Davidovic

Forensic Y-STR Training, Marshall University Forensic Science Center, Suffolk County Crime Laboratory	Hauppauge, NY	07/27/10 - 07/29/10
ASCLD/LAB International Preparation Course	White Plains, NY	05/25/10 - 05/27/10
DNA Symposium - Office of the Chief Medical Examiner, New York, NY	New York, NY	09/23/09
Expert Witness Testimony Workshop, DCJS	Albany, NY	9/14/09 - 9/15/09
DNA Workshop given by Dr. John Butler Office of the Chief Medical Examiner, New York, NY	New York, NY	03/25/09
Cedar Crest College Forensic Science Training Institute: Statistical Interpretation of Forensic DNA Evidence	Allentown, PA	06/16/08 - 06/17/08
HID 7500 RT-PCR, Minifiler and Quantifiler Training, Applied Biosystems, Suffolk County Crime Laboratory	Hauppauge, NY	05/15/08
Local Laboratory DNA Academy, Northeast Regional Forensic Institute, SUNY Albany	Albany, NY	7/17/07 - 8/31/07
Applied Biosystems HID 3130 Systems Training Program Suffolk County Crime Laboratory	Hauppauge, NY	04/13/07 - 04/14/07

COURTROOM EXPERIENCE			
Court	Discipline	Number of Times	
Suffolk County Criminal Courts, NY	Forensic Biology (Serology and DNA)	8	
United States District Court for the District of NV	Forensic Biology (DNA)	1	
Las Vegas Justice Court, NV	Forensic Biology (Serology and DNA)	2	
Grand Jury, Las Vegas Regional Justice Center, NV	Forensic Biology (Serology and DNA)	2	
Eighth Judicial District Court of Clark County, NV	Forensic Biology (Serology and DNA)	5	

EMPLOYMENT HISTORY			
Employer	Job Title	Date	
Las Vegas Metropolitan Police Department	Forensic Scientist II	07/13 - Current	
Suffolk County Crime Laboratory	Forensic Scientist I	03/08 – 07/13	
On Assignment Staffing Agency assigned to the Suffolk County Crime Laboratory	Research Assistant / Laboratory Technician	09/05 – 03/08	
Center for Molecular Genetics & Microbiology, Stony Brook University	Research Technician II	07/04 – 05/05	
Altana, Inc. Associate Microbiologist 08/03 – 0		08/03 - 07/04	
Cold Spring Harbor Laboratory Media Maker / Research Technician 09/02 – 08/0		09/02 – 08/03	
Veterans Affairs Medical CenterResearch Technician07/01 – 07/01		07/01 – 07/02	

PROFESSIONAL AFFILIATIONS		
Organization	Date(s)	
Southwestern Association of Forensic Scientists, member	06/2015 - Current	
Northeastern Association of Forensic Scientists, member.	2006 - 2013	

PUBLICATIONS / PRESENTATIONS:	Date(s)
Presented at Canyon Hills High School, Las Vegas, NV	02/16/17
Presented at the Nevada Statewide DNA Meeting, Las Vegas, NV	02/22/16
Presented at the Somerset Academy High School, North Las Vegas, NV	10/25/16

Eight Judicial Court district SEP 2 3 2021 Clark County The state of Nevada | Care No: C-18-3353-15-1 Plaintiff, DePt No: 24 October 18, 2021 8:30 AM - VS-Ke Mario TrepoH2717641 Motion to dismiss Defendant, prose Stand-by Counsel. Comes now Mario Trejo, requesting to dismiss Istand-by coursel. The reason behind this request cames merited by the fact that stand-by course I simply provides no benefit to defendant. Since Alex Henry was released as Counsel and appointed stand-by counsellar, he has been very difficult to reach and on mayority of occassions has not been able to assist with legal query. It is this behavior that is a main factor that Ited me to dismissing him as counsel and instead representing myself. Now defendant in pro-se has been forced to reach 20 lort to outside Network, in order to obtain online 21 presearch that stand-by counsel cannot assist with, 22 and which is impossible to acquire using the aucient 23 Lexus Nexus "Legal library" provided by Jail, which 24 //mits me and is artidated, it lacks full capability and 25 stalls out. Additionally, defendant has had to file 26 this own mations can his own accord and absorbed the 27 postage and material cost of the legal process

28 lin order to expedite legal entries and to

avoid losses in translation from defendant to stand-by counsel to court.

because these short comings are the main purpose of having stand-by counsel and being that defendant has reached the faregrounds of trial with minimal assistance meanwhile facing Legal, institutional and physical barriers, the defendant negrest immediate dismissal of his standby coursel.

