

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant(s),

vs.

CALVIN JOHNSON,
Respondent(s),

Electronically Filed
Sep 20 2022 02:37 p.m.
Elizabeth A. Brown
Clerk of Supreme Court

Case No: A-22-853203-W
Related Case 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

A-22-853203-W Matthew Houston, Plaintiff(s) vs. Calvin Johnson, Defendant(s)

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2	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency 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 from the Demons of Injustice Known as "the Shadow Hills Church" and "Ernest May Elementary"; "de Novo Hearing Requested" (Continued)	446 - 480
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3	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156) on an Order Shortening Time; Notice of Motion and Motion	502 - 508
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A-22-853203-W

Matthew Houston, Plaintiff(s)

vs.

Calvin Johnson, Defendant(s)

I N D E X

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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.

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-17-32361H-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 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} ~~have~~ 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 fish tank 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 ~~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, Jonathan Shockley, L.V.M.P.D., Las Vegas City Jail, HDSP, TLCC, SDC, Erica Tosch, Jason Barrus, the Attorney General Aaron Ford, Sheriff Joe Lombardo, MGM, Mandalay Bay Resort and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, ITSE #720, the Nevada Gaming Commission, Division of Industrial Relations, Clark County District Attorneys ^{#001565} Steven Wolfson, et al. GGRM's Lisa Anderson, Ellie Rookani, Michael P. Villani, Mary K. Molthus, Melissa De La Garza, Andrew Elahive, Alex Bassett, Gene Porter, Kristina A. Rhoades ^{#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}, Mohtero ^{#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 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 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

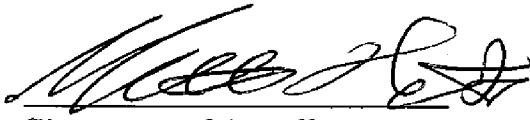
CERTIFICATE OF SERVICE

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 20~~th~~ 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 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} "OPPOSITION 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 - Roland
Heather Undermann
Michelle McCarthyism
Chaunte Pleasant

Steven D. Grierson
Debra K. Kemp

Scott S. Nannis
Clayton R. Higgins, Jr.
200 Lewis Ave., 3rd Floor
Regional Justice Center
City of Las Vegas, 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

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: A-22-853203-W
Department: Department 11

Plaintiff: 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 An Order For The Honorable "tierra Danielle Jones
To Be Liable At Copywork**

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

0085 + OATH + WILL + JOIN + 0460 + REMV

MATTHEW TRAVIS HOUSTON, CHTD.
Nevada Bar No. 2131
No. 1210652 @ S.M.U.
PO Box 650 • 22010 Cold Creek Road
Indian Springs, NV 89070 - 0650
p: (702) 879-6789

DISTRICT COURT
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON ET AL
Plaintiff, Plaintiff-in-Error and
the Petitioner-appellant(s)
-VS-

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

CASE No: A-22-853203-W

de novo requested as
in dept Number X (ten)

JOIN #(s): C-21-357927-1

CASE No: A-22-853203-W

DEPT No: X and XI

JOIN No: A-17-758861-C

DEPT No(s): 17, XVIII and 29

JOIN No: C-17-323614-1

DEPT No: XI X

JOIN No(s): 21P01275 + 21P01950 (14)

Last But Not Least:

C1248384A + C1237802A

9th Circuit No. 22-15748

2:21-cv-00499- JAD-DJA

2:19-cv-01472- APG-DJA

EMERGENCY

MOTION FOR AN ORDER FOR THE HONORABLE

"TIERRA DANIELLE JONES, ET AL"

TO BE HELD LIABLE AT COPYWORX, LLC RATE
TO BE AT \$50,000.00 PER PAGE BOTH INDIVIDUALLY
AND OFFICIALLY

"hearing requested"

P.S.: "This is why the Teachers Union has fired
any and all attempts at "substitution" ...

YOU WILL NOW TAKE NOTICE OF THE ATTACHED
EXHIBIT No. 1:

Page Number One of Nine

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCp 5(b), that on this 4th
day of July, 2022 I mailed a true and correct copy of the foregoing, "EMERGENCY
FOR AN ORDER FOR THE HONORABLE "TIERRA DANIELLE JONES, ET AL" TO BE
HELD LIABLE AT COPYWORK, LLC RATE TO BE AT \$50,000.00 PER PAGE"
BOTH INDIVIDUALLY AND OFFICIALLY
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

RJC - Clerk(s) S. Grierson, Desk No. 52
Amanda Ingersoll, Heather Ungermann, Chante Pleasant
200 Lewis Ave., Michelle McCarthy
2nd floor
Las Vegas, NV 89155-1160

Specifically Heather Ungermann
200 Lewis Ave.
PO Box 551601
LV, NV
89155-1601

CC:FILE

DATED: this 4th day of July, 2022.

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

Page Number Nine of Nine

EXHIBIT 1

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

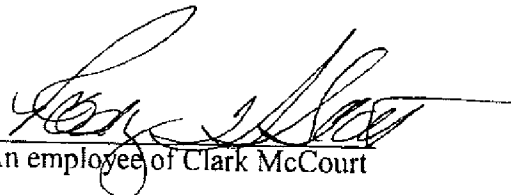
1 **CERTIFICATE OF SERVICE**

2 I certify that on the 20th day of April, 2022, I served a true and correct copy of **NOTICE**
3 **OF DEPOSIT OF INTERPLEAD FUNDS** on the following parties/individuals via the court's
4 electronic filing and service provider, Odyssey, identified below:

5 Jack Bernstein
6 BERNSTEIN & POISSON
7 320 S. Jones Blvd.
8 Las Vegas, NV 89107

9 and by U.S. mail, first class postage prepaid to Plaintiff Matthew Houston at the address
10 identified below:

11 Matthew Houston
12 Inmate No.# 1210652
13 High Desert State Prison
14 P. O. Box 650
15 Indian Springs, Nevada 89070-0650
16 Plaintiff

17 
18 An employee of Clark McCourt
19
20
21
22
23
24
25
26
27
28



1 NOTC
2 BRIAN P. CLARK
3 Nevada Bar No. 4236
4 CLARK MCCOURT
5 7371 Prairie Falcon Road, Suite 120
6 Las Vegas, Nevada 89128
7 Telephone: (702) 474-0065
8 Facsimile: (702) 474-0068
9 bpc@clarkmccourt.com
10 Attorneys for Defendant

7 DISTRICT COURT
8 CLARK COUNTY, NEVADA

9 MATTHEW HOUSTON,

10 Plaintiff,

11 v.

12 MANDALAY BAY CORP dba MANDALAY
13 BAY RESORT AND CASINO, and DOES I
14 through 100; and ROE CORPORATIONS 101
15 through 200.

16 Defendants.

Case No. A-17-758861-C
Dept. No. XXIX

16 NOTICE OF DEPOSIT OF INTERPLEAD FUNDS

17 NOTICE IS HEREBY GIVEN, that MANDALAY BAY CORP., has deposited with the
18 Office of the County Clerk, the sum of \$50,000.00 (the Settlement Funds) based on the February
19 28, 2022 Order Granting Defendant's Motion to Interplead Settlement Proceeds. See Exhibit 1.

20 DATED this 20th day of April, 2022.

21 CLARK MCCOURT


22
23 
24 BRIAN P. CLARK
25 Nevada Bar No. 4236
26 7371 Prairie Falcon Road, Suite 120
27 Las Vegas, Nevada 89128
28 Attorneys for Defendant

Exhibit 1

OFFICIAL RECEIPT

District Court Clerk of the Court 200 Lewis Ave, 3rd Floor Las Vegas, NV 89101

Payor
Freeman Companies / Old Republic Insurance Co.

Receipt No.
2022-23500-CCCLK

Transaction Date
04/20/2022

Description	Amount Paid
-------------	-------------

On Behalf Of Mandalay Bay Corp

A-17-758861-C

Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)

Interplead Funds

Interplead Funds

50,000.00

SUBTOTAL

50,000.00

PAYMENT TOTAL **50,000.00**

Check (Ref #106874324) Tendered 50,000.00

Total Tendered **50,000.00**

Change 0.00

Old Republic Insurance Company / Sedgwick as Agent for Freeman Companies

04/20/2022
09:33 AM

Cashier
Station AIKO

Audit
38120092

OFFICIAL RECEIPT

EXT FWD: U.S. MARSHALL'S "ESPINOZA"
(my ^{ex-}wife's family adopted) → Log Number U.S. NAVY (RET.)

EMERGENCY

NEVADA DEPARTMENT OF CORRECTIONS

~~INFORMAL GRIEVANCE~~

NAME: do not contact I.D. NUMBER: 1210652

INSTITUTION: TLVCC UNIT: F.U. 2

GRIEVANT'S STATEMENT: + GOV. MANSION

FWD: M. RUSSELL → C/O BROWN IN RE
WHEN ARE YOU AND YOUR CLAWS
GOING TO START BEING ACCOUNTABLE
FOR YOUR ACTIONS ? LT. RADIO 44

SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: CLASSIFIED DATE: 666 TIME: 7.14.2021

GRIEVANCE COORDINATOR SIGNATURE: L.V.M.P.D. DATE: 911 TIME: 9.20.2016

→ VISITATION SR LOPEZ IN RE MY BROTHER POPALUSKAS

GRIEVANCE RESPONSE: QUIT FUCKING WITH MY

MAIL BOXES AND MY LEGAL MAIL?

