

IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed
Sep 20 2022 02:31 p.m.
Elizabeth A. Brown
Clerk of Supreme Court

MATTHEW TRAVIS HOUSTON,
Appellant(s),

vs.

THE STATE OF NEVADA,
Respondent(s),

Case No: C-21-357927-1

Docket No: 84886

RECORD ON APPEAL VOLUME 3

ATTORNEY FOR APPELLANT
MATTHEW HOUSTON # 1210652,
PROPER PERSON
P.O. BOX 650
INDIAN SPRINGS, NV 89070

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

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FILED

JUN 22 2022

CLERK OF COURT

0143 + JOIN
Matthew Travis Houston, pro se
No. 1210652 @ HDSP
PO Box 650
Indian Springs, NV 89070-0650
P: (702) 879-6789
(702) 474-7554

LETTER OF MOTION TO CHAMBERS OF ALL JUDGES,
MAGISTRATES,
ET AL, ETC...

DISTRICT COURT
CLARK COUNTY, NEVADA

July 13, 2022
9:00 AM

MATTHEW TRAVIS HOUSTON,
Plaintiff-in-Error and the
Plaintiff and Petitioner-appellant,
-VS-

MANDALAY BAY CORP., ET AL, ATOP
THE DEEP STATE OF NEVADA,
ET AL,
Defendant(s) and Respondent(s)

JOINDER OF APPEAL IN ALL "3" CASES:
CASE NO. A-17-758861-C
DEPT NO.(S). 17, XVIII and 29
CASE NO. C-21-357927-1
DEPT NO. XI
CASE NO. C-17-323614-1
DEPT NO. XIX

MOTION(S) TO STAY REMITTUR(S) IN 84477 AND 84478 AND
RENEWED MOTION FOR AN ORDER TO SUPPRESS
HEARING FROM DECEMBER 6TH, 2021 AND MOTION
FOR AN ORDER TO TALEEN PANDUKHT TO READ
BOTH THE DIRECT APPEAL FILED FEBUARY 18TH,
2022 AND FACTUAL EVIDENCE FILED MARCH 29TH,
2022 IN RE STATE'S OPPOSITION TO PETITIONER'S
EMERGENCY MOTION FOR AN ORDER TO SUPPRESS
HEARING FROM DECEMBER 6TH, 2021

"de novo hearing(s) requested
since December 27th, 2021"

You will now please take notice of EXHIBIT I;
and attached EMERGENCY PLEADINGS & ALL (16 pages)

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JUN 13 2022

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EXHIBIT 1

**MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE**

TITLE PAGE
MATTHEW TRAVIS HOUSTON, pro se
No. 1210652 @ H.D.S.P.
P.O. Box 650
Indian Springs, NV 89070-0650

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4/19/2022 2:54 PM
Steven D. Grierson
CLERK OF THE COURT

Steven D. Grierson

1 RESPONSE TO:
2 OPPTS
3 STEVEN B. WOLFSON
4 Clark County District Attorney
5 Nevada Bar #1565
6 TALEEN PANDUKHT
7 Chief Deputy District Attorney
8 Nevada Bar #5734
9 200 Lewis Avenue
10 Las Vegas, Nevada 89155-2212
11 (702) 671-2500
12 Attorney for Respondent

LETTER OF MOTION IN RE "JENNIFER
DISTRICT COURT A. DORSEY"
CLARK COUNTY, NEVADA

TRAVIS
MATTHEW HOUSTON (there is NOT
ID#1210652, any sort of "AKA"s for
this Plaintiff - in-Error and
Petitioner-appellant,

CASE NO: C-21-357927-1
JOINDER TO
A-17-758861-C (Dept #28, 29)
C-17-323614-1 (Dept. # unknown)

-vs-
THE STATE OF NEVADA, JOE LONBARDO,
CALVIN JOHNSON, MANDALAY BAY
CONVENTION CENTER, Respondent(s).
SEDGWICK, et al, LVMPD, CCDC, et al

DEPT NO: XI
RENEWED MOTION TO SUPPRESS
HEARING FROM DECEMBER 6TH, 2021 AND

MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ 3/29/22 IN
RE STATE'S OPPOSITION TO PETITIONER'S EMERGENCY MOTION FOR AN
ORDER TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021

~~DATE OF HEARING: APRIL 25, 2022~~
~~TIME OF HEARING: 9:00 AM~~

"rehearing requested" and "de novo hearing requested"

M 2:22-cv-00693-JAD-NJK

20 RENEWED § 2241*

21 *YOU WILL NOW take notice that
22 PETITIONER- APPELLANT - PLAINTIFF -
23 IN- ERROR IS BLIND-VISUALLY -
24 IMPAIRED. JUDGE DORSEY IS HEREDY
25 SUED FOR HER JUDICIAL NEGLIGENCE FOR THE
26 AMMOUNT OF \$488,694 and is now Defendant in 3
27 CLASS ACTION DISCRIMINATION LAWSUITS IN WORLD COURT.
28 Page 481 number One.

1 Please take notice that POINTS AND AUTHORITIES are not validated by a
2 false arrest, a fictitious STATEMENT OF THE CASE, or heresay on record.

3 On August 3, 2021, Matthew ^{Travis} Houston (hereinafter "Petitioner") was charged by way
4 of Information with Aggravated Stalking (Category B Felony - NRS 200.575). On August 4,
5 2021, Petitioner was arraigned and ^{unknowingly and involuntarily} pled guilty to the charged crime. That same day,

6 Petitioner's ~~Guilty Plea Agreement~~ Guilty Plea Agreement (hereinafter "GPA") was filed, which was in
fact 7 unsigned, nor did it contain any sort of "express consent" of the Petitioner.
8 On October 5, 2021, Petitioner filed a Motion to Withdraw as Attorney of Record and
9 Appoint Alternate Counsel in Order for Defendant to Withdraw His Guilty Plea. However, on
10 December 6, 2021, Petitioner confirmed upon Court's inquiry that he no longer wished to
11 withdraw his guilty plea. ^{because Benard Little told him to apply to MENTAL HEALTH court} On that same date, Petitioner was sentenced to a maximum of ninety-
12 six (96) months and a minimum of twenty-four (24) months ^{illegally} in the Nevada Department of
13 Corrections (hereinafter "NDOC") with ninety-three (93) days credit for time served.

14 On December 8, 2021, the Judgment of Conviction was filed, before his "interview"
15 to DRUG COURT on December 10, 2021.

16 On January 3, 2022, Petitioner filed a Motion to Dismiss Counsel, On January 24, 2022,
17 and his DIRECT APPEAL was mailed at the same time as a "de novo" request,
18 this Court granted the Motion to Dismiss Counsel but denied his request to recuse Judge Jones

19 and denied his request for money. The Order Granting In Part, Denying In Part Defendant's

20 Pro Per Motion to Dismiss Counsel was filed on February 1, 2022. ^{Because Petitioner's}
21 ^{was hindered by ineffective aid of counsel of Benard Little et al,} First notice of appeal

22 On February 18, 2022, Petitioner filed a Notice of Appeal. On March 29, 2022,

23 ^{Actually, it was titled "DIRECT APPEAL"} Petitioner filed another Notice of Appeal to and Response to this Court's Order Granting in

24 Part, Denying in Part Petitioner's Pro Per Motion to Dismiss Counsel from February 1, 2022.

25 On March 15, 2022, Petitioner filed an Emergency Motion to Oppose Remand and
26 (which was originally received by the Clerk of Court on October 18th, 2021.)
27 Dismiss Case in its Entirety. On March 31, 2022, Petitioner filed a Notice of Motion and

28 Motion for Transcripts at the State's Expense, ^{because Benard Little, et al failed in}
29 ^{providing those to the Petitioner as well.}

30 On April 2, 2022, Petitioner filed the instant Emergency Motion for an Order to
31 Suppress Hearing from December 6, 2021 (hereinafter "Motion"). The State's Opposition now

32 follows, as evidence of its further procedural and prosecutorial errors,
33 ^{and} misconduct, ^{because Petitioner filed absolutely nothing on October 5th, 21,}

34 ^{Now see STATEMENT OF FACTS} which aren't really any
35 sort of facts, because the state relied on no sort of tangible evidence
36 or facts. The Court relied on the following factual synopsis in sentencing Petitioner, which
37 was based on nothing but blatant lies and heresay. This judicial and
38 prosecutorial misconduct violated the rights of the Petitioner-appellant.
39 WHEREFORE, Petitioner prays for an ORDER to suppress that as well. 4

NOW SEE FREESTANDING MOTION(S):

1 While thanks to the delightful
2 Miss Taleen Pandukht for bringing up
3 the discussion of "factual innocence"
4 versus "actual innocence", the Plaintiff -
5 in-Error now most humbly submits this:
6

7 " FREESTANDING MOTION FOR PRODUCTION
8 FOR PRODUCTION OF COMPLETE AND
9 UNALTERED RECORDS FROM LVMPD HOUSE
10 ARREST UNIT(S) IN RE MATTHEW TRAVIS HOUSTON
11 BEGINNING SEPTEMBER 20TH, 2016 THRU OCTOBER
12 17TH, 2021 " and "RENEWED MOTION TO SUPPRESS
13 'FACTUAL SYNOPSIS' RELIED ON BY THE COURT FOR SENTENCING"

14 MOTION TO [REDACTED] " Contact was then made with an officer of Iowa (there is no
15 SUPPRESS [REDACTED] Police Department. He stated that Mr. Houston had been Iowa Police
(RENEWED) responsible for (21) calls for service in Iowa City and that he was Dept.), so →
16 that must be a lie too... mentally unstable.

17 judge, A warrant of arrest was issued for Mr. Houston; and on July 14,
18 magistrate, or other court 2021, he was arrested, transported to the Clark County Detention
19 of judicial officer. he was transported to Las Vegas City to face double-jeopardy
charges in Las Vegas Municipal Court.

20 Petitioner's Presentence Investigation Report (hereinafter "PSI") at 5-6, which was illegal
because the Petitioner never participated in any sort of interview for an
accurate PSI to be completed. ARGUMENT Illegally, Benard Little pushed
21 a PSI made up of ERROR and lies to the courts, which was forwarded to
the offices of Pittano and Fumo, CHPE 601 LV Blvd - 89101 - P: 702-623-5155

22 I. PETITIONER'S MOTION IS NOT THE APPROPRIATE METHOD TO
23 CHALLENGE HIS GUILTY PLEA AFTER SENTENCING, because the
prosecution thinks that its okay to deny Petitioner's First Amendment rights.
Petitioner's claims are either substantive claims or ineffective assistance of counsel

24 claims that challenge the validity of his guilty plea and sentence. Motion at 1-10. However,
25 Petitioner's ineffective assistance of counsel claims are not appropriate for the instant Motion.

26 Ineffective assistance of counsel claims must be raised in a Petition for Writ of Habeas Corpus.
27 See, NRS 34.724(2)(b); Harris v. State, 130 Nev. 435, 448, 329 P.3d 619, 628-29 (2014).

28 Additionally, Petitioner's substantive claims must be raised on direct appeal. NRS
29 (As they were well before 2/18/2022, SEE DIRECT APPEAL)
Filed that day

1 34.724(2)(a); NRS 34.810(1)(a); Evans v. State, 117 Nev. 609, 646-47, 29 P.3d 498, 523
2 (2001); Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994), disapproved on
3 other grounds, Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999).

4 Furthermore, Petitioner still has time to file a timely Petition for Writ of Habeas Corpus.
5 Petitioner's Judgment of Conviction was filed on December 8, 2021. Thus, he has until
6 December 8, 2022, to timely file a Petition within the one-year deadline. Since Petitioner can
7 still timely file a Petition, this Court should deny Petitioner's Motion and require him to
8 comply with the statutory rules. Requiring Petitioner to comply with the rules does not
9 prejudice him in any way. So making a wrongfully convicted prisoner

10 do more time isn't prejudice? See Taleen's error on Page 2, lines # 7 and # 8.

11 **II. THIS COURT SHOULD DECLINE TO TREAT THE MOTION AS A PETITION** Is Taleen's errors on record not a form
12 of prejudice against the Petitioner?

13 As stated above, many of Petitioner's claims are appropriate for a Petition for Writ of
14 Habeas Corpus. However, this Court should ~~not~~ treat the instant Motion as a Petition
15 for Writ of Habeas Corpus because it ~~does not~~ ^{a work in progress to meet} the requirements of NRS 34.735,
16 which states:

17 4. You must name as respondent the person by whom you are
18 confined or restrained. If you are in a specific institution of the
19 Department of Corrections, name the warden or head of the
20 institution. If you are not in a specific institution of the Department
21 but within its custody, name the Director of the Department of
22 Corrections. See ~~Calvin Johnson, et al.~~ Calvin Johnson, et al.

23 5. You must include all grounds or claims for relief you may have
24 regarding your conviction or sentence. Failure to raise all grounds
25 in this petition may preclude you from filing future petitions
26 challenging your conviction and sentence.

27 6. You must allege specific facts supporting the claims in the
28 petition you file seeking relief from any conviction or sentence.
29 Failure to allege specific facts rather than just conclusions may
30 cause your petition to be dismissed. If your petition contains a
31 claim of ineffective assistance of counsel, that claim will operate
to waive the attorney-client privilege for the proceeding in which
you claim your counsel was ineffective.

32 Petitioner's Motion does ~~not~~ comply with ~~the~~ the above requirements outlined in
33 NRS 34.735. Petitioner failed to name the person by whom he is confined, the Clark County
34 Hold on Taleen, just so we know how much you care about not
35 making errors on record, Petitioner 4 is not at CCDC is he? He is
36 in fact @ H.D.S.P. since December 20th, 2021. Now in Behavior Mod. Unit 3D.

1 Detention Center, as Respondent. Petitioner only named the State of Nevada as the
2 Respondent, and thus fails to meet the requirement set out in NRS 34.735(4). Motion at 1.
3 *(Now see page 16 for an updated list of defendants aka "respondents")*
4 Additionally, Petitioner failed to meet the requirement set out in NRS 34.735(5). Petitioner
5 filed another Emergency Motion to Withdraw Plea on April 13, 2022. In that Motion, he
6 outlined a new set of claims. Therefore, he clearly did not include all grounds or claims for
7 relief he had regarding his conviction or sentence and thus failed to meet the requirement of
8 NRS 34.735(5). Lastly, Petitioner fails to meet the requirement of NRS 34.725(6). Petitioner
9 fails to allege any specific facts that support the claims in his Motion. Petitioner only makes
10 conclusory claims that are not supported by any specific facts or evidence. Therefore, this
11 Court should decline to treat Petitioner's Motion as a Petition because it fails to comply with
12 multiple requirements of NRS 34.735. *Or does it? Lets ask Tierra Danielle*

Jones about Petitioner's habeas filed as result of CASE # C-17-323614-1.

13 **III. EVEN IF THIS COURT TREATS PETITIONER'S MOTION AS A PETITION,
14 IT SHOULD STILL BE DENIED TO FURTHER VIOLATE HIS
15 FIRST AMENDMENT RIGHTS. RIGHT?**

14 **A. Petitioner's References to Legal Terms are Misused and Unsubstantiated**

15 Petitioner rattles off numerous legal terms but fails to substantiate them in any fashion.
16 *because the prosecution neglected reading response filed 3/29/22*
17 See generally Motion. He does not tie them to any facts or evidence. As such, Petitioner's
18 various claims involving unsubstantiated legal terms are only suitable for summary denial
19 under Hargrove. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984).

19 First, Petitioner claims the District Court should take accountability for "every single
20 wrongful conviction it has caused and malicious prosecution, judicial malpractice,
21 prosecutorial misconduct, and further miscarriages of justice." Motion at 1. He further claims
22 the allegations against him were invalid "due to the extreme conflict of interest between each
23 and every individual involved." Motion at 10. However, Petitioner does not state how the
24 District Court should take "accountability" and does not give a single example of any
25 miscarriage of justice, malpractice, or misconduct. Further, he does not identify or explain any
26 of the alleged conflict of interests between any of the people involved in this case. Thus,
27 Petitioner's claims should be summarily denied under Hargrove. *The courts could take*
28 *accountability by actually reading the complete 12 (twelve)*
29 *pages of DIRECT APPEAL filed 2/10/2022 and all 56 (fifty-six)*
30 *pages of REPOSE filed 3/29/22.5*

1 Next, Petitioner claims he has established a "prima facie need" for this Motion based
2 on newly discovered evidence. Motion at 1. However, again, he fails to identify what evidence
3 he is referring to and how that evidence supports the claims in his Motion. Therefore, this
4 claim should also be denied because it is bare and naked. See letter from
5 Anthony M. Goldstein, it was included in original motion, and
6 Next, Petitioner claims his guilty plea was invalid because his mental issues caused an
7 "extreme" state of paranoia and feared he would suffer physical harm if he did not accept the
8 guilty plea. Motion at 5. Petitioner again fails to substantiate his claim with any evidence.
9 See page # THREE of request for hearing de novo
10 There is no evidence of any mental health issues in his Presentence Investigation Report, and
11 there is no evidence mental health was discussed in plea negotiations. Simply put, there is no
12 evidence Petitioner suffers from any mental health issues outside of his own self-serving
13 ineffective aid of counsel statements. Thus, Petitioner's bare and naked claim should be summarily denied. If that's
14 So, then why is the Petitioner housed in BEHAVIOR MODIFICATION UNIT?
15 (3-D-42) Next, Petitioner claims his counsel's failure to present expert testimony caused a
16 miscarriage of justice and amounted to egregious professional misconduct. Motion at 9.
17 Petitioner states he did not receive competent representation because he was appointed counsel
18 because the false arrest made him indigent
19 because he is indigent, and hired counsel is "better" because their time is paid for. Motion at
20 Especially because he had intended to return Pitarro and Fumo.
21 10. He also claims his counsel violated his duty of loyalty to Petitioner. Id. Petitioner fails to
22 support his claims with any specific facts. He does not state how his counsel violated his duty
23 and especially especially (1) and (4). He/they neglected providing testimony of
24 of loyalty, what expert testimony they should have presented, or how his representation was
25 Dr. O'Keefe, U.M.C., University of Iowa or any of Petitioner's doctors.
26 incompetent. Therefore, this claim should also be summarily denied, because of Taleen's
27 failure and/or prosecutorial misconduct in neglecting to read prior motions,
28 See 3- Lastly, Petitioner claims his guilty plea was invalid because his plea was coerced
29 "under a kind of psychosis that would lead him to agree to anything while under the stress
30 caused by a state of reverential fear." Motion at 10. He also claims law enforcement coerced
31 witnesses with "over-reaching tactics." Id. Again, Petitioner fails to identify any specific facts
32 evidence that Petitioner is still moving this court to have suppressed
33 or substantiate his claims with any evidence, other than general claims of misconduct. Thus,
34 because all of it is heresay and was obtained illegally due to factors
35 all of Petitioner's claims should be summarily denied under Hargrove, not limited to
36 law enforcement intimidation practices and numerous other violations
37 B. Petitioner's Substantive Claims are Procedurally Barred of Petitioner's 4th
38 Amendment Rights to be free in his own home, free from the
39 NRS 34.810(1) reads: issue of ILLEGAL arrest / search / seizure
40 and free from becoming victim of eating from the fruit of the
41 POISONOUS The court shall dismiss a petition if the court determines that: TREE.

1 (a) The petitioner's conviction was upon a plea of guilty or guilty
2 but mentally ill and the petition is not based upon an allegation
3 that the plea was involuntarily or unknowingly or that the plea was
4 entered without effective assistance of counsel.

(b) The petitioner's conviction was the result of a trial and the
5 grounds for the petition could have been:

(2) Raised in a direct appeal or a prior petition for a writ of habeas
6 corpus or postconviction relief.

7 The Nevada Supreme Court has held that "challenges to the validity of a guilty plea
8 and claims of ineffective assistance of trial and appellate counsel must first be pursued in post-
9 conviction proceedings.... [A]ll other claims that are appropriate for a direct appeal must be
10 pursued on direct appeal, or they will be *considered waived in subsequent proceedings.*"
11 Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994) (emphasis added)
12 (disapproved on other grounds by Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999)). "A
13 court must dismiss a habeas petition if it presents claims that either were or could have been
14 presented in an earlier proceeding, unless the court finds both cause for failing to present the
15 claims earlier or for raising them again and actual prejudice to the petitioner." Evans v. State,

16 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001). Which is exactly why the
17 Petitioner filed his own "DIRECT APPEAL" which was
18 Under NRS 34.810: filed by the clerk on 2/18/2022.

19 1. The court *shall* dismiss a petition if the court determines that:

20 (a) The petitioner's conviction was upon a plea of guilty or guilty but
21 mentally ill and the petition is not based upon an allegation that the
22 plea was involuntarily or unknowingly entered or that the plea was
23 entered without effective assistance of counsel.

...

24 unless the court finds both cause for the failure to present the
25 grounds and actual prejudice to the petitioner.

26 (emphasis added). Further, substantive claims are beyond the scope of habeas and waived.
27 NRS 34.724(2)(a); Evans v. State, 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001); Franklin
28 v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994), disapproved on other grounds,
29 Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999). The Petitioner didn't "claim"
30 anything. The truth is the truth.

Here, Petitioner claims there was judicial misconduct, witness misconduct,
prosecutorial misconduct, and misconduct by law enforcement. Motion at 1, 9-10. These
It's just too bad that too many bad actors FAIL to recognize fact.
Too bad for them at least. 7

1 claims can only be raised on direct appeal, and are thereby, waived. Franklin, 110 Nev. at 752,
2 877 P.2d at 1059. Regardless, Petitioner cannot show good cause or prejudice to overcome
3 such procedural bars for the following reasons. (Because Taleen failed to
4 read Petitioners "DIRECT APPEAL" on 2-18-22 and RESPONSE on 3-29-22)
A showing of good cause and prejudice may overcome procedural bars. "To establish
5 good cause, appellants *must* show that an impediment external to the defense prevented their
6 compliance with the applicable procedural rule. A qualifying impediment might be shown
7 where the factual or legal basis for a claim was not reasonably available at the time of default."
8 Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added). The Court
9 continued, "appellants cannot attempt to manufacture good cause[.]" Id. at 621, 81 P.3d at
10 526. Examples of good cause include interference by State officials and the previous
11 unavailability of a legal or factual basis. See State v. Huebler, 128 Nev. Adv. Op. 19, 275 P.3d
12 91, 95 (2012). Some of this interference included Petitioner being
13 heard by a "substitute judge" who has yet to be named by the court.
14 Petitioner does not even attempt to demonstrate good cause because all of the facts and
15 law were available for an appeal and there was no impediment external to Petitioner. Because
16 Petitioner makes no showing of good cause, his failure to do so should be treated as an
17 admission that he cannot. District Court Rules (DCR) Rule 13(2); Eighth Judicial District
18 Court Rules (EDCR) Rule 3.20(b); Polk v. State, 126 Nev. 180, 233 P.3d 357, 360-61 (2010).

19 Neither can Petitioner show that he suffered any prejudice. In order to establish
20 prejudice, the defendant must show "not merely that the errors of [the proceedings] created
21 possibility of prejudice, but that they worked to his actual and substantial disadvantage, in
22 affecting the state proceedings with error of constitutional dimensions." Hogan v. Warden,
23 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (quoting United States v. Frady, 456 U.S. 152,
24 170, 102 S. Ct. 1584, 1596 (1982)). To find good cause there must be a "substantial reason;
25 one that affords a legal excuse." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506
26 (2003) (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Clearly, any
27 delay in the filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

28 In this case, Petitioner alleges misconduct by almost every person involved in his case,
29 except for himself. Petitioner's claims are unsubstantiated and meritless. First, as stated above,
30 Hold on. Petitioner is NOT GUILTY, so why would he allege
31 "misconduct" against himself, and 8 subject himself to self -
32 victimization? Encouraging the accused to do so is prosecutorial

1 Petitioner fails to identify any specific instances of misconduct by any of the parties he
2 (because Taleen obviously did not read the 56 page
mentions. He only rests on incantations of legal terms that are naked assertions suitable only
3 response that was filed March 29, 2022. Or, it is also possible
for summary denial pursuant to Hargrove, 100 Nev. at 502, 686 P.2d at 225. One-line
4 that she is lying.

5 incantations of legal terms is an insufficient basis upon which to find prejudice substantial
6 enough to ignore Petitioner's procedural default. Moreover, Petitioner does ~~claim~~ claim
7 that he suffered ~~any~~ prejudice as a result of the alleged misconduct. Therefore, Petitioner
8 can ~~not~~ demonstrate good cause to overcome the procedural bars, ~~and~~ and that he suffered ~~any~~
9 prejudice. As such, these ~~claims~~ claims should be ~~read~~ read or re-read by
10 Taleen Pandukht and the judge.

11 C. Petitioner's Guilty Plea was Freely and Voluntarily Entered, NOT!
12 Now its "complaining" that LVMPD stole ~~his~~ his dogs!

13 Petitioner complains that his guilty plea was involuntary because he was in a severe
14 state of paranoia due to being separated from his service dog, and that he was in fear of
15 physical harm if he did not accept the offer. Motion at 5. He further claims that he is a survivor
16 of 37 years of abuse by "evil forces" and was subject to the police state brutality of law
17 Petitioner being framed as an ABBRIVATED STALKER any sort
18 enforcement. Motion at 10. As stated above, these claims are bare and naked and should be
19 of offer? The Petitioner had to lie under oath just so he
20 summarily dismissed under Hargrove, 100 Nev. at 502, 686 P.2d at 225. Furthermore, they
21 are meritless and belied by the plea canvass and Petitioner's GPA.
22 he was sent to Las Vegas Municipal Court and its "City Jail" to face

23 To determine whether a guilty plea was voluntarily entered, the Court will review the
24 totality of the circumstances surrounding the defendant's plea. Bryant, 102 Nev. at 271, 721
25 P.2d at 367. A proper plea canvass should reflect that:
26 be reflected here. But

27 [T]he defendant knowingly waived his privilege against self-incrimination, the right to trial by jury, and the right to confront
28 his accusers; (2) the plea was voluntary, was not coerced, and was ~~not~~ hiding
29 not the result of a promise of leniency; (3) the defendant ~~understood~~ those too,
30 understood the consequences of his plea and the range of ~~prosecutorial~~ prosecutorial
31 punishments; and (4) the defendant understood the nature of the ~~charge~~ misconduct
charge, i.e., the elements of the crime. at its finest, right?

32 Wilson v. State, 99 Nev. 362, 367, 664 P.2d 328, 331 (1983) (citing Higby v. Sheriff, 86 Nev.
33 774, 476 P.2d 950 (1970)). The presence and advice of counsel is a significant factor in
34 Benard Little was nothing more than a warm body.
35 determining the voluntariness of a plea of guilty. Patton v. Warden, 91 Nev. 1, 2, 530 P.2d

36 107, 107 (1975). Taleen didn't mention Motion at 6, because that
37 shows this court how Benard Little admitted on record his OWN
38 ineffectiveness by lying about "goal setting" on page #2 (DECLARATION)
39 in his MOTION TO WITHDRAW AS ATTORNEY OF RECORD FILED 10/5/21
40 why don't we ask Benard Little about these bare and naked claims?
41

1 This standard requires the court accepting the plea to personally address the defendant
2 *The only thing personal about that day was that the Petitioner*
3 *at the time he enters his plea in order to determine whether he understands the nature of the*
4 *had to lie under duress just so he could try to get his dogs back.*
5 charges to which he is pleading. Bryant, 102 Nev. at 271, 721 P.2d at 367. A court may not
6 rely simply on a written plea agreement without some verbal interaction with a defendant. Id.
7 Thus, a “colloquy” is constitutionally mandated and a “colloquy” is but a conversation in a
8 formal setting, such as that occurring between an official sitting in judgment of an accused at
9 *This was in no way any sort of conversation.*
10 plea. See id. However, the court need not conduct a ritualistic oral canvass. State v. Freese,
11 116 Nev. 1097, 13 P.3d 442 (2000). The guidelines for voluntariness of guilty pleas “do not
12 require the articulation of talismanic phrases,” but only that the record demonstrates a
13 defendant entered his guilty plea understandingly and voluntarily. Heffley v. Warden, 89 Nev.
14 573, 575, 516 P.2d 1403, 1404 (1973); see also Brady v. United States, 397 U.S. 742, 747-48,
15 90 S. Ct. 1463, 1470 (1970).

16 According to Petitioner’s GPA, Petitioner acknowledged that he was entering his plea
17 knowingly and voluntarily: *↑ that he didn't get to read or*
18 *see until February 1st, 2022, well after August 4-5, 2021.*

19 VOLUNTARINESS OF PLEA

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

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

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

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

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

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

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

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

3 GPA at 5-6. Therefore, Petitioner's claims are belied by the GPA itself and his Motion must
4 be denied. *Please take notice that the Petitioner is half-deaf
and suffers from roaring tinnitus and C.P.T.S.O.*

5 Further, Petitioner's plea canvass demonstrates that Petitioner entered his plea
6 knowingly and voluntarily. During canvassing, the Court and Petitioner stated:
7 *Petitioner has absolutely NO recollection of any of this:*

8 THE COURT: And are you pleading guilty to the charge of
Aggravating Stalking?

9 DEFENDANT: Yes, Judge.

10 THE COURT: Before I can accept your plea of guilty, I must make
sure it is freely, voluntarily and knowingly entered.
11 Has anyone forced you to plead guilty?

12 DEFENDANT: No, Your Honor.

13 THE COURT: Has anyone threatened you or anyone closely
associated with you in order to get you to plead
14 guilty?

15 DEFENDANT: No, Your Honor

16

17 THE COURT: Is one of the reasons you are pleading guilty to this
charge is in truth and fact you are guilty of the
charge?

18 DEFENDANT: Yes, Your Honor.

19 THE COURT: Sir, I've got a copy of the Guilty Plea Agreement in
front of me. Did you authorize your attorney to sign
your name at page 6 of the agreement?

20 DEFENDANT: Yes, Judge.

21 THE COURT: Do you understand by giving that authorization you
are bound by the terms of the agreement?

22 DEFENDANT: Yes, Your Honor.

23 THE COURT: Also, by giving that authorization it is the same as if
you had signed the agreement yourself?

24 DEFENDANT: Yes, Your Honor.

25 THE COURT: And, sir, did you read the agreement or was it read
to you?

26 DEFENDANT: Read to me.

27 THE COURT: And did you understand everything that was read to
you?

28 DEFENDANT: Yes.

1 THE COURT: Based upon all of the facts and circumstances of
2 your case, are you satisfied with the services of your
3 attorney?