The defendant prays that the court grants this simple request being that it will release public resources that are otherwise technically unavailable to defendant.

Dated: Sept 15th, 2081

Signed: Mario B. Trejo Defendant pro-se-



350 Scosing Center BIVD War 10 B. Tre 30 #27 [764] Las Vegas, N. V. 29101 Regional Justice center Eight Justical district Court NYN, Clerk at the Court 200 Court Nove 3 de Floor Les Viges, M.V. 89 (195



Eight Judicial District Court SEP 23 2021 Clark County State of Nevada | Case No: C-18-3353-15-1 Plaintiff, Dept No: 24 Mario B. Trejotta717641 In-court disability Defendant, Pro-se ad Just ment Cames now Mario Trejoi a speech disabled defendant in pro-se, humbly requesting proper in-court adjustments based on components within the Americans with Disabilities Act or Here and after (ADA), which ensures equal rights and accomodations to those americans whom suffer 14 impediments such as the defendants speech disability Legal Standard Americans With Disabilities Act (ADA) Wide ranging Federal legislation intended to make 18 american society more accesible to people with dis-19 abilities. Disability is defined as a physical or 20 | Mental imprirement that substantially Limits one or more mayor life activity. The ADA has several key components including the following: · All public services including state and local governments, cannot deny services or participation 26 lin programs or activities which are available to people without disabilities.

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- Discrimination against people with disabilities

1 or persons who assert rights under the 2 (ADA) is not permitted.

Exgrement

If the defendant could speak but spoke a foreign language only, Cspanish, swahili, Hmong, etc.) an interpreter of that specific language would have fo, by law, be provided during court proceedings.

If the defendant had access to resources that teach American Sign Language or (ASL), and defendant was fluent in (ASL) an interpreter would be provided by the court.

Hence the current method in which a corrections
officer has to be asked to read the defendants
prepared statements is inadequate and unfair to
the defendant and the officer whose the task in question
isn't in his Job description, which is actually there
for security and becomes unable to perform his
duty.

12

20 On May 10th, 2021 during a hearing to decide the 21 adjustment of defendants bail, an afficer felt the 22 ammount of pages in the defendants argument were too 23 fedious to read in its entirety failing to give the 24 defendant his 14th amendment constitutional right to due process in court, by stating the defendants 26 argument for bail was too long to read and was 27 deried its full presentation which also violates the 38 Timenez-Valdez decision established by a

1 by a Higher court. Furthermore not only was 2 the state allowed its full vocal arguement which 3 included raveus speculation, but also when debendant tried to object and counter-argue, not only was his 5 Objection not heard, but without time, pen and paper 6 im an a screen and hand-cuffed which restricts 7 me from even making any gestives in an attempt 8 for the courts to notice an objection cause of my speech impediment, leaving me no proper method 10 of cammunication. because of this the defendants 11 counter-argument was not presented and his motion 12 denied. Im being restricted by the court to produce 13 a compelling argument which could be significantly sufficient enough to be granted my mation. This fact should not only render the May 10th 16 1,2021 decision null and void, because it failed 17 to fully allow both parties, in an adversarial 18 hearing, to provide their full arguments and 19 Counter-arguements, but it also comes to show the importance that the ability to communicate 21 during court holds and that in future hearings the 22 détendant must be given a method or proper assistance 23 that ensures communication with all involved parties 24 as it is ensured by the (ADA) and the 25 Rules of engagement in apen court. In Condussion The defendant hereby request the equal respect 28 dignity and rights that should be absenced in