QUIT FUCKING WITH MY KEYS, AND MY LIGHT(S)

446-06-2002 44 SUICIDAL 44 1-04-08 444

GOD REST YOU POPPY - I, MTH WILL FIND OUR KILLERS.

CASEWORKER SIGNATURE: HOUSTON, ET AL DATE: 7.4.2022

☒ GRIEVANCE UPHELD ☐ GRIEVANCE DENIED ☐ ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: HOUSTON DATE: X

☒ INMATE AGREES ☐ INMATE DISAGREES

INMATE SIGNATURE: Matthew Travis Houston DATE: 7.4.2022

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original:	To inmate when complete, or attached to formal grievance	TO 8th Dist of Clark Co.
Canary:	To Grievance Coordinator	TO NV Supreme Court
Pink:	Inmate's receipt when formal grievance filed	→ prison
Gold:	Inmate's initial receipt	→ grievance box

Page Number Seven of Nine

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding EMERGENCY MOTION
FOR AN ORDER FOR THE HONORABLE "TIERRA DANIELLE JONES, ET AL" TO BE HELD LIABLE AT COPYWORX, LLC
RATE TO BE AT \$50,000.00 PER PAGE BOTH
(Title of Document) INDIVIDUALLY AND OFFICIALLY

filed in District Court Case number (s) A-22-853203-W
C-21-357927-1
A-17-758861-C
C-17-323614-1

☒ 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

July 4th 2022
Date

MATTHEW TRAVIS HOUSTON, CHTD
Print Name

PRO SE
Title

Page Number Eight of Nine

MATTHEW TRAVIS HOUSTON, CHTD

Nevada Bar No. 2131
No. 1210652 @ S.M.U.
P.O. Box 650
22010 Cold Creek Rd
Indian Springs, NV
89070-0650

RECEIVED

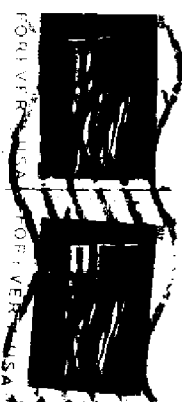
JUL - 7 2022

CLERK OF THE COURT

Please Fwd to: CHAMBERS-

LAS VEGAS NV 890

5 JUL 2022 PM 5 L



Clerks) of the Court

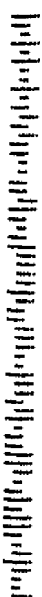
H. Ungermann, S. Grierson, C. Pleasant,
R.J.C. A. Ingelsell, M. McCarthyism
200 Lewis Ave., 3rd Floor
PO Box 551601
Las Vegas, NV
89155-1601

LEGAL MAIL

ONLY TO BE
OPENED BY

TIERRA DANIELLE JONES, ET AL

89155-160101



UNIT 3 A/B

JUL 04 2022

HIGH DESERT STATE PRISON



**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: A-22-853203-W
Department: Department 11

Plaintiff: 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: Motion To Obtain A Copy Of A Sealed Record

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

NOW SEE 20/20 § KARL § "where we go one - one go all"
"KILL" SECURITY MGMT. UNIT @ HDSP + FOUNDATION
JOIN + "WILL + OATH + KILL" UNITED STATES NAVY + L.V.M.P.D.

Matthew Travis Houston, CHTD. D.E. P. 1.04.08
First and Last Name NDOO# 1210652 JUNE 6TH, 2002
High Desert State Prison "S.M.U." NOTICE TO PRINCIPLE IS
Post Office Box 650 NOTICE TO THE AGENCY - 44
Indian Springs, Nevada 89070 NOTICE TO THE AGENCY IS
Defendant in Proper Person NOTICE TO PRINCIPLE ??
Nevada Bar No. 2131

(in honor of my
Uncle David, R.I.P.)



Eighth Judicial District Court (s)

FWD: Las Vegas Municipal Court(s)

Clark County, Nevada

21PO1275+21PO1950.

JUN 21 CR 033713

JUN C1248384A

JUN 21 CR 019840

JUN C1237802A

Case No. C-17-323614-1

JUN C-21-357927-1

Dept. No. XIX

Dept # X and

→ A-22-853203-W

The State of Nevada,
Defendant-respondents
Plaintiff,

vs. top dawg houston (R)

MATTHEW TRAVIS HOUSTON

Matthew Houston

(First and Last Name)

Plaintiff-in-Error, Plaintiff

Defendant and the

Petitioner-appellant(s)

THE HOUSTON AGENCY, MATT HOUSTON PRODUCTIONS, ET AL

MOTION TO OBTAIN A COPY OF A SEALED
RECORD (Presentence Investigation Report -
NRS 176.156) ON AN ORDER SHORTENING TIME

NOTICE OF MOTION AND MOTION

Defendant, "de novo hearing requested"

TO: The Plaintiff, The State of Nevada, by and through the Clark County
District Attorney's Office:

PLEASE TAKE NOTICE that Plaintiff's (and Plaintiff-in-Error)
Defendant's Motion to Obtain a Copy of a Sealed

Record (Presentence Investigation Report - NRS 176.156) will come for hearing before

the above-entitled Court on the 2 day of August, 2022 at the hour of 9

o'clock A M. in Department XIX of said Court. [Leave Blank Clerk will fill-in]

COMES NOW, Plaintiff Matthew Travis
Defendant Houston, in proper person, and hereby

(first and last name)

submits his Motion to Obtain a Copy of a Sealed Record (Pre-Sentence Investigation

Report) on an Order Shortening Time. Plaintiff asks that this matter

any hearing, if any, and that this matter be submitted on the pleadings, upon receipt of

the Opposition (if any) by Plaintiff and his Reply (if an Opposition is filed).

This Motion is made and based upon the attached Memorandum of Points and

Page Number One of Five

2:21-cv-00499-JAD-DJA

2:22-cv-50393-JAD-NJK

Authorities, all papers and pleadings on file, as well as any additional facts, law, argument, witnesses or evidence that may be presented at the hearing of this matter, if any.

Dated this 4th day of July, 2022

~~Matthew Travis Houston~~

Matthew Travis Houston, CHTP.

First and Last Name NDOC # 1210652

High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070 - 0650

Defendant in Proper Person

MEMORANDUM OF POINTS AND AUTHORITIES

I. Introduction

Plaintiff

~~Defendant~~ brings the instant Motion, in proper person, in order to obtain a copy

of his presentence investigation report (PSI). This report is needed in order for the

Plaintiff

~~Defendant~~ to pursue:

(Circle all that may apply)

- ① The appeal of his conviction;
- ② The post conviction writ process;
- ③ Sentence modification;
- ④ Challenge how the NDOC is calculating his sentence;
- ⑤ For an upcoming Parole Board Hearing; or
- ⑥ For the Pardons Board.

Plaintiff

~~Defendant~~ has been directed to obtain one from the Court having first contacted

(Plaintiff never had an attorney from being assaulted by
~~both his attorney and being told that it cannot be obtained by mail from Parole and~~
~~both L.V.M.P.D and Parole and Probation~~)

~~Probation~~ and will not be furnished by the Nevada Department of Corrections. Since

the legislature has made PSI's sealed records he now seeks an order unsealing same

and to direct the clerk to provide his a copy.

Page Number Two of Five

2:21-cv-00499-JAD-DJA

2:22-cv-00693-JAD-NJK

II. Relevant Facts, Law and Argument

As stated above, ~~Defendant~~ ^{Plaintiff} needs a copy of his Pre-Sentence Investigation Report.

~~Defendant~~ ^{Plaintiff} has attempted to obtain the report from the prison, who directed him to his attorney; and from his attorney, who then directed him to request it from the Clerk of the Court. NRS 176.156, entitled "Disclosure of report of presentence or general investigation; persons entitled to use report; confidentiality of report," provides in pertinent part as follows:

5. Except for the disclosures required by subsections 1 to 4, inclusive, a report of a presentence investigation or general investigation and the sources of information for such a report are confidential and must not be made a part of any public record.

~~Defendant~~ ^{Plaintiff} therefore asks that this Court direct the clerk to provide his a copy of his pre-sentence investigation report from the files in Case No. ^{21CR019840} ~~C-17-323614~~ as it is the ^{21CR033713} ~~only source for Defendant~~ ^{Plaintiff} to obtain a copy of this document. ~~Defendant~~ ^{Plaintiff} is indigent, but if the Court feels, under the facts and circumstances, that ~~Defendant~~ ^{Plaintiff} should pay for a copy of the PSI, that the amount be charged to his NDOC inmate account and the copy of the PSI be trasmitted to him.

~~Defendant~~ is making this Motion and requesting it be heard on an Order Shortening Time, pursuant to Local Rule 11, and in good faith, so that his request can be expidited to ensure that he is able to comply with any deadlines applicable to the proceedings in which the PSI is required as outlined in the introduction above.

III. Conclusion

THEREFORE, based upon the foregoing, ~~Defendant~~ ^{Plaintiff} respectfully requests that this Court:

1. Unseal his Pre-Sentence Investigation Report(s)
Page Number Three of Five
2:21-cv-00499-JAD-DJA
2:22-cv-00693-JAD-NJK

2. Order that the Clerk provide him a copy of his Presentence Investigation Report once it is unsealed;
3. That this matter be allowed to proceed Ex-Parte and on an Order Shortening Time; and
4. Any further and necessary relief as deemed appropriate by this Court.

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

Dated this 4th day of July, 2022

Matthew Travis Houston CHD.

~~First and Last Name NDOC #~~

~~High Desert State Prison~~ 1210652

Post Office Box 650

Indian Springs, Nevada 89070

Defendant in Proper Person

Signed under the
EXPRESS CONSENT of
JARED THOMPSON

RENEWED SECURITY
(withness and MANAGEMENT
PARTNER) UNIVERSITY, LLC.