4 DEFENDANT: Yes.

5 THE COURT: Are you entering your plea freely, voluntarily, and
6 knowingly?

7 DEFENDANT: Yes, Judge.

8 Reporter's Transcript of Proceedings, Initial Arraignment 08/04/2021, at 3-6. Thus,
9 Petitioner's claims are also belied by his plea canvassing where he affirmatively stated he
10 entered his plea freely, voluntarily, and knowingly. Petitioner's Motion must be denied
11 accordingly. *Petitioner suffers from roaring tinnitus and is almost deaf, so he just said yes because he didn't want to*
D. Petitioner Did Receive Ineffective Assistance of Counsel argue with anybody. He just wanted his dogs back.

12 The Sixth Amendment to the United States Constitution provides that, "[i]n all criminal
13 prosecutions, the accused shall enjoy the right . . . to have the Assistance of Counsel for his
14 defense." The United States Supreme Court has long recognized that "the right to counsel is
15 the right to the effective assistance of counsel." Strickland v. Washington, 466 U.S. 668, 686,
16 104 S. Ct. 2052, 2063 (1984); *see also State v. Love*, 109 Nev. 1136, 1138, 865 P.2d 322, 323
17 (1993). *Now see initial "PETITION FOR A WRIT OF HABEAS CORPUS" in an ex parte letter of T.O.J. dated November 11, 2021.*
18 To prevail on a claim of ineffective assistance of trial counsel, a defendant must prove
19 he was denied "reasonably effective assistance" of counsel by satisfying the two-prong test of
20 Strickland, 466 U.S. at 686-87, 104 S. Ct. at 2063-64. *See also Love*, 109 Nev. at 1138, 865
21 P.2d at 323. Under the Strickland test, a defendant must show first that his counsel's
22 representation fell below an objective standard of reasonableness, and second, that but for
23 counsel's errors, there is a reasonable probability that the result of the proceedings would have
24 been different. 466 U.S. at 687-88, 694, 104 S. Ct. at 2065, 2068; Warden, Nevada State
25 Prison v. Lyons, 100 Nev. 430, 432, 683 P.2d 504, 505 (1984) (adopting the Strickland two-
26 part test). "[T]here is no reason for a court deciding an ineffective assistance claim to approach
27 the inquiry in the same order or even to address both components of the inquiry if the defendant
28 makes an insufficient showing on one." Strickland, 466 U.S. at 697, 104 S. Ct. at 2069.

29 Again, this is why Taleen Pandukht should have read ALL
30 of the attached but previously filed pleadings, responses and motions. But here they are 12 again, for the court too.

1 The court begins with the presumption of effectiveness and then must determine
2 whether the defendant has demonstrated by a preponderance of the evidence that counsel was
3 ineffective. Means v. State, 120 Nev. 1001, 1011, 103 P.3d 25, 32 (2004). "Effective counsel
4 does not mean errorless counsel, but rather counsel whose assistance is '[w]ithin the range of
5 competence demanded of attorneys in criminal cases.'" Jackson v. Warden, 91 Nev. 430, 432,
6 537 P.2d 473, 474 (1975). See attached "RESPONSE" filed 3/29/
2022.

7 Counsel cannot be ineffective for failing to make futile objections or arguments. See
8 Ennis v. State, 122 Nev. 694, 706, 137 P.3d 1095, 1103 (2006). Trial counsel has the
9 "immediate and ultimate responsibility of deciding if and when to object, which witnesses, if
10 any, to call, and what defenses to develop." Rhyne v. State, 118 Nev. 1, 8, 38 P.3d 163, 167
11 (2002). Again, please see attachments including 3/29/
2022.

12 Based on the above law, the role of a court in considering allegations of ineffective
13 assistance of counsel is "not to pass upon the merits of the action not taken but to determine
14 whether, under the particular facts and circumstances of the case, trial counsel failed to render
15 reasonably effective assistance." Donovan v. State, 94 Nev. 671, 675, 584 P.2d 708, 711
16 (1978). This analysis does not mean that the court should "second guess reasoned choices
17 between trial tactics nor does it mean that defense counsel, to protect himself against
18 allegations of inadequacy, must make every conceivable motion no matter how remote the
19 possibilities are of success." Id. To be effective, the constitution "does not require that counsel
20 do what is impossible or unethical. If there is no bona fide defense to the charge, counsel
21 cannot create one and may disserve the interests of his client by attempting a useless charade."
22 United States v. Cronin, 466 U.S. 648, 657 n.19, 104 S. Ct. 2039, 2046 n.19 (1984).

23 "There are countless ways to provide effective assistance in any given case. Even the
24 best criminal defense attorneys would not defend a particular client in the same way."
25 Strickland, 466 U.S. at 689, 104 S. Ct. at 689. "Strategic choices made by counsel after
26 thoroughly investigating the plausible options are almost unchallengeable." Dawson v. State,
27 108 Nev. 112, 117, 825 P.2d 593, 596 (1992); see also Ford v. State, 105 Nev. 850, 853, 784
28 P.2d 951, 953 (1989). In essence, the court must "judge the reasonableness of counsel's

1 challenged conduct on the facts of the particular case, viewed as of the time of counsel's
2 conduct." Strickland, 466 U.S. at 690, 104 S. Ct. at 2066. *See 3/29/2022.*

3 The decision not to call witnesses is within the discretion of trial counsel and will not
4 be questioned unless it was a plainly unreasonable decision. *See Rhyne v. State*, 118 Nev. 1,
5 38 P.3d 163 (2002); Dawson v. State, 108 Nev. 112, 825 P.2d 593 (1992). Strickland does
6 not enact Newton's third law for the presentation of evidence, requiring for every prosecution
7 expert an equal and opposite expert from the defense. In many instances cross-examination
8 will be sufficient to expose defects in an expert's presentation. When defense counsel does not
9 have a solid case, the best strategy can be to say that there is too much doubt about the State's
10 theory for a jury to convict. Harrington v. Richter, 131 S.Ct. 770, 791, 578 F.3d. 944 (2011).
11 "Strategic choices made by counsel after thoroughly investigating the plausible options are
12 almost unchallengeable." Dawson v. State, 108 Nev. 112, 117, 825 P.2d 593, 596 (1992).

13 Even if a defendant can demonstrate that his counsel's representation fell below an
14 objective standard of reasonableness, he must still demonstrate prejudice and show a
15 reasonable probability that, but for counsel's errors, the result of the trial would have been
16 different. McNelson v. State, 115 Nev. 396, 403, 990 P.2d 1263, 1268 (1999) (citing
17 Strickland, 466 U.S. at 687, 104 S. Ct. at 2064). "A reasonable probability is a probability
18 sufficient to undermine confidence in the outcome." Id. (citing Strickland, 466 U.S. at 687-89,
19 694, 104 S. Ct. at 2064-65, 2068). *Please take notice of ALL the*
20 *attachments.*

21 The Nevada Supreme Court has held "that a habeas corpus petitioner must prove the
22 disputed factual allegations underlying his ineffective assistance claim by a preponderance of
23 the evidence." Means v. State, 120 Nev. 1001, 1012, 103 P.3d 25, 33 (2004). Furthermore,
24 claims of ineffective assistance of counsel asserted in a petition for post-conviction relief must
25 be supported with specific factual allegations, which if true, would entitle the petitioner to
26 relief. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984). "Bare" and "naked"
27 allegations are not sufficient, nor are those belied and repelled by the record. Id. NRS
28 34.735(6) states in relevant part, "[Petitioner] *must* allege specific facts supporting the claims

29 *Don't hold your breath now Miss Taleen. Its sure not the*
30 *Petitioner's fault that you obviously did not read the*
re-attached and re-filed pleadings. 14

1 in the petition[.] . . . Failure to allege specific facts rather than just conclusions may cause your
2 petition to be dismissed." (emphasis added). *why doesn't she mention MOTION*

3 Here, Petitioner alleges that his counsel was ineffective because he is indigent and was
4 not appointed a private attorney, who would represent him adequately because their time is
5 paid for. Motion at 10. He further claims his counsel did not adhere to their duty of loyalty to
6 him as their client and failed to present expert testimony causing a miscarriage of justice.
7 Motion at 9-10. However, these claims are *v merited quite substantial* and ~~_____~~. This claim ~~_____~~
8 ~~_____~~ *is very much and a hundred percent* suitable ~~_____~~

9 pursuant to Hargrove. 100 Nev. at 502, 686 P.2d at 225. Petitioner fails to explain how his
10 counsel was ineffective. *because Taleen Pandukht never read the RESPONSE* He does ~~_____~~ state how they violated their duty of loyalty and does ~~_____~~
11 *that was filed 3/29/2022* identify the expert witness his counsel should have "present[ed]." *See Page 16* See Motion at 9. Petitioner's
12 failure to indicate *how were his experts able to help him when he* what any expert could have offered or how it would have changed the
13 *was kidnapped before his doctors appointment in Nevada,* outcome of his case amounts to a failure to establish prejudice under Strickland. 466 U.S. at
14 *and a majority of his experts were here at University of Iowa?* 697, 104 S. Ct. at 2069. Further, Petitioner's decision to enter a guilty plea relieved counsel of
15 *Petitioner did NOT make any* any obligation to present expert testimony. *See his lost service days that he will* See, Woods v. State, 114 Nev. 468, 477, 958 P.2d
16 *never get back.* 91, 97 (1998); Reuben C. v. State, 99 Nev. 845, 845-46, 673 P.2d 493, 493 (1983); Powell v.

17 Sheriff, 85 Nev. 684, 687, 462 P.2d 756, 758 (1969). Therefore, Petitioner's failure to allege
18 specific facts and show any prejudice amounts to a bare and naked claim that must be
19 summarily denied, *because Benard Little failed to call any*
20 *witnesses including DR OKEEKEE (Grand Desert Psychiatry),* CONCLUSION
21 *University of Iowa, U.M.C., or* even get records from C.C.D.C.
22 Based on the foregoing, the State respectfully requests Petitioner's Emergency Motion

22 for an Order to Suppress Hearing from December 6, 2021, should be denied.

23 DATED this 19th day of April, 2022.

24 Also, Benard Little told Respectfully submitted,
25 the Petitioner that he STEVEN B. WOLFSON
26 would be going to mental Clark County District Attorney
Nevada Bar #01565

27 health court, not H.D.S.P., BY /s/ Taleen R. Pandukht
28 so the question for the sake of TALEEN R. PANDUKHT
29 justice is: "Where are we Chief Deputy District Attorney
Nevada Bar #05734

30 at again, YOUR HONOR?" 15

WILL

AFFIDAVIT / DECLARATION

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84281

FILED

MAY 31 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER

On May 26, 2022, appellant filed a document that appears to seek a stay of the issuance of the remittitur in this appeal. The remittitur issued in this appeal on May 2, 2022. See NRAP 41(a)(1). Accordingly, appellant's request is denied as moot.

It is so ORDERED.

[Signature] C.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

do not want your further bias, corruption and negligence, or your biased EN BANK.

Issue my remittitur to Certiorari to the Supreme Court of the USKKKA today in

ALL APPEALS, specifically 84477 and 84478

and good riddance to you
22-17158

MOTION TO STAY REMITTITUR
IN THE SUPREME COURT OF THE STATE OF NEVADA
to Supreme Court of US for a writ of CERTIORARI

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

No. 84477

FILED

MAY 26 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

 C.J.

cc: Matthew Travis Houston
Clark McCourt, LLC

Nevada Supreme Court Docket Sheet

Docket: 84477

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,
Respondent.

Case No. 84477

Consolidated with:

Counsel

Matthew Travis Houston, Indian Springs, NV, Appellant, in proper person

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp

Case Information

Panel: SNP22

Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Rehearing Denied

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562, 80562-COA, 84417, 84418

District Court Case Information

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP.

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/29/22 Appeal

Judgment Appealed From Filed: 02/28/21

Docket Entries

Date	Docket Entries	
04/01/22	Appeal Filing Fee Waived. In Forma Pauperis. (SC)	
04/01/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-010193
04/01/22	Issued Notice Regarding Deadlines. (SC)	22-010195
04/18/22	Filed Order Dismissing Appeals. "ORDERS this appeal DISMISSED." SNP22 - JH/LS/DH. (SC)	22-012121
04/27/22	Rehearing Filing Fee Waived. In Forma Pauperis. (SC)	
04/27/22	Filed Proper Person Petition for Rehearing. (SC)	22-013329
04/27/22	Filed Proper Person Supplement to Petition for Rehearing. (SC)	22-013335
05/06/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-014549

Thursday, May 26, 2022 04:10 PM

Nevada Supreme Court Docket Sheet

Docket: 84477

HOUSTON VS. MANDALAY BAY CORP

Page 2

05/16/22	Filed Appellant's Proper Person Motion for Extension of Time, Renewed Petition for Rehearing under NRAP 40 and Motion to Stay the Remittitur in A758861 pending Application to the Supreme Court of the United States for a Writ of Certiorari. (SC)	22-015506
05/17/22	Filed Order. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur. (SC)	22-015600
05/25/22	Filed Appellant's Proper Person Second Motion for Extension of Time. (SC)	22-016580
05/26/22	Filed Order. Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter. (SC)	22-016855

Thursday, May 26, 2022 04:10 PM

MOTION TO STAY REMITTITUR
IN THE SUPREME COURT OF THE STATE OF NEVADA
to Supreme Court of US for a writ of CERTIORARI

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84478

FILED

MAY 26 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

, C.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

Nevada Supreme Court Docket Sheet

Docket: 84478

HOUSTON (MATTHEW) VS. STATE

Page 1

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Case No. 84478

Consolidated with:

Counsel

Matthew Travis Houston, Indian Springs, NV, Appellant, in proper person
Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada
Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of Nevada

Case Information

Panel: SNP22

Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Rehearing Denied

Category: Criminal Appeal **Type:** Other

Subtype: Other/Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

84281

District Court Case Information

Case Number: C357927

Case Title: STATE VS. MATTHEW TRAVIS HOUSTON

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: Elham Roohani

Replaced By:

Notice of Appeal Filed: 03/29/22 Appeal

Judgment Appealed From Filed: 02/01/22

Docket Entries

Date	Docket Entries	
04/01/22	Appeal Filing Fee Waived. Criminal. (SC)	
04/01/22	Filed Notice of Appeal/Proper Person, Appeal docketed in the Supreme Court this day. (SC)	22-010212
04/18/22	Filed Order Dismissing Appeals. "ORDERS this appeal DISMISSED." SNP22 - JH/LS/DH. (SC)	22-012124
04/27/22	Rehearing Filing Fee Waived. Criminal. (SC)	
04/27/22	Filed Proper Person Petition for Rehearing. (SC)	22-013332
04/27/22	Filed Proper Person Supplement to Petition for Rehearing. (SC)	22-013334
05/06/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-014548

Thursday, May 26, 2022 03:23 PM

Nevada Supreme Court Docket Sheet

Docket: 84478

HOUSTON (MATTHEW) VS. STATE

Page 2

05/16/22	Filed Appellant's Proper Person Motion for Extension of Time, Renewed Petition for Rehearing under NRAP 40 and Motion to Stay the Remittitur in A758861 pending Application to the Supreme Court of the United States for a Writ of Certiorari. (SC)	22-015508
05/17/22	Filed Order Granting Motion. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur. (SC)	22-015599
05/25/22	Filed Appellant's Proper Person Second Motion for Extension of Time. (SC)	22-016582
05/26/22	Filed Order. Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter. (SC)	22-016850

Thursday, May 26, 2022 03:23 PM

CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing was made this 19th day of April, 2022, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

MATTHEW HOUSTON, #1210652
HIGH DESERT STATE PRISON
PO BOX 650
INDIAN SPRINGS, NV 89070

72) THERESA DODSON, 71) BY 1/s/ E. Del Padre
Secretary For the D.A.'s Office E. DEL PADRE
73) SUPREME COURT OF NV Secretary for the District Attorney's Office
always is "negligent Nevada" ... SMH ...

RENEWED LIST OF RESPONDENTS AND DEFENDANTS

- 69) OFFICE OF CONSUMER HEALTH ASSISTANCE
- 70) DEPARTMENT OF ADMINISTRATION- HEARINGS DIVISION
- 1) STEVEN B. WOLFSON #1565
- 2) CALVIN JOHNSON, 3) T.L.V.C.C.
- 4) TALEEN PANDUKHT #5374
- 5) JOE LOMBARDO, 6) N.C.E.P.
- 7) LAURA A. GOODMAN #013390
- 8) LVMPD, 9) NUERO RESTORATIVE
- 10) KRISTINA A. RHOADES #12480
- 11) MDSP, 12) LAS VEGAS RECOVERY CENTER
- 13) BRIAN P. CLARK #4236
- 14) CCDC, 15) CHOICES GROUP
- 16) LUKAS MCCOURT, 17) RODDY SCOTT
- 18) Naphcare / 19) Wellpath
- 20) DARIN F. IMLAY #5674, 21) CLARK MCCOURT, LLC, 22) Las Vegas City Jail
- 23) BENARD LITTLE #12025
- 24) DAVID KELLY #7413, 25) #8695 F.EDGE
- 26) JEREMY WOOD, 27) CASSONDR A DIEZ
- 28) CAPITAL POLICE MONTERO #C6056
- 29) ALEX BASSETT, 30) KAYLEIGH LOPATC
- 31) GGRM - LISA ANDERSON
- 32) RADENTA BLACIC, 33) ANTHONY M. GOLDSTEIN
- 34) FATSE #720, 35) FREEMAN, 36) PSAV
- 37) NICOLE GARCIA, 38) TYLER URE, 39) MURKINSON
- 40) LAW, ENCORE EVENTS SERVICES
- 41) ERICA TOSH, 42) JASON BARRUS
- 43) DAN SCHWARTZ, 44) NAIW
- 45) ANDREW FLAHEVE, 46) GENEX
- 47) LINA SAKALAUSKAS, 48) SEDGWICK
- 49) JONATHAN SHOCKLEY, 50) DIANNE FERRANTE
- 51) KAREN SCHWARTZ
- 52) ROSEMARY McMORRIS - ALEXANDER
- 53) JACK BERNSTEIN, 54) #10188
- 55) SCOTT POISSON
- 56) TIERRA DANIELLE JONES
- 57) RYAN KERBOW #11403, 58) KYLIE
- 59) ELLIE ROOMANI, 60) GENE PORTER
- 61) CHRISTOPHER BURK
- 62) MELISSA DE LA GARZA, 63) MICHAEL P. VILLANI
- 64) JESSICA FLORES, 65) BERNSTEIN & POISSON
- 66) DAVID M. JONES, 67) ROBERT JONES #9920
- 68) MARY KAY HOLTHUS
- 69) OFFICE OF CONSUMER HEALTH ASSISTANCE
- 70) DEPT OF ADMIN HEARINGS DIVISION

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 1
day of June, 2022, I mailed a true and correct copy of the foregoing, "RENEWED
MOTION(S) FOR AN ORDER TO SUPPRESS DECEMBER 6TH, 2021"
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

CLERK(S)
RJC
200 Lewis Ave,
3rd Floor
LV, NV 89155-1160

Chambers
et al
RJC
200 Lewis Ave
LV, NV 89101

PO Box 551601
LV, NV
89155-1601

CC:FILE

DATED: this 1 day of JUNE, 2022

Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff-in-Erro/In Propria Personam
Post Office box 650 [HDSP]
Indian Springs, Nevada 89018
IN FORMA PAUPERIS:

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding "RENEWED

MOTION(S) FOR AN ORDER TO SUPPRESS DECEMBER 6TH 2021
(Title of Document)

filed in District Court Case number C-21-357927-1

Does not contain the social security number of any person.

-OR-

Contains the social security number of a person as required by:

A. A specific state or federal law, to wit:

(State specific law)

-OR-

B. For the administration of a public program or for an application for a federal or state grant.

Matthew Travis Houston
Signature

6-1-2022
Date

Matthew Travis Houston
Print Name

Rev., ESQ (P.C. in Iowa)
Title

MATTHEW HOUSTON

No. 1210652

H. D. S. P. BMV

PO BOX 650

Indian Springs, NY

89070-0650

quadrant

PR. DRIFT MAIL

05/04/2003

US POSTAGE 0008.70\$



ZIP 59101

341M1254124



PRIORITY MAIL

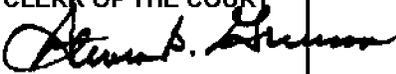
UNITED STATES POSTAL SERVICE

Visit us at usps.com

Label 107R, January 2008

Clerks of 'da Courts
S. Grierson, Chaunte Pleasant,
Heather Ungermann and the
Awesome Michelle McCarthy 😊
RJC → FWD. TO CHAMBERS (all of them)
200 LEWIS AVE. 3rd Floor
PO Box 581601
Lees, Wages, NY
89155-1601

Leagle Male of the
LEGAL BEAGLE and
official business *



1 DARIN F. IMLAY, PUBLIC DEFENDER
2 NEVADA BAR NO. 5674
3 BENARD H. LITTLE, DEPUTY PUBLIC DEFENDER
4 NEVADA BAR NO. 12025
5 **PUBLIC DEFENDER'S OFFICE**
6 309 South Third Street, Suite 226
7 Las Vegas, Nevada 89155
8 Telephone: (702) 455-4685
9 Facsimile: (702) 455-5112
10 Benard.Little@clarkcountynv.gov
11 *Attorneys for Defendant*

7 **DISTRICT COURT**
8 **CLARK COUNTY, NEVADA**

9 THE STATE OF NEVADA,)
10 Plaintiff,) **CASE NO. C-21-357927-1**
11 v.) **DEPT. NO. XI**
12 MATTHEW HOUSTON,)
13 Defendant,)
14 _____)

15 **CERTIFICATE OF MAILING**

16 I hereby certify and affirm that I mailed a copy of the documents listed below to:

17
18 Matthew Houston
19 1 South Main Street
20 #300
21 Las Vegas, NV 89101

- 22 1. Presentence Investigation Report

23 on this 6th day of July, 2022.

24
25
26
27 By /s/ Nicole MB Walker
28 Employee, Clark County Public Defender's Office

27

DA
PR

1210652 JOIN

Matthew Houston
CLERK OF THE COURT

Plaintiff / In Propria Personam
Post Office Box 650 [HDSP] BMU+ SMU
Indian Springs, Nevada 89018

BLIND · CPTSD · TBI · US NAVY

DISTRICT COURT
CLARK COUNTY, NEVADA

HOUSTON,
Plaintiff-in-Error,

vs.

STATE, ET AL
Def. Respondent(s)

de novo hearing requested
Case No. A-22-853203-W

JOIN
Case No. C-21-357927-1*

Dept No(s) XI

JOINDER

C-17-323614-1

NOTICE OF MOTION dept. XIX

YOU WILL PLEASE TAKE NOTICE, that # 1210652,
Matthew Travis Houston

will come on for hearing before the above-entitled Court on the 16 day of JULY, 2022
at the hour of 9 o'clock A. M. In Department XI, of said Court.

JOINDER TO
CC: FILE # A-17-758861-C -17,18,29
and to # A-22-853203-W -11

DATED: this 14 day of JUNE, 2022

BY: *Matthew Houston*
Matthew Travis Houston #
Plaintiff / In Propria Personam

1210652

RECEIVED
JUN 27 2022
CLERK OF THE COURT

Matthew Travis Houston

NDOC No. 1210652

Plaintiff in Error

In proper person

IN THE 8TH JUDICIAL DISTRICT COURT OF THE

STATE OF NEVADA IN AND FOR THE

COUNTY OF CLARK - MCCOURT

HOUSTON)

)
Petitioner,)

v.)

STATE ET AL)

)
Respondent(s))

"DE NOVO HEARING REQUESTED"

Case No. C-21-357927-1

Dept. No. XI

MOTION AND ORDER FOR TRANSPORTATION

OF INMATE FOR COURT APPEARANCE

OR, IN THE ALTERNATIVE,

FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

Petitioner, 1210652, proceeding pro se, requests

that this Honorable Court order transportation for his personal appearance or, in the alternative, that he be made available to appear by telephone or by video conference

at the hearing in the instant case that is scheduled for July 16th, 2022

at 9AM.

DA
PP

CLERK OF THE COURT

RECEIVED
JUN 27 2022

1 In support of this Motion, I allege the following:

2 1. I am an inmate incarcerated at S.MU.+HDSP + BMU

3 My mandatory release date is September 29th, 2025.

4 NOW REFORMED + REPROGRAMMED: HOSP + BMU + SMU

5 2. The Department of Corrections is required to transport offenders to and

6
7 from Court if an inmate is required or requests to appear before a Court in this state.

8
9 NRS 209.274 Transportation of Offender to Appear Before Court states:

10 "1. Except as otherwise provided in this section, when an offender is
11 required or requested to appear before a Court in this state, the

12 Department shall transport the offender to and from Court on the day
13 scheduled for his appearance.

14 2. If notice is not provided within the time set forth in NRS 50.215, the
15 Department shall transport the offender to Court on the date scheduled
16 for his appearance if it is possible to transport the offender in the usual
17 manner for the transportation of offenders by the Department. If it is
18 not possible for the Department to transport the offender in the usual
19 manner:

20 (a) The Department shall make the offender available on the date scheduled
21 for his appearance to provide testimony by telephone or by video conference,
22 if so requested by the Court.

23 (b) The Department shall provide for special transportation of the offender to
24 and from the Court, if the Court so orders. If the Court orders special
25 transportation, it shall order the county in which the Court is located to
26 reimburse the Department for any cost incurred for the special transportation.

27 (c) The Court may order the county sheriff to transport the offender to and
28 from the Court at the expense of the county."

29 3. My presence is required at the hearing because:

~~1~~ I AM NEEDED AS A WITNESS.

2 My petition raises substantial issues of fact concerning events in which I
3 participated and about which only I can testify. *See U.S. v. Hayman*, 342 U.S.
4 205 (1952) (District Court erred when it made findings of fact concerning
5 Hayman's knowledge and consent to his counsel's representation of a witness
6 against Hayman without notice to Hayman or Hayman's presence at the
7 evidentiary hearing).

~~8~~ THE HEARING WILL BE AN EVIDENTIARY HEARING.

9 My petition raises material issues of fact that can be determined only in my
10 presence. *See Walker v. Johnston*, 312 U.S. 275 (1941) (government's contention
11 that allegations are improbable and unbelievable cannot serve to deny the
12 petitioner an opportunity to support them by evidence). The Nevada
13 Supreme Court has held that the presence of the petitioner for habeas corpus
14 relief is required at any evidentiary hearing conducted on the merits of the
15 claim asserted in the petition. *See Gebers v. Nevada*, 118 Nev. 500 (2002).

16 4. The prohibition against ex parte communication requires that I be present
17 at any hearing at which the state is present and at which issues concerning the claims
18 raised in my petition are addressed. U.S. Const. amends. V, VI.

19 5. If a person incarcerated in a state prison is required or is requested to
20 appear as a witness in any action, the Department of Corrections must be notified in
21 writing not less than 7 business days before the date scheduled for his appearance in
22 Court if the inmate is incarcerated in a prison located not more than 40 miles from
23 Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or
24 more from Las Vegas, the Department of Corrections must be notified in writing not
25 less than 14 business days before the date scheduled for the person's appearance in
26 Court.

27 6. S.M.U. HDSP-BMU-SMU is located approximately
28 39 miles from Las Vegas, Nevada.

1 7. If there is insufficient time to provide the required notice to the Department
2 of Corrections for me to be transported to the hearing, I respectfully request that this
3 Honorable Court order the Warden to make me available on the date of the
4 scheduled appearance, by telephone, or video conference, pursuant to NRS
5 209.274(2)(a), so that I may provide relevant testimony and/or be present for the
6 evidentiary hearing.

7 8. The rules of the institution prohibit me from placing telephone calls from
8 the institution, except for collect calls, unless special arrangements are made with
9 prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my
10 telephone appearance can be made by contacting the following staff member at my
11 institution: Warden Calvin Johnson + James Scallyway
12 whose telephone number is 702-879-6789.

13
14 Dated this 14 day of June, 2022

15 

16
17
18 Matthew Travis Houston
19
20 No. 1210652
21
22
23
24
25
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28
29

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 15 day of June, 2022 I mailed a true and correct copy of the foregoing, "NOTICE OF MOTION FOR AN ORDER TO APPEAR ON July 16th, 2022" by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, addressed as follows:

RJC, Tamara Pandukht, et al
Steven D. Grierson
Heather Ungermann
Michelle McCarthy
Chaunte Pleasant
Now SEE (fwd.)
SUPREME COURT
OF NEVADA

200 Lewis Ave
2nd floor
3rd floor
Lost Wages
Las Vegas,
Lost Courtroom(s)
Now SEE (fwd)
US DISTRICT COURT
DISTRICT OF NEVADA
333 LV Blvd South
#1334
Las Vegas NV 89101
89155-1160

CC:FILE
fwd TO: Supreme Court of United States
fwd TO: 9th Circuit Court of Appeals
DATED: this 15 day of June, 2022. Go SF GIANTS 😊

Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff /In Propria Personam
Post Office box 650 [HDSP]
Indian Springs, Nevada 89018
IN FORMA PAUPERIS.

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding NOTICE OF MOTION

FOR AN ORDER TO APPEAR ON JULY 16, 2022"

(Title of Document)

A-17-758861-C
A-22-853203-W
C-21-357927-1
C-17-323614-1

filed in District Court Case number (S)

Does not contain the social security number of any person.