this honorable court in accordance with the CADA · Defendant request that amethod is provided as la form of communication. OR that same form of assistance is given that To official and doesn't involve requesting that an officer go out of their way to perform a duty not Listed in their Jab description. That if there is opposition, that defendant be given proper chance to counter-argue as any defendant in pro-selattarney would receive. 12 | finaly, that a prepared argument, on paper, be given the same audience as a vacal argument, without suffering discrimination the likes of which were mentioned in this mation and inflicted upon the defendant in the past. 17 The defendant prays that a solution to this issue is found and equal grounds are reached. The defendant thanks Hanorable Judge Ballov for her time and careful consideration. Dated Sept 18,2021 23 24 Signed: Mario B. Treto Defendant, Pro-se 25 26

**246** 



330 S. Carina Center BIND

Las Vegas, N.V. 29101

Mario B. Tre-30 #27/7641

Case No. C-18-3353-15-1

Regional Justice center Eight Traticial district Court ALTN: Check at the Court 200 Lewis Mare 3 54 Floor Les Veges, N.V. 89 (85



Electronically Filed 10/7/2021 10:43 AM Steven D. Grierson CLERK OF THE COURT

1 **SLOW** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 MICHAEL J. SCHWARTZER 3 Chief Deputy District Attorney 4 Nevada Bar #010747 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, 10 Plaintiff. CASE NO: C-18-335315-1 11 -VS-12 MARIO BLADIMIR TREJO, DEPT NO: XXIV #2717641 13 Defendant. 14 15 STATE'S SECOND SUPPLEMENTAL NOTICE OF WITNESSES AND/OR **EXPERT WITNESSES** 16 [NRS 174.234(2)] 17 TO: MARIO BLADIMIR TREJO, Defendant, in Proper Person; and YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF 18 NEVADA intends to call the following witnesses in its case in chief: 19 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF 20 NEVADA intends to call the following expert witnesses in its case in chief: 21 \*ALSUP, T. – LVMPD P#5782 22 \*ANDIINO, GIOVANNI – 3539 DUSTY CHAP CT., N. LAS VEGAS, NV 23 24 \*BAUGHMAN, Z. – LVMPD P#12958 \*BROWN, R. – LVMPD P#7934 25 \*BROWNING, C. – LVMPD P#15291 26 \*CARRIGY, T. – LVMPD P#9860 27 28 \*CLARK, J. – LVMPD P#13952

- 1 \*COLON, M. LVMPD P#7585
- 3 \*CUSTODIAN OF RECORDS SUPER PAWN SURVEILLANCE, 1150 S. RAINBOW
- 4 | BLVD., LAS VEGAS, NV

- 7 \*GALE, MALCOLM − 4954 ROYAL AVE., LAS VEGAS, NV
- 8 | \*GALLEGO, HUGO UNKNOWN ADDRESS
- 9 **■** \*GRAHAM, K. LVMPD P#16630
- 10 \*HOWARD, MELANI SUPERPAWN, 1150 S. RAINBOW BLVD., LAS VEGAS, NV
- 11 \*INCERRA, JENNIFER 4111 N. RANCHO DR., LAS VEGAS, NV
- 12 | \*JAQUEZ, IVAN SUPERPAWN, 1150 S. RAINBOW BLVD., LAS VEGAS, NV

- 15 | \*LEE, C. LVMPD P#10048
- 17 \*LINGO, EMILY − 6541 ALTA DR., LAS VEGAS, NV
- 18  **\*LOEFFLER, M. LVMPD P#9247**
- 19 **■** \*MALDONADO, J. LVMPD P#6920
- 20 \*MELVIN, DWAYNE 2177 WILBANKS CIR., HENDERSON, NV
- 21 | \*MENDOZA, S. LVMPD P#6878
- 22 | \*MONGEAU, MATTHEW 5424 LONGRIDGE AVE., LAS VEGAS, NV
- 23 | \*MONTOBAN, NATACHA 2177 WILBANKS CIR., HENDERSON, NV
- 24 | \*NELSON, J. LVMPD P#6825