No. 1129203

AFFIRMATION PURSUANT TO NRS 239.030

The undersigned does hereby affirm that the preceding Defendant's Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156), filed in District Court Case Number C-17-323614-1 (S)CR019840 does not contain the social security number of any person. 21CR033713 C-21-357927-1

Dated this 4th day of July, 2022.

Matthew Travis Houston

MATTHEW TRAVIS HOUSTON, CHD.

First and Last Name NDOC # 1210652

High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070

Defendant in Proper Person

Page Number Four of Five

2:21-cv-00499-JAD-DJA

2:22-cv-00693-JAD-NJK

CERTIFICATE OF SERVICE BY MAILING

(Plaintiff-in-Error and Petitioner-appellant)
I, MATTHEW TRAVIS HOUSTON, ~~Defendant~~ in Proper Person, hereby certify,

pursuant to NRCPC 5(b), that on this 4 day of July, 2022, I mailed a true and
correct copy of the ~~Defendant's~~ ^{Plaintiff's} Motion to Obtain a Copy of a Sealed Record

(Presentence Investigation Report - NRS 176.156) by depositing it in the High Desert

State Prison, Legal Library, First Class Postage, full prepaid and addressed as follows:

Clark County District Attorney's Office
200 Lewis Avenue
Las Vegas, Nevada 89155

(being forwarded by :

" TIERRA DANIELLE JONES

Dated this 4th day of July, 2022

AND
COMPANY "
\$ \$ \$

x. Matthew Travis Houston
MATTHEW TRAVIS HOUSTON, CHTD
~~First and Last Name~~ NDOC # 1210652
High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070
Defendant in Proper Person
S.M.U.

Page Number Five of Five

2:21-cv-00499-JAD-DJA

2:22-cv-00693-JAD-NJK

MATTHEW'S HOUSTON, CHTD.

No. 1210652

S.M.U.

P.O. Box 650

Indian Springs, NV

89070-0650

LAS VEGAS NV 890

5 JUL 2022 PM 5 L

PLEASE FWD TO CHAMBERS FROM
CLERK OF THE COURT(S)
STEVEN D. GRIERSON, CHARANTE PLEASANT,
ANANDA INGERSOLL, MICHELLE MCCARTHYISM
AND HEATHER UNGERMANN
REGIONAL JUSTICE CENTER, 3RD FLOOR
P.O. BOX 551601
LAS VEGAS, NV

RECEIVED

JUL - 7 2022

CLERK OF THE COURT

* LEGAL MAIL *

ONLY TO BE OPENED

BY

TIERRA DANIELLE JONES

89155-1601

89155-1601

UNIT 3 AB

JUL 04 2022

HIGH DESERT STATE PRISON



**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 01, 2022

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

Case Number: A-22-853203-W
Department: Department 11

Plaintiff: 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: **Motion And Order For Transportation**

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

EMERGENCY IN FORMA PAUPERIS FROM DEATH ROW WILL

JOIN - § Matthew Travis Houston, CMTD

Plaintiff / In Propria Personam

Post Office Box 650 [HDSP]

Indian Springs, Nevada 89018

p: (702) 879-6789

TO THE CLERK:

DO NOT FWD this document
to "BERNSTEIN & POISSON, LLP" or
"BERNSTEIN & POISSON, LLC", ET AL
File into: A-22-853203-W dept XI

DISTRICT COURT

CLARK COUNTY, NEVADA

(-XIX-)

(-C.17.323614.1-)

C.21.357927.1

MATTHEW TRAVIS HOUSTON

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

→ Case No. ^(S) A-22-853203-W
Dept No. XI 21P01950
"JOIN" 21P01275

vs.

THE DEEP STATE OF NEVADA

AND THE MANDALAY BAY CORP, ETAL

Case No. A-17-758861-C

Dept No. 17

Defendant-respondents

~~Rehearing~~ de novo
rehearing requested

EMERGENCY MOTION TO JOINER CASE NUMBER A-17-758861-C
TO A-22-853203-W, NOTICE OF MOTION AND CONSOLIDATION

YOU WILL PLEASE TAKE NOTICE, that the Petitioner-appellant from
A-22-853203-W and Plaintiff in case No. A-17-758861-C

will come on for hearing before the above-entitled Court on the 9 day of August, 2022,
at the hour of 9 o'clock A. M. In Department 17 of said Court, and also the
Department XI of said Court(s) including Department

CC:FILE Number 14 of JUSTICE COURT case # 21P01950,
(# 21P01275)

YOU WILL CONSOLIDATE ALL PAGES OF THIS PLEADING LABELLED 1-12.

DATED: this 9 day of July, 2022.

BY: Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff-in-Err/In Propria Personam

JOIN

Matthew Travis Houston, CHTD

NDOC No. 1210652

PO Box 650-22010 Cold Creek Road

Indian Springs, NV 89070-0650

P: (702) 879-6789

In proper person

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

MATTHEW TRAVIS HOUSTON,)

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

v.)

THE DEEP STATE OF NEVADA)

AND THE MANDALAY BAY CORP,)

ET AL,
Defendant - Respondent(s)

C-17-323614-1*

C-21-357927-1

→ Case No(s) A-22-853203-W ←

JOIN → (A-17-758861-C-)

Dept. No(s) XI, (17, 18 and 29)

* = XIX

EMERGENCY OBJECTION, EMERGENCY OPPOSITION AND

MOTION AND ORDER FOR TRANSPORTATION

OF INMATE FOR COURT APPEARANCE

OR, IN THE ALTERNATIVE,

FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

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.

YOU WILL TAKE NOTICE of complete
motion(s) and pleadings of these pages numbered 1-12.

NOW SEE ATTACHED Opposition and Objection.

Page Number Two.

Steven D. Grierson

OPPS

NOTC

BRIAN P. CLARK

Nevada Bar No. 4236

CLARK MCCOURT

7371 Prairie Falcon Road, Suite 120

Las Vegas, Nevada 89128

Telephone: (702) 474-0065

Facsimile: (702) 474-0068

bpc@clarkmccourt.com

Attorneys for Defendant (s)

DISTRICT COURT

CLARK COUNTY, NEVADA

TRAVIS



MATTHEW HOUSTON,

Plaintiff,

v.

MANDALAY BAY CORP dba MANDALAY
BAY RESORT AND CASINO, and DOES I
through 100; and ROE CORPORATIONS 101
through 200.

Defendants.

EX = EYE
(I only have one ~~eye~~)
X1
Dept. #A-22-853203-iv
Case No. A-17-758861-C
Dept. No. XXIX

Where's dept XVIII
and 17?

NOTICE OF FORMAL OBJECTION
TO NOTICE OF DEPOSIT OF INTERPLEAD FUNDS

NOTICE IS HEREBY GIVEN, that MANDALAY BAY CORP., has deposited with the
Office of the County Clerk, the sum of \$50,000.00 (the Settlement Funds) based on the February
28, 2022 Order Granting Defendant's Motion to Interplead Settlement Proceeds. See Exhibit 1.

DATED this 20th day of April, 2022.

Your MGM never much CLARK MCCOURT

valued human life to

begin with. 😞 What did

Lukas do to this case?

And why was my

negligent employer?

"LUKE"?

named "LIL"

BRIAN P. CLARK
Nevada Bar No. 4236
7371 Prairie Falcon Road, Suite 120
Las Vegas, Nevada 89128
Attorneys for Defendant

And, why was my 2nd puppy

"GEORGE LUCAS"?

(Page Number Three)

CERTIFICATE OF SERVICE

I certify that on the 20th day of April, 2022, I served a true and correct copy of **NOTICE OF DEPOSIT OF INTERPLEAD FUNDS** on the following parties/individuals via the court's electronic filing and service provider, Odyssey, identified below:

Jack Bernstein
BERNSTEIN & POISSON
320 S. Jones Blvd.
Las Vegas, NV 89107

and by U.S. mail, first class postage prepaid to Plaintiff Matthew Houston at the address identified below:

Matthew Houston
Inmate No.# 1210652
High Desert State Prison
P. O. Box 650
Indian Springs, Nevada 89070-0650
Plaintiff

So what happed to CLO
"POPALAUASKAS" w/ c/o SR
LOPEZ from visiting and now
that "ESPINOZA" f/ TLVCC is
a US MARSHAL. Can she
serve y'all in any possible way?
~~What is the status of~~

Whose name this is? → An employee of Clark McCourt

Did she / he frame me. Looks like Rody Scott to me...

Now See Def. No. 35 > on <

Brian P. Clark #4236 = Def. No. 32

Lucas McCourt = Def. No. 33

Clark McCourt, LLC = Def. No. 71

My name is not NNOT SLIPKNOT! KNOT RIBBER
Matthew Houston...

It is Matthew Travis Houston, and it always was before "scandemic" ONE OCTOBER and

9.30.2016 AKA "ONE OCTOBER 2016" And I am

most certainly NOT your client. But I am a
~~stop about~~ ~~clerk~~ ~~are~~ ~~also~~ ~~a~~ ~~other~~ ~~part~~ ~~of~~

(Page Number Four)

OFFICIAL RECEIPT

District Court Clerk of the Court 200 Lewis Ave, 3rd Floor Las Vegas, NV 89101

Payor
Freeman Companies / Old Republic Insurance Co.