-OR-

Contains the social security number of a person as required by:

A. A specific state or federal law, to wit:

(State specific law)

-or-

B. For the administration of a public program or for an application for a federal or state grant.

Matthew Travis Houston
Signature

June 15th 2022
Date

Matthew Travis Houston P.C., NY BAR # 10188
Print Name U.S. NAVY (Retired)

C.E.O. of ELITE LEGAL SERVICES, LLC
Title

MAILER
HOUSTON No. 1210652
HOSP • PO Box 650
Indian Springs, NY
89070 - 0650

3-A-2

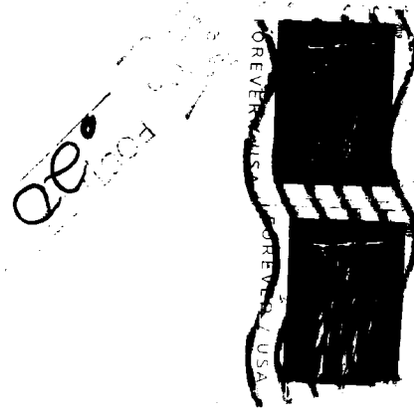
LEGAL MAIL

Amanda Ingerson
Chaunte Ingerson
Michelle McCarty
Heather Ungerman
Clerks of the Court
Regional Justice Center
200 Lewis Ave. 3rd Floor
Las Vegas, NV

89155-1160

LAS VEGAS NV 890
JUN 20 2022 PM 5 L

95101-630000



UNIT 3 A/B
JUN 21 2022
HIGHLAND STATE PRISON

PP
DA

0021

"EX PARTE"
EMERGENCY LETTER OF MOTION

Matthew Travis Houston, CHTD.
P.O. Box 650 (HOSP)
22010 Cold Creek Road
Indian Springs, NV 89070-0650
p: (702) 879-6789

FILED

JUL 25 2022

Ally Williams
CLERK OF COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,

Plaintiff, Plaintiff-in-Error
and the Petitioner-appellant,

-vs-

THE MANDALAY BAY CORP., ET AL
AND THE DEEP STATE OF
NEVADA, ET AL, Defendant-
respondent(s)

→ CASE NO.: C-17-323614-1 ← 1.
DEPT. NO.: 19
→ CASE NO.: A-17-758861-C ← 2.
DEPT. NO.: 17, 18, and 29
→ C-21-357927-1 ← 3.
→ CASE NO.: A-22-853203-W ← 4.

DEPT. NO.:

August 15, 2022

"de novo hearing" 9:00 AM

EMERGENCY MOTION TO STAY THE REMITTITUR
IN ALL APPEALS OF MATTHEW TRAVIS HOUSTON, NOT
LIMITED TO 79408, 80562, 80562-COA, 84281,
84417, 84418, 84477, 84478, 84885, 84886,
AND 84887 PENDING APPLICATION TO THE SUPREME
COURT OF THE UNITED STATES FOR A WRIT OF
CERTIORARI

"de novo hearing(s) requested"

YOU WILL PLEASE TAKE NOTICE OF THE ATTACHED MOTIONS AS
YOU WILL PLEASE TAKE NOTICE OF THIS "RENEWED AND
EMERGENCY MOTION FOR PRODUCTION OF EXHIBIT A-
19-037339" TO THE EIGHTH JUDICIAL DISTRICT COURT IN
Case No. C-17-323614-1 and file into the appropriate appeals.
Page Number 51 of Twelve

RECEIVED

JUL 20 2022
CLERK OF THE COURT

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ATTN: Deputy Clerk Amanda Ingersoll

0021 → TO: THE SUPREME COURT OF NEVADA
AND THE COURT OF APPEALS

EMERGENCY LETTER OF MOTION IN RE

→ NEVADA DEPARTMENT OF CORRECTIONS ←

ON AN GRIEVANT'S STATEMENT CONTINUATION FORM

COMES NOW, indigent prisoner proceeding I.F.P.,

(FROM) NAME: MATTHEW TRAVIS HOUSTON

I.D. NUMBER: 1210652

the INSTITUTION: → HDSP ↔ "S.M.U." ↔ UNIT #: 3-A-2

DATED: July 10th, 2022 "GRIEVANCE LEVEL = EXHAUSTED"

GRIEVANT'S STATEMENT CONTINUATION PG. OF

"de novo requested" in APPEAL No(s): 79408 A

80562 B

MATTHEW TRAVIS HOUSTON 80562-COA-C

84281 D

V. 84417 E

84418 F

THE MANDALAY BAY CORP., 84477 G

AND THE DEEP STATE OF ~~84478~~ 84478-H

NEVADA, ET AL 84885 I

84886 J

YOU WILL NOW TAKE NOTICE OF this and 84887-K

EMERGENCY MOTION TO STAY THE REMITTITUR IN ALL

APPEALS OF MATTHEW TRAVIS HOUSTON NOT LIMITED TO

79408, 80562, 80562-COA, 84281, 84417, 84418,

84477, 84478, 84485, 84486 and 84487 PENDING

APPLICATION TO THE SUPREME COURT OF THE UNITED

STATES FOR A WRIT OF CERTIORARI

Original: Attached to Grievance

Pink: Inmate's Copy

to the clerk(s): TITLE OF MOTION = LINE(S) 26-31

DATED: this 10th day BY: x. Matthew Travis Houston

of July, 2022

Matthew Travis Houston

No. 1210652

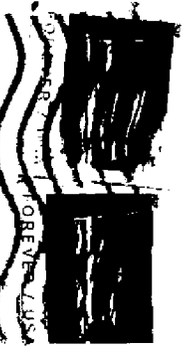
DOC - 3097 (01/02)

Page Number Two of Twelve

MATTHEW TRAVIS HOUSTON, CHTD.

No. 1210652
PO Box 650
22010 Cold Creek Road
Indian Springs, NV
89070 - 0650

LAS VEGAS NV 890



CLERKS) OF THE COURT JUL 2022 PM 4 L
Steven D. Grierson, Heather Ungermann,
Michelle McCarthy, Charita Pleasant and Amanda Ingersoll
EX PARTE LETTER OF MOTION
TO THE CHAMBERS OF
THE HONORABLE CRYSTAL ELLER,
ELHAM ROHANI AND JAMES CROCKETT
Regional Justice Center, 3rd Floor
200 Lewis Ave.
PO Box 551601
Las Vegas, NV
89155 - 1601

RECEIVED
JUL 20 2022

89155-1601

CLERK OF THE COURT

* LEGAL MAIL *
IN RE
A-17-358061-C
A-22-693203-W
17-323614-1

HIGH DESERT STATE PRISON
JUL 17 2022
UNIT 3A/B

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Supreme Court No. 84478
District Court Case No. C357927

FILED

JUL 28 2022

Elizabeth A. Brown
CLERK OF COURT

CLERK'S CERTIFICATE

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDERS this appeal DISMISSED."

Judgment, as quoted above, entered this 18th day of April, 2022.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"Rehearing Denied."

Judgment, as quoted above, entered this 6th day of May, 2022.

C-21-357927-1
CCJD
NV Supreme Court Clerks Certificate/Judgr
5000756



JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur."

Judgment, as quoted above, entered this 17th day of May, 2022.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter."

Judgment, as quoted above, entered this 26th day of May, 2022.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDER the petition DENIED."

Judgment, as quoted above, entered this 1st day of July, 2022.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this July 26, 2022.

Elizabeth A. Brown, Supreme Court Clerk

By: Collette Martin
Administrative Assistant

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 84477

FILED

APR 18 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

✓ No. 84478

ORDER DISMISSING APPEALS

These are pro se appeals. Eighth Judicial District Court, Clark County; David M. Jones, Judge: Eighth Judicial District Court, Clark County; Elham Roohani, Judge.

Appellant has filed what appear to be two identical notices of appeal, one bearing a criminal district court case number, and one bearing a civil district court case number. The notices state that appellant appeals from an "Order Granting in Part, Denying in Part, Defendant's Pro Per Motion to Dismiss Counsel from 2/1/2022." To the extent appellant appeals from the February 1, 2022, "Order Granting In Part, Denying In Part Defendant's Pro Per Motion to Dismiss Counsel" entered in criminal district court case number C-21-357927-1, no statute or court rule allows an appeal from a postconviction order granting a motion to dismiss counsel, denying a motion to recuse the judge, and denying a request for money. *See Castillo v. State*, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining that this

court has jurisdiction only when a statute or court rule provides for an appeal). To the extent appellant appeals from the "Order Denying Motion to Amend Complaint and Motion to Dismiss Counsel and Appoint Stand-By Counsel," entered on February 28, 2022, in civil district court case number A-17-758861-C, no statute or court rule allows an appeal from such an order. See *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (this court "may only consider appeals authorized by statute or court rule"). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.

Hardesty, J.
Hardesty

Stiglich, J.
Stiglich

Herndon, J.
Herndon

cc: Hon. David M. Jones, District Judge
Hon. Elham Roohani, District Judge
Attorney General/Carson City
Clark County District Attorney
Matthew Travis Houston
Clark McCourt, LLC
Eighth District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84478

FILED

MAY 06 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DENYING REHEARING

Rehearing denied. NRAP 40(c).

It is so ORDERED.

Hardesty J.
Hardesty

Stiglich J.
Stiglich

Herndon J.
Herndon

cc: Hon. Elham Roohani, District Judge
Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84478

FILED

MAY 17 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER GRANTING MOTION

Appellant has filed a pro se motion that appears to seek an extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur.

It is so ORDERED.

, C.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84478

FILED

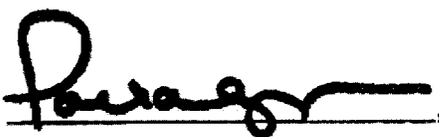
MAY 26 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

 C.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84478

FILED

JUL 01 2022

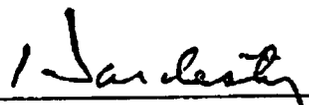
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

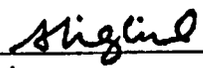
ORDER DENYING EN BANC RECONSIDERATION

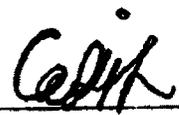
Having considered the petition on file herein, we have concluded that en banc reconsideration is not warranted. NRAP 40A. Accordingly, we

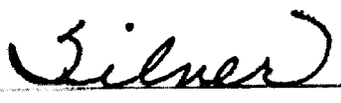
ORDER the petition DENIED.

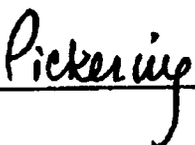
, C.J.
Parraguirre

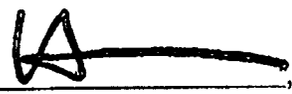
, J.
Hardesty

, J.
Stiglich

, J.
Cadish

, J.
Silver

, J.
Pickering

, J.
Herndon

cc: Hon. Elham Roohani, District Judge
Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Supreme Court No. 84478
District Court Case No. C357927

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified Copy of Opinion/Order
Receipt for Remittitur

DATE: July 26, 2022

Elizabeth A. Brown, Clerk of Court

By: Collette Martin
Administrative Assistant

cc (without enclosures):

Hon. Elham Roohani, District Judge
Matthew Travis Houston
Clark County District Attorney \ Alexander G. Chen, Chief Deputy District
Attorney
Attorney General/Carson City \ Aaron D. Ford, Attorney General

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the
REMITTITUR issued in the above-entitled cause, on JUL 28 2022

HEATHER UNGERMANN

Deputy District Court Clerk

**RECEIVED
APPEALS**

JUL 28 2022

CLERK OF THE COURT



**EIGHTH JUDICIAL DISTRICT COURT
CLERK OF THE COURT**

REGIONAL JUSTICE CENTER
200 LEWIS AVENUE, 3RD FL.
LAS VEGAS, NEVADA 89155-1160
(702) 671-4554

Steven D. Grierson
Clerk of the Court

Anntoinette Naumec-Miller
Court Division Administrator

July 30, 2022

Attorney: Alexis M. Duecker
AMD Law PLLC
Alexis M Duecker Esq
8687 W Sahara Ave Ste 201
Las Vegas NV 89117

Case Number: C-21-357927-1
Department: Department 11

Defendant: Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: **Emergency Intervention And Interpleading Of Joinder To A-22-853203-w In Department Xi In Re Motion To Retax**

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,

DC Criminal Desk # 7

Deputy Clerk of the Court

1 0079 + 0074 + 0128 + 0085 + OBJ+0016
2 MATTHEW TRAVIS HOUSTON, CMTD.
3 No. 1210652 @ HDSP Nevada Bar No. 2131 (R.I.P. Uncle David)
4 P.O. Box 650 - 22010 Cold Creek Road
Indian Springs, NV 89070 - 0650
P: (702) 879-6789

5 DISTRICT COURT
6 CLARK COUNTY, NEVADA

7
8 MATTHEW TRAVIS HOUSTON,
9 Plaintiff - in - Error and the
10 -VS- Petitioner -
11 appellant

C-17-323614-1
Case No.(s): C-21-357927-1
CASE No. A-22-853203-W
Dept. No hearing XI
"de novo requested"
JOIN
CASE No.: A-17-758861-C
DEPT No.(s): 17, XVIII and 29

12 THE STATE OF NEVADA AND
13 MANDALAY BAY CORP., ETAL
14 Defendant -
respondent(s)

IN RE APPEAL No. 84418
21CR019840 21PC1950 § C1237802A
21CR033713 21PC12753 C1248384A

15 EMERGENCY INTERVENTION AND INTERPLEADING
16 OF JOINDER TO A-22-853203-W IN
17 DEPARTMENT XI IN RE MOTION TO RETAX

18
19 NOW SEE PRELIMINARY OPPOSITION AND NOTICE OF
20 FORMAL OBJECTION TO ANY SORT OF VEXATIOUS
LITIGANT ORDER AND ANY AND ALL OTHER SORT
21 OF CHICANERY "KRISTINA RHOADS AND THE STATE
22 BAR OF NEVADA, ET AL" MAY ATTEMPT TO CONJURE
23 UP FROM THE DEMONS OF INJUSTICE KNOWN AS

24 "THE JONES GANG"

25 "not for sure why the corrupted Supreme Court of
26 Nevada thinks it's cool to dismiss appeals before the
27 Appellant even has access to his transcripts and/or
28 why it's cool to dismiss pleadings before their submission deadlines
of July 20th, 2022."

YOU WILL NOW READ COMPLETE MOTION OF 55 PAGES

RECEIVED
JUL 18 2022
CLERK OF THE COURT

Nevada Supreme Court Docket Sheet

Docket: 84418

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.

Case No. 84418

Consolidated with:

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,
Respondent.

Counsel

Matthew Travis Houston, Indian Springs, NV, Appellant, in proper person

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp

Case Information

Panel: NNP22

Panel Members: Silver/Cadish/Pickering

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562, 80562-COA, 84417, 84477

District Court Case Information

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/17/22 Appeal

Judgment Appealed From Filed: 02/28/22

Docket Entries

Date	Docket Entries	
03/22/22	Appeal Filing Fee Waived. In Forma Pauperis. (SC)	
03/22/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-009020
03/22/22	Filed Notice of Appeal/Proper Person. (Second NOA) (SC)	22-009021
03/22/22	Issued Notice Regarding Deadlines. (SC)	22-009023
03/30/22	Filed Order Dismissing Appeal. "ORDERS this appeal DISMISSED." NNP22-AS/EC/KP (SC)	22-009858
04/04/22	Filed Civil Proper Person Transcript Request Form. (SC)	22-010305
04/06/22	Filed Order. This appeal was dismissed on March 30, 2022. Appellant has now filed a transcript request form. Given that this appeal has been dismissed, this court takes no action on the request form. (SC)	22-010732

Wednesday, April 27, 2022 12:10 PM

2

Nevada Supreme Court Docket Sheet

Docket: 84418

HOUSTON VS. MANDALAY BAY CORP

Page 2

04/11/22	Filed Proper Person's Civil Docketing Statement. (SC)	22-011409
04/25/22	Issued Remittitur. (SC)	22-012922
04/25/22	Remittitur Issued/Case Closed. (SC)	
04/27/22	Issued Notice of Rejection of Untimely Petition for Rehearing and Supplemental Petition for Rehearing. (SC)	22-013349

APRIL 7th, 2022 "LETTER OF MOTION" to the SUPREME COURT OF THE UNITED STATES was sufficient to "STAY THE REMITTITUR" from and for appeals 80562, 80562-COA, 84417, 84418 and 84477 / 84478. ~~84478~~

Although the enclosed "ORIGINAL" copy of the "LETTER OF MOTION" dated April 7th, 2022 was not stamped by the Supreme Court of the United States until May 16th, 2022, it was certified by H.D.S.P.

April 10th and April 13th, 2022 and the U.S.P.S. May 5th, 2022. These dates, certifications AND intent of the Plaintiff, Matthew Travis Houston are more than enough to "STAY ALL REMITTITUR" in re Matthew Travis Houston vs. The World, et al

Wednesday, April 27, 2022 12:10 PM

MOTION TO STAY THE REMITTITUR IN A758861
IN THE SUPREME COURT OF THE STATE OF NEVADA, PENDING
APPLICATION TO THE SUPREME COURT OF THE UNITED STATES

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY
BAY RESORT AND CASINO,
Respondent.

Supreme Court No. 84418
District Court Case No. A758861

FOR A WRIT OF
CERTIORARI

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order.
Receipt for Remittitur.

DATE: April 25, 2022

Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo
Deputy Clerk

cc (without enclosures):

Matthew Travis Houston
Clark McCourt, LLC \ Brian P. Clark
Hon. David M. Jones, District Judge

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the
REMITTITUR issued in the above-entitled cause, on _____

District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

No. 84418

FILED

MAY 20 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER DENYING MOTION

Appellant has filed a pro se motion that appears to seek to stay the remittitur in this appeal pending the filing of a petition for certiorari in the United States Supreme Court. The remittitur issued in this matter on April 25, 2022. Accordingly, the motion to stay issuance of the remittitur is denied as moot. Any other relief sought in the motion is denied as it relates to Docket No. 84418.

It is so ORDERED.

 C.J.

cc: Matthew Travis Houston
Clark McCourt, LLC

**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001**

May 17, 2022

Matthew Travis Houston
#1210652
PO Box 650
Indian Springs, NV 89070-0650

RE: Matthew Travis Houston

Dear Mr. Houston:

The above-entitled petition for writ of certiorari was postmarked May 5, 2022 and received May 16, 2022. The papers are returned for the following reason(s):

No motion for leave to proceed in forma pauperis, signed by the petitioner or by counsel, is attached. Rules 33.2 and 39. The motion must be signed.

No notarized affidavit or declaration of indigency is attached. Rule 39. You may use the enclosed form.

The petition fails to comply with the content requirements of Rule 14. A guide for in forma pauperis petitioners and a copy of the Rules of this Court are enclosed. The guide includes a form petition that may be used.

The appendix to the petition does not contain the following documents required by Rule 14.1(i):

The lower court opinion(s) must be appended.

It is impossible to determine the timeliness of the petition without the lower court opinions.

No affidavit or declaration of service, specifying the names and addresses of those served, was received. Rule 29.5.

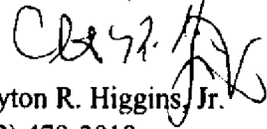
Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 60 days of the date of this letter, the petition will not be filed. Rule 14.5.

A copy of the corrected petition must be served on opposing counsel.

When making the required corrections to a petition, no change to the substance of the petition may be made.

Sincerely,

Scott S. Harris, Clerk

By: 

Clayton R. Higgins, Jr.

(202) 479-3019

Enclosures

7

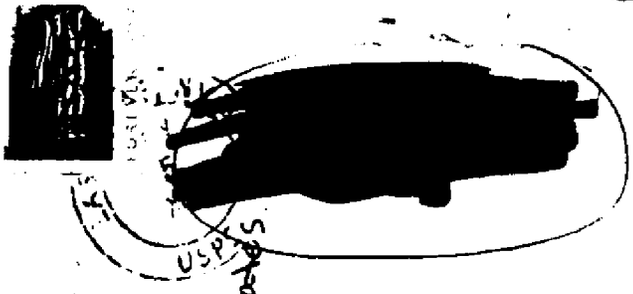
536

Matthew Travis Houston
No. 1210652
H.D. S. P.
P.O. Box 650
Indian Springs, NV
89070-0650

3-D-42

* [Redacted] Unit
ATTN: Clerk of the Court
Supreme Court of the United States
U.S. Supreme Court Building
1 First Street N.E.
Washington, D.C.
20543

3762



1
2
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NV Bar No. 2131 (in honor of Uncle David, R.I.P bro 😞)
MATTHEW TRAVIS HOUSTON, CHTO.
No. 1210652

Supreme Court of Nevada

HOUSTON plaintiff
-v-

MGM, State of
Nevada, et al

SUPREME

FOR A WRIT OF CERTIORARI

comes now, Plaintiff HOUSTON, petitioning this court
to get its heads out from under the cookoo's nest!

Supreme Court No. 04418
District Court Case No. A758861

"MOTION TO STAY THE REMITTER
PENDING APPLICATION TO THE
COURT OF THE UNITED STATES

USPS TIME STAMPED MAY 5-2022
SUPREME COURT OF UNITED STATES STAMPED MAY 16-2022

19
20
21
22
23
24
25
26
27
28

From: Matthew Travis Houston, pro se
No. 1210652
H.D.S.P.
P.O. Box 650
Indian Springs, NV 89070-0650

To: Supreme Court of the
United States
U.S. Supreme Court Building
1 First Street, N.E.
Washington, D.C. 20543
April 7th, 2022

LETTER OF MOTION AND
PETITION FOR A WRIT OF ~~CERTIORARI~~ CERTIORARI
IN RE CASE NUMBER A-17-758861-C OUT OF
TO THE CLERK: CLARK COUNTY, NEVADA

Could you please help me file the attached motion?

My apologies for the informality of my initial petition, but in addition to being indigent and wrongfully convicted, I became permanently totally disabled on September 30th, 2016 when I fell 40' feet and was clinically dead for days, surviving from 3 month coma and enough surgeries. I'm missing too many case numbers i.

My name is Matthew Travis Houston and if I had my news article(s) from Las Vegas Review Journal they would be attached, but just google "worker falls At Mandalay Bay Resort September 30th, 2016" and something should be on youtube, or check my social media.

I just want my service dog Johnny Cash back who was stolen from me before my doctor's appointment on July 14th, 2021 by L.V.M.P.D.; and justice obviously. For any further questions in re \$; Please contact my power-of-attorney / caretaker, Lucreca Lavonna Schoenherr at (563) 321-3084 as advocacy has one direction: forward. In our nation's court, I do not have a case number yet, but anything your office can ~~do~~ to assist proceedings is appreciated.

RECEIVED
MAY 16 2022
OFFICE OF THE CLERK
SUPREME COURT OF THE U.S.

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

Matthew Travis Houston — PETITIONER
(Your Name)

VS.

MANDALAY BAY CORP, ET AL — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

EIGHTH JUDICIAL DISTRICT COURT, CLARK COUNTY, NV
UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA

Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

The appointment was made under the following provision of law: _____
_____, or

a copy of the order of appointment is appended.


(Signature)

Page Three of Eight

12

540

**AFFIDAVIT OR DECLARATION
IN SUPPORT OF MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS***

I, Matthew Travis Houston, am the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ <u>0</u>	\$ <u>n/a</u>	\$ <u>0</u>	\$ <u>n/a</u>
Self-employment	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Income from real property (such as rental income)	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Interest and dividends	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Gifts	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Alimony	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Child Support	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Disability (such as social security, insurance payments)	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Unemployment payments	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Public-assistance (such as welfare)	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Other (specify): _____	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____
Total monthly income:	\$ <u>0</u>	\$ _____	\$ <u>0</u>	\$ _____

Page Four of Eight

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
I haven't been able to work without suffering from L.P.T.S.P. (let alone work) since the accident on September 30th, 2016. (See Mandalay Bay Resort, et al)			\$ _____ 0
			\$ _____ 0
			\$ _____ 0

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
n/a			\$ _____ 0
			\$ _____ 0
			\$ _____ 0

4. How much cash do you and your spouse have? \$ _____ 0
 Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	Amount your spouse has
none	n/a	\$ _____ 0	\$ _____ n/a
		\$ _____	\$ _____
		\$ _____	\$ _____

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

- Home Value _____
- Other real estate Value _____
- Motor Vehicle #1 Year, make & model _____ Value _____
- Motor Vehicle #2 Year, make & model _____ Value _____
- Other assets Description _____ Value _____

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
<u>SEDGWICK</u>	<u>\$ 1 million plus</u>	\$ _____
<u>SCOTT POISSON</u>	<u>\$ 3 million plus</u>	\$ _____
<u>ENCORE EVENTS SERVICES</u>	<u>\$ 1 million plus</u>	\$ _____

7. State the persons who rely on you or your spouse for support.

Name	Relationship	Age
_____	_____	_____
_____	_____	_____
_____	_____	_____

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

	You	Your spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$ _____ <u>0</u>	\$ <u>n/a</u>
Are real estate taxes included? <input type="checkbox"/> Yes <input type="checkbox"/> No		
Is property insurance included? <input type="checkbox"/> Yes <input type="checkbox"/> No		
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ _____ <u>0</u>	\$ _____
Home maintenance (repairs and upkeep)	\$ _____ <u>0</u>	\$ _____
Food	\$ _____ <u>0</u>	\$ _____
Clothing	\$ _____ <u>0</u>	\$ _____
Laundry and dry-cleaning	\$ _____ <u>0</u>	\$ _____
Medical and dental expenses	\$ _____ <u>0</u>	\$ _____

Page Six of Eight

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ _____ 0	\$ _____ n/a
Recreation, entertainment, newspapers, magazines, etc.	\$ _____ 0	\$ _____
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ _____ 0	\$ _____
Life	\$ _____ 0	\$ _____
Health	\$ _____ 0	\$ _____
Motor Vehicle	\$ _____ 0	\$ _____
Other: _____	\$ _____ 0	\$ _____
Taxes (not deducted from wages or included in mortgage payments)		
(specify): _____	\$ _____ 0	\$ _____
Installment payments		
Motor Vehicle	\$ _____ 0	\$ _____
Credit card(s)	\$ _____ 0	\$ _____
Department store(s)	\$ _____ 0	\$ _____
Other: _____	\$ _____ 0	\$ _____
Alimony, maintenance, and support paid to others	\$ _____ 0	\$ _____
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ _____ 0	\$ _____
Other (specify): _____	\$ _____ 0	\$ _____
Total monthly expenses:	\$ _____ 0	\$ _____

Page Seven of Eight

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

Yes No If yes, describe on an attached sheet.

10. Have you paid - or will you be paying - an attorney any money for services in connection with this case, including the completion of this form? Yes No

If yes, how much? *: please see

If yes, state the attorney's name, address, and telephone number:

* I will never pay an attorney again after becoming victim of legal malpractices of the State of Nevada.

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?

Yes No

If yes, how much? _____

If yes, state the person's name, address, and telephone number:

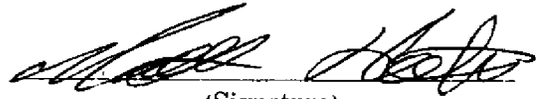
My mom and many other my friends and family will have to be compensated: Lucrecia Lavanna Schoenharr Her phone #: (563) 321-3084 1009 Cardinal Dr. Maquoketa, IA 52060

12. Provide any other information that will help explain why you cannot pay the costs of this case.

The State of Nevada and events not limited to September 30th, 2016 ruined my life. If I ever prevail, the courts will be compensated pursuant to law.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: April 7th, 2022


(Signature)

Page Eight of Eight

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

No. 84418

FILED

APR 06 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

Motion to VACATE ORDER

This appeal was dismissed on March 30, 2022. Appellant has now filed a transcript request form. Given that this appeal has been dismissed, this court takes no action on the request form.

It is so ORDERED.

Paragon C.J.

cc: Matthew Travis Houston
Clark McCourt, LLC

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

No. 84418

FILED

MAR 30 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

*OBJECTION?
Prejudicial? the
side presented*

ORDER DISMISSING APPEAL

This is a pro se appeal. Eighth Judicial District Court, Clark County; David M. Jones, Judge.

Review of the notices of appeal and documents before this court reveals a jurisdictional defect. The notices of appeal appear to challenge (1) a motion to intervene filed in the district court on March 2, 2022, and (2) a February 28, 2022, district court order denying a motion to amend complaint and a motion to dismiss counsel and appoint standby counsel. This court "may only consider appeals authorized by statute or court rule." *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). No statute or court rule authorizes an appeal from a motion to intervene or the challenged district court order. Accordingly, this court lacks jurisdiction and *statutes and or "rules" cannot*

ORDERS this appeal DISMISSED. *authorize anything.*

Again, this goes to show how little Silver, Cadish and Pickering value the law of "accountability"

Silver, J.
Silver

Cadish, J.
Cadish

Pickering, J.
Pickering

SUPREME COURT
OF
NEVADA
103 1947A

Page Number Twenty-five 22-09858

*Another
lame duck
excuse*

cc: Hon. David M. Jones, District Judge
Matthew Travis Houston
Clark McCourt, LLC
Eighth District Court Clerk

**IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK**

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY
BAY RESORT AND CASINO,
Respondent.

Supreme Court No. 84418
District Court Case No. A758861

INSTRUCTIONS/NOTICE REGARDING DEADLINES

TO: Matthew Travis Houston ✓
Clark McCourt, LLC \ Brian P. Clark

**PLEASE CAREFULLY REVIEW THE INFORMATION BELOW REGARDING
REQUIREMENTS FOR THIS APPEAL.**

Definitions/Terms

"NRAP" stands for Nevada Rules of Appellate Procedure, which govern procedure in the Nevada Supreme Court and Nevada Court of Appeals.

"Pro se" refers to a party acting on his or her own behalf without the assistance of an attorney.

"In forma pauperis" refers to a party who has been determined by a court to be indigent and not required to pay filing fees. Only a court can grant a party in forma pauperis status. Please see NRAP 24 for more information.

Copies of all documents sent to the court for filing must also be served on all other parties in the appeal. Such service should be made at the same time the document is sent for filing, and may be accomplished by mailing a copy of the document to the other party (if the other party has an attorney, the document should be mailed to the attorney). Please see NRAP 25(b) and NRAP 25(c). The rules do not require that copies served on other parties be file-stamped by the court.

Required Documents/Deadlines

1. Transcript Request Form

Within 14 days, appellant(s) must file in this court either (1) a transcript request form requesting transcripts of all district court proceedings that are necessary for the court's review on appeal; or (2) a certificate that no transcripts are being requested. See NRAP 9(b). The enclosed blank transcript request form may be used.

22-09023

APPELLANTS WHO HAVE NOT BEEN GRANTED IN FORMA PAUPERIS STATUS must serve a copy of the transcript request form on the court reporter/recorder who reported the proceedings and on all other parties to the appeal and must also pay an appropriate deposit to the court reporter/recorder at the time of service. NRAP 9(b)(1)(B). Upon receiving a transcript, the party who requested it must file a copy of the transcript in this court. NRAP 9(b)(1)(B).