- 28 | \*PENNY, B. LVMPD P#6042

- \*QUINTEROS, P. LVMPD P#9055
- **■** \*RAFFERTY, R. LVMPD P#8919

- 3 \*RECK, CARLA SUPERPAWN, 1150 S. RAINBOW BLVD., LAS VEGAS, NV
- 4 \*RIVERA-SANDOVAL, JONATHAN − c/o CCDA-VWAC, 200 LEWIS AVE., LVN
- 5 \*SALDANA, JULILANA SUPERPAWN, 1150 S. RAINBOW BLVD., LAS VEGAS, NV
- 6 ∥ \*SERRANO-BOJORQUEZ, ADRIANE c/o CCDA-VWAC, 200 LEWIS AVE., LVN
- 8 \*SMITH, K. LVMPD P#16897
- 9 \*TAPAY, G. LVMPD P#15709
- **▼THOMAS, K. LVMPD P#13574**
- **\*UBBENS**, A. LVMPD P#13119
- **■** \*VANBUSKIRK, D. LVMPD P#17017
- **\*VILLAFANE, M. LVMPD P#17009**
- **■** \*WOOLARD, B. LVMPD P#7558
  - YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the STATE OF NEVADA intends to call the following expert witnesses in its case in chief:
  - **DAVIDOVIC, M. LVMPD P#14726** (or designee): will testify as an expert in the science and technology underlying DNA testing, the processes and procedures performed in DNA testing, the examinations done on any and all evidence in this case, the results of such testing, and reports prepared in this regard.
  - **DAVIS, GLENN LVMPD P#17031** (or designee): FIREARMS/TOOLMARK EXAMINER with the Las Vegas Metropolitan Police Department. He is an expert and is expected to testify thereto, including, but not limited to, the forensic science underlying firearms, ballistics, and toolmark comparison, analysis, interpretation, and methodology, microscopic comparison tools, technology, and findings, National Integrated Ballistic Information Network ("NIBIN") entry, analysis, interpretation, and results, firearms identification, operation, trigger pull, failure, capacity, and capability, ammunition, composition, trajectory, stippling and gunshot residue, cartridge composition, ejection pattern

1	IN THE SUPREME COURT OF THE STATE OF NEVADA			
2 3	MARIO TREJO,	)	No. 84724	
4	,	)	110. 01/21	
5	Appellant,	)		
6	V.	j		
7	THE STATE OF NEVADA,	)		
8	Respondent.	)		
9	A DDDL A AMERICA A DDD	_)	UOLUME I DA CEC AAA AAA	
10	APPELLANT'S APPE DARIN F. IMLAY	<u> NDIX</u>	VOLUME I PAGES 001-250 STEVE WOLFSON	
11	Clark County Public Defender 309 South Third Street		Clark County District Attorney 200 Lewis Avenue, 3 <sup>rd</sup> Floor	
12	Las Vegas, Nevada 89155-2610		Las Vegas, Nevada 89155	
13	Attorney for Appellant		AARON FORD Attorney General	
14			100 North Carson Street Carson City, Nevada 89701-4717 (702) 687-3538	
15 16			Counsel for Respondent	
			1	
17	<u>CERTIF</u>	<b>ICATE</b>	OF SERVICE	
18	I hereby certify that this document was filed electronically with the Nevada			
19	Supreme Court on the 16 day of	Feb	2023. Electronic Service of the	
20	foregoing document shall be made in a	ccordan	ce with the Master Service List as follows:	
21	AARON FORD		WILLIAM M. WATERS	
22	ALEXANDER CHEN I further certify that I services	ved a cc	py of this document by mailing a true and	
23	correct copy thereof, postage pre-paid, addressed to:			
24	MARIO TREJO, #1258166			
25	HIGH DESERT STATE PRISO	N		
26	P.O. BOX 650 INDIAN SPRINGS, NV 89070			
27	BY	/ <sub>C</sub> / D c	ichel Howard	
28			lark County Public Defender's Office	