Receipt No.
2022-23500-CCCLK

Transaction Date
04/20/2022

Description	Amount Paid
-------------	-------------

On Behalf Of Mandalay Bay Corp
A-17-758861-C
Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)
Interplead Funds

Interplead Funds
SUBTOTAL

50,000.00
50,000.00

PAYMENT TOTAL **50,000.00**

Check (Ref #106874324) Tendered 50,000.00
Total Tendered 50,000.00
Change 0.00

Old Republic Insurance Company / Sedgwick as Agent for Freeman Companies

04/20/2022
09:33 AM

Cashier
Station AIKO

Audit
38120092

OFFICIAL RECEIPT

(ORIGINAL WAS LABELLED PREVIOUS PAGE AS)
" EXHIBIT 1 "
Page Number Five

**NOTICE OF DEMAND (ON A
NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM)**

FROM: MATTHEW TRAVIS HOUSTON, CHTD.
NAME: On this 9th day of July, 2022. I.D. NUMBER: 1210652
INSTITUTION: OF WRONGFUL CONVICTION(S) UNIT #: C.21-357927.1 (C.21)
C.17-323614.1 (C.17)
GRIEVANCE #: APPEAL DEPRIVATION GRIEVANCE LEVEL: CLAIM

GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 1

TO: Anthony M. Goldstein

Can you please return ALL of my documents?
You will now take notice of your DEFAULT
STATUS in re "legal malpractice", false
imprisonment and other crimes against the
estate of Matthew Travis Houston, CHTD. not
limited to the illegal withholding of my
original documents and pleadings in re false
arrest 7.14.2021 resulting in case No. C.21-357927.1
and numerous other litigation(s) not limited to
A.17-758861.C and interfering with numerous
appeals of Claim No. 3016661201-0001 and the
blocking, hindering and thwarting of 9th Circuit No.
22-15748, 2:21-cv-00499-JAD-DJA and
2:22-cv-00693-JAD-NJK. This demand of reparations
for incurred damages of \$36,500,000.00 is RENEWED.

x. Matthew Travis Houston ← filed in A.22-853203-W
Original: Attached to Grievance
Pink: Inmate's Copy ← MAILED PINK SLIP TO THE

OFFICE OF: ANTHONY M. GOLDSTEIN

2421 Tech Center Court Suite No. 100
Las Vegas, NV 89128
Page Number Six

1. JOIN Case No. A.22.853203.W Dept. No. XI

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada		Case No. <u>21P01275</u> <u>21P01950</u>
Name of Plaintiff(s) <u>Matthew Travis Houston</u>		Department No. <u>14</u> <u>A-17-758861-C</u>
(Plaintiff's(s) Telephone Number)		Dept. No(s) <u>17, 18 and 29</u>
VERSUS		MOTION FOR SMALL CLAIM CONTINUANCE
Name of Defendant(s) <u>Rosemarie McMorris-Alexander,</u> <u>Ryan Kenbow, Brian P. Clark, et al</u>		
(Defendant's(s) Telephone Number)		
Department <u>17</u> in DC Case No. <u>A-17-758861-C</u> , XI in <u>A-22-853203.W</u>		
Plaintiff Request #1 <u>X</u> #2 _____		
Defendant Request #1 _____ #2 _____		
Upon the application of <u>Matthew Travis Houston</u> It is hereby requested that the above entitled matter be continued for the following reason(s): REASON(S) <u>Matthew Travis Houston</u> <u>is victim of conspiracy against his person, his estate, his</u> <u>faith, his livelihood, his following and his family. The events</u> <u>of September 30th, 2016 caused permanent total disability,</u> <u>wrongful conviction in C-17-323614-1, a second wrongful</u> <u>conviction in C-21-357927-1 and the conspiracy is a direct</u> <u>effort of 150 defendants committing crimes not limited to</u> <u>malicious prosecution of his person, transformed his indemnity</u> <u>into a criminal ransom demand. False arrest 7-14-2021.</u>		
DATED this <u>9</u> Day of <u>July</u> , 20 <u>22</u> Proof is in the JOINDER(S)		
SIGNATURE <u>Matthew Travis Houston</u>		
ADDRESS <u>No. 1210652 PO Box 650</u> <u>Indian Springs, NV 89070-0650</u>		

LVCVL Form -75 Revised 7/11

Original-File Copy-Plaintiff Copy-Defendant

1. JOIN Case No. A-22-853203-W Dept. No. XI

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	Case No. <u>21PO1275</u> <u>21PO1950</u> Department No. <u>14</u> <u>A-17-758861-C</u> Dept. Nols) 17, 18 and 29 MOTION FOR SMALL CLAIM CONTINUANCE
Name of Plaintiff(s) <u>Matthew Travis Houston</u>	
VERSUS	
Name of Defendant(s) <u>Rosemarie McMorris-Alexander,</u> <u>Ryan Kenbow, Brian P. Clark et al</u>	

It is hereby ORDERED, ☐ Approved ☐ Denied

(SIGNATURE OF JUDGE REQUIRED AFTER 1st REQUEST)

(Signature): _____

(Date): _____

PLAINTIFF NOTIFIED BY: MAIL _____ PHONE _____ DATE _____

DEFENDANT NOTIFIED BY: MAIL _____ PHONE _____ DATE _____

The above entitled matter is set for Hearing for the 9th Day of August, 20 22 at 9 .m.
located at the Regional Justice Center, 200 Lewis Ave., Las Vegas, NV 89155-2511

☒ Department 17 ☐ Courtroom _____

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 29th, 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:
30

Page Number Nine

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. High Desert State Prison is located approximately

28 39-41 miles from Las Vegas, Nevada.

29 Page Number Ten

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 (Associate Warden) Julie Williams,
12 whose telephone number is (702) 879-6789

13
14 Dated this 9th day of July, 2022.

15
16 Matthew Travis Houston
17 Matthew Travis Houston
18 No. 1210652 @ N.D.S.P.
19 22010 Cold Creek Road
20 Indian Springs, NV 89070

21
22
23
24
25
26
27
28
29 Page Number Eleven

CERTIFICATE OF SERVICE BY MAIL

and AFFIRMATION Pursuant to NRS 239B.030

I, the undersigned, certify pursuant to NRCP 5(b), that on this 10th day of July, 2022, I served the foregoing Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, Motion for Appearance by Telephone or Video Conference, by mailing a true and correct copy thereof in a sealed envelope, upon which first class postage was fully prepaid, addressed to:

^{20/20} (witnesses) (December
Now see → Clerk No. 52 6th, 2021)

Clerks of the Courts: Steven D. Grierson

"RJC"

Chaunte Pleasant

Michelle McCarthy

Regional Injustice Center

Amanda Ingersoll

200 Lewis Ave., 3rd Floor

Heather Ungermann

PO Box 551601

Las Vegas, NV 89155-1601

and that there is regular communication by mail between the place of mailing and the recipient address. The undersigned does hereby affirm that the preceding "EMERGENCY MOTION TO JOINDER CASE NUMBER A-17-758861-C TO A-22-853203-W, NOTICE OF MOTION AND CONSOLIDATION" filed in District Court Case # A-22-853203-W dept. XI does NOT contain the social security number of any person.

X. Matthew Travis Houston

Matthew Travis Houston

No. 1210652 @ "S.M.U." of HDSP

22010 Cold Creek Road

PO Box 650

Indian Springs, NV

89070-0650

Page Number Twelve

TRAVIS
MATTHEW HUSTON, CHD.

#1210652

PO Box 650

22010 Cold Creek Road

Indian Springs, NV

89070-0650

RECEIVED
JUL 13 2022
CLERK OF THE COURT

ATTN: CHAMBERS
in re Adm. 853203.W
Clerks of the Courts
Regional Justice Center
200 Lewis Ave., 3rd Floor
PO Box 551601
Las Vegas, NV
89155-1601

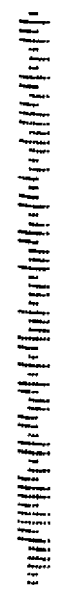
LAS VEGAS NV 890

11 JUL 2022 PM 4 L



LEGAL MAIL

89155-160101



Heaven & Son
CLERK OF THE COURT

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

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.: XI

"de novo hearing(s) requested"

8/31/2022

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 523 One of Twelve

RECEIVED

JUL 20 2022

CLERK OF THE COURT

25
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

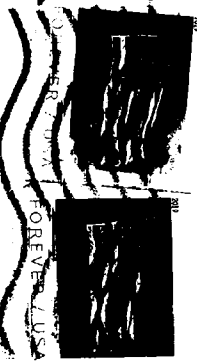
of July, 2022 Matthew Travis Houston

Page Number Two of Twelve No. 1210652 DOC - 3097 (01/02)

MATTHEW TRAVIS HOUSTON, CHTD.

No. 121652
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. Gnierson, Heather Ungermann,
Michelle McCarthy, Chaunte Pleasant and Amanda Ingessl
EX PARTE LETTER OF MOTION
TO THE CHAMBERS OF
THE HONORABLE CRYSTAL ELLER,
ELHAM ROOHANI AND JAMES CROCKETT
Regional Justice Center, 3rd Floor
200 LEWIS AVE.
PO Box 551601
Las Vegas, NV
89155 - 1601

RECEIVED

JUL 20 2022

89155-160101

CLERK OF THE COURT

* LEGAL MAIL *

IN RE
A-17-758861-C
22-693203-W
17-323614-1

25

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



**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: A-22-853203-W
Department: Department 11

Plaintiff: 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 Summary Judgment**

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 # 19

Deputy Clerk of the Court

0054

MATTHEW TRAVIS HOUSTON, CHTD.
No. 1210652

P.O. Box 650 - 22010 Cold Creek Road
Indian Springs, NV 89070-0650

P: (702) 879-6789

DISTRICT COURT
CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,

Plaintiff-in-Error and Petitioner -
appellant

-VS-

CASE NO. A-22-853203-W

DEPT No. XI

CALVIN JOHNSON, ET AL,

Respondent(s)

EMERGENCY MOTION FOR
SUMMARY JUDGEMENT(S)

YOU WILL NOW PLEASE TAKE NOTICE
of the attached "EXHIBIT 1" and enter
judgement(s) according to protocol of the current
DEFAULT status of the STATE OF NEVADA, et al.