APPELLANTS WHO ARE IN FORMA PAUPERIS should not serve a transcript request form on the court reporter/recorder, but should still file the request in this court; the court will review the request and enter an appropriate order. NRAP 9(b)(1)(C).

2. Docketing Statement

Within 21 days, all appellant(s) must file in this court a docketing statement that complies with NRAP 14. The enclosed blank docketing statement may be used.

FOR APPELLANTS WHO ARE IN FORMA PAUPERIS, the requirement that supporting documents be attached to the docketing statement may be waived.

3. Brief or Informal Brief Form

Within 120 days, appellant(s) must file in this court either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 28(k) and 31(a)(1). Failure to file a brief or informal brief form by the deadline may result in dismissal of the appeal. NRAP 31(d)(1).

Appendices/record

Pro se parties are not permitted to file an appendix to their briefs unless ordered to do so by this court. NRAP 30(i). If the court's review of the complete trial court record is necessary, the court will direct the district court to transmit the record. Pro se parties are not required to cite the record in their briefs, but are encouraged to do so if possible. See NRAP 28(e)(3).

Responses to Pro Se Documents

Opposing parties are not required to respond to documents, including briefs, filed by a pro se party unless ordered to do so by this court. The court generally will not grant relief without providing an opportunity to file a response. See NRAP 46A(c).

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

By Linda Hamilton,
Deputy Clerk

22-09023

22

IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.

Supreme Court No. 84418
District Court Case No. A758861

MANDALAY BAY CORP, D/B/A MANDALAY
BAY RESORT AND CASINO,
Respondent.

RECEIPT FOR DOCUMENTS

TO: Matthew Travis Houston ✓
Clark McCourt, LLC \ Brian P. Clark
Steven D. Grierson, Eighth District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

03/22/2022 Appeal Filing Fee waived. In Forma Pauperis. (SC)
03/22/2022 Filed Notice of Appeal/Proper Person. Appeal docketed in the
Supreme Court this day. (SC)
03/22/2022 Filed Notice of Appeal/Proper Person. (Second NOA) (SC)

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court
lh

*informal brief submission deadline
is JULY 20, 2022.*

COPY

Electronically Filed
3/21/2022 11:08 AM
Steven D. Grierson
CLERK OF THE COURT



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ASTA

**IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR
THE COUNTY OF CLARK**

MATTHEW HOUSTON,

Plaintiff(s),

vs.

MANDALAY BAY CORP. dba MANDALAY
BAY RESORT & CASINO.

Defendant(s).

Case No: A-17-758861-C

Dept No: XXIX

CASE APPEAL STATEMENT

1. Appellant(s): Matthew Travis Houston

2. Judge: David M. Jones

3. Appellant(s): Matthew Travis Houston

Counsel:

Matthew Travis Houston #1210652
P.O. Box 650
Indian Springs, NV 89070

4. Respondent (s): Mandalay Bay Corp. dba Mandalay Bay Resort & Casino

Counsel:

Brian P. Clark
7371 Prairie Falcon Rd., Suite 120

1 Las Vegas, NV 89128

2 5. Appellant(s)'s Attorney Licensed in Nevada: N/A
3 Permission Granted: N/A

4 Respondent(s)'s Attorney Licensed in Nevada: Yes
5 Permission Granted: N/A

6 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No

7 7. Appellant Represented by Appointed Counsel On Appeal: N/A

8 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, October 22, 2019
9 **Expires 1 year from date filed (Expired)
10 Appellant Filed Application to Proceed in Forma Pauperis: No
11 Date Application(s) filed: N/A

12 9. Date Commenced in District Court: July 24, 2017

13 10. Brief Description of the Nature of the Action: NEGLIGENCE - Premises Liability
14 Type of Judgment or Order Being Appealed: Misc. Order

15 11. Previous Appeal: Yes

16 Supreme Court Docket Number(s): 80562

17 12. Child Custody or Visitation: N/A

18 13. Possibility of Settlement: Unknown

19 Dated This 21 day of March 2022.

20 Steven D. Grierson, Clerk of the Court

21 /s/ Heather Ungermann

22 Heather Ungermann, Deputy Clerk
23 200 Lewis Ave
24 PO Box 551601
25 Las Vegas, Nevada 89155-1601
(702) 671-0512

26 cc: Matthew Travis Houston
27
28

IN THE SUPREME COURT OF THE STATE OF NEVADA

#1) RENEWED MOT. TO STAY REMITTURIN → (See # 84281) to Supreme Court of U.S. HOUSTON'S NEVADA DEPARTMENT OF CORRECTIONS #1210652 Log Number(s) # 84477 and # 84478

#4) RENEWED EMERGENCY REQUESTS FOR LENIENCY IN RE PETITION(S) FOR AN EN BANC RECONSIDERATION(S)

#2) RENEWED MOTION FOR THE PRODUCTION OF COMPLETE RECORDS FROM LAS VEGAS FIRE AND RESCUE IN RE 9/30/2016 AND 10/19/2017 #3) RENEWED MOTION FOR EXTENSION OF TIME SO THAT APPELLANT MAY FILE AND SERVE MORE PROPER EN BANC:

Although these multiple and overly-numerous appeals might SWORN DECLARATION UNDER PENALTY OF PERJURY cause HOUSTON to be INMATE SIGNATURE: more furtherly misinterpreted, he requests the GRIEVANCE COORDINATOR SIGNATURE: time so that he may properly serve the respondents to meet copywork requirements of

GRIEVANCE RESPONSE: NRAP 40(a). Resources of the Law Library including use of the copy work privileges are extremely limited, in NDOC and HDSP. Had HOUSTON not been victim of false arrest on July 14th, 2021 then this en banc reconsideration and its requests most surely would NOT be

CASEWORKER SIGNATURE: necessary. There is DATE: a 27 page petition prepared and ready to mail, however GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740 Houston has no way to have 10 copies made before May 20th, GRIEVANCE COORDINATOR APPROVAL: DATE: 2022.

Now See the attached DRAFT which is to be filed in All appeals Per NRS and NRCP, HOUSTON is mailing this EMERGENCY REQUEST AS FOLLOWS: INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: [Signature] DATED this 14th day of May - 2022. FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: DIST 8 To inmate when complete, or attached to formal grievance team of Michelle McCarthy, Chante Pleasant Canary: NV SUP, To Grievance Coordinator + mailed to clerk Amanda Ingersoll - Roland oilfield technology Mr. Pink: Inmate's receipt when formal grievance filed + mailed to Brian P. Clark, et al Mr. Gold: Inmate's initial receipt + mailed to Scott Poisson, et al Heather Unger mann, S. Grierson,

On this 30th day of May, 2022 I mailed this and the 27 page DRAFT to all of the above-mentioned respondents. X [Signature] Matthew Travis Houston DOC 3091 (12/01)

EMERGENCY
PETITION FOR THE JUDICIAL REVIEW OF
THE COURT OF APPEALS DECISIONS
UNDER NRAP 40 IN ALL CASES SPECIFICALLY
#84281 IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs. THE STATE OF NEVADA,
Rosemary McMorris-Alexander,
MANDALAY BAY CORP., et al.
Respondent.

JOINDER TO #80562 #84477
#79408, #84281 #84417
Supreme Court No. #84418
C357927 + C323614 + C019840
District Court No. A758861

Joinder to
Supreme Court No. 84417
and No. 84477

APPELLANT'S INFORMAL BRIEF #84478 **RETURNED UNFILED**
AND JOINDER OF APPEAL

APR 27 2022

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Place your brief in the Clerk's Office Drop Box at the Las Vegas courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

Informal Brief Form October 2017
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

A-1
27

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
January 30, 2020	attempted dismissal/closing of case
everyday	this is part of the cause of the
since 9/20/2016	2nd wrongful conviction / DDINPERS

Notice of Appeal. Give the date you filed your notice of appeal in the district court: September 20th, 2016 under duress.

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C-17-323614-1	HOUSTON v. STATE	*
C-21-357927-1	HOUSTON v. STATE	*
*	*	*

* = maybe I could provide more if I had my records.

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal? Not really, enough

Yes No attorneys have already ruined my life. If so, maybe ACLU, etc.

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Today is April 5th, 2022. Pursuant to the "INSTRUCTIONS / NOTICE REGARDING DEADLINES" that was received after March 22nd, 2022 the appellant has 14 days from March 22nd, 2022 to submit a transcript request form requesting the transcripts of all district court proceedings that are necessary for the court's

review on appeal. The court includes the Appellant, which has properly submitted his transcript request form with the assistance of the mailbox rule. 14 days from March 22nd, 2022 would in fact be today, April 5th, 2022 to which an additional 7 days would meet the requirement that the appellant must file the docketing statement that was provided by the clerk. The transcript request forms for appeals 84417 and 84418 were mailed from HDSP on March 24th, 2022 and the docketing statements are in preparation. This informal brief is to be filed no later than 120 days from March 22nd, 2022 which would be before July 20th, 2022.

The hasty "ORDER DISMISSING APPEAL" filed March 30th, 2022 by Silver, Cadish and Pickering is without merit, especially because the Appellant has been provided NO documents by either the DISTRICT COURT or the SUPREME COURT OF NEVADA, as result of false arrest on 7.14.2021.

First and foremost is ~~the~~ ^{the Las Vegas Municipal relocation} ~~the~~ courts ~~in~~ of their own construction, followed up with the mailbox rule, which is of significance to ALL litigants, appellants, petitioners, appellants, pro se litigants, litigants with representation, litigants who have been appointed counsel, litigants relying upon standby-counsel, etc.

Update as of April 15th, 2022 to which the transcript request form of ~~XXXXXX~~ appeal # 84477 has been sent to Eighth Judicial District Court as result of Scott Poisson, Brian P. Clark, Dan Schwartz and the rest of these clowns ruining my life for almost 6 years now. This is absolutely pathetic how the defendants have coerced the Eighth Judicial District Court into having my person falsely imprisoned and made a convicted felon in the MOST wrongful ways for the 2nd time. The question for justice is how did these defendants coerce R. McMannis into lying under oath in ways besides paying bribes?

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

There isn't any sort of belief that the district court is wrong... it's truth. If that's not the truth then why am I sitting in the state prison for the second time? It's not a "belief" that David M. Jones is a bully. He bullied me over a telephone hearing, and that must be why he's trying to keep all of this covered up. His sister or girlfriend, Tierra Danielle Jones is a bully behind the bench too.

I'm not sure if they're related, but perhaps it's coincidental? Here is my

" MOTION TO DETERMINE IF DAVID M. JONES AND TIERRA DANIELLE JONES ARE RELATED TO PREVENT ANY FURTHER PREJUDICE AND BIAS OF PLAINTIFF IN ERROR - PETITIONER - APPELLANT AND THE PLAINTIFF-IN-ERROR AS RESULT OF SECOND WRONGFUL CONVICTION "

This court gets paid to review cases, and from my observation, the Supreme Court of Nevada hasn't reviewed anything other than their own biases and how to further reinforce those biases to further degrade indigent pro se appellants. It's not my fault that I'm being denied access to the law library. April 15th, 2022: So why is the Supreme Court of Nevada refusing my transcripts? It is not that difficult to provide the Appellant with what is rightfully his, or is it because Brian P. Clark has conned the courts of Nevada? In my life, I survived being shot during the most horrible event in American history, October 1st, 2017 and Brian P. Clark

still continues to evade justice. The Appellant once again, for the last approximately One Thousand, Nine-hundred and twenty days is still permanently totally disabled and suffering a manifest injustice as result of the defaults of not only Mandalay Bay Resort and Casino, et al Encore Events Services, FREEMAN and the IATSE Local No. 720 to the Appellant, and for some reason this court system and the State of Nevada continues to batter me. What for? Oh, look at this... (Now See Page #8)

April 18th, 2022: You will now take notice that Scott Poisson has failed to respond the notice of demand of \$3,000,000.00 to which a copy of that notice was included in these notices of appeals, pleadings and petitions to the Supreme Court of Nevada. The original was certified by the District Court in Las Vegas and forwarded to his office in a "MOTION FOR AN ORDER TO APPEAR" in February of 2022. This NOTICE OF DEFAULT is reinforced by the office of Brian P. Clark and it's withholding of the Appellant's bloodied Ropeworks harness that has been there since after September 30th, 2016. In effect, this makes the firm of Bernstein & Poisson over 5 years and 6 months in default status. Ryan Kerbow is in default \$6 million.

What's up with that conspiracy?
Does this ^{8th Judicial} Court care about anything?
→ Brian P. Clonk, you sir and the State Bar of Nevada are in default to me about \$666 billion. Y'all will be held accountable for your fraudulent negligence one of these years, but the pain is too much for me to continue writing the truth. Unlike the rest of y'all crooks. And for the love of sweet baby Jesus, quit with the withholding of my documents! You already have illegally destroyed my law office from 435 S. Linn St #927 in Iowa City, Iowa 52245. Cease and desist this conspiracy between you and Dan Schwartz ASAP!

DATED this 15th day of April, 2022.
SUPPLEMENTED AND AMENDED
ON THIS MOST UNHOLY
EASTER SUNDAY OF 2022.


Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- By personally serving it upon him/her; or
- * By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (~~list names and address(es) of parties served~~):

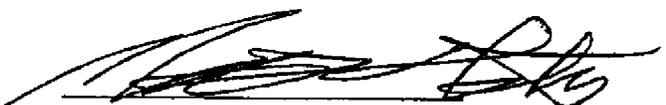
Clerk(s)
 Regional Injustice Center
 200 Lewis Ave. 3rd Floor
 Las Vegas, NV

89155-1160

* = Sorry about that. I can't get to the copy work done by the law library in time... so this brief is being submitted to Supreme Court of Nevada.

DATED this 15th day of April, 2022.

ATTEMPTED TO BE
 MAILED FROM HOSP
 BUILDING #3-C-42
 ON THIS MOST UNHOLY
 EASTER SUNDAY OF 2022.



Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

#1210652@HOSP - P.O. Box 650

Address

Indian Springs, NV

City/State/Zip

89070-0650

Telephone

EMERGENCY
PETITION FOR THE JUDICIAL REVIEW OF THE
COURT OF APPEALS DECISIONS UNDER NRAP 40
IN ALL CASES, SPECIFICALLY #84281 CONTINUED #84418
IN THE SUPREME COURT OF THE STATE OF NEVADA

Matthew Travis Houston
Appellant,

vs.

Mandalay Bay Corp, et al
Respondents include STATE OF NV,
Rosemary McMorris-Alexander, et al

#79408, #84478
#80562+
#84281+ #84477
Supreme Court No. 84417+84418

District Court No. A758861
Municipal Court C323614
C1248384A ← C357927
and C019840
C1237802A C033713

APPELLANT'S INFORMAL BRIEF

AND JOINDER OF APPEAL (CONTINUED)

21P01275
21P01950 **RETURN UNFILE!**

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

APR 27 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas Courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

Form October 2017
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

8-1
36

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
9-20-2016	continuation of appeal # 79408 from
9-30-2016	C-17-323614-1 (Petition For A writ of Error
ONE ²⁰¹⁷ OCTOBER	Mandamus, Coram Nobis, Certiorari and Audit Coram

Notice of Appeal. Give the date you filed your notice of appeal in the district court: everyday of my life because the LVMPD and courts of the State of Nevada are in fact, ILLEGAL!
Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C1248384A	BLUE LIVES MATTER	Municipal Court of Las Vegas
C1237802A	BLACK LIVES MATTER	aka Las Vegas
A-17-758861-C	NDOC GREEN LIVES MATTER	Municipal Courts

BUT APPARANTLY TO LVMPD MY KA UNITS DIDN'T?
Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

Yes No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Hello again on this most unholy Easter of 2022 to which I am still being deprived of my service dogs Johnny Cash and George Lucas... This petition should be granted because C323614 was dismissed in State of Iowa and that was the first wrongful conviction and extensive incarceration that the State of Nevada has intentionally neglected compensating me for their damages inflicted me in their miscarriages of justice. See #79408.

This petition should be granted as the questions being presented are of first impression ^{and} of general statewide significance because of many more reasons than one. Does the Supreme Court of Nevada think that's okay to wrongfully convict a disabled veteran of the United States Navy, steal his service animals and kidnap him from the State of Iowa and enslave him into their debtors prisons? According to Tierra Danielle Jones, et al this is all just fine. But it's not. The fact that three separate cases have resulted from ^{the} tragic events ~~of~~ ~~September~~ ~~20th~~ ~~2016~~ ~~September~~ ~~30th~~ ~~2016~~ ~~and~~ ~~October~~ ~~1st~~ ~~2017~~ are plenty of grounds to warrant a thorough and complete review by this court of ALL of the above mentioned cases. Oh, this state can just continue in deliberate indifference by being bigoted and racist against me, as it always has. Is the judicial ineptitude ever going to cease and desist? This court and its bafonerous allies are in default to me by not less than \$666 billion. That's six-hundred and sixty-six billion dollars and zero cents. Because this kangaroo court obviously has no sense. Anyways, all three of these cases involve fundamental issues of state wide importance because everybody liked the Petitioner-appellant's service K9, Mr. Johnny Cash. The Eighth Judicial District Court of Clark County and their public pretenders office could have cared less about my lost dogs or the plea agreement that I never gave my express consent to, especially because I never even seen it or signed the document or made any agreements.

Even more elaborated, I never made ANY sort of
retainer agreements between Bernstein and Poisson.
The deposition involving Gene Porter was a hundred
percent VOID under duress because there was a
c/o in the room that days, ~~and~~ ^{and since then,} I've not one
time made any sort of communications with Scott
Poisson or Ryan Kerbow. Upon this 18th day of April,
2022, Ryan Kerbow is hereby served this NOTICE OF
DEMAND of not less than \$6,000,000.00 to compensate
the Appellant for his endurance of inflicted damages
not limited to suffering not only ONE, but TWO
wrongful convictions as the result of Bernstein and
Poisson's legal malpractices and gross negligence to Appellant.
And again for the record I've never encountered Scott Poisson.

Statement of District Court Error. Explain why you believe the district
court was wrong. Also state what action you want the Nevada Supreme Court
to take. (Your answer must be provided in the space allowed.)

On April 11th, 2022 the Supreme Court of Nevada's Hardesty,
Stiglich, Herndon, Brown, Syuang and H.O.S.P. C/O Brown ^{et al} (all)
committed acts of treason, intentional gross negligence, verbal
assault, elder abuse, withholding evidence, conspiracy, coercion
and many other crimes not limited to disability discrimination
#1: By neglecting to provide a copy of NRAP 40(c) or any
other valid justification of their negligent ~~neglect~~ and
over-reaching tactics of torturous encouragement of death
squad retaliation. #2. By encouraging institutional and systematic
racism. #3. By encouraging the Petitioner-appellant to ~~engage~~
engage in non-rehabilitative activities and other forms
of negative thinking. #4. Bad attitudes and verbal abuse is
demonstrated by C/O BROWN.

of the Petitioner-appellant

Their encouragement ^{and} to become involved with organized crime encouraged the Petitioner-appellant to order hits to be put out on Michael P. Villani, Alexis Plunkett, Tierra Danielle Jones and other bad actors not limited to anyone and everyone who lies under oath and gives false police reports like Rosemary McMannis-Alexander did. The Petitioner-appellant obviously did NOT as he is a law abiding citizen, ~~but~~ ^{and} the question for our lady justice is,

"when will these bad actors not limited to Hardesty, Stiglich, Herndon, the Brown family and Syuang get a grip on reality and quit worshipping the idols of dereliction?"

I saw it all, in my recipe for cole slaw cookbook that I am publishing on you and the meat of the kangaroo court that tastes like KFC when the books are cooked and fried for our new lady justice of the Supreme Court of the United States of America, because the Supreme Court of Nevada will ALWAYS be the negligent State of Nevada. Especially because Rosemary McMannis-Alexander, et al are the biggest liars I've ever seen in a court room. Oh, that's right, the only time I've ever communicated with Rosemary Mc-Mannis-Alexander, or whatever her name was was NEVER!

Now this Supreme Court of Nevada should really see why she made up all these lies in court. Page B-7 is omitted in honor of Service K9 JIMMY CASH. Page B-8 is omitted in honor of Service KA Lil' George Lucas. And I don't need to sign my name from page 8 because

Informal Brief Form October 2017

B-6 it's here → X. Lu Lu
M.T.H.

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NDOC LAW LIBRARY
CASE LAW/ RESEARCH MATERIAL
CHECK OUT REQUEST

DATE 4-16-2022

FACILITY H.D.S.P. UNIT/BED # 3-C-42

INMATE NAME: ~~at~~ topdawghouston# 1210652

New or Current Litigation: current
Case Number/ Court: A-17-758861-C JOINDER C-21-357927-1

Name of Specific Case or Reference Material	Citation:
1. <u>N.R.A.P.</u>	<u>40 (c)</u>
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	

TOPICAL SEARCH :

This box must be signed by Law Library Supervisor/Designee prior to citation being printed.
SIGNATURE [Signature] DATE REQUEST RECEIVED _____
APPROVED _____ DENIED No Street Names
REASON FOR DENIAL:

RECEIPT OF CITATION
DATE _____ BY: _____
INMATE SIGNATURE _____

RETURN OF CITATION
DATE _____ BY: _____
INMATE SIGNATURE _____

NOTE: Law Library did finally donate a copy of the NRAP to me. Does it replace my lost law office Page # B-7 dogs or destroyed that I had in Iowa City though.

LETTER OF MOTION TO THE CLERK OF COURT @ THE SUPREME COURT OF NEVADA:

PAGE # B-8 (43)

Office of the Clerk
201 S. Carson Street, Suite 201
Carson City, Nevada 89701

INMATE REQUEST FORM

1.) INMATE NAME	DOC #	2.) HOUSING UNIT	3.) DATE
M.T. Houston, ESO	1210652	1-D-1-B	2-1-2022

- 4.) REQUEST FORM TO: (CHECK BOX)
- MENTAL HEALTH CANTEEN
 CASEWORKER MEDICAL LAW LIBRARY DENTAL
 EDUCATION VISITING SHIFT COMMAND NOTICE OF HEARING
 LAUNDRY PROPERTY ROOM OTHER 2/16/2022 RJC-Room 15A
9 AM @ Regional Justice Center

5.) NAME OF INDIVIDUAL TO CONTACT: Supreme Court & We The People... and:

6.) REQUEST: (PRINT BELOW) My hearings January 24th and 25th were missed, and I cannot be missing my court dates. My next hearing is scheduled February 16th 2022. Is it possible to schedule some sort of video court or teleconference from the law library? I remember in 2019 they had those accommodations at Southern Desert. I also must obtain record of that for Supreme Court of Nevada appeal # 80562A A-21-758861-C. I will happily volunteer for law library assistant or donate to indigent fund.

7.) INMATE SIGNATURE [Signature] DOC # 1210652

8.) RECEIVING STAFF SIGNATURE _____ DATE _____

9.) RESPONSE TO INMATE

Law library does not handle hearings like OPERATIONS, and it requires an ORDER TO APPEAR

TO THE CLERK'S OFFICE @ THE SUPREME COURT OF NEVADA:

WHERE IS THE COPY OF MY ORIGINAL DEMAND NOTE TO SCOTT POISSON FOR \$3,000,000.00?

10.) RESPONDING STAFF SIGNATURE Page # B-8 DATE _____

Now See JOINDER OF APPEALS #84281, #79408, #80562, #84417, #84418, #84477 and #84478. ALSO AS A PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS

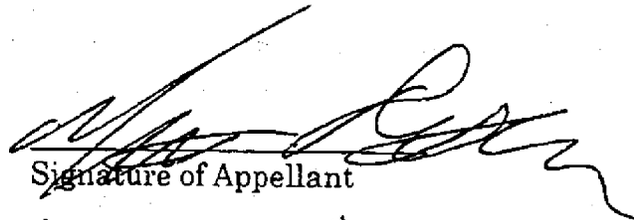
ALSO AS A PETITION FOR THE JUDICIAL REVIEW
OF THE COURT OF APPEALS DECISIONS UNDER
NRAP 40 IN ALL CASES INVOLVING THE APPELLANT,
SPECIFICALLY #84281. CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this
completed informal brief form upon ~~the Supreme Court of Nevada~~ ^{the Supreme Court of Nevada} as follows:

- By personally serving it upon him/her; or
 By mailing it by first-class mail with sufficient postage prepaid to
the following address(es) (list names and address(es) of parties served):

Clerk of the
Supreme Court of Nevada
201 S. Carson St.
#201
Carson City, NV
89701

DATED this 18th day of April, 2022.



Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

*1210652 E.H.A.S.P.

P.O. BOX 650

Address

Indian Springs, NV 89070-0650

City/State/Zip

Telephone

MAY 10 2022

SUPPLIMENTAL PETITION TO NO. 84281
IN THE SUPREME COURT OF THE STATE OF NEVADA
TO REVIEW THE NEVADA COURT OF APPEALS DECISION(S)

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

MATTHEW TRAVIS HOUSTON
Appellant,

vs. STATE OF NEVADA, ET AL,
MANDALAY BAY CORP., ET AL
Respondents also include Rosemary
McMorris - Alexander and SEGVICK, etal

Supreme Court No. 84477
"84478" and "84281"
District Court No. A758861
C357927

JOINDER OF APPEAL AND
APPELLANT'S INFORMAL BRIEF, COUNTERCLAIM AND

EMERGENCY MOT. IN RE DECISION OF NO. 84281 FILED 4/5/22.

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

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Info: NVBA.org October 2017

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

C-1

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116
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230
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YOU WILL NOW TAKE NOTICE that this is not to be a "MIXED PETITION" as this counterclaim is result of interpleadings and his person in fact being the true VICTIM OF CRIME. By "his" we are referring to the Appellant whom is a survivor of the terrible ONE OCTOBER. He is also indigent and completely unable to serve any sort of "copies" of his pleadings due not only to the fact that they can look up all of this online, but by the fact that Radenta Blacic and Rosemary McMorris-Alexander are involved in an insurance scam to have the Appellant continuously wrongfully convicted, falsely imprisoned, illegally incarcerated and possibly murdered by prison gangs or worse.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
April 5th, 2022	ORDER DENYING REHEARING
	and everything else too.

Notice of Appeal. Give the date you filed your notice of appeal in the district court: December 27th, 2021

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C-17-323614-1	HOUSTON V. NEVADA	EIGHTH JUDICIAL
C-21-357927-1	HOUSTON V. NEVADA	CLARK COUNTY
A-17-758861-C	HOUSTON V. MANDALAY BAY, et al	CLARK COUNTY

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

Yes No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Originalist jurisprudence should not be sterile or purely mechanical. It's understanding would be more rich, and its rules more durable, if it was informed by any sort of experience. In the case of A-17-758861-C both the EIGHTH JUDICIAL DISTRICT COURT and the SUPREME COURT OF NEVADA have contributed to damaging the Appellant by repeatedly violating NRS 11.207 by ignoring many other laws not limited to the quite significant

~~The~~ valid tolling of the statute of limitations.
Keep in mind that an ^{#1} action against an attorney to recover damages for malpractice, whether based on a breach of contract or duty, must be commenced within 4 years after the plaintiff sustains damage or within 2 years after the plaintiff discovers or through the use of reasonable diligence should have discovered the material facts which constitute the cause of action, whichever occurs earlier. ^{#2} The time limitation is tolled for any period during which the attorney conceals any act, error or omission upon which the action is founded and which is known or the use of reasonable diligence should have been known to the attorney. In this case, to which the attorneys for the respondents and the interpleaded defendants have ruined the life of the Appellant again, by acting in coercion with Sedgwick, Dianne Ferrante, Jonathan Shockley, Rosemary McMorris - Alexander and no less than 40 other accomplices to wrongfully convict the Appellant ^{causing} ~~for~~ a 2nd false imprisonment. The initial intentional gross negligence and deliberate indifference of interpleaded defendants / respondents resulted in case C-17-323614-1 against the Appellant, and now this C-21-357927-1.

Pursuant to NAAP, in C-21-357927-1, the Appellant filed his DIRECT APPEAL from fishbowl with little to no resources just after Dec. 20th, 2021 as both

Benard ^{#12025} Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped "RECEIVED DEC 27, 2021 CLERK OF COURT" but mistakenly forwarded to the office of Anthony M. Goldstein when it should have sufficed as a "NOTICE OF APPEAL". The Appellant did not ~~was~~ intend to have appointed counsel from the onset of this case, to which there was no valid warrant as it was unsigned, there was no probable cause for the false arrest of the Appellant, and this case in its entirety is based on the false police reports and lies of Rosemary McMorris - Alexander and Radenta Blacic.

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

The question presented is one of first impression and of general statewide significance because pursuant to the law of the land, wrongful convictions and false imprisonment are in fact illegal. As is the malicious prosecution of Rosemary McMorris - Alexander, et al. The question presented to the Eighth Judicial District Court ("is Houston guilty?") which is in fact NO was not even allowed to be presented to the courts because of the coercion between way too many bad actors not limited to Brian P. Clark, Scott Poisson, Tierra Danielle Jones, David M. Jones, Laura A Goodman #013390, Jack Bernstein, Scott Poisson #10188, Radenta Blacic, Christopher Burk, Jessica Flores,

Dianne Ferrante, Jonathon Shackley, L.V.M.P.O, Las Vegas City Jail, HDSP, TLVCC, SDCC, Erica Tosch, Jason Barnes, the Attorney General Aaron Ford, Sheriff Joe Lombardo, MGM, Mandalay Bay Resort and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, IATSE #720, the Nevada Gaming Commission, Division of Industrial Relations, Clark County District Attorneys Steven Wolfson, et al. #001365, GGRM's Lisa Anderson, Ellie Rookani, Michael P. Villani, Mary K. Holthus, Melissa De La Garza, Andrew Flahive, Alex Bassett, Gene Porter, Kristina A. Rheades #12480, Anthony M. Goldstein, Dan Schwartz, Karen Schwartz (GENEX), Cassandra Diez, Jeremy Wood, Lina Sakalauskas, Roddy Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413, F. Edge #8645, Moltero #C6056

Again, this first impression was made by the clerk of court of the Regional Injustice Center when they certified the Appellant's request for de novo on December 27th, 2021, which was well before the 30 day time limit from December 8th, 2021 for the Appellant to file a pro se "notice of appeal". It is in no way the fault of the Appellant that the courts are backed up, it was in no way the fault of the Appellant that riots in the prison system and at CDC caused the Appellant's mental state to make him suffer into incompetency and it was no way the fault of the Appellant that his "request for a de novo hearing" was not interpreted properly to the court as a "notice of appeal". Furthermore, it is in no way the fault of the appellant that Rosemary McMorris-Alexander is a liar.

The decision made by the Nevada Court of Appeals on April 5th, 2022 conflicted with the United States Supreme Court because pursuant to the Constitution of the United States, citizens are to be free and clear from any sort of cruel and unusual punishment. For going off 6 years now, all the courts of Nevada have been doing to the Appellant is punishing him for being a pro se litigant. This discrimination is in fact illegal and in a few more jurisdictions than the Kangaroo court of Clark County. It is hereby again demanded by the Appellant that each and every judge on the bench now take notice of the motion filed for a 2nd time electronically by the Clerk of Court of the Regional Injustice Center on April 6th, 2022 and is to be heard by District Court again on April 27th, 2022. Again, this notice of appeal was originally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de novo hearing, and a technicality should not be the cause of extensive incarceration, false imprisonment, wrongful conviction or otherwise. This court is NOT to overlook any miscarriage of justice and it is NOT to overlook the initiative of the injured worker, or, in this case - the permanently totally disabled worker. In this case, unfortunately to the People of the State of Nevada, and all the other cases of Matthew Travis Houston, these courts and their bad actors have intentionally, deliberately and indifferently been overlooking justice and what it means, constituting an abuse of process and creating more unnecessary hardships within decision making.

This case involves fundamental issues of statewide public importance because nobody, permanently totally disabled or not, should be arrested without a valid warrant as the result of surviving a catastrophic work accident. This is absolutely a fundamental issue of statewide public importance because how many citizens of Nevada work in the convention and entertainment industry? How many of those citizens thrive in a safe and secure work environment? How many of those citizens think it's okay for an insurance company to lie to the courts and illegally withhold the injured workers' rightfully entitled benefits? How many people in the State of Nevada think that it's okay for the courts and the State Bar of Nevada to discriminate against pro se litigants and steal their service animals?

DATED this 20th day of April, 2022.


Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- By personally serving it upon him/her; or
- By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

The Supreme Court of Nevada
and its fictitious "Court of Appeals"
201 South Carson St, Ste 201
Carson City, NV
89701

DATED this 20th day of April, 2022.



Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

No. 1210652 @ H.O.S.P.

P. O. Box 650

Address

Indian Springs, NV 89070-

City/State/Zip 0650

Telephone

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding EMERGENCY INTERVENTION
AND INTERPLEADING OF JOINDER TO A-22-853203-W
IN DEPARTMENT XI IN RE MOTION TO RETAX
(Title of Document)

filed in District Court Case number A-22-853203-W

(NOW SEE THE GREAT GEORGE W. BUSH, ET AL)

Does not contain the social security number of any person.

-OR-

Contains the social security number of a person as required by:

A. A specific state or federal law, to wit:

(State specific law)

-OR-

B. For the administration of a public program or for an application for a federal or state grant.

Matthew Travis Houston
Signature

July 6th, 2022
Date

MATTHEW TRAVIS HOUSTON, CHTD,
Print Name

PRC SE
Title

CERTIFICATE OF SERVICE BY MAILING

I, MATTHEW TRAVIS HOUSTON, CMTD., hereby certify, pursuant to NRCP 5(b), that on this 6th
day of July, 2022, I ^{penned} mailed a true and correct copy of the foregoing, "INTERVENTION
AND INTERPLEADING OF JCIINDER TO A-22-053203.0W IN
DEPARTMENT XI IN RE MOTION TO RETAX"

by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

REGIONAL INJUSTICE CENTER, ET AL
S. GRIERSON, AMANDA INGERSOLL CHARONTE PLEASANT
MICHELLE MCCARTHY, HEATHER UNGERMANN
200 Lewis Ave., 3rd Floor
P.O. Box 551601
Las Vegas, NV
89155-1601

CC:FILE

DATED: this 6th day of July, 2022.

Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff-in-error /In Propria Personam
Post Office box 650 [HDSP]
Indian Springs, Nevada 89018
IN FORMA PAUPERIS:

Matthew Travis Houston, CHTD.
No. 1210652 @ SMU
PO Box 650
Indian Springs, NV
89070-0650

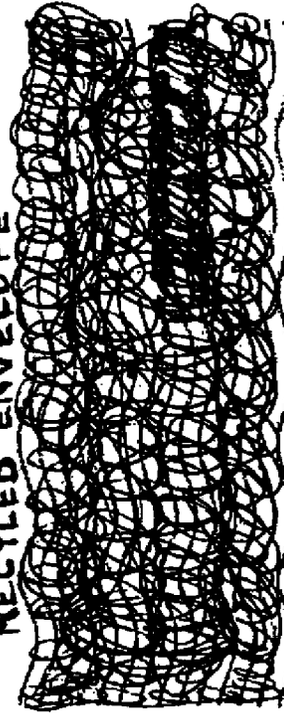
3762

3A-2

Steven D Grienson
Clerk of the Court
200 Lewis Ave., 3rd Floor
Las Vegas, NV

89155-1160

LEGAL MAIL ON A
RECYCLED ENVELOPE



PLEASE STOP RECIDIVISM LVMPD

MAILING SERVICE DIVISION



**EIGHTH JUDICIAL DISTRICT COURT
CLERK OF THE COURT**

REGIONAL JUSTICE CENTER
200 LEWIS AVENUE, 3rd FL.
LAS VEGAS, NEVADA 89155-1160
(702) 671-4554

Steven D. Grierson
Clerk of the Court

Anntoinette Naumec-Miller
Court Division Administrator

July 30, 2022

Attorney: Alexis M. Duecker
AMD Law PLLC
Alexis M Duecker Esq
8687 W Sahara Ave Ste 201
Las Vegas NV 89117

Case Number: C-21-357927-1
Department: Department 11

Defendant: Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: **Emergency Motion In Re Emergency Petition For A Writ Of Mandamus And Other Writs Not Limited To The "omg"**

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,

DC Criminal Desk # 7

Deputy Clerk of the Court

Matthew Travis Houston ID NO. 1210652

HIGH DESERT STATE PRISON
22010 COLD CREEK ROAD
P.O. BOX 650
INDIAN SPRINGS, NEVADA 89018

DISTRICT COURT
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON
Plaintiff - in - Error, and the
Petitioner - appellant
v.
MGM, MANDALAY BAY CORP.,
CALVIN JOHNSON AND JOE LOMBARDO
Defendant - Respondents ET AL

JOIN. NO.: C-17-323614-1
DEPT. NO.: XIX
CASE NO.: C-21-357927-1
DEPT. NO.: XI
JOINER: A-22-853203-W
JOINER: A-17-758861-C
17, 18 and 24
"DE NOVO REQUESTED"

EMERGENCY MOTION IN RE EMERGENCY PETITION
FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY
WRITS NOT LIMITED TO THE "OMG! IT'S THE *CLASSIFIED SUPER TOP SECRET
MAN-DERS-\$-DUES-TA-ME-DAMNED-US-EXPONENTIALLY
COMES NOW, all of the above Matthew Travis Houston, herein above respectfully
moves this Honorable Court for an ORDER to READ the attached
pleadings so that our lady justice may manifest the
upmost in liberty to ALL CITIZEN'S on God's Green Earth.

This Motion is made and based upon the accompanying Memorandum of Points and
Authorities, our Circus Maximus, a MOTION TO SUPPRESS WARRANT
DATED: this 12 day of JUNE, 2022 and a MEDICAL COMPLAINT(S).

JOINER IN RE 9TH CIRCUIT BY: Matthew Travis Houston
COURT OF APPEALS No. 22-15748 Matthew Travis Houston #1210652
Defendant/In Proper Personam is Mr. Scott

JOINER IN RE FEDERAL COURT POISSON, ET AL NV BAR No. 10188
2:21-cv-00499-JAD-DJA

* = CLASSIFIED SUPER TOP(S) SECRET

NOW SEETOPPS TRADING > CHRISTMAS
BASEBALL CARD
CARDS FRUITCAKES
P. 1

LA WHERE IS THE APPROVAL PAGE TO THIS? :
LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DECLARATION OF WARRANT/SUMMONS

MALARKEY = (N.R.S. 171.106)
(N.R.S. 53 amended 7/13/1993) NOW SEE MALARKEY(S):

"PRINT"

"Click to Add/Edit Event # on All Pages" key 1) OTM Event Number: 210300101590 - 001
key 2) OTM See 210600045671 4
key 3) OTM See 200700099898

STATE OF NEVADA) Houston, Matthew
) ss: ID#: 7035801
COUNTY OF CLARK) DOB: [REDACTED] SS#: [REDACTED]

NOW SEE MOTION(S) TO SUPPRESS THIS

D. Kelly, being first duly sworn, deposes and says:

DON MALARCHY(S)
MOST MALIGNANT

That He is a Detective with the Las Vegas Metropolitan Police Department, being so employed for a period of 19 years, assigned to investigate the crime(s) of Threat/False Info Re Act of Terrorism NRS 202.448 committed (on or about 12/23/2020), which investigation has developed Houston, Matthew as the perpetrator thereof. *if there's been any sort of investigation, then why isn't David Kelly sure of the exact date of these false accusations?*
THAT DECLARANT DEVELOPED THE FOLLOWING FACTS IN THE COURSE OF THE INVESTIGATION OF SAID CRIME, TO WIT: *what sort of 'incidents' were these?*

On 03/16/2021 I D. Kelly #7413 was notified by Capital Police Officer Montero #C6056 of incidents involving an individual named Matthew Houston who was threatening to commit acts of violence unless his workman's compensation appeal was resolved. *proof? why would Houston need any explanation for my sort of process? when his Supreme Court appeal was*

On 12/23/2020 at 0903 am Matthew Houston left a voicemail on the main telephone line for Office for Consumer Health Assistance located at [REDACTED] from phone number [REDACTED] already in the process?
Redenta Blacic who is the Ombudsman for Workers Compensation returned Houston's phone call at 0929 am the same day. Houston told Blacic that he had an appeal before the Nevada Supreme Court and alleged he was being harassed by his insurer Sedgwick CMS Nevada Attorney for injured workers and the Department of Administration Hearings Division. Blacic asked if he had filed a complaint with the Division of Industrial Relations Workers Compensation Section and Houston responded that he had filed several complaints with them and again stated he was being harassed by everyone. As Blacic started to explain the process, Houston became angry and began yelling about knowing the process and being harassed and that he should be afforded all the benefits instead of being harassed by government agencies. He then stated to Blacic that "They shouldn't be surprised if when he goes on a mass shooting rampage like the one committed on October 1st" (Blacic does not remember if Houston used the words "if" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston attempted to call back two more times but Blacic did not answer the calls. *if she doesn't remember then why did she make any claims at all?* No phone calls or voicemails were recorded. *she's not sure of what she heard, well after 12/23/2021, or it was it on or about?*

I conducted an interview with Blacic on 03/22/21 with Detective F. Edge #8645 and obtained Blacic's taped statement regarding the incident. Blacic stated she was scared that Houston would carry out his threats, and she's not sure of what she heard. *well after 12/23/2021, or it was it on or about?*

this was no sort of appeal. This is from a case of neglect which R. Blacic neglected her duties in helping resolve these contributions.

this was not sort of false evidence.

unrecorded than 588 if she's not sure of what Houston said would she have interpreted the p.3 as a threat?

CONTINUATION

Event # 210300101590-001

Who was this? why isn't this individual named in report? after the phone call notified her supervisor. A Capital Police report was generated under Report Number 20C900043 which was taken on 12/31/20. I also completed an LVMPD report under LVMPD Evt# LLV 210300101590 well after on or about 12/23/2021.

where's the proof of this? On 07/23/2020 Houston also made threats to Rosemarie McMorris who is employed by Houston's insurer. McMorris filed an LVMPD crime report under Evt# LLV200700099898 for Harassment. Details of the report indicate Houston threatened to murder every employee of Sedgwick and their families and "Eat their hearts" and an Arrest warrant for harassment was submitted at that time.

'DISCOVER' is incomplete. why isn't this in DISCOVERY? Obviously this On 03/16/2021 Jason Lewis advised Capital Police that Houston also has made threats to the Department of Administration Hearings Division of Northern Nevada located in Carson City leaving a voicemail stating "I need immediate assistance because I am going to fucking murder every fucking employee at Mandalay Bay, MGM and everyone in the state of Nevada if you fucking people don't give me my fucking money."

Again where's the proof?

EVIDENCE OF INCOMPETANCE:

Capital Police officer Montero had local Iowa PD officer Fowler (verify Houston's physical address as Fowler stated that Houston has been responsible for 21 calls for service in Iowa City and is mentally ill and constantly on & off his prescribed medication.

Again, where's the proof of any of this? Due to the fact that Houston through the means of oral communication made the threat "They shouldn't be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st." and therefore, intimidated and alarmed Blacic and her coworkers. There is Probable Cause to believe that Houston made a Threat/False info Re Act of Terrorism NRS 202.448.

Wherefore, Declarant prays that a Warrant of Arrest be issued for suspect Houston, Matthew on the charge(s) of Threat/False info Re Act of Terrorism NRS 202.448.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed on this 30th day of March, 2021.

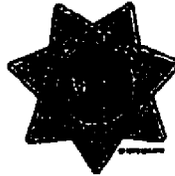
DECLARANT: [Signature] 7418

WITNESS: [Signature] Edge 8645

DATE: 03-30-21

Case Report Number:
LLV210300101590-001

LAS VEGAS METROPOLITAN
POLICE DEPARTMENT



Case Report

Administrative

Case Report Number	LLV210300101590-001	Verification	
Subject	Terroristic Threats- Redenta, Blacic	Verification Level	
Disposition	Active	Precinct	Bolden Area Command
Entered On	3/23/2021 10:40:05 AM	Jurisdiction	Las Vegas, City of
Entered By	Kelly, David	Grid	
Reported On	3/22/2021	Sector	U3
Reporting Officer	Kelly, David	Map	
Reporting Agency	LV - LAS VEGAS METROPOLITAN POLICE DEPARTMENT	Beat	
Report Type		Census/Geo Code	
Assisted By		Call Source	
Occurred On (Date and Time)	Wednesday 12/23/2020 9:29:00 AM	Related Cases	
Or Between (Date and Time)		Means	
Location	[REDACTED]	Other Means	
CSZ		Motives	
Location Name		Other Motives	
		Vehicle Activity	
		Direction Vehicle Traveling	
		Cross Street	
		Notified	

For Exceptional Clearances

Clearance Basis

Exceptional Clearance Date

Narrative

On 03/16/2021 I D. Kelly #7413 was notified by Capital Police Officer Montero #C6056 of incidents involving an individual named Matthew Travis Houston who was threatening to commit acts of violence unless his workman's compensation appeal was resolved.

On 12/23/2020 at 0903 am Matthew Houston left a voicemail on the main telephone line for Office for Consumer Health Assistance located at [REDACTED] from phone number [REDACTED] Redenta Blacic who is the Ombudsman for Workers Compensation returned Houston's phone call at 0929 am the same day. Houston told Blacic that he had an appeal before the Nevada Supreme Court and alleged he was being harassed by his insurer Sedgwick CMS Nevada Attorney for injured workers and the Department of Administration Hearings Division. Blacic

Printed 3/23/2021 11:12 AM

Page 1 of 7



asked if he had filed a complaint with the Division of Industrial Relations Workers Compensation Section and Houston responded that he had filed several complaints with them and again stated he was being harassed by everyone. As Blacic started to explain the process, Houston became angry and began yelling about knowing the process and being harassed and that he should be afforded all the benefits instead of being harassed by government agencies. He then stated to Blacic that "They shouldn't be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st" Blacic does not remember if Houston used the words "if" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston attempted to call back two more times but Blacic did not answer the calls. No phone calls or voicemails were recorded.

I conducted an interview with Blacic on 03/22/21 with Detective F. Edge #8645 and obtained Blacic's taped statement regarding the incident. Blacic stated she was scared that Houston would carry out his threats, and after the phone call notified her supervisor. A Capital Police report was generated under Report Number 20C900043 which was taken on 12/31/20.

On 07/23/2020 Houston also made threats to Rosemarie McMorris who is employed by Houston's insurer. McMorris filed an LVMPD crime report under Evt# LLV200700099898 for Harassment. Details of the report indicate Houston threatened to murder every employee of Sedgwick and their families and "Eat their hearts" and an Arrest warrant for harassment was submitted.

On 03/16/2021 Jason Lewis [REDACTED] advised Capital Police that Houston also has made threats to the Department of Administration Hearings Division of Northern Nevada located in Carson City leaving a voicemail stating "I need immediate assistance because I am going to fucking murder every fucking employee at Mandalay Bay, MGM and everyone in the state of Nevada if you fucking people don't give me my fucking money."

Capital Police officer Montero had local Iowa PD officer Fowler [REDACTED] verify Houston's physical address as [REDACTED] [REDACTED] Fowler stated that Houston has been responsible for 21 calls for service in Iowa City and is mentally ill and constantly on & off his prescribed medication.

Due to the fact that Houston through the means of oral communication over the telephone made the threat "They shouldn't be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st." and therefore, intimidated and alarmed Blacic and her coworkers. There is Probable Cause that Houston made a threat/False info Re act of Terrorism NRS 202.448.

Offense _____

Case Report Number:
LLV210300101590-001

LAS VEGAS METROPOLITAN
POLICE DEPARTMENT



Offense	Make Threat/False Info Re Act Of Terrorism/Wmd(F)-NRS 202.448	Hate/Bias Domestic Violence Premises Entered Entry Using Weapons Criminal Activity Type Security Tools	None (No Bias)
Code Section			
IBR Code	13C		Not Applicable
IBR Group	A		
Crime Against	Person		
UCR Hierarchy	09		
Location Type	Government/Public Building		
Completed	Yes		

Offenders _____

Suspect Name: Houston, Matthew

Aliases

Alias	Alias DOB	Alias SSN
-------	-----------	-----------

Alert(s)

Addresses

Address Type	Address	CSZ	County	Country
Residence		Iowa City		United States

Phones

Phone Type	Phone Number
------------	--------------

Emails

Email Address

Marital Status

Sex Male
Race White
Ethnicity Unknown
DOB [REDACTED]
Age 36
Eye Color

Hair Color
Hair Style
Hair Length
Facial Hair
Complexion
Teeth
Build

Case Report Number:
LLV210300101590-001



LAS VEGAS METROPOLITAN
POLICE DEPARTMENT

Height
Weight
Hand
Resident Nonresident
POB
DLN
DL State
DL Country

SSN
Registered Sex
Offender
EXP Date (RSO)
Accent
Nationality
Immigration
Status

Scars, Marks and Tattoos

SM/T	Type	Location	Description
------	------	----------	-------------

Languages Spoken

Fluency	Language
---------	----------

Attire
Employer/School
Employer Address
Employer CSZ
Occupation/Grade

MO
Other MO
Habitual Offender
Status

Notes

Victims

Name: Blacic, Redenta

Victim Type Individual
Victim of 51522 - Make Threat/False Info Re Act Of Terrorism/Wmd(F)-NRS 202.448 - IBR 13C



Aliases

Alias	Alias DOB	Alias SSN

Alerts

Addresses

Address Type	Address	CSZ	County	Country
Business		Las Vegas, NV	Clark	United States

Phones

Phone Type	Phone Number

Emails

Email Address

Scars, Marks and Tattoos

SMT	Type	Location	Description

Languages Spoken

Fluency	Language

Case Report Number:
LLV210300101590-001



LAS VEGAS METROPOLITAN
POLICE DEPARTMENT

Marital Status

Sex Female
Race White
Ethnicity Hispanic or Latino
DOB [REDACTED]
Age 58
Eye Color
Hair Color
Facial Hair
Complexion
Height
Weight
Hand
Resident Resident
POB
DLN
DL State

DL Country
SSN
Attire
Employer/School
Employer Address
Employer CSZ
Occupation/Grade
Testify
Injury
Registered Sex Offender
EXP Date (RSO)
Accent
Nationality
Immigration Status

Offender Relationships

Offender	Relationship
S - Houston, Matthew	Relationship Unknown

Circumstances
Just. Hom. Circ.

LEOKA Info

Type
Assignment

Activity
ORI-Other Jurisdiction

Notes

Witnesses _____

Case Report Number:
LLV210300101590-001



LAS VEGAS METROPOLITAN
POLICE DEPARTMENT

Other Entities _____

Properties _____

VOLUNTARY STATEMENT

"PRINT"

"Click here to add/edit Event # or Subject's Name"

Event #: LLV210300101590
Statement Of: Redenta Blacic (RB)

SPECIFIC CRIME:

DATE OCCURRED:

TIME OCCURRED:

LOCATION OF OCCURRENCE:

CITY OF LAS VEGAS

CLARK COUNTY

NAME OF PERSON GIVING STATEMENT: Redenta Blacic (RB)

DOB:

SOCIAL SECURITY #:

RACE:

SEX: F

HEIGHT:

WEIGHT:

HAIR:

EYES:

WORK SCHEDULE:

DAYS OFF:

HOME ADDRESS:

HOME PHONE:

WORK ADDRESS:

WORK PHONE:

BEST PLACE TO CONTACT:

EMAIL:

BEST TIME TO CONTACT:

The following is the transcription of a tape-recorded interview conducted by Det. David Kelly (DK), P# 7413, and Det. Farrah Edge (FE), P#8645, LVMPD Counter Terrorism Section. on 03/22/2021 at 0925 hours.

DK: Okay this is event 210300101590, operator this is officer D. Kelly, P#7413, conducting a taped interview with Redenta Blacic, um it is R-E-D-E-N-T-A Blacic B-L-A-C-I-C, ah the date and time is March 22nd, and the time is 9:25 AM., and we are currently located at [REDACTED] a and this interview is in regards to investigation of a terroristic threat, that occurred at the same address. Also present is officer a F. Edge, P#?

FE: 8645

DK: Um Ms. Blacic before we begin are you aware this interview is being recorded?

RB: Yes.

DK: Would you say your name and spell your last name?

RB: Redenta, last name is Blacic B-L-A-C-I-C.

DK: Okay, either Off. Edge or I made any promises to you to get me a statement?

RB: No.

For Official Use Only

VOLUNTARY STATEMENT
(Continuation)

Statement Of: Redenta Blacic (RB)

Event #: LLV210300101590

DK: And are you giving this statement of your own free will?

RB: Yes.

DK: Awesome. So yeah, can you just tell me what happened in regards to this incident?

RB: Okay on um December 23rd, um I received an email from our administrative assistant indicating that Mr. Huston had called and left a message and wanted us um to return his call. I am the workers compensation on Buds – Ombudsman and he had some workers compensation issues, so the email came to me. I called him on the 23rd, at 9:03 when I a – when he answered the phone, he basically indicated that he was on the other phone with the Federal Department of Labor, as well as myself, and he said he was taped recording both phone calls.

Um he never said he had any issue with a not wanting to talk to me, I mean he continued the conversation, um indicating how he had been wronged by the workers compensation system, and every entity in Workers Compensation Nevada Attorney for Injury Workers, a his workers compensation insurer third party administrative which was Sedwick, and um I tried to um deescalate the situation explaining um workers compensation was a process. Um he was alleging harassment by his third party administrator Sedwick, by the Nevada Attorney for Injured Workers, um the Department of Administration, the hearings, he had um, had some hearing and he did not prevail, and um he currently shared he had a hearing pending um at the Nevada Supreme Court, I do believe.

But he's very um disgruntled, a so again I tried to calmed him down, and when I explained that workers compensation was a just a process, just trying to explain to him is a process, he um – he started yelling, that he knows workers compensation um and how he was being harassed and he should be provided everything because he was the injured worker.

Um instead of being harassed by government agencies, and them he stated that we should not be surprised um he used the word if/or when I'm sorry I don't remember if or when he um goes on a mass shooting rampage like um the one committed on October 1st. I attempted – I attempted to calm him down that failed, so i disc – I disconnected the call, he attempted to call back, I did not pick up the call. I called my supervisor who said that um we needed to file a report with Capital Police, um because of the statement he said, you know if/or when he, he said he, goes on um ...

DK: ... right.

RB: ... a the shooting spree, like October 1st, then – that really concerned me.

DK: And um did you – did you make a, filed a report with Capital Police?

RB: Yes I did. Yes I did, I filed a report with Capital Police, and um they have my statement and the online report, the number is 20C900043. Um after that um, they reached out to me, it was over the Christmas holiday, so things were scattered um, I also um – the officer asked me to reach out to Sedwick, who is the third party administrated as well as the Division of Industrial Relations, who is my former employer. So, I do – I do know the District Manager over there,

VOLUNTARY STATEMENT
(Continuation)

Statement Of: Redenta Blacic (RB)

Event #: LLV210300101590

VICTIM OF NASHVILLE, TN TERRORIST ATTACK? OBJ??
and um she had shared with me that he had called the DIR, that they did file a report because of the third party notification that Sedwick had notified them of their concern of Mr. Huston um it took a few days, it was after Christmas, I don't remember the exact day but Rosemary McMorris, who is the manager of Sedwick finally reached out to me, and she shared with me, that they had also filed a report, because they were also concerned with um their well being.

Because he had threatened her, the adjuster, the supervisor, um and to the point where they were working from home and Sedwick had to hire security for them, while they were working at home because of the threats that Mr. Huston made against them, um that's where we are with that.

OBJ

DK: And did they um, let you know what the nature of those threats were?

RB: No they did not, because I'm no longer the regulator.

DK: Okay.

RB: Um I'm not privy to a lot information that I would've been privy to had I still been part of, in the regulatory agency.

DK: And – and how approximately how long has this situation been going on with Mr. Huston?

RB: Um...

DK: Approximately...

RB: ... approximately, when I talked to him in December um, gosh it at least I – I think, God it sounded like it was a like month – a month and half before when Sedrick had complaint, it was already something that had been done, prior to him reaching out to us and making that threat.

DK: Okay, um...

RB: ... I don't know a time, I'm so sorry they didn't share that with me.

DK: No, that's okay. Um and then when he called back, a did he leave messages?

RB: He did but unfortunately we did not saved them. Um they were again irate, I forward them to my supervisor, didn't do anything, but unfortunately, I'm so sorry they were not saved.

DK: That's – that's okay. Did – did you listen to those messages?

RB: Um n – I just heard his name and then I just sent it forward.

DK: Okay.

RB: Because I just did not.

DK: Okay, and them um...

VOLUNTARY STATEMENT
(Continuation)

Statement Of: Redenta Blacic (RB)

Event #: LLV210300101590

RB: ... I just thought it was better for me, just...

DK: ... sure, that's understandable.

RB: Just send it to my supervisor.

DK: And then when he called, did he called um a this main office number?

RB: Would he did, the first time he called the main office number, and then because I was working remotely, um I had a cellular phone that's an office phone, it's a 775 number, and when I do that um I call off that number because no one picks up a restricted call from my phone.

DK: Okay. *why wouldn't she answer if Houston called back? if she was truly afraid why didn't she file*

RB: So, I use that phone, and that's a 775 number and that's the phone I used and that's the one *complaint* he would – would he tried originally right away to call back on that one, I ignored it he didn't *answer* leave any messages, but when he did call back after, he did call back on the mainline. Which *then 4 months later?* is the one I forwarded to my supervisor

DK: Okay, and forgive me for not knowing all the appropriate division...

RB: ... uh-um...

DK: ... and ...

RB: ... oh I'm sorry...

DK: ... and organization...

RB: ... uh-um...

OBJECTION:

DK: ... involved with this process, but do you know if he made any threats to the Nevada Department of Administration Hearings Division of Northern Nevada?

RB: Um – um no I do not.

DK: Okay. *How does RB know that he made threats to Sedgwick?*

RB: Um, I know that he made threats to Sedgwick, I know that the Division of Industrial Relations Workers Compensation Section because Sedgwick reported them, were reported to him to them, because they were concerned. Um they filed a verbal with Capital Police.

DK: Okay. *why did Sedgwick make these false reports?*

RB: But, I – for what the Division of Industrial Relations Workers Compensation Section said, Mr. Huston did not threaten them directly, he just... *well what did he "just..."?*

DK: Okay. And when – when you were on the phone with Mr. Huston...

VOLUNTARY STATEMENT
(Continuation)

Statement Of: Redenta Blacic (RB)

Event #: LLV210300101590

RB: ... uh-um...

DK: ... he made the – the threats were you, a did you believe that he (unintelligible)

((crosstalk))

RB: ... *tone and manner is illegal pursuant to the First Amendment now even if he did make the threats -*
... ~~on~~ without question. I was fearful, I was, I was – I was distraught and I was fearful, because of his tone and his manner. And I been doing workers-comp since 1999, um actually as an audit investigator, so I – I had threats, I had all those types of things um said to me in the past. Um you know workers-comp is not a system that breeds positivity (laughter).

DK: Sure. *so if she did have experience, why did she not report the audit? why did she deny her duty in helping Houston file a*

RB: It's a, so but he – he scared me I mean, I still get upset, his is how many months later. And he frightens me, his tone, because he said if/or when he, he said he – he, not someone, he said *a* he, and he was frightening, I – I was fearful. *grievance*

DK: Okay. And again what was the date of this phone call?

RB: Um it was, um December, um 23rd.

DK: And do you remember roughly what time?

RB: Yeah it was 9:03, because I – I logged it right away, I have, I sent...

DK: ... okay approximately how long did the conversation last?

RB: Um I wanna say maybe ten minutes, ten – fifteen minutes, at the most.

DK: Okay and he made the threat... *How did Houston make a threat if none of the phone calls were recorded or logged?*

RB: ... at the most...

DK: ... toward the end of the conversation?

RB: Yes, yes it was just like I said as soon as he said that and I couldn't calmed him down, and he frighten me, um because again I'm not generally frighten, it's not ...

DK: ... okay...

RB: ... something I – I, I'm like I'm done, so I disconnected the call, and I called, I talked to my supervisor right away, I called them on my cell phone saying, a – you need to know this, because...

DK: Okay, um so what I'm goanna do is um I'm goanna file a Las Vegas Metropolitan Police Department report.

RB: Uh-uh.

VOLUNTARY STATEMENT
(Continuation)

Statement Of: Redenta Blacic (RB)

Event #: LLV210300101590

DK: For this crime.

RB: Okay.

DK: Um and I'm goanna used you as a witness in the victim of the State, and a used you statement as part of the um packet. Um I just wanna make sure you're okay with if I send to court...