ORIGINAL

EXHIBIT 1

MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE

ORIGINAL
40 PAGES

FILED
MAY 26 2022

CLERK OF COURT

Case No. A-22-853203-W
Dept. No. Dept. 11

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

MATTHEW TRAVIS HOUSTON
Petitioner,

v.

PETITION FOR WRIT
OF HABEAS CORPUS
(POSTCONVICTION)

CALVIN JOHNSON ET AL
Respondent(s)

INSTRUCTIONS: NOW SEE 20/20 This is what could have been filed by or made
(1) This petition must be legibly handwritten or typewritten, signed by the petitioner and verified. BERNARD LITTLE had he done any sort of work or made
(2) Additional pages are not permitted except where noted or with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum. HOUSTON, whatsoever
(3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in Forma Pauperis. You must have an authorized officer at the prison complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. SMH

(4) You must name as respondent the person by whom you are confined or restrained. If you are in a specific institution of the Department of Corrections, name the warden or head of the institution. If you are not in a specific institution of the Department but within its custody, name the Director of the Department of Corrections.

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

(6) You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a 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.

(7) When the petition is fully completed, the original and one copy must be filed with the clerk of the state district court for the county in which you were convicted. One copy must be mailed to the respondent, one copy to the Attorney General's Office, and one copy to the district attorney of the county in which you were convicted or to the original prosecutor if you are challenging your original conviction or sentence. Copies must conform in all particulars to the original submitted for filing.

PETITION

1. Name of institution and county in which you are presently imprisoned or where and how you are presently restrained of your liberty: High Desert State Prison

2. Name and location of court which entered the judgment of conviction under attack: Eighth Judicial District Court, Las Vegas, Nevada

3. Date of judgment of conviction: December 8th, 2021

4. Case number: C-21-357927-1

5. (a) Length of sentence: 2-5 years

(b) If sentence is death, state any date upon which execution is scheduled:....

6. Are you presently serving a sentence for a conviction other than the conviction under attack in this motion?

Yes No ...X...

If "yes," list crime, case number and sentence being served at this time:

7. Nature of offense involved in conviction being challenged: Aggravated Stalking.....

8. What was your plea? (check one)

(a) Not guilty ...X...

(b) Guilty

(c) Guilty but mentally ill

(d) Nolo contendere

9. If you entered a plea of guilty or guilty but mentally ill to one count of an indictment or information, and a plea of not guilty to another count of an indictment or information, or if a plea of guilty or guilty but mentally ill was negotiated, give details: I did NOT give my express consent to any of this and the State of Nevada is illegally violating my right to withdraw my plea...

10. If you were found guilty or guilty but mentally ill after a plea of not guilty, was the finding made by: (check one)

(a) Jury

(b) Judge without a jury .X...

11. Did you testify at the trial? Yes No

12. Did you appeal from the judgment of conviction? Yes ...X. No

13. If you did appeal, answer the following:

(a) Name of court: Supreme Court of Nevada.....

(b) Case number or citation: 84281, 84478.....

(c) Result: Dismissed and dismissed.....

(d) Date of result: March 10th, 2022 and April 18th, 2022.....

(Attach copy of order or decision, if available.)

1 14. If you did not appeal, explain briefly why you did not:

2
3
4 15. Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any
5 petitions, applications or motions with respect to this judgment in any court, state or federal? Yes ...X... No

6 16. If your answer to No. 15 was "yes," give the following information:

7 (a) (1) Name of court: Supreme Court of Nevada - Court of Appeals

8 (2) Nature of proceeding: Petition For Rehearing Under NRAP 40

9
10 (3) Grounds raised: Procedural misconduct, ineffective aid of counsel,
11 personal restraint petition and they should have a copy of the initial
12 'DIRECT APPEAL'

13 (4) Did you receive an evidentiary hearing on your petition, application or motion? Yes No ...X...

14 (5) Result: Rehearing denied. NRAP 40(c)

15 (6) Date of result: April 5th, 2022

16 (7) If known, citations of any written opinion or date of orders entered pursuant to such result:

17
18 (b) As to any second petition, application or motion, give the same information:

19 (1) Name of court: Supreme Court of Nevada

20 (2) Nature of proceeding: Petition For Judicial Review

21 (3) Grounds raised: Statewide significance and public importance

22 (4) Did you receive an evidentiary hearing on your petition, application or motion? Yes No

23 (5) Result:

24 (6) Date of result:

25 (7) If known, citations of any written opinion or date of orders entered pursuant to such result:

26
27 (c) As to any third or subsequent additional applications or motions, give the same information as above, list
28 them on a separate sheet and attach. (Now See Page 3a)

(d) Did you appeal to the highest state or federal court having jurisdiction, the result or action taken on any petition, application or motion?

(1) First petition, application or motion? Yes ☒ No

Citation or date of decision: April 5th, 2022

(2) Second petition, application or motion? Yes No

Citation or date of decision:

(3) Third or subsequent petitions, applications or motions? Yes No

Citation or date of decision:

(e) If you did not appeal from the adverse action on any petition, application or motion, explain briefly why you did not. (You must relate specific facts in response to this question. Your response may be included on paper which is 8 1/2 by 11 inches attached to the petition. Your response may not exceed five handwritten or typewritten pages in length.).....

17. Has any ground being raised in this petition been previously presented to this or any other court by way of petition for habeas corpus, motion, application or any other postconviction proceeding? If so, identify:

(a) Which of the grounds is the same:

(b) The proceedings in which these grounds were raised:

(c) Briefly explain why you are again raising these grounds. (You must relate specific facts in response to this question. Your response may be included on paper which is 8 1/2 by 11 inches attached to the petition. Your response may not exceed five handwritten or typewritten pages in length.)

18. If any of the grounds listed in Nos. 23(a), (b), (c) and (d), or listed on any additional pages you have attached, were not previously presented in any other court, state or federal, list briefly what grounds were not so presented, and give your reasons for not presenting them. (You must relate specific facts in response to this question. Your response may be included on paper which is 8 1/2 by 11 inches attached to the petition. Your response may not exceed five handwritten or typewritten pages in length.)

19. Are you filing this petition more than 1 year following the filing of the judgment of conviction or the filing of a decision on direct appeal? If so, state briefly the reasons for the delay. (You must relate specific facts in response to this question. Your response may be included on paper which is 8 1/2 by 11 inches attached to the petition. Your response may not exceed five handwritten or typewritten pages in length.)

20. Do you have any petition or appeal now pending in any court, either state or federal, as to the judgment under attack? Yes ~~...~~ No ☒

If yes, state what court and the case number: C-17-323614-1 (Eighth Judicial District Court) and Las Vegas Municipal Court #1248384A and #C1237802A

21. Give the name of each attorney who represented you in the proceeding resulting in your conviction and on direct appeal: Anthony M. Goldstein, Bernard Little, Jeremy Wood and Las Vegas Municipal Court Attorney. I was NOT appointed counsel on direct appeal (filed pro se).

22. Do you have any future sentences to serve after you complete the sentence imposed by the judgment under attack? Yes No ☒

If yes, specify where and when it is to be served, if you know:

23. State concisely every ground on which you claim that you are being held unlawfully. Summarize briefly the facts supporting each ground. If necessary you may attach pages stating additional grounds and facts supporting same.

23(a).

ONE

(a) Ground ~~ONE~~

Ineffective aid of counsel due to the fact that Petitioner was forced to file his own DIRECT APPEAL after being hindered by numerous procedural errors and conflicts of interest as result of being provided misinformation.

Supporting FACTS (Tell your story briefly without citing cases or law.): See attached copy of 'DIRECT APPEAL' filed pro se, pages 1-12 specifically page No. 1 showing filing dates of February 17th and 18th of 2022. Page 2 showing events of July 14th, July 15th and December 6th, 2021. Page No. 7 showing the events of December 10th, 2021. Page No. 11 showing some of the results of Petitioner's rights being violated intentionally by law enforcement, the courts AND the prosecution. Upon the allegation by a defendant of insufficient performance by assigned counsel, the trial court has an obligation to hold a hearing on the record to establish if a true conflict exists. See *Young v. State*, 120 Nev. 963 (2004). Petitioner's now withdrawn attorney Benard Little was ineffective for knowing his client alleged a conflict of interest and failing to notify the court when he was mistakenly re-appointed to represent the Petitioner on December 6th, 2021. Nevada Rule of Professional Conduct 2.1 "Advisor" reads: "In representing a client, a lawyer shall exercise independent professional judgment and render candid advice. In rendering advice, a lawyer may refer not only to law but to other considerations such as moral, economic, social and political factors that may be relevant to the client's situation." Both the Petitioner and Benard Little requested that counsel withdraw, alleging conflicts of interest. See *Young vs. State*, "the Court must conduct an inquiry into the alleged conflict(s), although the attorney-client privilege should not be invaded unless absolutely necessary." Petitioner was not granted a "YOUNG HEARING" thus violating his (Now See Page 6a)

23(b) TWO
(4) Ground ~~ONE~~: Ineffective aid of counsel due to the fact that
Petitioner was not deemed to be competent before the
alleged 'plea agreement' was filed nor did Petitioner witness
the alleged 'plea agreement' until after being moved to H.O.S.P.