RB: ... yes that's fine...

DK: ... and that you might have to testify or ...

RB: ... that's fine...

DK: ... something like that.

RB: Because as I said, he frighten me.

DK: No worries.

RB: And that – that's not generally something that happens.

DK: No, and it's against the law to do that.

RB: You know, okay (laughter).

DK: It's, it's - it's good that you, that you know that you – you went through the Capital Police to – to...

RB: ... uh-uh...

DK: ... to start this process, to get it going. Um Det. Edge do you have any questions?

FE: No.

DK: Um okay, would this ends the a interview the time is, the same people are present, and the time is 9:35 AM.

THIS VOLUNTARY STATEMENT WAS COMPLETED AT 3320 W. Sahara Ave., Unit#100, Las Vegas Nevada 89102
ON THE 22nd DAY OF March 2021, AT 0935 HOURS.

NOTICE OF INTENT TO USE AUDIOVISUAL TECHNOLOGY PURSUANT TO NRS 171.1975 TO PRESENT LIVE TESTIMONY AT PRELIMINARY EXAMINATION DUE TO COVID-19 OUTBREAK

Pursuant to NRS 171.1975, if the preliminary hearing in this matter is conducted during the COVID-19 outbreak, the State of Nevada intends to present the testimony of all victims and witnesses, regardless of geographical location, through the use of audiovisual technology. The court must allow the use of such audiovisual technology if good cause exists.¹

Prior to the preliminary hearing in this matter, the witness will be sworn and will sign the previously provided declaration, which acknowledges that "the witness understands that he or she is subject to the jurisdiction of the courts of this state and may be subject to criminal prosecution for the commission of any crime in connection with his or her testimony, including, without limitation, perjury, and that the witness consents to such jurisdiction."²

There is good cause existing to limit in-person testimony at a preliminary hearing during the COVID-19 outbreak due to the following facts and circumstances:

On March 11, 2020, the World Health Organization, noting their deep concern as to "both [] the alarming levels of spread and severity, and [] the alarming levels of inaction," to the COVID-19 outbreak, officially declared the outbreak as a **pandemic**. While doing so, the WHO noted they "have never before seen pandemic that can be controlled," and since they were first notified, they have "called everyday [*sic*] for countries to take urgent and aggressive action," further noting, "[w]e have rung the alarm bell loud and clear."³

Since this classification of the COVID-19 outbreak as a pandemic, Federal, State, County, and Local governments across the United States of America have taken swift and significant action to prevent the spread of this disease.

On Friday, March 13, President Trump declared a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak.⁴ Three days after this initial proclamation, President Trump and the White House Coronavirus Task Force issued stronger guidelines in an effort to slow the spread of this disease. Notably, the guidelines stated "[e]ven if you are young, or otherwise healthy, you are at risk and your activities can increase the risk for others. It is critical that you do your part to slow the spread of the coronavirus." President Trump called for gatherings to be no larger than ten people and to avoid eating and drinking in bars, restaurants, or food courts.⁵ Finally, the Director of the National Institute of Allergy and Infectious Diseases

¹ NRS 171.1975.1 "... if good cause otherwise exists, the magistrate must allow the witness to testify at the preliminary examination through the use of audiovisual technology."

² NRS 171.1975.2

³ <https://www.who.int/dg/speeches/detail/who-director-general-s-opening-remarks-at-the-media-briefing-on-covid-19---11-march-2020>

⁴ <https://www.whitehouse.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak>

⁵ <https://www.whitehouse.gov/briefings-statements/coronavirus-guidelines-america/>

https://www.whitehouse.gov/wp-content/uploads/2020/03/03_16_20_coronavirus-guidance_8.5x11_315PM.pdf

noted: “[w]hen you’re dealing with an emerging infectious disease outbreak, you are always behind where you think you are....”⁶

Governor Sisolak issued a Declaration of Emergency in the State of Nevada on March 12, 2020. On Sunday, March 15, 2020, Governor Sisolak ordered all K-12 schools in the State of Nevada closed through April 6, 2020. Later that same day, he announced further directives, which included: closing state offices to the public, a call to transition to working as much as possible over the phone or online for essential services, and strongly encouraged gaming properties to close to the public. Governor Sisolak stated these efforts are required “protect the health and safety of the public and our state workforce while ensuring that the important work of our state government does not grind to a halt.” Further, he noted that we all “must do what we can to be part of the solution and share[] responsibility for each other as Nevadans.”⁷

Clark County, as well as many cities therein, issued their own Declarations of Emergency in response to the COVID-19 outbreak.⁸ Federal, state, and local courts also responded to the outbreak with varying administrative orders, citing the COVID-19 outbreak as good cause to suspend court proceedings or scale back operations.

The U.S. District Court for the District of Nevada continued all trials through April 20, 2020, among other modifications and visitor restrictions “to do its part in slowing the spread of COVID-19.”⁹

The Nevada Supreme Court and Court of Appeals imposed visitor restrictions to minimize exposure, noting, “... the best way to prevent illness is to avoid being exposed to the virus.”¹⁰

The Eighth Judicial District Court issued Administrative Order 20-01, which suspended all jury trials for 30 days and encouraged any essential hearings to be heard through alternative means to in-person appearances. Additionally, the order provided restrictions on public and employee entry into the courthouse.¹¹ Three days later, through Administrative Order 20-02, the court discontinued in-person meetings or gatherings and issued a direction to conduct court business through social distancing.¹²

The Las Vegas Justice Court issued Administrative Order 20-03, which provided for amended procedures due to the COVID-19 outbreak. However, all preliminary hearings, regardless of

⁶ <https://www.nytimes.com/2020/03/16/us/politics/trump-coronavirus-guidelines.html>.

⁶ https://twitter.com/ABC/status/1239638144955437056?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwterm%5E1239638144955437056&ref_url=https%3A%2F%2Fwww.redditmedia.com%2Fmediaembed%2Ffir106%3Fresponsive%3Dtrue%26is_nightmode%3Dfalse

⁷ <https://nvhealthresponse.nv.gov/preparation-in-nv/>.

⁷ http://gov.nv.gov/News/Press/2020/Governor_Sisolak_Updates_Public_on_State_Action_and_Guidance_Regarding_COVID-19/.

⁸ https://www.fox5vegas.com/coronavirus/las-vegas-clark-county-surrounding-cities-declare-state-of-emergency/article_7e1d4c6a-672d-11ea-bc3d-6f2ce56da2c4.html,

⁹ <https://www.clarkcountycourts.org/wp-content/uploads/USDC-NV-03-16-2020-Press-Release-Final.pdf>

¹⁰ <https://nvcourts.gov/COVID-19-restrictions/>

¹¹ http://www.clarkcountycourts.us/res/rules-and-orders/2020-03-14_11_43_36_admin%20order%202020-1.pdf

¹² http://www.clarkcountycourts.us/res/rules-and-orders/2020-03-16_09_07_52_administrative%20order%202020-02.pdf

custody status, are still expected to proceed in person, although alternative appearances for the attorneys are "encouraged when possible."¹³

While there are precautionary measures in place to screen for those exhibiting symptoms of the virus before entering the courthouse, the courthouse is open to the public as of March 16, 2020. A person infected with this virus, and who is contagious, may take up to two weeks to exhibit the symptoms that are the current focus of any screening. Further, multiple new studies strongly suggest that those who are infected, but are asymptomatic, are likely a significant force driving the spread of COVID-19.¹⁴ Finally, President Trump declared COVID-19 an "invisible enemy."¹⁵

Considering preliminary hearings are still scheduled and expected to be heard in the Las Vegas Justice Court, where attorneys are encouraged to use alternative methods to appear, limiting the in-person testimony of all victims and witnesses is required in the interest of public health and the safety of our community. Therefore, the State of Nevada intends to introduce such testimony at the preliminary hearing through the use of audiovisual technology should this hearing proceed during the COVID-19 outbreak.

¹³ <http://www.lasvegasjusticecourt.us/Admin%20Order%202020-03.pdf>

¹⁴ <https://www.cnn.com/2020/03/14/health/coronavirus-asymptomatic-spread/index.html>

<https://science.sciencemag.org/content/early/2020/03/13/science.abb3221?rss=1>,

<https://www.sciencenews.org/article/coronavirus-most-contagious-before-during-first-week-symptoms>,

<https://www.foxnews.com/media/dr-siegel-bars-concerts-coronavirus-highly-contagious>

¹⁵ <https://www.politico.com/news/2020/03/16/trump-recommends-avoiding-gatherings-of-more-than-10-people-132323>

Nevada State Board of Medical Examiners
Investigations Division
PO Box 7238 Reno, NV 89510
Physical Address: 1105 Terminal Way, #301 Reno, NV 89502

Phone: In Reno: (775) 688-2559
Fax: (775) 688-2553

(or if calling from any other area of Nevada,
call the board's in-state toll-free number: (888) 890-8210)

BLIND • VISSUALLY IMPAIRED COMPLAINT FORM

NOTE: Please print out this Complaint Form on your printer. On the printed Complaint Form, please type or neatly print your complaint information and summary. Be as concise as possible. Make copies of any documents you have which support your allegation(s) and attach them to your completed Complaint Form. Please mail your completed Complaint Form and attachments to the above address.

Your Name: Matthew Travis Houston Gender(circle): Male / F

Phone Number(s) (~~home/work~~/cell): 3-D-23 @ MDSP No. 1210652

Mailing Address: 22010 Cold Creek Road P.O. Box 650

City: Indian Springs State: NV Zip: 89070-0650

Patient Name: Matthew Travis Houston Gender(circle): Male / F

Patient Date of Birth: 7.15.1984 Patient Social Security Number: 481-06-1968

Physician(s), Physician Assistant(s), Practitioner(s) of Respiratory Care, Perfusionists named in complaint:

NOT GUILTY POPE) ^{factually &} ^{and} INNOCENT NDOC, ET AL ^{now see} A-22-853203-W
Address: A-17-758861-C ^{now see} C-17-323&14.1 + C-21-357927-1
City: HELL State: NV Zip: 666 Phone Number(s): [REDACTED] 666 [REDACTED]

2) Name: Larry Phillips P: 702-382-1200
Address: NV-CURE @ John Witherow P: 702-347-1731
City: _____ State: _____ Zip: _____
Phone Number(s): Haather Ungermann @ 702-671-0512

3) Name: Jessica @ P: 702-743-1763 Gary @ P: 610-762-4143
Address: Darian @ P: 702-762-1347 Elaine @ P: 610-871-0031
City: _____ State: _____ Zip: _____
Phone Number(s): Brenda Lee @ 702-628-2000

Christopher D. Burk @ 702-620-2020
Veronica @ 702-474-7554 Erica and Rose @ 702-868-8888

SEE ATTACHED

Date(s) of Occurrence: 12-20-2021 (9-30-2016) Anna 9-26-2015
(supposedly)

Treatment Received At: (please mark the following that apply, including name and address)

Physician's Office: Attorney Todd Leventhal @

Hospital: p: 702-472-8686

Other: SF-CA @ p: 415-640-4864

Did you obtain a second opinion from another physician? Yes No

If "Yes": Name of Physician: Kelsey Bernstein @ p: 702-382-1200

Physician Address: 702-755-8678

Diagnosis: 702-940-1234

IMPORTANT: PLEASE SIGN AND DATE

Signature:  Date: 11 JUN 22

Complaint

Summary

PRIA REPORT ON C/O SR KUREY
and B.M.U. "Program"
"SHREK"

3 D-21

3 D-22

3 D-34

3 D-36

NOW SEE

3 D-1

DECLARATION OF REVEREND MATTHEW TRAVIS HOUSTON:

I, Matthew Travis Houston, never made any sort
' of telephone calls to any of these people.
SMH.

Can "you" please tell me as to why I am
in NDOC and why I was kidnapped at
my own doctor's appointment @ NEVADA RETINA
SPECIALISTS and why my service animals were
murdered?

Posted 2010-04-26

Consumer Information

About Medical Doctors Physician Assistants Respiratory Therapists Perfusionists and Unlicensed Practice



Nevada State Board of Medical Examiners

Reno Office
1105 Terminal Way, Suite 301
Reno, NV 89502
Telephone: (775) 688-2559
Toll-Free: (888) 890-8210 (within Nevada)

Mailing Address:
P.O. Box 7238
Reno, NV 89510-7238

Las Vegas Office
6010 S. Rainbow Blvd., Bldg. A, Suite 2
Las Vegas, NV 89118
Telephone: (702) 486-3300
Website: www.medboard.nv.gov
E-mail: nsbme@medboard.nv.gov



UNLICENSED PRACTICE

Before you select a physician for your medical needs, check with us or the Nevada State Board of Osteopathic Medicine (contact information on previous page) to verify the physician is licensed to practice medicine in Nevada. Do not seek treatment from someone who is not licensed in Nevada. If the person is not licensed, he or she may be attempting to commit a felony, including fraud and assault and battery.

Report!

If you or someone you know has received treatment from an unlicensed person, report it to local law enforcement immediately or dial 211! If you have discovered someone who is not licensed and who is attempting to practice medicine on others, inform the potential patient not to be treated and call local law enforcement immediately or dial 211! You can remain anonymous.

Medicine is **NOT** practiced in non-medical settings.

THE BOARD

The Nevada State Board of Medical Examiners (Board) is the state agency that licenses and regulates Nevada medical doctors (physicians), physician assistants, practitioners of respiratory care and perfusionists. Collectively, they are referred to as "licensees." The Board is composed of nine members appointed by the Governor—six physicians actively practicing in Nevada and three members from the public.

At its quarterly meetings, the Board considers and acts on individual license applications, committee reports and policy issues affecting the practice of medicine. Meetings also include adjudications of disciplinary actions filed by the Board's investigative committees. Although some Board business is confidential under the law, Board meetings are otherwise open to the public. The Board's meeting schedule may be obtained from its website: www.medboard.nv.gov.

No tax dollars are used to support the Board. Licensing and registration fees charged to practitioners regulated by the Board provide the bulk of its revenue. Audits of the Board are conducted annually and reported to the Legislative Counsel Bureau of the Nevada State Legislature and to its licensees.

THE BOARD'S MISSION

The practice of medicine is a *privilege* granted by the state. The Nevada State Board of Medical Examiners licenses, monitors, disciplines, educates and, when appropriate, rehabilitates its licensees to assure their fitness and competence to serve the people of Nevada.

SERVICES THE BOARD PROVIDES

The Board can give you information on the background and status of medical doctors, physician assistants, practitioners of respiratory care and perfusionists licensed in Nevada. The Board can tell you how many years a licensee has practiced in Nevada, provide you with a licensee's education, training and malpractice history, and tell you whether the Board has taken disciplinary action against his or her license.

You can obtain this information by calling the office at (775) 688-2559 in the Reno/Sparks/Carson City area or (888) 890-8210 toll-free within the state and a customer-service representative will provide you with the information over the phone. You can also visit the Board's website (www.medboard.nv.gov), where you can view the profiles of the Board's licensees.

All disciplinary actions are reported in the Board's newsletters and on its website.

A full roster of the Board's licensees is available in hard copy, on computer disk or via e-mail, for a fee.

Board representatives are happy to present public outreach programs before medical organizations, students and public groups, such as service clubs, upon request.

WEBSITE

The Board's website (www.medboard.nv.gov) contains information on the Board and the Board's licensees: meeting agendas and minutes, newsletters, the Board's most recent annual report and financial statements, forms and other helpful information.

DOES A DOCTOR HAVE TO RELEASE MEDICAL RECORDS TO A PATIENT?

Yes. A doctor does have to make a patient's records available to the patient or the patient's representative with the patient's written authorization. The doctor may charge up to 60 cents per page for photocopies of the records, and a reasonable fee for copies of x-rays and other health care records produced by similar processes.

THE MEDICAL PRACTICE ACT (MPA)

The Medical Practice Act, Chapter 630 of the Nevada Revised Statutes (and Chapter 630 of the Nevada Administrative Code) is a law created by the Nevada State Legislature to license and regulate Nevada physicians, physician assistants, practitioners of respiratory care and perfusionists.

THE INVESTIGATIVE PROCESS

Complaints against licensees of the Board are received from several sources, including patients, other members of the public, hospitals, other health care providers and institutions and medical malpractice insurers. The Board may also initiate a complaint on its own if it becomes aware of potential violations of the MPA.

CONDUCT THAT MAY WARRANT DISCIPLINE OF A LICENSEE

The following list includes, but is not limited to, acts that constitute grounds for initiating disciplinary action or denying licensure:

1. Conviction of a felony relating to the practice of medicine or the ability to practice medicine, or certain other felonies as listed in NRS 630.301(11);
2. Disciplinary action taken against a licensee in another state;
3. Malpractice: failing to use reasonable care, skill, or knowledge ordinarily used under similar circumstances;
4. Sexual misconduct with a patient;
5. Disruptive behavior that interferes with patient care or has an adverse impact on the quality of care rendered to a patient;
6. Billing for services not rendered (fraud);
7. Engaging in conduct that brings the medical profession into disrepute;
8. Advertising the practice of medicine in a false, deceptive or misleading manner;
9. Abandonment of a patient;
10. Inability to practice medicine with reasonable skill and safety because of illness; a mental or physical condition; or the use of alcohol, drugs, narcotics or any other such substance.

While some types of behavior, such as poor bedside manner, are not conducive to a good doctor-patient relationship, they are not violations of the MPA.

DISCIPLINARY PROCEDURE

When the Board receives a complaint, it is reviewed to determine whether the Board has jurisdiction over the matter. If it is determined that the Board has jurisdiction, the facts of the complaint are thoroughly analyzed by a committee of Board members, staff and medical reviewers to determine if there has been a violation of the MPA.

If a violation is confirmed, the Board may file formal charges against the licensee and the licensee will be afforded a public hearing. The charges filed by the Board and the formal decision of the Board after the hearing are public record. Copies of these documents are available to the public upon request, for a fee, or are available for free on the website.

If the charges are proved, the Board may suspend or revoke the license or place the licensee on probation. The Board can also order psychiatric treatment, additional education, passage of a competency examination or other discipline provided by the MPA. If the licensee has a problem with drugs or alcohol, the Board can require the licensee to participate in treatment and keep him or her from practicing until the problem is resolved.

HOW TO FILE A COMPLAINT

To file a complaint, you can download or print the complaint form from the Board's website (www.medboard.nv.gov) under the "Consumer Forms" section. Or call the Board office at (775) 688-2559 in the Reno/Sparks/Carson City area or (888) 890-8210 toll-free within the state and press 1 to reach the Investigations Division of the Board, which will mail you a complaint form.

By law, the Board cannot reveal whether an investigation has been initiated against a licensee unless the investigation has resulted in formal charges against the licensee.

WHAT THE BOARD DOES NOT DO

The Board cannot tell you what insurance plans a specific physician accepts, whether the physician is accepting new patients, or recommend or refer you to a specific physician. Local and national organizations are

a good source for finding physicians who practice certain specialties in your area. See the "Referral Organizations" below.

The Board also has no legal authority over the fees charged by a physician (unless it involves fraud) and cannot assist with getting fees reduced or refunded. The Office of the Governor, Consumer Health Assistance Program ((702) 486-3587 in the Las Vegas area or (888) 333-1597 toll-free within the state of Nevada) may be able to assist with fee disputes.

REFERRAL ORGANIZATIONS

- Nevada State Medical Association (NSMA)
(775) 825-6798 (Reno)
- Clark County Medical Society (CCMS)
(702) 739-9989 (Las Vegas)
- Washoe County Medical Society (WCMS)
(775) 825-0278 (Reno)
- American Medical Association (AMA)
(800) 621-8335 (toll-free)
- Bureau of Health Care Quality and Compliance
Nevada State Division of Health (for hospitals)
(775) 684-1030
(800) 225-3414 (toll-free)
- Nevada Hospital Association
(775) 827-0194

THE BOARD DOES NOT REGULATE:

- Chiropractors
- Clinics
- Dentists
- Family counselors
- Homeopathies
- Hospitals
- Laboratories
- Laboratory technicians
- Marriage counselors
- Nurses
- Nursing homes
- or
- Doctor's front office (clinical) staff
- Emergency medical technicians
- Medical insurance companies
- Oriental medicine occupations

NEVADA STATE AGENCIES THAT REGULATE OTHER HEALTH PROFESSIONALS

- Board of Dental Examiners, (702) 486-7044
- Board of Examiners for Audiology and Speech Pathology, (775) 787-3421
- Board of Examiners for Marriage and Family Therapists and Clinical Professional Counselors, (702) 486-7388
- Board of Examiners for Social Workers, (775) 688-2555
- Board of Homeopathic Medical Examiners, (775) 324-3353
- Board of Nursing, (775) 687-7700
- Board of Optometry, (775) 863-8367
- Board of Oriental Medicine, (702) 837-8921
- Board of Osteopathic Medicine, (702) 732-2147
- Board of Pharmacy, (775) 850-1440
- Board of Podiatry, (775) 789-2605
- Board of Psychological Examiners, (775) 688-1268
- Board of Veterinary Medical Examiners, (775) 688-1788
- Chiropractic Physicians' Board, (775) 688-1921
- Physical Therapy Examiners' Board, (702) 876-5535

For agencies not listed above, call Nevada State Library Research Assistance at (775) 684-3360 or (800) 922-2880 toll-free within the state of Nevada.

Your insurance plan may also list which doctors in your area are covered by your insurance.

Matthew Travis Houston #1210652
Po box 650
Indian Springs NV 89070

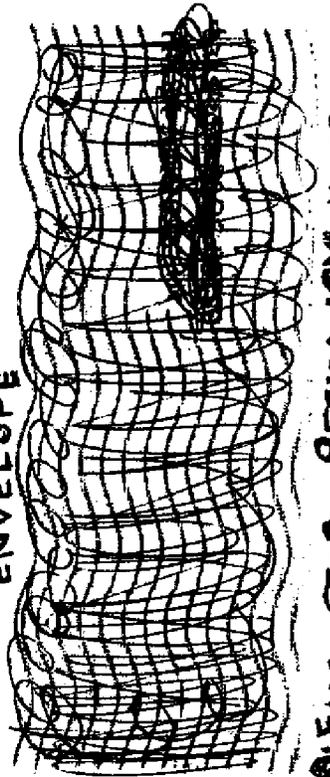
POST OFFICE
INDIAN SPRINGS, NV 89070
SEP 11 2009

3762

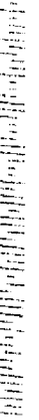
3A.2

Steven D Grierson
Clerk of the Court
200 Lewis Ave 3rd Floor
Las Vegas NV 89155-1160

LEGAL MAIL ON REUSED
ENVELOPE



PLEASE STOP RECIDIVISM LVMPD





**EIGHTH JUDICIAL DISTRICT COURT
CLERK OF THE COURT**

REGIONAL JUSTICE CENTER
200 LEWIS AVENUE, 3rd FL.
LAS VEGAS, NEVADA 89155-1160
(702) 671-4554

Steven D. Grierson
Clerk of the Court

Anntoinette Naumec-Miller
Court Division Administrator

July 30, 2022

Attorney: Alexis M. Duecker
AMD Law PLLC
Alexis M Duecker Esq
8687 W Sahara Ave Ste 201
Las Vegas NV 89117

Case Number: C-21-357927-1
Department: Department 11

Defendant: Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: **Emergency Opposition**

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,

DC Criminal Desk # 7

Deputy Clerk of the Court

1 OBJ + 0074 + 0079 + 0085 + 0128 + 0016

2 MATTHEW TRAVIS HOUSTON, CHTD.

3 No. 1210652 @ HDSP Nevada Bar No. 2131 (R.I.P. Uncle David)

4 PO Box 650 · 22010 Cold Creek Road

Indian Springs, NV 89070-0650

P: (702) 879-6789

5 DISTRICT COURT
6 CLARK COUNTY, NEVADA

7 Case No.^(S) C-17-323614-1 (XIX)
C-21-357927-1 (XII)

8 MATTHEW TRAVIS HOUSTON,

9 Plaintiff,
10 Plaintiff-in-Error and the
-VS- Petitioner-appellant,

CASE No. A-22-853203-W

Dept. No. XI

JOIN "de novo hearing requested"

CASE NO.: A-17-758861-C

DEPT No.: 17, XVIII and 29

11 THE STATE OF NEVADA, ~~et al~~

12 AND THE MANOLAY BAY CORP., ET AL,

13 Defendant-respondent(s)

IN RE APPEAL No. 844178

CR014840 21 PO 12758 E1248384A

CR033713 21 PO 19508 E1237802A

15 EMERGENCY OPPOSITION AND NOTICE OF FORMAL
16 OBJECTION TO ANY SORT OF VEXATIOUS LITIGANT
17 ORDER AND ANY AND ALL OTHER SORT OF CHICANERY
18 THAT "GERRI LYNN HARDCASTLE AND THE STATE
19 OF NEVADA, ET AL" MAY ATTEMPT TO CONJURE
20 FROM THE DEMONS OF INJUSTICE KNOWN AS
21 "THE SHADOW HILLS CHURCH"
22 AND "ERNEST MAY ELEMENTARY"

23 YOU WILL NOW TAKE NOTICE of this continued
24 state of emergency in re intervention and interpleadings
25 of joinder to case No. A-22-853203-W in
26 department XI in re "MOTION TO RETAX".
27

28 YOU WILL NOW READ COMPLETE MOTION OF 44 PAGES

P. 1 - A-22-853203-W

RECEIVED
JUL 18 2022
CLERK OF THE COURT

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

MANDALAY BAY CORP, D/B/A
MANDALAY BAY RESORT AND
CASINO,

Respondent.

No. 84417

FILED

JUN 06 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order granting a post-judgment motion to interplead settlement proceeds. Eighth Judicial District Court, Clark County; David M. Jones, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. This court “may only consider appeals authorized by statute or court rule.” *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). No statute or court rule allows an appeal from an order allowing a party to interplead funds. Because the order does not determine which parties are entitled to the settlement funds, the order does not affect appellant’s rights to the funds and is not appealable as a special order after final judgment. See NRAP 3A(b)(8); *Gumm v. Mainor*, 118 Nev. 912, 920, 59 P.3d 1220, 1225 (2002) (to be an appealable special order after final judgment, the order must

affect the rights of a party to the action which grow out of the previously entered judgment). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.¹

Hardesty, J.
Hardesty

Stiglich, J.
Stiglich

Herndon, J.
Herndon

cc: Hon. David M. Jones, District Judge
Matthew Travis Houston
Clark McCourt, LLC
Eighth District Court Clerk

¹Given this dismissal, this court takes no action on appellant's transcript request form or the notice filed on April 4, 2022.

IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY
BAY RESORT AND CASINO,
Respondent.

Supreme Court No. 84417
District Court Case No. A758861

RECEIPT FOR DOCUMENTS

TO: Matthew Travis Houston
Clark McCourt, LLC \ Brian P. Clark
Steven D. Grierson, Eighth District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

03/22/2022 Appeal Filing Fee waived. In Forma Pauperis. (SC)
03/22/2022 Filed Notice of Appeal/Proper Person. Appeal docketed in the
Supreme Court this day. (SC)

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court
lh

informal brief submission deadline
is July 20, 2022.
* BRIEFING IN PROGRESS *

P.4 (A-22-853203-W)

**IN THE SUPREME COURT OF THE STATE OF NEVADA
OFFICE OF THE CLERK**

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY
BAY RESORT AND CASINO,
Respondent.

Supreme Court No. 84417
District Court Case No. A758861

INSTRUCTIONS/NOTICE REGARDING DEADLINES

TO: Matthew Travis Houston
Clark McCourt, LLC \ Brian P. Clark

**PLEASE CAREFULLY REVIEW THE INFORMATION BELOW REGARDING
REQUIREMENTS FOR THIS APPEAL.**

Definitions/Terms

"NRAP" stands for Nevada Rules of Appellate Procedure, which govern procedure in the Nevada Supreme Court and Nevada Court of Appeals.

"Pro se" refers to a party acting on his or her own behalf without the assistance of an attorney.

"In forma pauperis" refers to a party who has been determined by a court to be indigent and not required to pay filing fees. Only a court can grant a party in forma pauperis status. Please see NRAP 24 for more information.

Copies of all documents sent to the court for filing must also be served on all other parties in the appeal. Such service should be made at the same time the document is sent for filing, and may be accomplished by mailing a copy of the document to the other party (if the other party has an attorney, the document should be mailed to the attorney). Please see NRAP 25(b) and NRAP 25(c). The rules do not require that copies served on other parties be file-stamped by the court.

Required Documents/Deadlines

1. Transcript Request Form

Within 14 days, appellant(s) must file in this court either (1) a transcript request form requesting transcripts of all district court proceedings that are necessary for the court's review on appeal; or (2) a certificate that no transcripts are being requested. See NRAP 9(b). The enclosed blank transcript request form may be used.

P.5 (A-22-853203-W)

22-09016

APPELLANTS WHO HAVE NOT BEEN GRANTED IN FORMA PAUPERIS STATUS must serve a copy of the transcript request form on the court reporter/recorder who reported the proceedings and on all other parties to the appeal and must also pay an appropriate deposit to the court reporter/recorder at the time of service. NRAP 9(b)(1)(B). Upon receiving a transcript, the party who requested it must file a copy of the transcript in this court. NRAP 9(b)(1)(B).

APPELLANTS WHO ARE IN FORMA PAUPERIS should not serve a transcript request form on the court reporter/recorder, but should still file the request in this court; the court will review the request and enter an appropriate order. NRAP 9(b)(1)(C).

2. Docketing Statement

Within 21 days, all appellant(s) must file in this court a docketing statement that complies with NRAP 14. The enclosed blank docketing statement may be used.

FOR APPELLANTS WHO ARE IN FORMA PAUPERIS, the requirement that supporting documents be attached to the docketing statement may be waived.

3. Brief or Informal Brief Form

Within 120 days, appellant(s) must file in this court either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 28(k) and 31(a)(1). Failure to file a brief or informal brief form by the deadline may result in dismissal of the appeal. NRAP 31(d)(1).

Appendices/record

Pro se parties are not permitted to file an appendix to their briefs unless ordered to do so by this court. NRAP 30(i). If the court's review of the complete trial court record is necessary, the court will direct the district court to transmit the record. Pro se parties are not required to cite the record in their briefs, but are encouraged to do so if possible. See NRAP 28(e)(3).