Supporting FACTS (Tell your story briefly without citing cases or law.): See the attached
pro se filed "DIRECT APPEAL" specifically page number 2, page
number 3, page number 4, page number 5 and page number
6. By entering a plea to a charge that is beyond the
scope of his actual conduct, his plea was not knowingly
and intelligently made. "A defendant's guilty plea must be
voluntary, knowing and intelligent to satisfy constitutional
due process." *State v. Freese*, 116 Nev. 1097, 1108, 13 P.3d
442, 449 (2000). The U.S. Supreme Court of the United States
has used slightly different language when describing the voluntary,
knowing and intelligent requirement, but the same general
standard is likewise federally enforced. See, *Parke v.aley*,
506 U.S. 20, 28-29, 121 L. Ed. 2d 391, 113 S. Ct. 517 (1992)
(describing the standard as both "knowing and voluntary" and
"voluntary and intelligent"; *Boykin v. Alabama*, 395 U.S. 238, 242,
23 L. Ed. 2d 274, 89 S. Ct. 1709 (1969) ("intelligent and
voluntary"); *McCarthy v. United States*, 394 U.S. 459, 466
22 L. Ed. 2d 418, 89 S. Ct. 1166 (1969) ("voluntary and knowing").

23 (c) Ground THREE: Malicious prosecution, intentional prosecutorial misconduct, see attached 'DIRECT APPEAL' pages 1-12, specifically pages 10 and 11. If Petitioner receives truthful and accurate transcripts of the events leading to this most Supporting FACTS (Tell your story briefly without citing cases or law.): wrongful conviction, the record will reflect that no investigation was done (Vega vs. Ryan, 9th Cir.) of any defence, evidence or any of the alleged witnesses. Counsel failed to investigate competency, failed to move for suppression of evidence because there was none and failed to oppose the "INFORMATION". A conflict of interest was made when counsel failed to oppose the alleged "plea agreement" as Petitioner felt pressured into being released. This conflict affecting the plea was ignored by the state on Oct. 5th, 2021 as both counsel and the prosecution failed to engage in any sort of meaningful plea negotiations. The inability of the Petitioner to communicate with any attorney caused further conflict (SEE U.S. vs. Moore). The state interfered during critical stages of the proceedings, causing a separate malpractice proceeding. Counsel's absence during the issuance of no contact order hearings violated Petitioner's 6th Amendment rights. According to Mitchell vs. Mason, there was nothing less than a complete denial of counsel considering Benard Little communicated with the Petitioner less than 6 minutes since the alleged complaints were filed. Substantial prejudice of the Petitioner resulted with counsel's failure to request any sort of continuance, especially as the unnamed "substitute judge" was to have vacated sentencing on November 29th, 2021 constituting a denial of continuance. The Petitioner was not given any advice concerning plea, going to trial or preserving his rights.

1 23(d) Ground FOUR: Denial of the Petitioner's constitutional right to
2 self-representation. See attached 'DIRECT APPEAL' pages
3 1-12, specifically page No. 12. Petitioner did not ask to be
4 appointed counsel and was denied his right to utilize standby counsel.
5 Supporting FACTS (Tell your story briefly without citing cases or law.): A major grievance of
6 this is that I am ^(Petitioner's) blind-visually impaired and suffer from
7 roaring tinnitus, so all the noise from building #9 was
8 beyond unbearable, and now I'm informed that I'm
9 being denied my ability to make an appointment to
10 the law library from Behavior Modification Units, so
11 this in itself is the denial of my right to self-
12 representation, and is a continuation of that denial from
13 before July 14th, 2021 and is a continuation of when
14 Clark County Public Pretender's Office Benard Little, Jeremy
15 Wood and Cassandra Diez deliberately and indifferently
16 refused to help me represent myself. Specifically when
17 on October Benard Little went out of his way to refuse
18 himself so that Anthony M. Goldstein could withdraw my
19 void plea agreement that I never seen, read or was
20 read to in its entirety. Michael P. Villani did NOT read
21 to me ^{any} of the terms and conditions on October 4, 2021
22 because I am deaf and suffer from roaring tinnitus.
23 I could not hear him in room anyways, especially as
24 being a survivor of October 1st, 2017 all I hear are
25 machine guns firing due to PTSD and just because I'm
26 permanently totally disabled from September 30th, 2016
27 after 3 month coma from 45' fall ^{industrial} work accident please
28 see case # A-17-758961-C did NOT give this court the right to
29 abuse my service dog JOHN & CASH and puppy in training
30 Lil' GEORGE LUCAS. (Now See Page 11)

BEFORE, petitioner prays that the court grant petitioner relief to which petitioner may be entitled in this proceeding.

EXECUTED at High Desert State Prison on the ____ day of the month of ____, 20__.

High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

VERIFICATION

Under penalty of perjury, the undersigned declares that the undersigned is the petitioner named in the foregoing petition and knows the contents thereof; that the pleading is true of the undersigned's own knowledge, except as to those matters stated on information and belief, and as to such matters the undersigned believes them to be true.

High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

AFFIRMATION (Pursuant to NRS 239B.030)

The undersigned does hereby affirm that the preceeding PETITION FOR WRIT OF HABEAS CORPUS filed in District Court Case Number ____ Does not contain the social security number of any person.

High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

CERTIFICATE OF SERVICE BY MAIL

I, _____, hereby certify pursuant to N.R.C.P. 5(b), that on this ____ day of the month of _____, 20__, I mailed a true and correct copy of the foregoing PETITION FOR WRIT OF HABEAS CORPUS addressed to:

Warden High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070

Attorney General of Nevada
100 North Carson Street
Carson City, Nevada 89701

Clark County District Attorney's Office
200 Lewis Avenue
Las Vegas, Nevada 89155

High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

Print your name and NDOC back number and sign

1 16(c) (1) Name of Court: Eighth Judicial District Court
2 (2) Nature of proceeding: EMERGENCY MOTION TO OPPOSE
3 REMAND AND DISMISS CASE IN IT'S ENTIRETY, AND AMENDED MOT
4 (3) Grounds raised: conflicts of interest, judicial biases, false
5 arrest, false police reports, malicious prosecution, employment
6 discrimination, legal malpractice, invalid plea agreement,
7 ineffective aid of counsel due to the fact that procedural errors
8 and prosecutorial misconduct caused an unnecessary delay in
9 filing causing wrongful conviction and other unnecessary hardships.
10 (4) Did you receive an evidentiary hearing on your motion? Yes
11 (5) Result: A hearing was scheduled April 6th, 2022.
12 (6) Date of result:
13 (7) If known, citations of any written opinion or date of orders
14 entered pursuant to such result:
15 16.(d)(1)
16 (2)
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1 Fourteenth Amendment right to due process of law and his Sixth
2 Amendment right to effective assistance of counsel.

3 Failure to execute motions: Florida Bar v. Martinez, 717
4 P.2d 1121 (NM 1986) Violating ABA rule 4.3(c)(1) "for an attorney
5 to suppress motions where the circumstances indicated such
6 motions should be filed and executed constitutes ineffective
7 assistance of counsel." Benard Little neglected his duty in
8 representing the Petitioner when the original "EMERGENCY
9 MOTION TO OPPOSE REMAND AND DISMISS CASE IN IT'S
10 ENTIRETY" was forwarded from Clerk's office to Clark County
11 Public Defender's office than a copy was mailed after the initial
12 pro se filing in October, 2021 not until four months later in
13 February, 2022 was the copy received by Petitioner after he had
14 already been wrongfully convicted and moved to High Desert
15 State Prison was Petitioner finally able to file a renewed
16 'MOTION TO DISMISS'. See People v. Rotenberg, 635 P.2d 220
17 (Colo 1981), Strickland v. Washington, 104 S. CT 2052 (1984).
18 By failing to keep both the court and his client informed
19 after repeated attempts by the Petitioner requesting information
20 and by requesting his own withdraw as counsel, Benard Little
21 violated Petitioner's Sixth and Fourteenth Amendment rights to
22 effective assistance of counsel and right to due process of
23 law. United States v. Stoneberg, 805 F.2d 1391, 1394 (9th Cir. 1986).

23.

(c) Ground FIVE: Unlawful Search and Seizure. See attached 'DIRECT APPEAL' pages 1-12 specifically page No. 2 and page No. 3

Not that the courts ever cared, but the fictitious DECLARATION OF WARRANT wasn't even signed, and there's a pro se motion to suppress for that.

Next up is the fact that I was never read any rights by whomever transported my person to CCPC on July 14th, 2021, nor have I been read any still to this recent supplemental amendment to this habeas corpus on this most unholy Easter Sunday in the Behavior Modification Unit here at M.D.S.P. As the unlawful search and seizure put the Petitioner into a further state of duress and emotional distress, this added to Bernard Little and Jeremy Wood's failure to do any sort of investigation to negotiate a VALID plea agreement. Bernard Little failed in moving to withdraw the plea agreement when he withdrew 10/5/2021, constituting misadvice and misinformation to both the courts and the Petitioner. No sort of parole eligibility was ever discussed between counsel and Petitioner as the appointed counsel failed to advise the Petitioner of an affirmative defense, rendering the Petitioner's alleged "guilty plea agreement" being made involuntarily as it was coerced by the promise that the Petitioner would be released from C.C.P.C. so that he could search for and hopefully retrieve his trained seeing-eye dogs, not sent to Las Vegas City Jail to face double-jeopardy charges.

23. "GROUND ONE"

WORD COUNT: 165

TOTAL APPROX.: 2,732

Stamped by HDSP: 2/10/22

Stamped by USPS: 2/11/22

INEFFECTIVE AID OF COUNSEL
(PETITIONER WAS FORCED TO FILE HIS
OWN DIRECT APPEAL, BEING NEGLECTED)

Thursday
Friday

1 MATTHEW TRAVIS HOUSTON #7035801 @ CCDC, pro se

2 #1210652 @ NDOC - P.O. Box 650 - Indian Springs, NV - 89070

3 EIGHTH JUDICIAL DISTRICT COURT

4 CLARK COUNTY, NEVADA

5

6 Matthew Travis Houston
7 Appellant

Case # C-21-357927-1

Dept # X - FILED

8 vs.

9 STATE OF NEVADA
10 Respondent

FILED FEB 18 2022 11:00 AM
CLERK OF COURT

11 "de novo" hearing requested

12 DIRECT APPEAL

13 MOTION DIRECT APPEAL (Supreme Court of Nevada)

14 Nevada Appeal No. B4281 dismissed March 10, 2022

15 Comes now, Plaintiff in Error HOUSTON who

16 moves this Honorable Court to impose sanctions

17 upon officials not limited to Tierra Jones, her substitute,

18 Michael P. Villanig, Magistrate De la Garza,

19 Scott Poisson, Brian P. Clank, Christopher Burk,

20 Erica Tash, Jason Barrus, Andrew Flahive,

21 Daniel Schwartz, Sheriff Joe Lombardo, NDOC C/O

22 Popalauskas and whomever else is to be called

23 by this court in the manifestation of justice, to improve

24 the community of Las Vegas, Nevada and to ensure

25 that all injured workers are properly compensated.

26 This Appeal is made upon all papers, pleadings,

27 pleadings, documents on file and newly discovered

28 evidence, to which this court has been

attempting to keep hidden from the truth, while

23. a. GROUND ONE:

Word count 221

INEFFECTIVE AID OF COUNSEL SINCE PETITIONER WAS FORCED TO FILE HIS OWN DIRECT APPEAL AND BEING NEGLECTED IN FISH TANK AT H.D.S.P. EMERGENCY MOTION FOR DE NOVO RECEIVED DEC. 27.

1 PETITION FOR JUDICIAL REVIEW OF December 6th, 2021
2 Stamped by HOSP: 2/10/2022 Received by Clerk: 2/17/2022
3 USPS: 2/11/2022 STATEMENT OF FACTS: Filed by Clerk: 2/18/2022

4 It is to be known to the court that the
5 only reason ~~for the alleged~~ for ~~the alleged~~
6 negotiations after false imprisonment on July
7 14th, 2021 (before his appointment on July 15th
8 2021 at Nevada Retina Specialists w/ Dr. Tyson
9 Ward) ~~that~~ ^{were} that so he could be released to
10 search for and hopefully retrieve his trained seeing eye
11 dogs. ~~Council~~ failed to inform Houston of a
12 City Jail detainer hold, then informed Houston
13 before he ~~was coerced~~ ^{was coerced} into negotiations that there was NOT a city
14 jail hold when in fact there was. Double jeopardy.
15 As Houston was never served with any summons,
16 the traumatic events of July 14th, 2021 were and is a civil
17 and unusual punishment being inflicted upon Houston,
18 what with him being denied his medical disability rating with
19 Dr. Swagler, the impoundment of his seeing eye dog
20 and this tragedy (forcing him to relocate from his
21 home state of Iowa) is further cause of unnecessary
22 hardships and eviction from his out-of-house legal
23 advocacy (Address 435 S. Linn Street, #927, Iowa City, Iowa
24 52240). The overreaching tactics used by both
25 Sedgwick and the prosecution forced Houston into an
26 unmanageable state of duress, homelessness and
27 imprisonment due to R. McMorris' willful omissions
28 and when ignoring claim adjuster Dianne Ferraro's
29 falsehoods and other crimes both civil and criminal.

3. Ineffective aid of counsel as well as prosecutorial word count 249 23.
a. misconduct when being ~~deprived~~ deprived of proper application to (ground
mental health court, drug court and failure to deem Petitioner (ground
competent before plea bargaining and / or sentencing & Denial of Competency (2)

1 Dianne Ferrante has caused not only further
2 injury upon Houston but has further injured other workers
3 and totally permanently disabled citizens due
4 to her mishandlements, irresponsibility, willful neglect,
5 and other schemes not limited to the illegal
6 extortion of Houston's disability claims which are
7 substantially proven by the events of October 1st, 2021.

8 Sedgwick and its counsel Dain Schwartz are an abatable
9 nuisance and must be held accountable for the
10 damages inflicted upon Houston and the people of
11 the State of Nevada. In regards to events,
12 Houston has and continues to suffer from BATTERED

13 PERSONS SYNDROME as result of surviving numerous traumas
14 (other than ONE OCTOBER and his 2016 work
15 accident at Mandalay Bay Resort) including:

16 • death of uncle Randall Schoenherr - 2019

17 while illegally incarcerated in NDOC for a dismissed case.

18 • suicide of uncle Rollie Schoenherr - 2017.

19 • divorce from abusive spouse in 2014 after learning
20 that his son was ~~not~~ his and victim of domestic violence.

21 • suicide of brother Mitchell Ryan Houston - 2014.

22 • witnessed domestic violence between his parents
23 very often as a child - 1984 - 2000.

24 DREAM JOURNAL IN RE JANUARY 26-27, 2022:

25 Last night I was working again, with forklift. Operator was Tripp in
26 Nashville, TN from CREW ONE who kept telling me it's okay to ride on the
27 forklift. Then my right hand was cut off. I woke up to remember
28 how my right hand was smashed in 2013 while working for C-DIVE. I was getting
29 those records for submem - page # 354

23.b. Ground Two continued
(Denial of competency hearing)

word count: 270

(page #4 of DIRECT APPEAL)
TO C-21-357927-1

AMENDED PETITION FOR JUDICIAL REVIEW

in re. July 14th, 2021 - current date of illegal incarceration at time of this writing being on or about Thursday, January 27th, 2022, after waking up from CPTSD nightmare:

The primary factor showing the judicial biases against petitioner is the fact that Tierra Jones never responded to petitioner's first PETITION FOR WRIT OF HABEAS prepared while illegally incarcerated at Til. Vic. C. during his wrongful conviction of DUT case No. C-17-323614-2, date and dept. unknown due to petitioner's current false imprisonment in fish tank.

THIS DEFAULT STATUS of the state of Nevada is further reinforced by the fact that the petitioner's drafts for a 2nd PETITION FOR A WRIT OF HABEAS CORPUS, along with the rest of petitioner's correspondence are being withheld by the Clark County Public Defender's office for no reason other than the intentional disregard for injured worker's rights. This bias is proven by numerous case history, one of which being where an industrial work accident causing workers fatality was determined by the courts to compensate only \$10,000 to the surviving family to assist in paying funeral expenses. The death was of an employee of Rhino Staging and happened at MGM Grand Arena and the case is being served subpoena in A-17-758861-1 Dept. 29 and multiple complaints.

As the malicious prosecution of the state has attempted to make an example out of an honest and law-abiding man, the petitioner will now illustrate to this court some accurate and truthful examples that explain how recurring nightmares affect Dave Grohl, as most surely, the family

Ground Two continued 23. b.
(Denial of competency hearing)

word count: 183

EXHIBIT - November 25th 2021

1 At just about every Foo's concert, the band
2 plays Zoli "Walk," which has some of the
3 most audacious lyrics Grohl - or anyone, really -
4 ever wrote. "Every night when he sings the line
5 "I never want to die," says Smear, "I look at
6 him every time and think of Kurt. Every
7 single time. Because Kurt was "I hate
8 myself and I want to die." And that's the
9 opposite-ness of them. And I do so love
10 being with life-lovers."

11 As it happens, Smear is correct about the
12 inspiration behind that song. "It kind of comes
13 from the day after Kurt died," Grohl says,
14 his voice a little softer than usual. "Waking
15 up that morning and realizing 'oh, shit, he's not
16 here anymore. I am. Like, I get to wake up
17 and he doesn't. I'm making a cup of coffee.
18 And he can't. I'm gonna turn on the radio.
19 And he won't. That was a big revelation to me."

20 "I think also in life, you get trapped
21 in crisis, where you imagine there's no way out.
22 When really, if you dare to consider that 'crisis
23 a blip on the radar, it's easier to push
24 through. And yea, I was just like, "I
25 don't want anyone to have that feeling that
26 I had that morning."
27
28

EXHIBIT and APPEAL

Ground Two

continued
(denial of competency hearing)

23.b.
EXHIBIT

WORD COUNT: 108.
November 25th 2021

1 But in any case, he really means it.
2 "I'm serious," Grohl says. "I don't
3 want to ~~fool~~ing die! I know it's inevitable,
4 but I don't want to. That's gonna be such
5 a drag." He's silent for a rare moment, and
6 smiles, baring those battered teeth. "I'll
7 fight it as ~~fool~~ing long as I can."
8

9 — Rolling Stone Magazine

10 October 2021 page #79
11

12 Let this court's record reflect from page #3, line No. 21,
13 in honor of Appellant's brother Mitchell Ryan Houston, who would
14 have turned the age of 32 on the day that this EXHIBIT
15 was prepared.
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DIRECT APPEAL PAGE #6, EXHIBIT

Ground One

(Ineffective Aid of Counsel)

page # 7

WORD COUNT: 232

DIRECT APPEAL

Ground Four. 23. d.