Responses to Pro Se Documents

Opposing parties are not required to respond to documents, including briefs, filed by a pro se party unless ordered to do so by this court. The court generally will not grant relief without providing an opportunity to file a response. See NRAP 46A(c).

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

by Linda Hamilton
Deputy Clerk

22-09016

No. 84417

P. 6
618(A-22-853203.W)

Nevada Supreme Court Docket Sheet

Docket: 84417

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,
Respondent.

Case No. 84417

Consolidated with:

Counsel

Matthew Travis Houston, Indian Springs, NV, Appellant, in proper person

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp

Case Information

Panel: Panel

Panel Members: Unassigned

Disqualifications:

Case Status: Briefing in Progress

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562, 80562-COA, 84418, 84477

District Court Case Information

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP.

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/17/22 Appeal

Judgment Appealed From Filed: 02/28/22

Docket Entries

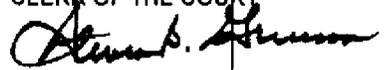
<u>Date</u>	<u>Docket Entries</u>	
03/22/22	Appeal Filing Fee Waived. in Forma Pauperis. (SC)	
03/22/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-009014
03/22/22	Issued Notice Regarding Deadlines. (SC)	22-009016
04/04/22	Filed Civil Proper Person Transcript Request Form. (SC)	22-010307
04/04/22	Filed Proper Person Notice. (SC)	22-010319
04/27/22	Filed Proper Person Brief. Appellant's Informal Brief. (SC)	22-013324
04/27/22	Filed Proper Person Brief. Appellant's Supplemental Informal Brief. (SC)	22-013325

Wednesday, April 27, 2022 12:11 PM

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Steven D. Grierson
CLERK OF THE COURT



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**IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR
THE COUNTY OF CLARK**

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MATTHEW HOUSTON,

Case No: A-17-758861-C

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Plaintiff(s).

Dept No: XXIX

12

vs.

13

MANDALAY BAY CORP. dba MANDALAY
BAY RESORT & CASINO,

14

15

Defendant(s).

16

17

CASE APPEAL STATEMENT

18

19

1. Appellant(s): Matthew Travis Houston

20

2. Judge: David M. Jones

21

3. Appellant(s): Matthew Travis Houston

22

Counsel:

23

Matthew Travis Houston #1210652
P.O. Box 650
Indian Springs, NV 89070

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25

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4. Respondent (s): Mandalay Bay Corp. dba Mandalay Bay Resort & Casino

27

Counsel:

28

Brian P. Clark
7371 Prairie Falcon Rd., Suite 120

A-17-758861-C

-1-

No. 84417

Case Number: A-17-758861-C

6208 = A-22-853203-W

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Las Vegas, NV 89128

- 5. Appellant(s)'s Attorney Licensed in Nevada: N/A
Permission Granted: N/A
- Respondent(s)'s Attorney Licensed in Nevada: Yes
Permission Granted: N/A
- 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, October 22, 2019
***Expires 1 year from date filed* (Expired)
- Appellant Filed Application to Proceed in Forma Pauperis: No
Date Application(s) filed: N/A
- 9. Date Commenced in District Court: July 24, 2017
- 10. Brief Description of the Nature of the Action: NEGLIGENCE - Premises Liability
Type of Judgment or Order Being Appealed: Misc. Order
- 11. Previous Appeal: Yes
Supreme Court Docket Number(s): 80562
- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 21 day of March 2022.

Steven D. Grierson, Clerk of the Court

/s/ Heather Ungermann
 Heather Ungermann, Deputy Clerk
 200 Lewis Ave
 PO Box 551601
 Las Vegas, Nevada 89155-1601
 (702) 671-0512

cc: Matthew Travis Houston

No. 84417

pg # A-22-853203-W
621

Nevada Supreme Court Docket Sheet

Docket: 80562

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW HOUSTON,

Appellant,

vs.

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,

Respondent.

Case No. 80562

Consolidated with:

Counsel

Matthew Travis Houston, Indian Springs, NV, Appellant, in proper person

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp

Case Information

Panel: Panel

Panel Members: Unassigned

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted: On Record and Briefs

Date Submitted: 12/01/20

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562-COA, 84417, 84418, 84477

District Court Case Information

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 02/05/20 Appeal

Judgment Appealed From Filed: 01/30/20

Docket Entries

Date	Docket Entries	
02/12/20	Appeal Filing Fee Waived. In Forma Pauperis. (SC)	
02/12/20	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	20-005813
02/12/20	Issued Notice Regarding Deadlines. (SC)	20-005815
02/18/20	Filed Order Directing Transmission of Record. Record on Appeal due: 30 days. (SC).	20-006418
02/28/20	Filed Record on Appeal, Vols. 1 - 5 via FTP. (SC)	20-008060
03/02/20	Filed District Court Document - Sealed documents, pages 106-108 and 190-191. (SC)	
04/20/20	Filed Proper Person Motion "Motion to Appoint Counsel". (SC)	20-014911
04/20/20	Issued Notice to Provide Proof of Service. (Appellant's Motion to Appoint Counsel). Due date: 10 days. (SC)	20-014920

Wednesday, April 27, 2022 12:10 PM

No. 84417

8220 # A. 22. 853203. W

Nevada Supreme Court Docket Sheet

Docket: 80562

HOUSTON VS. MANDALAY BAY CORP

Page 2

04/23/20	Filed Order Denying Motion. Appellant has filed a motion requesting the appointment of appellate counsel. The motion is denied. (SC)	20-015464
07/27/20	Filed Order to File Document. Appellant shall have 14 days from the date of this order to file and serve an opening brief that complies with NRAP 28, or an informal brief for pro se parties. Respondent need not file a response to the brief unless directed to do so by this court. (SC)	20-027284
08/27/20	Filed Proper Person Appellant's Opposition to Order to File Document and Motion for Extension of Time Proceeding in Forma Pauperis. (SC)	20-031594
08/27/20	Issued Notice to Provide Proof of Service - Appellant's Opposition to Order to File Document and Motion for Extension of Time Proceeding in Forma Pauperis. Due date: 10 days. (SC)	20-031596
09/04/20	Filed Order Regarding Motion. Appellant's Opening Brief or Informal Brief due: 30 days. Appellant's request to disqualify Chief Justice Pickering is untimely and without merit, and is denied. (SC)	20-032722
09/18/20	Filed Proper Person Appellant's Preliminary Response to "Order Regarding Motion," 9/4/2020. (SC)	20-034425
09/18/20	Issued Notice to Provide Proof of Service - Appellant's Preliminary Response to "Order Regarding Motion," 9/4/2020. Due date: 10 days. (SC)	20-034427
09/22/20	Filed Order. This court takes no action regarding appellant's "Preliminary Response to 'Order Regarding Motion,' 9/4/2020," filed on September 18, 2020. To the extent appellant expresses uncertainty about the date his informal opening brief is due, it is due October 5, 2020. The remainder of the document requires no action. (SC)	20-034878
10/06/20	Filed Proper Person Motion for extension of time. (SC)	20-036704
10/09/20	Filed Proper Person Informal Brief. (SC)	20-037159
10/14/20	Filed Order Regarding Motion. Appellant has filed a motion for an indefinite extension of time presumably to file an informal opening brief, for the appointment of appellate counsel, and for copies of all the documents in this appeal. The request for an extension of time is granted. Appellant's informal opening brief was filed on October 9, 2020. Appellant's request for the appointment of counsel is denied. The clerk of this court shall mail to appellant the sealed district court documents, pages 106-108 and 190-191, filed on March 2, 2020. (SC)	20-037731
10/29/20	Filed Proper Person Appellant's Motion for Stay. (SC)	20-039634
11/09/20	Filed Order Denying Motion. Appellant has filed a motion for a stay. The motion is denied. (SC)	20-040883
12/01/20	Briefing Completed/Submitted For Decision/To Screening. (SC)	
12/10/20	Filed Proper Person Document- Regarding Case. (EXHIBITS STRICKEN, DETACHED AND RETURNED PER ORDER FILED 10/15/20). (SC)	20-044899
12/15/20	Filed Order. This court takes no action regarding appellant's document submitting exhibits, filed on December 10, 2020. Parties proceeding pro se are not generally allowed to file appendices unless ordered to do so by this court. See NRAP 30(i). The clerk of this court shall strike the document and exhibits and return them. (SC)	20-045365
01/11/21	Issued Notice of Transfer Case to Court of Appeals. (SC).	21-000757
01/11/21	Transferred to Court of Appeals. (SC).	
10/26/21	Filed Order of Affirmance. "ORDER the judgment of the district court AFFIRMED." Court of Appeals-MG/JT/BB (SC)	

Wednesday, April 27, 2022 12:10 PM

No. 84417

Page ~~623~~ 11: A.22.8532c3.W

Nevada Supreme Court Docket Sheet

Docket: 80562

HOUSTON VS. MANDALAY BAY CORP

Page 3

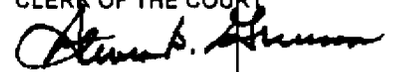
11/30/21	Transferred from Court of Appeals. (SC).	
11/30/21	Issued Remittitur. (SC).	21-034052
11/30/21	Remittitur Issued/Case Closed. (SC).	
12/15/21	Filed Remittitur. Received by District Court Clerk on December 1, 2021. (SC)	21-034052
04/27/22	Issued Notice of Rejection of Untimely Petition for Rehearing and Supplemental Petition for Rehearing. (SC)	22-013344

No. 84417
Page Number Twelve: A. 22. 853203. W
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Wednesday, April 27, 2022 12:10 PM

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Steven D. Grierson
CLERK OF THE COURT



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ASTA

**IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR
THE COUNTY OF CLARK**

MATTHEW HOUSTON,

Plaintiff(s).

vs.

MANDALAY BAY CORP. dba MANDALAY
BAY RESORT & CASINO,

Defendant(s).

Case No: A-17-758861-C

Dept No: XXIX

CASE APPEAL STATEMENT

1. Appellant(s): Matthew Travis Houston

2. Judge: David M. Jones

3. Appellant(s): Matthew Travis Houston

Counsel:

Matthew Travis Houston #1210652
P.O. Box 650
Indian Springs, NV 89070

4. Respondent (s): Mandalay Bay Corp. dba Mandalay Bay Resort & Casino

Counsel:

Brian P. Clark
7371 Prairie Falcon Rd., Suite 120

1 Las Vegas, NV 89128

2 5. Appellant(s)'s Attorney Licensed in Nevada: N/A
3 Permission Granted: N/A

4 Respondent(s)'s Attorney Licensed in Nevada: Yes
5 Permission Granted: N/A

6 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No

7 7. Appellant Represented by Appointed Counsel On Appeal: N/A

8 8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, October 22, 2019
9 **Expires 1 year from date filed (Expired)

10 Appellant Filed Application to Proceed in Forma Pauperis: No
11 Date Application(s) filed: N/A

12 9. Date Commenced in District Court: July 24, 2017

13 10. Brief Description of the Nature of the Action: NEGLIGENCE - Premises Liability

14 Type of Judgment or Order Being Appealed: Misc. Order

15 11. Previous Appeal: Yes

16 Supreme Court Docket Number(s): 80562

17 12. Child Custody or Visitation: N/A

18 13. Possibility of Settlement: Unknown

19 Dated This 21 day of March 2022.

20 Steven D. Grierson, Clerk of the Court

21 /s/ Heather Ungermann

22 Heather Ungermann, Deputy Clerk
23 200 Lewis Ave
24 PO Box 551601
25 Las Vegas, Nevada 89155-1601
26 (702) 671-0512

27 cc: Matthew Travis Houston

RENEWED Log Number(s) #84477 and #84478
#1) MOT. TO STAY REMITTURIN → (See #84281) to Supreme Court of U.S.
HOUSTON'S NEVADA DEPARTMENT OF CORRECTIONS #1210652

#4) RENEWED
EMERGENCY REQUESTS FOR LENIENCY
IN RE PETITION FOR AN EN BANC RECONSIDERATION(S)

#2) RENEWED MOTION FOR THE PRODUCTION OF COMPLETE RECORDS FROM LAS VEGAS FIRE AND RESCUE IN RE 9/30/2016 AND 10/19/2017
#3) RENEWED MOTION FOR EXTENSION OF TIME SO THAT APPELLANT MAY FILE AND SERVE MORE PROPER EN BANC:

Although these multiple and overly-numerous appeals might SWORN DECLARATION UNDER PENALTY OF PERJURY cause HOUSTON to be INMATE SIGNATURE: more furtherly misinterpreted, he requests the DATE: TIME:

GRIEVANCE COORDINATOR SIGNATURE: time so that he may properly serve the respondents to meet copywork requirements of DATE: TIME:

GRIEVANCE RESPONSE: NRAP 40(a). Resources of the Law Library including use of the copy work privileges are extremely limited, in NDOC and HDSP. Had HOUSTON not been victim of false arrest on July 14th, 2021 then this en banc reconsideration and its requests most surely would NOT be

CASEWORKER SIGNATURE: necessary. There is DATE: a 27 page petition prepared and ready to mail, however
GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740

Houston has no way to have 10 copies made before May 20th, 2022.
GRIEVANCE COORDINATOR APPROVAL: DATE:

NOW SEE the attached DRAFT which is to be filed in All appeals.
Per NRS and NRCP, HOUSTON is mailing this EMERGENCY REQUEST AS FOLLOWS:
INMATE AGREES INMATE DISAGREES

INMATE SIGNATURE: *[Signature]* DATED this 14th day of May - 2022.

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: DIST 8 To inmate when complete, or attached to formal grievance team of Heather Ungermann, S. Brierson, Michelle McCarty, Charite Pleasant
Canary: NV SUP. To Grievance Coordinator ← mailed to clerk Amanda Ingersoll - Roland oilfield technology
Mr. Pink: Inmate's receipt when formal grievance filed ← mailed to Brian P. Clark, et al
Mr. Gold: Inmate's initial receipt ← mailed to Scott Poisson, et al

On this 30th day of May, 2022 I mailed this pleading(s) and the 27 page DRAFT to all of the above-mentioned respondents X Matthew Travis Houston Matthew Travis Houston
627 DOC 3091 (12/01)

EMERGENCY
PETITION FOR THE JUDICIAL REVIEW OF
THE COURT OF APPEALS DECISIONS
UNDER NRAP 40 IN ALL CASES SPECIFICALLY
84281 IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

vs. THE STATE OF NEVADA,
Rosemary McMorris-Alexander,
MANDALAY BAY CORP., et al.
Respondent.

JOINDER TO #80562, #84477
#79408, #84281, #84417
Supreme Court No. #84418
C357927 + C323614 + C019840
District Court No. A758861

Joinder to
Supreme Court No. 84417
and No. 84477

RETURNE
UNFILED

APPELLANT'S INFORMAL BRIEF
AND JOINDER OF APPEAL

84478

APR 27 2022

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.



Informal Brief Form October 2017
ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

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To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
January 30, 2020 - attempted dismissal / closing of case every day since 9/20/2016	this is part of the cause of the 2nd wrongful conviction / ODINPERS

Notice of Appeal. Give the date you filed your notice of appeal in the district court: September 20th, 2016 under duress.

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C-17-323614-1	HOUSTON v. STATE	*
C-21-357927-1	HOUSTON v. STATE	*
*	*	*

* = maybe I could provide more if I had my records.

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal? Not really, enough

Yes No attorneys have already ruined my life. If so, maybe ACLU, etc.

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Today is April 5th, 2022. Pursuant to the "INSTRUCTIONS / NOTICE REGARDING DEADLINES" that was received after March 22nd, 2022 the appellant has 14 days from March 22nd, 2022 to submit a transcript request form requesting the transcripts of all district court proceedings that are necessary for the court's

review on appeal. The court includes the Appellant, which has properly submitted his transcript request form with the assistance of the mailbox rule. 14 days from March 22nd, 2022 would in fact be today, April 5th, 2022 to which an additional 7 days would meet the requirement that the appellant must file the docketing statement that was provided by the clerk. The transcript request forms for appeals 84417 and 84418 were mailed from MDSP on March 29th, 2022 and the docketing statements are in preparation. This informal brief is to be filed no later than 120 days from March 22nd, 2022 which would be before July 20th, 2022.

The hasty "ORDER DISMISSING APPEAL" filed March 30th, 2022 by Silver, Cadish and Pickering is without merit, especially because the Appellant has been provided NO documents by either the DISTRICT COURT or the SUPREME COURT OF NEVADA, as result of false arrest on 7.14.2021.

First and foremost is ~~the~~ ^{the Las Vegas Municipal relocation} ~~the~~ courts ~~ignorance~~ of their own constructions, followed up with the mailbox rule, which is of significance to ALL litigants, appellants, petitioners, appellants, pro se litigants, litigants with representation, litigants who have been appointed counsel, litigants relying upon standby-counsel, etc.

Update as of April 15th, 2022 to which the transcript request form of ~~XXXXXX~~ appeal # 84477 has been sent to Eighth Judicial District Court as result of Scott Poisson, Brian P. Clark, Dan Schwartz and the rest of these clowns ruining my life for almost 6 years now. This is absolutely pathetic how the defendants have coerced the Eighth Judicial District Court into having my person falsely imprisoned and made a convicted felon in the MOST wrongful ways for the 2nd time. The question for justice is how did these defendants coerce R. McMannis into lying under oath in ways besides paying bribes?

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

There isn't any sort of belief that the district court is wrong... it's truth. If that's not the truth then why am I sitting in the state prison for the second time? It's not a "belief" that David M. Jones is a bully. He bullied me over a telephone hearing, and that must be why he's trying to keep all of this covered up. His sister or girlfriend, Tierra Danielle Jones is a bully behind the bench too.

I'm not sure if they're related, but perhaps it's coincidental? Here is my

"MOTION TO DETERMINE IF DAVID M. JONES AND TIERRA DANIELLE JONES ARE RELATED TO PREVENT ANY FURTHER PREJUDICE AND BIAS OF PLAINTIFF IN ERROR - PETITIONER - APPELLANT AND THE PLAINTIFF-IN-ERROR AS RESULT OF SECOND WRONGFUL CONVICTION"

This court gets paid to review cases, and from my observation, the Supreme Court of Nevada hasn't reviewed anything other than their own biases and how to further reinforce those biases to further degrade indigent pro se appellants. It's not my fault that I'm being denied access to the law library. April 15th, 2022: So why is the Supreme Court of Nevada refusing my transcripts? It is not that difficult to provide the Appellant with what is rightfully his, or is it because Brian P. Clark has conned the courts of Nevada? In my life, I survived being shot during the most horrible event in American history, October 1st, 2017 and Brian P. Clark

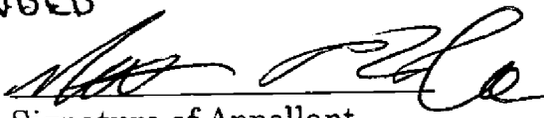
still continues to evade justice. The Appellant once again, for the last approximately One Thousand, Nine-hundred and twenty days is still permanently totally disabled and suffering a manifest injustice as result of the defaults of not only Mandalay Bay Resort and Casino, et al Encore Events Services, FREEMAN and the IATSE Local No. 720 to the Appellant, and for some reason this court system and the State of Nevada continues to batter me. What for? Oh, look at this... (Now See Page #8)

April 18th, 2022: You will now take notice that Scott Poisson has failed to respond the notice of demand of \$3,000,000.00 to which a copy of that notice was included in these notices of appeals, pleadings and petitions to the Supreme Court of Nevada. The original was certified by the District Court in Las Vegas and forwarded to his office in a "MOTION FOR AN ORDER TO APPEAR" in February of 2022. This NOTICE OF DEFAULT is reinforced by the office of Brian P. Clark and it's withholding of the Appellant's bloodied Ropeworks harness that has been there since after September 30th, 2016. In effect, this makes the firm of Bernstein & Poisson over 5 years and 6 months in default status. Ryan Kerbow is in default \$6 million.

What's up with that conspiracy?
Does this ^{8th Judicial} court care about anything?

→ Brian P. Clonk, you sir and the State Bar of Nevada are in default to me about \$666 billion. Y'all will be held accountable for your fraudulent negligence one of these years, but the pain is too much for me to continue writing the truth. Unlike the rest of y'all crooks. And for the love of sweet baby Jesus, quit with the withholding of my documents! You already have illegally destroyed my law office from 435 S. Linn St #927 in Iowa City, Iowa 52245. Cease and desist this conspiracy between you and Dan Schwartz ASAP!

DATED this 15th day of April, 2022.
SUPPLEMENTED AND AMENDED
ON THIS MOST UNHOLY
EASTER SUNDAY OF 2022.


Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- By personally serving it upon him/her; or
- * By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (~~list names and address(es) of parties served~~):

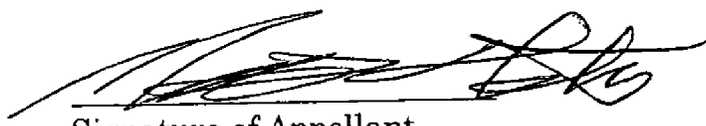
Clerk(s)
 Regional Injustice Center
 200 Lewis Ave. 3rd Floor
 Las Vegas, NV

89155-1160

* = Sorry about that. I can't get to the copy work done by the law library in time... so this brief is being submitted to Supreme Court of Nevada.

DATED this 15th day of April, 2022.

ATTEMPTED TO BE
 MAILED FROM HOSP
 BUILDING #3-C-42
 ON THIS MOST UNHOLY
 EASTER SUNDAY OF 2022.



Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

#1210652@HOSP - P.O. Box 650
Address

Indian Springs, NV
City/State/Zip

89070-0650

Telephone

EMERGENCY
PETITION FOR THE JUDICIAL REVIEW OF THE
COURT OF APPEALS DECISIONS UNDER NRAP 40
IN ALL CASES, SPECIFICALLY #84281 CONTINUED #84418
IN THE SUPREME COURT OF THE STATE OF NEVADA

Matthew Travis Houston
Appellant,

vs.

Mandalay Bay Corp., et al.
Respondents include STATE OF NV,
Rosemary McMorris-Alexander, et al.

Supreme Court No. 84417+84418
#79408, #84478
#80562+
#84281+ #84477

District Court No. A758861
Municipal Court C323614
C1248384A ← C357927
and C019840
C1237802A C033713

APPELLANT'S INFORMAL BRIEF
AND JOINDER OF APPEAL (CONTINUED)

21P01275
21P01950 **RETURN UNFILED**

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

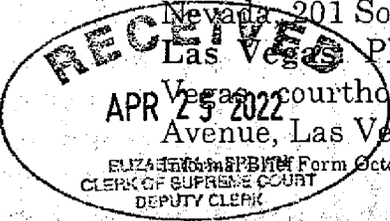
HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.



To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
9-20-2016	continuation of appeal # 79408 from
9-30-2016	C-17-323614-1 (Petition For A writ of Error
ONE ²⁰¹⁷ OCTOBER	Mandamus, Coram Nobis, Ceteriorari and Audit Coram

Notice of Appeal. Give the date you filed your notice of appeal in the district court: everyday of my life because the LVMPD and courts of the State of Nevada are in fact, ILLEGAL.

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C1248384A	BLUE LIVES MATTER	Municipal Court of Las Vegas
C1237802A	BLACK LIVES MATTER	aka Las Vegas
A-17-758861-C	NDDC GREEN LIVES MATTER	Municipal Courts

BUT APPARANTLY TO LVMPD MY KA UNITS DIDN'T?

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

Yes No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Hello again on this most unholy Easter of 2022 to which I am still being deprived of my service dogs Johnny Cash and George Lucas. This petition should be granted because C323614 was dismissed in State of Iowa and that was the first wrongful conviction and extensive incarceration that the State of Nevada has intentionally neglected compensating me for their damages inflicted me in their miscarriages of justice. See #79408.

This petition should be granted as the questions being presented are of first impression ^{and} of general statewide significance because of many more reasons than one. Does the Supreme Court of Nevada think that's okay to wrongfully convict a disabled veteran of the United States Navy, steal his service animals and kidnap him from the State of Iowa and enslave him into their debtor's prisons? According to Tierra Danielle Jones, et al this is all just fine. But it's not. The fact that three separate cases have resulted from ^{the} tragic events ~~of~~ ~~September~~ ~~20th~~ ~~2016~~ ~~September~~ ~~30th~~ ~~2016~~ and October 1st, 2017 are plenty of grounds to warrant a thorough and complete review by this court of ALL of the above mentioned cases. Oh, this state can just continue in deliberate indifference by being bigoted and racist against me, as it always has. Is the judicial ineptitude ever going to cease and desist? This court and its bafoonerous allies are in default to me by not less than \$666 billion. That's six-hundred and sixty-six billion dollars and zero cents. Because this kangaroo court obviously has no sence. Anyways, all three of these cases involve fundamental issues of state wide importance because everybody liked the Petitioner-appellant's service K9, Mr. Johnny Cash. The Eighth Judicial District Court of Clark County and their public pretenders office could have cared less about my lost dogs or the plea agreement that I never gave my express consent to, especially because I never even seen it or signed the document or made any agreements.

Even more elaborated, I never made ANY sort of retainer agreements between Bernstein and Poisson. The deposition involving Gene Porter was a hundred percent VOID under duress because there was a C/O in the room that ~~days~~ ^{and since then,} I've not one time made any sort of communications with Scott Poisson or Ryan Kerbow. Upon this 18th day of April, 2022, Ryan Kerbow is hereby served this NOTICE OF DEMAND of not less than \$6,000,000.00 to compensate the Appellant for his endurance of inflicted damages not limited to suffering not only ONE, but TWO wrongful convictions as the result of Bernstein and Poisson's legal malpractices and gross negligence to Appellant. And again for the record I've never encountered Scott Poisson.

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

On April 11th, 2022 the Supreme Court of Nevada's Handestly, Stiglich, Herndon, Brown, Syuang and H.D.S.P. C/O Brown ^{et al} (all) committed acts of treason, intentional gross negligence, verbal assault, elder abuse, withholding evidence, conspiracy, coercion and many other crimes not limited to disability discrimination ^{#1:} By neglecting to provide a copy of NRAP 40(c) or any other valid justification of their negligent ~~neglect~~ and over-reaching tactics of torturous encouragement of death squad retaliation. ^{#2:} By encouraging institutional and systematic racism. ^{#3:} By encouraging the Petitioner-appellant to ~~engage~~ engage in non-rehabilitative activities and other forms of negative thinking. ^{#4:} Bad attitudes and verbal abuse is demonstrated by C/O BROWN.

of the Petitioner - appellant

Their encouragement ^{and} to become involved with organized crime encouraged the Petitioner - appellant to order hits to be put out on Michael P. Villani, Alexis Plunkett, Tierra Danielle Jones and other bad actors not limited to anyone and everyone who lies under oath and gives false police reports like Rosemary McMannis - Alexander did. The Petitioner - appellant obviously did NOT as he is a law abiding citizen, but the question for our lady justice is,

"when will these bad actors not limited to Hardesty, Stiglich, Herndon, the Brown family and Syuang get a grip on reality and quit worshipping the idols of dereliction?"

I saw it all, in my recipe for cole slaw cookbook that I am publishing on you and the meat of the kangaroo court that tastes like KFC when the books are cooked and fried for our new lady justice of the Supreme Court of the United States of America, because the Supreme Court of Nevada will ALWAYS be the negligent State of Nevada. Especially because Rosemary McMannis - Alexander, et al are the biggest liars I've ever seen in a court room. Oh, that's right, the only time I've ever communicated with Rosemary Mc-Mannis - Alexander, or whatever her name was was NEVER!

Now this Supreme Court of Nevada should really see why she made up all these lies in court. Page B-7 is omitted in honor of Service K9 JONNY CASH. Page B-8 is omitted in honor of Service K9 Lil' George Lucas. And I don't need to sign my name from page 8 because

NDOC LAW LIBRARY
CASE LAW/ RESEARCH MATERIAL
CHECK OUT REQUEST

DATE 4-16-2022

FACILITY H.D.S.P. UNIT/BED # 3-C-42

INMATE NAME: ~~top dawghouston~~ # 1210652

New or Current Litigation: current
Case Number/ Court: A-17-758861-C JOINDER C-3821-357927-1

Name of Specific Case or Reference Material		Citation:
i.	<u>N.R.A.P.</u>	<u>40 (c)</u>
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		

TOPICAL SEARCH :

This box must be signed by Law Library Supervisor/Designee prior to citation being printed.

SIGNATURE [Signature] DATE REQUEST RECEIVED _____

APPROVED _____ DENIED No Street Names

REASON FOR DENIAL:

RECEIPT OF CITATION

DATE _____ BY: _____

INMATE SIGNATURE _____

RETURN OF CITATION

DATE _____ BY: _____

INMATE SIGNATURE _____

NOTE: Law Library did finally donate a copy of the NRAP to me. Doesn't replace my lost law office Page # B-7 dogs or destroyed that I had in Iowa City though.

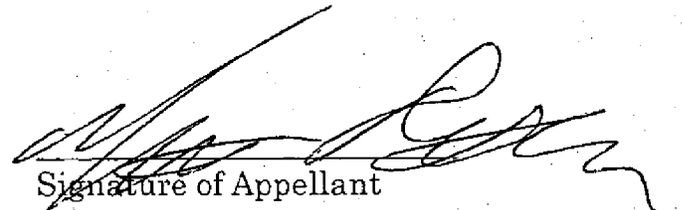
ALSO AS A PETITION FOR THE JUDICIAL REVIEW
OF THE COURT OF APPEALS DECISIONS UNDER NRAP 40
IN ALL CASES INVOLVING THE APPELLANT, SPECIFICALLY # 84281.
CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this
completed informal brief form upon ~~the appellant~~ ^{the Supreme Court of Nevada} as follows:

- By personally serving it upon him/her; or
 By mailing it by first-class mail with sufficient postage prepaid to
the following address(es) (list names and address(es) of parties served):

Clerk of the
Supreme Court of Nevada
201 S. Carson St.
#201
Carson City, NV
89701

DATED this 18th day of April, 2022.



Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

#1210652 e.h.a.s.p.

P.O. Box 650

Address

Indian Springs, NV 89070-0650

City/State/Zip

Telephone

MAY 10 2022

SUPPLEMENTAL PETITION TO NO. 84281
IN THE SUPREME COURT OF THE STATE OF NEVADA
TO REVIEW THE NEVADA COURT OF APPEALS DECISIONS

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY _____
DEPUTY CLERK

MATTHEW TRAVIS HOUSTON,
Appellant,

vs. STATE OF NEVADA, ET AL,
MANDALAY BAY CORP., ET AL,
Respondents also include Rosemary
McMorris - Alexander and SEGVICK, et al.

Supreme Court No. 84477
"84478" and "84281"
District Court No. A758861
C357927

JOINDER OF APPEAL AND
APPELLANT'S INFORMAL BRIEF, COUNTERCLAIM AND

EMERGENCY MOT. IN RE DECISION OF NO. 84281 FILED 4/5/22.

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

116
67
230
241

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

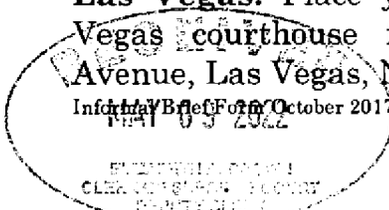
WHERE TO FILE THE BRIEF: You may submit your brief for filing in person or by mail.

To file your brief in person: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

Las Vegas: Place your brief in the Clerk's Office Drop Box at the Las Vegas Courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

Informal Brief Form October 2017



C-1
34
646

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. **Your brief must be postmarked on or before the due date.**

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

YOU WILL NOW TAKE NOTICE that this is not to be a "MIXED PETITION" as this counterclaim is result of interpleadings and his person in fact being the true VICTIM OF CRIME. By "his" we are referring to the Appellant whom is a survivor of the terrible ONE OCTOBER. He is also indigent and completely unable to serve any sort of "copies" of his pleadings due not only to the fact that they can look up all of this online, but by the fact that Radenta Blacic and Rosemary McMorris-Alexander are involved in an insurance scam to have the Appellant continuously wrongfully convicted, falsely imprisoned, illegally incarcerated and possibly murdered by prison gangs or worse.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
April 5th, 2022	ORDER DENYING REHEARING
	and everything else too.

Notice of Appeal. Give the date you filed your notice of appeal in the district court: December 27th, 2021

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C-17-323644	HOUSTON V. NEVADA	EIGHTH JUDICIAL
C-21-357927-1	HOUSTON V. NEVADA	CLARK COUNTY
A-17-758861-C	HOUSTON V. MANDALAY BAY, et al	CLARK COUNTY

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

Yes No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

Originalist jurisprudence should not be sterile or purely mechanical. It's understanding would be more rich, and it's rules more durable, if it was informed by any sort of experience. In the case of A-17-758861-C both the EIGHTH JUDICIAL DISTRICT COURT and the SUPREME COURT OF NEVADA have contributed to damaging the Appellant by repeatedly violating NRS 11.207 by ignoring many other laws not limited to the quite significant

~~the~~ valid tolling of the statute of limitations.
Keep in mind that ^{#1} an action against an attorney to recover damages for malpractice, whether based on a breach of contract or duty, must be commenced within 4 years after the plaintiff sustains damage or within 2 years after the plaintiff discovers or through the use of reasonable diligence should have discovered the material facts which constitute the cause of action, whichever occurs earlier. ^{#2} The time limitation is tolled for any period during which the attorney conceals any act, error or omission upon which the action is founded and which is known or the use of reasonable diligence should have been known to the attorney. In this case, to which the attorneys for the respondents and the interpleaded defendants have ruined the life of the Appellant again, by acting in coercion with Sedgwick, Dianne Ferrante, Jonathan Shockley, Rosemary McMorris - Alexander and no less than 40 other accomplices to wrongfully convict the Appellant ^{causing} ~~for~~ a 2nd false imprisonment. The initial intentional gross negligence and deliberate indifference of interpleaded defendants / respondents resulted in case C-17-323614-1 against the Appellant, and now this C-21-357927-1.

Pursuant to NRAP, in C-21-357927-1, the Appellant filed his DIRECT APPEAL from fish tank with little to no resources just after Dec. 20th, 2021 as both

Benedict ^{#12025} Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped "RECEIVED DEC 27, 2021 CLERK OF COURT" but mistakenly forwarded to the office of Anthony M. Goldstein when it should have sufficed as a "NOTICE OF APPEAL". The Appellant did not ~~not~~ intend to have appointed counsel from the onset of this case, to which there was no valid warrant as it was unsigned, there was no probable cause for the false arrest of the Appellant, and this case in its entirety is based on the false police reports and lies of Rosemary McMorris - Alexander and Radenta Blacic.

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

The question presented is one of first impression and of general statewide significance because pursuant to the law of the land, wrongful convictions and false imprisonment are in fact illegal. As is the malicious prosecution of Rosemary McMorris - Alexander, et al. The question presented to the Eighth Judicial District Court ("is Houston guilty?") which is in fact NO was not even allowed to be presented to the courts because of the coercion between way too many bad actors not limited to Brian P. Clark, Scott Poisson, Tierra Danielle Jones, David M. Jones, Laura A Goodman *013390, Jack Bernstein, Scott Poisson *10188, Radenta Blacic, Christopher Burk, Jessica Flores,

Dianne Ferrante, Jonathon Shackley, L.V.M.P.O., Las Vegas City Jail, HDSP, TLVCC, SDC, Erica Tosch, Jason Bannus, the Attorney General Aaron Ford, Sheriff Joe Lombardo, MGM, Mandalay Bay Resort and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, IATSE #720, the Nevada Gaming Commission, Division of Industrial Relations, Clark County District Attorneys Steven Wolfson, et al. #001565
GGRM's Lisa Anderson, Ellie Roshani, Michael P. Villani, Mary K. Molthuis, Melissa De La Garza, Andrew Flahive, Alex Bassett, Gene Porter, Kristina A. Rhoades #12480, Anthony M. Goldstein, Dan Schwartz, Karen Schwartz (GENEX), Cassandra Diez, Jeremy Wood, Lina Sakabuskas, Rody Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413, F. Edge #8645, Montero #C6056
Again, this first impression was made by the clerk of court of the Regional Injustice Center when they certified the Appellant's request for de novo on December 27th, 2021, which was well before the 30 day time limit from December 8th, 2021 for the Appellant to file a pro se "notice of appeal". It is in no way the fault of the Appellant that the courts are backed up, it was in no way the fault of the Appellant that riots in the prison system and at CDC caused the Appellant's mental state to make him suffer into incompetency and it was no way the fault of the Appellant that his "request for a de novo hearing" was not interpreted properly to the court as a "notice of appeal". Furthermore, it is in no way the fault of the appellant that Rosemary Morris-Alexander is a liar.

The decision made by the Nevada Court of Appeals on April 5th, 2022 conflicted with the United States Supreme Court because pursuant to the Constitution of the United States, citizens are to be free and clear from any sort of cruel and unusual punishment. For going on 6 years now, all the courts of Nevada have been doing to the Appellant is punishing him for being a pro se litigant. This discrimination is in fact illegal and in a few more jurisdictions than the kangaroo court of Clark County. It is hereby again demanded by the Appellant that each and every judge on the bench now take notice of the motion filed for a 2nd time electronically by the Clerk of Court of the Regional Injustice Center on April 6th, 2022 and is to be heard by District Court again on April 27th, 2022. Again, this notice of appeal was originally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de novo hearing, and a technicality should not be the cause of extensive incarceration, false imprisonment, wrongful conviction or otherwise. This court is NOT to overlook any miscarriage of justice and it is NOT to overlook the initiative of the injured worker, or, in this case - the permanently totally disabled worker. In this case, unfortunately to the People of the State of Nevada, and all the other cases of Matthew Travis Houston, these courts and their bad actors have intentionally, deliberately and indifferently been overlooking justice and what it means, constituting an abuse of process and creating more unnecessary hardships within decision making.

This case involves fundamental issues of statewide public importance because nobody, permanently totally disabled or not, should be arrested without a valid warrant as the result of surviving a catastrophic work accident. This is absolutely a fundamental issue of statewide public importance because how many citizens of Nevada work in the convention and entertainment industry? How many of those citizens arrive in a safe and secure work environment? How many of those citizens think it's okay for an insurance company to lie to the courts and illegally withhold the injured worker's rightfully entitled benefits? How many people in the State of Nevada think that it's okay for the courts and the State Bar of Nevada to discriminate against pro se litigants and steal their service animals?

DATED this 20th day of April, 2022.


Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

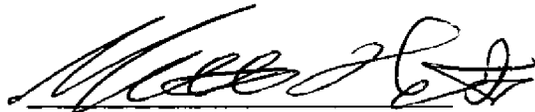
CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- By personally serving it upon him/her; or
- By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

The Supreme Court of Nevada
and its fictitious "Court of Appeals"
201 South Carson St, Ste 201
Carson City, NV
89701

DATED this 20~~th~~ day of April, 2022.



Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

No. 1210652 e H.O.S.P.

P. O. Box 650

Address

Indian Springs, NV 89070-

City/State/Zip 0650

Telephone

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding EMERGENCY AND OPPOSITION AND NOTICE OF FORMAL OBJECTION TO ANY SORT OF VEXATIOUS LITIGANT ORDER AND ANY AND ALL OTHER SORT OF CHICANERY THAT "GERRI LYNN HARDCASTLE AND THE STATE BAR OF NEVADA, ET AL" MAY ATTEMPT TO CONJURE UP (Title of Document) FROM THE DEMONS OF INJUSTICE KNOWN AS "THE SHADOW HILLS CHURCH" AND "ERNEST MAY ELEMENTARY" filed in District Court Case number A-22-853253-W

Does not contain the social security number of any person.

-OR-

Contains the social security number of a person as required by:

A. A specific state or federal law, to wit:

(State specific law)

-OR-

B. For the administration of a public program or for an application for a federal or state grant.

Matthew Travis Houston
Signature

July 6th 2022
Date

MATTHEW TRAVIS HOUSTON, CHTD.
Print Name

PRO SE
Title

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 6th day of July, 2022, I ^{penned} mailed a true and correct copy of the foregoing, "EMERGENCY AND NOTICE OF FORMAL OBJECTION TO ANY SORT OF VEXATIOUS LITIGANT ORDER AND ANY AND ALL OTHER SORT OF CHICANERY THAT "GERRI LYNN HARCASTLE, ET AL" MAY ATTEMPT TO CONJURE UP FROM THE DEMONS OF INJUSTICE KNOWN AS

by depositing it in the High Desert State Prison, Legal Library, First-Class Postage/fully prepaid, addressed as follows: "THE SHADOW HILLS CHURCH" AND "ERNEST MAY ELEMENTARY"

Clerk(s) of the Court
Amanda Ingersoll - Boland
Heather Undermann
Michelle McCarthyism
Chaunte Pleasant
Steven D. Grierson
Debra K. Kempf
Scott S. Harris
Clayton B. Higgins, Jr.
200 Lewis Ave, 3rd Floor
Regional Justice Center
City of Lost Wages, NV
Po Box 551601
89155 - 1601

SHADOW HILLS CHURCH
7811 Vegas Dr
Las Vegas, NV
89128

ERNEST MAY ELEMENTARY
6350 W. Washburn Road
Las Vegas, NV
89130

CC:FILE

DATED: this 6th day of July, 2022.

Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff-in Error /In Propria Personam
Post Office box 650 [HDSP]
Indian Springs, Nevada 89018
IN FORMA PAUPERIS:



**EIGHTH JUDICIAL DISTRICT COURT
CLERK OF THE COURT**

REGIONAL JUSTICE CENTER
200 LEWIS AVENUE, 3rd FL.
LAS VEGAS, NEVADA 89155-1160
(702) 671-4554

Steven D. Grierson
Clerk of the Court

Anntoinette Naumec-Miller
Court Division Administrator

August 04, 2022

Attorney: Alexis M. Duecker
AMD Law PLLC
Alexis M Duecker Esq
8687 W Sahara Ave Ste 201
Las Vegas NV 89117

Case Number: C-21-357927-1
Department: Department 11

Defendant: Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: **Emergency Motion For Transportation Of Inmate For Court Appearance**

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,

DC Criminal Desk # 7

Deputy Clerk of the Court

JOIN + WILL + OATH + Please SEE ATTACHED "NOTICE OF HEARING"

Matthew Travis Houston, CHTD. Nevada Bar No. 2131
(in honor of my Uncle David)

NDOC No. 1210652
Plaintiff, the
Plaintiff - in - Error
and the Petitioner - appellant
In proper person
P: 702-879-6789

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR THE
COUNTY OF CLARK

MATTHEW TRAVIS HOUSTON,
Plaintiff, the Plaintiff-
in-Error and appellant,
Petitioner,)

v.)

THE MANDALAY BAY CORP.,)
DEEP)
AND THE STATE OF NEVADA, ETAL)
Defendant - Respondent(s)

Case No. A-17-758861-C ←
→ JOIN NO. A-22-853203-W
→ DEPT. NO. XI
Dept. No. 29 ←
→ JOIN NO. C-17-323614-1 ←
Dept No. 19
→ JOIN NO. C-21-357927-1 ←
DEPT NO. XI

EMERGENCY
MOTION ~~AND ORDER~~ FOR TRANSPORTATION
OF INMATE FOR COURT APPEARANCE
OR, IN THE ALTERNATIVE,

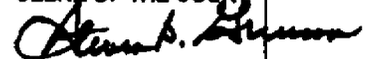
FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

Date of Hearing: August 9, 2022
Time of Hearing: 9 AM

Petitioner, Matthew Travis Houston, proceeding pro se, requests
that this Honorable Court order transportation for his personal appearance or, in the
alternative, that he be made available to appear by telephone or by video conference
at the hearing in the instant case that is scheduled for August 9th, 2022
at 9 AM. PLEASE SEE PAGE 2 "NOTICE OF HEARING" →

Page Number One of Five

CLERK OF THE COURT
RECEIVED
JUL 25 2022



DISTRICT COURT
CLARK COUNTY, NEVADA

Matthew Houston, Plaintiff(s)

Case No.: A-17-758861-C

vs.

Mandalay Bay Corp, Defendant(s)

Department 29

NOTICE OF HEARING

Please be advised that the Plaintiff's Emergency Motion for an Order in the above-entitled matter is set for hearing as follows:

Date: August 09, 2022

Time: 9:00 AM

Location: RJC Courtroom 15A
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/ Michelle McCarthy
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/ Michelle McCarthy
Deputy Clerk of the Court

Page Number Two of Five

1 In support of this Motion, I allege the following:

2 1. I am an inmate incarcerated at High Desert State Prison.

3 My mandatory release date is September 29, 2025.

4
5 2. The Department of Corrections is required to transport offenders to and
6
7 from Court if an inmate is required or requests to appear before a Court in this state.

8
9 NRS 209.274 Transportation of Offender to Appear Before Court states:

10 "1. Except as otherwise provided in this section, when an offender is
11 required or requested to appear before a Court in this state, the
12 Department shall transport the offender to and from Court on the day
13 scheduled for his appearance.

14 2. If notice is not provided within the time set forth in NRS 50.215, the
15 Department shall transport the offender to Court on the date scheduled
16 for his appearance if it is possible to transport the offender in the usual
17 manner for the transportation of offenders by the Department. If it is
18 not possible for the Department to transport the offender in the usual
19 manner:

20 (a) The Department shall make the offender available on the date scheduled
21 for his appearance to provide testimony by telephone or by video conference,
22 if so requested by the Court.

23 (b) The Department shall provide for special transportation of the offender to
24 and from the Court, if the Court so orders. If the Court orders special
25 transportation, it shall order the county in which the Court is located to
26 reimburse the Department for any cost incurred for the special transportation.

27 (c) The Court may order the county sheriff to transport the offender to and
28 from the Court at the expense of the county."

29 3. My presence is required at the hearing because:

Page Number Three of Five

1 I AM NEEDED AS A WITNESS.

2 My petition raises substantial issues of fact concerning events in which I
3 participated and about which only I can testify. *See U.S. v. Hayman, 342 U.S.*
4 *205 (1952)* (District Court erred when it made findings of fact concerning
5 Hayman's knowledge and consent to his counsel's representation of a witness
6 against Hayman without notice to Hayman or Hayman's presence at the
7 evidentiary hearing).

8 THE HEARING WILL BE AN EVIDENTIARY HEARING.

9 My petition raises material issues of fact that can be determined only in my
10 presence. *See Walker v. Johnston, 312 U.S. 275 (1941)* (government's contention
11 that allegations are improbable and unbelievable cannot serve to deny the
12 petitioner an opportunity to support them by evidence). The Nevada
13 Supreme Court has held that the presence of the petitioner for habeas corpus
14 relief is required at any evidentiary hearing conducted on the merits of the
15 claim asserted in the petition. *See Gebbers v. Nevada, 118 Nev. 500 (2002)*.

16 4. The prohibition against ex parte communication requires that I be present
17 at any hearing at which the state is present and at which issues concerning the claims
18 raised in my petition are addressed. U.S. Const. amends. V, VI.

19 5. If a person incarcerated in a state prison is required or is requested to
20 appear as a witness in any action, the Department of Corrections must be notified in
21 writing not less than 7 business days before the date scheduled for his appearance in
22 Court if the inmate is incarcerated in a prison located not more than 40 miles from
23 Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or
24 more from Las Vegas, the Department of Corrections must be notified in writing not
25 less than 14 business days before the date scheduled for the person's appearance in
26 Court.

27 6. High Desert State Prison is located approximately

28 39 miles from Las Vegas, Nevada.

Page Number Four of Five

1 7. If there is insufficient time to provide the required notice to the Department
2 of Corrections for me to be transported to the hearing, I respectfully request that this
3 Honorable Court order the Warden to make me available on the date of the
4 scheduled appearance, by telephone, or video conference, pursuant to NRS
5 209.274(2)(a), so that I may provide relevant testimony and/or be present for the
6 evidentiary hearing.

7 8. The rules of the institution prohibit me from placing telephone calls from
8 the institution, except for collect calls, unless special arrangements are made with
9 prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my
10 telephone appearance can be made by contacting the following staff member at my
11 institution: AW James Scaly, or any "Associate Warden"
12 whose telephone number is (702) 879-6789.

13 EXECUTED AND

14 Dated this 14th day of July, 2022

15 - CERTIFICATE OF SERVICE BY MAIL AND AFFIRMATION -

16 Pursuant to NRS 239B.030 Matthew Travis Houston
17 (Now SEE 28 USC §1746 and NRS 208.165)

18 - I declare under penalty of perjury under laws of the
19 United States of America that Matthew Travis Houston, CTD,
20 the foregoing is true and correct. No. 1210652

21 PURSUANT to NRCP 5(b), I 22010 Cold Creek Road
22 served the foregoing MOTION PO Box 650
23 FOR TRANSPORTATION OF INMATE Indian Springs, NV
89070-0650

24 FOR COURT APPEARANCE OR, IN THE ALTERNATIVE, MOTION
25 FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE, by
26 mailing the ORIGINAL COPY thereof in a sealed envelope, via USPS
27 addressed to: Clerk(s) of the Court - Steven D. Grierson
28 and CHAMBERS 200 Lewis Ave., 3rd Floor
Regional Justice Center

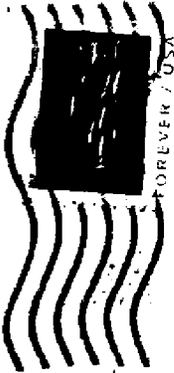
29 Las Vegas, NV 89155-1160

Page Number Five of Five

MATTHEW TRAVIS HOUSTON, CHTD
No. 1210652 @ HDSP
PO Box 650
22010 Cold Creek Road
Indian Springs, NV
89070-0650

* LEGAL MAIL *

LAS VEGAS NV 890
18 JUL 2022 PM 5 L



Clerk of the Courts please FWD to:
CHAMBERS, after FILING
Steven D. Brisson, Heather Ungermaun,
Michelle McCarthy, Chaunte Pleasant,
Amanda Ingersoll
Regional Justice Center, 3rd Floor
200 Lewis Ave.

Las Vegas, NV 89101



UNIT 3 A/B
JUL 17 2022
RECEIVED STATE PRISON

DISTRICT COURT
CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

August 04, 2021

C-21-357927-1 State of Nevada
vs
Matthew Houston

August 04, 2021 8:00 AM Initial Arraignment

HEARD BY: Villani, Michael COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Samantha Albrecht

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT: Gutierrez, Seth Attorney
Houston, Matthew Defendant
Public Defender Attorney

JOURNAL ENTRIES

- Deputized Law Clerk, Haley Beza present on behalf of the State.

NEGOTIATIONS are as contained in the Guilty Plea Agreement filed on 8/4/2021 and placed on the record by Mr. Gutierrez. DEFT. HOUSTON ARRAIGNED AND PLED GUILTY TO AGGRAVATED STALKING (F). Court ACCEPTED plea, and ORDERED, matter REFERRED to the Division of Parole and Probation (P&P) and SET for sentencing. Pursuant to negotiations, COURT FURTHER ORDERED, Deft. GRANTED Own Recognizance (OR) Release with LOW LEVEL ELECTRONIC MONITORING and Defendant shall stay away and have NO CONTACT with Redenta Blacic, Rosemarie McMorris and/or Jonathan Shockely; additionally Defendant shall STAY AWAY from 9930 West Cheyenne Avenue, Las Vegas, Nevada. Court DIRECTED Deft. to report to P&P within 24 hours of release.

OR/LOW LEVEL EMP

11/29/2021 8:30 AM SENTENCING (DEPT. 10)

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

October 11, 2021

C-21-357927-1 State of Nevada
vs
Matthew Houston

October 11, 2021 8:30 AM All Pending Motions

HEARD BY: Jones, Tierra **COURTROOM:** RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT:	Ramsey, Scott A.	Attorney
	Rhoades, Kristina A.	Attorney
	State of Nevada	Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Mr. Ramsey present via video on behalf of deft. through bluejeans technology.

State's Notice of Motion and Motion to Remand Defendant and Increase Bail Pursuant to NRS 178.484(12) For Violating

Deft. not present. Court noted there's a motion to withdraw filed, however deft. is not here. Ms. Rhoades requested a bench warrant. COURT ORDERED, BENCH WARRANT, NO BAIL.

B.W. /LLEM

C-21-357927-1

11/01/21 8:30 A.M. CONFIRMATION OF COUNSEL - LIMITED PURPOSED

2021 ks)

DISTRICT COURT
CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

January 24, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

January 24, 2022 1:30 PM Motion to Dismiss

HEARD BY: Roohani, Ellie COURTROOM: RJC Courtroom 03E

COURT CLERK:
Michaela Tapia

RECORDER: Deloris Scott

REPORTER:

PARTIES

PRESENT:	Goodman, Laura	Attorney
	Little, Benard H	Attorney
	State of Nevada	Plaintiff

JOURNAL ENTRIES

- Deft. not present.

Court noted the motion submitted by Deft. was largely unintelligible. Based on the Court's understanding of Deft's motion, COURT ORDERED, motion GRANTED IN PART, DENIED IN PART; the Public Defender is DISMISSED; request to recuse Judge Jones is DENIED AS MOOT; request for money is DENIED. Mr. Little indicated he would send his file to Deft. with the exception of the phone calls.

NDC

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

April 25, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

April 25, 2022 9:00 AM All Pending Motions

HEARD BY: Roohani, Ellie **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Chris Harrington
Deriontae Green

RECORDER: Aimee Curameng

REPORTER:

PARTIES

PRESENT: Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Court noted Defendant not present and in the Nevada Department of Corrections.

Colloquy regarding Transcripts given to Deft. COURT ORDERED, State to provide Transcripts to Deft. FURTHER COURT ORDERED,

As to Defendant's, Pro Se Emergency Motion for an Order to Suppress Hearing from December 6, 2021, DENIED;

As to Defendant's, Emergency Motion Requesting Hearing De Novo, and Release to Intensive Supervision, DENIED IN ADVANCE;

As to Defendant's, Emergency motion to Withdraw Plea, DENIED IN ADVANCE;

As to Defendant's, Pro- Se Person Motion for An Order to Appear By Phone Or Video and Notice of Motion, DENIED IN ADVANCE;

C-21-357927-1

NDC

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

May 09, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

May 09, 2022 9:00 AM All Pending Motions

HEARD BY: Roohani, Ellie **COURTROOM:** RJC Courtroom 03E

COURT CLERK:
Natalie Ortega

RECORDER: Jill Hawkins

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- DEFENDANT'S EMERGENCY MOTION TO WITHDRAW PLEA

DEFENDANT'S PRO SE MOTION FOR AN ORDER TO APPEAR BY PHONE OR VIDEO AND
NOTICE OF MOTION

MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR IN
THE ALTERNATIVE FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

EMERGENCY INTERPLEADINGS AND MOTION TO COMPEL IN RE January 3RD 2022

MOTION FOR ORDER TO SUPPRESS CRIMINAL COMPLAINT FILED April 26TH 2021

MOTION FOR ORDER TO SUPPRESS AND NOTICE OF DEMAND AS RESULT OF INCURRED
EMOTIONAL DISTRESS

COURT ORDERED, the May 23, 2022 Motion and Order for Transportation of Inmate for Court
Appearance or in the Alternative for Appearance by Telephone or Video Conference ADVANCED

and DENIED as MOOT as the hearings had already occurred.

COURT FURTHER ORDERED, the May 25, 2022 Motions: Emergency Interpleading and Motion to Compel in re January 3, 2022, Motion for Order to Suppress Criminal Complaint filed April 26, 2021, and Motion for Order to Suppress and Notice of Demand as Result of Incurred Emotional Distress ADVANCED and DENIED WITHOUT PREJUDICE as being unintelligible and unsensible.

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

July 06, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

July 06, 2022 9:00 AM All Pending Motions

HEARD BY: Roohani, Ellie **COURTROOM:** RJC Courtroom 03E

COURT CLERK:
Natalie Ortega

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT:	Barker, Julia A	Attorney
	Houston, Matthew	Defendant
	State of Nevada	Plaintiff

JOURNAL ENTRIES

- MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR IN THE ALTERNATIVE FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

MOTION TO OBTAIN A COPY OF A SEALED RECORD

COURT ORDERED, Motion And Order For Transportation Of Inmate For Court Appearance Or In The Alternative For Appearance By Telephone Or Video Conference DENIED as a hearing was already scheduled for July 13th. COURT ORDERED, Motion To Obtain A Copy Of A Sealed Record GRANTED; COURT DIRECTED the Public Defender's office to send Defendant a copy of the Pre-Sentence Investigation Report (PSI) to Defendant.

NDC

DISTRICT COURT
CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

July 13, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

July 13, 2022 9:00 AM All Pending Motions

HEARD BY: Roohani, Ellie COURTROOM: RJC Courtroom 03E

COURT CLERK:
Natalie Ortega

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT:	Duecker, Alexis M.	Attorney
	Evans, Ronald James	Attorney
	Houston, Matthew	Defendant
	State of Nevada	Plaintiff

JOURNAL ENTRIES

- A853203 - EMERGENCY MOTION (S) AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR, IN THE ALTERNATIVE, FOR APPEARANCE BY TELEPHONIC OR VIDEO CONFERENCE

A853203 - EMERGENCY MOTION TO SET ASIDE DISMISSAL IN CASE A-17-758861-C , AFFIDAVIT OF DUE DILIGENCE IN PRO PART, PER PART TO RENEWED COUNTERCLAIM ;AND COMPLAINT(S)

A853203 - PLAINTIFF'S - MOTION FOR APPOINTMENT OF COUNSEL, IN THE NAME OF PITARRO AND FUMO CHTD., MISS EMILY STRAND ESQ. TO INTERVENE AS STANDBY

C357927 - MOTION TO STAY REMITTITUR IN 84477 AND 84478 AND RENEWED MOTION FOR AN ORDER TO SUPPRESS HEARING FROM 12/6/2021 AND MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ BOTH THE DIRECT APPEAL FILED 2/18/2022

C357927 - STATUS CHECK / BRIEFING SCHEDULE

Court explained to Defendant counsel had been appointed to Defendant. It understood he filed a Habeas Petition; however, the Court would prefer to allow his counsel to review the petition and supplement the petition for purposes of appeal. COURT ORDERED, Alexis Dueker, Esq., APPOINTED. Statement by Defendant regarding other cases and a death threat. COURT NOTED for the purposes of today all motion, with the exception of the Habeas Petition DENIED WITHOUT PREJUDICE. Ms. Dueker will speak with Defendant and this matter would be CONTINUED. COURT ORDERED, matter CONTINUED. COURT FURTHER NOTED at the continuance a briefing schedule would be set. If a supplement is to be filed, it should be filed forty-five (45) days from today. COURT DIRECTED the State to Prepare a Transport Order.

08/31/22 9:00 AM STATUS CHECK: BRIEFING SCHEDULE

DISTRICT COURT
CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

August 15, 2022

C-21-357927-1 State of Nevada
vs
Matthew Houston

August 15, 2022 9:15 AM Motion to Stay

HEARD BY: Lilly-Spells, Jasmin COURTROOM: RJC Courtroom 12D

COURT CLERK:
Alice Jacobson

RECORDER: Brittany Kanger-McGiffin

REPORTER:

PARTIES

PRESENT: Rhoades, Kristina A. Attorney
State of Nevada Plaintiff

JOURNAL ENTRIES

- Deft and Defense counsel not present. COURT ORDERED, motion DENIED AS MOOT.

NDC

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

August 31, 2022

C-21-357927-1 State of Nevada
 vs
 Matthew Houston

August 31, 2022 9:00 AM Status Check

HEARD BY: Roohani, Ellie **COURTROOM:** RJC Courtroom 03E

COURT CLERK:
 Natalie Ortega

RECORDER: Jill Hawkins

REPORTER:

**PARTIES
PRESENT:**

JOURNAL ENTRIES

- COURT NOTED this matter should have been taken OFF CALENDAR as a briefing schedule had already been set.

Certification of Copy and Transmittal of Record

State of Nevada }
County of Clark } SS:

Pursuant to the Supreme Court order dated August 26, 2022, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises three volumes with pages numbered 1 through 683.

STATE OF NEVADA,

Plaintiff(s),

vs.

MATTHEW HOUSTON
aka MATTHEW TRAVIS HOUSTON,

Defendant(s),

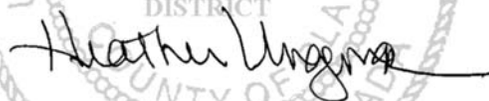
Case No: C-21-357927-1

Dept. No: XI

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto
Set my hand and Affixed the seal of the
Court at my office, Las Vegas, Nevada
This 20 day of September 2022.

Steven D. Grierson, Clerk of the Court



Heather Ungermann, Deputy Clerk