23. a.

(States denial of Defendant's right to represent himself) -

1 POINTS AND AUTHORITIES are not limited to the reasons listed below:

2 The day that Houston was transferred to

3 City Jail to face double-jeopardy charges in Las

4 Vegas Municipal Court # C1248384A and # C1257802A

5 shows this court the failure of counsel in

6 informing Defendant as to ALL of the terms

7 and conditions per original negotiations having

8 made VOID any and all sorts of verbal and/

9 or written agreements made between the

10 prosecution and Defendant. This further shows

11 that Defendant would not have entered a

12 guilty plea to # C-21-357927-1 and would

13 have insisted upon going to trial. See

14 State v. Huebler 128 Nev. 192, 275 P. 3d

15 91, 128 Nev. Adv. Rep. 19, 2012 Nev. LEXIS 53

16 (Nev. 2012), cert denied. 568 U.S. 1147, 133 S.

17 Ct. 988, 184 L. Ed. 2d 767, 2013 U.S. LEXIS

18 1009 (U.S. 2013).

19 NRS 34.726 validates Defendant's claim of

20 ineffective assistance of counsel in that it meets

21 procedural requirements having been raised in a

22 timely petition when Defendant had requested to

23 withdraw his plea during a video court appearance

24 prior to December in which the "substitute" judge

25 had appointed Anthony M. Goldstein to represent

26 Houston in determining the prospective motion's validity.

27 Defendant was prejudiced by Bernard Little's failure

28 in applying Houston to Mental Health Court and the

Ground Three :

23. c. (Prosecutorial Misconduct)

23. d. ^{WORD COUNT: 254} Ground Four:

(State's denial of Defendant's constitutional right to defend himself)

1 Defendant has been overwhelmingly prejudiced in this
2 case, especially with the initial statement made by the
3 prosecution labelling Houston as "a danger to society"
4 and when female judge Tierra Jones, after Ben Little
5 failed to rebut the false pretences made by R.
6 McMorris, made personal comments further insulting
7 character of the Defendant after he invoked his
8 5th Amendment rights, especially considering the
9 fact that prior to the Defendant being in
10 custody he had never seen R. McMorris in
11 person, up close or from afar nor had he communicated
12 with her over any sort of telephone, e-mail, listening
13 device, social media or otherwise.
14 Petitioner/defendant was denied his constitutional right to defend
15 himself without counsel when the substitute judge appointed Anthony
16 M. Goldstein. See *Hollis v. State*, 95 Nev. 664, 601 P.2d 62, 1979 Nev. LEXIS
17 637 (Nev. 1979). "unreliable" is self-explanatory, see *Buffalo v. State*, 11
18 Nev. 1139, 901 P. 2d 647, 111 Nev. Adv. Rep. 127, 1995 Nev. LEXIS 125
19 (Nev. 1995). Tierra Jones and every other individual refusing to
20 take accountability for the current injustices against Petitioner
21 is guilty of violating NRS § 484.219, renumbered to NRS 484E.01c
22 and should be charged with leaving the scene of a single accident
23 because deliberate indifference is wrong, just as R. McMorris lies
24 she told on record were. See *Firestone v. State*, 120 Nev. 13, 83
25 P.3d 279, 120 Nev. Adv. Rep. 3, 2004 Nev. LEXIS 3 (Nev. 2004).
26 Furthermore, the credit for presentence incarceration of the
27 Petitioner is inaccurate. See *Griffin v. State*, 122 Nev. 737, 137
28 P.3d 1165, 122 Nev. Adv. Rep. 63, 2006 Nev. LEXIS 70 (Nev. 2006).

1 THE FOURTH (4th) AMENDMENT OF THE CONSTITUTION (U.S.)

2 FRUIT OF THE POISONOUS TREE 23. e.

GROUND FIVE: Unlawful search and seizure

3 "The 4th Amct requires that a search and
 4 seizure be pursuant to a warrant supported by
 5 probable cause. Exceptions to the warrant
 6 requirement under Terry include "traffic stops",
 7 of which must meet Terry requirements. The 4th Amct
 8 places strict limitations on the state in its exercise
 9 of power and authority." - The Crossing, by Michael Connelly.
 10 Framing an injured worker for the second
 11 time and interfering with official acts of the pleadings of
 12 case #A-17-758261-C3 making false claims of
 13 supposed "lifetime re-opening rights" to a
 14 claim that was catastrophic in nature and
 15 never was to have been closed is NOT a
 16 valid exercise of constitutional authority in Nevada
 17 or anywhere else in U.S.A. especially Colorado,
 18 Iowa and California. Mr. Houston committed none
 19 of these 'ABBRIATED SPALTING' offences as
 20 shown on record by the alleged victim, R.
 21 McMorris whom Houston has never even seen -
 22 until brought to unfair hearings, has no clue as to
 23 where her or her family resides, and it's perfectly
 24 legal and the correct way that Houston reported
 25 the SE@WICKS scams of D. Ferrante and J. Shockley
 26 to LUMPD House ARREST as it is Houston who is the
 27 victim of their negligent scam of extortion. The state
 28 government trampled on Houston's rights to be
 29 protected from unlawful search and seizure, his
 30 rights as an American citizen and desecrated the

23.c. GROUND THREE: MALICIOUS PROSECUTION AND PROSECUTORIAL MISCONDUCT

1 See 249 So. 2d 908, 918: This miscarriage of justice
2 is a justiciable controversy in that the dispute involves
3 legal relations of parties who have real adverse interests, and
4 upon whom judgement may effectively operate through a
5 decree of conclusive character.

6 See 155 S.E. 2d 618, 621: This dispute is NOT
7 hypothetical, contingent or abstract other than the FACT
8 that insurance claim adjusters might be being paid kickbacks or
9^{or} contingency fees to see that Houston is denied his
10 indemnity which is what has happened on more than
11 one occasion since his incurring of numerous^(??) catastrophic
12 injuries and multiple wrongful convictions. This court was not
13 justiciable in accepting Houston's original plea nor was it
14 feasible for prosecution to conjure up the indictment on
15 a permanently totally disabled worker as result of the false
16 pretenses made against Houston and other injustices he has
17 suffered. The fact that this court stood with a lying worker's
18 compensation adjuster's boss is pervasive, and the continuous
19 errors made by this court are extremely prejudicial to the
20 appellant, harmful in the upmost ways to him and his family
21 and warrant an immediate review by the Supreme Court of
22 the State of Nevada. See 178 P. 2d 341.

23 To explain the conflict between attorney, appellant and this
24 court in both civil and criminal case(s), the Clark County
25 Public Defender's office contributed to Houston's indigent status,
26 while the history of the Las Vegas judicial system being
27 biased against injured workers and their claims shows how courts
28 value the big insurance companies over the health, rights and freedoms

23.a.GROUND ONE: INEFFECTIVE AID OF COUNSEL

23.c.GROUND THREE: MALICIOUS PROSECUTION
AND PROSECUTORIAL MISCONDUCT

1 Petitioner-appellant was unable to telephone Anthony M.
2 Goldstein due to indigence and CCDC not allowing collect calls, nor
3 was he provided any sort of phone number to his court
4 appointed attorney's office and not visited enough by the
5 Clark County Public Defenders office. See *Young v.*
6 *State*, 120 Nev. 963 (2004)

7 To reference for further use page 2 lines 10-14, appellant
8 was subjected to double jeopardy which began before he was
9 arrested since the warrant was illegal due to the facts
10 that appellant was never served with any sort of summons
11 to the charges made against him, nor was he informed that
12 any sort of crime might have taken place, especially because
13 he did NOT reside within the jurisdiction of the State of
14 Nevada. See *State v. Blackwell*, 65 Nev. 405, 198 P.2d 280, 1948 Nev.
15 LEXIS 65 (Nev. 1948) cert. denied, 336 U.S. 939, 69 S.Ct. 742, 93
16 L. Ed. 1097, 1949 U.S. LEXIS 2642 (U.S. 1949).

17 This false imprisonment amounts to kidnapping by the fact that
18 Appellant and his trained service animals were removed from 3041
19 Saint Rose Pkwy, Henderson, NV to another place. See 174 N.E. 162, 163
20 This unlawful removal was of a substantial distance and substantial
21 time period in an isolated place for the purpose of Sedgwick obtaining
22 an award, facilitating numerous felonies not only by both harming
23 and terrorizing the Appellant. The interruptions of Appellant's
24 workers compensation, social security and personal injury
25 litigations and advocacy is interfering with government
26 function. See Model Penal Code §212.1. The abduction being
27 purportrated by employees of Sedgwick and in coercion with law
28 enforcement has transformed the Appellant's indemnity into nothing

WORD COUNT : 290

23. d. GROUND FOUR :

Denial of right to self-representation.

1 Petitioner/Appellant did not feel comfortable with court appointed
2 counsel filing his MOTION TO WITHDRAW PLEA while in custody because
3 at a prior hearing, the previous case involved a defendant who committed
4 identity theft. What with appellant being a victim of ID theft, his duress increased
5 This case illustrates how the State of Nevada cares not for its
6 citizens, visitors nor injured workers and shows little if no regard
7 for the health and mental/emotional security of the
8 permanently totally disabled, their work places, survivors, friends
9 and family let alone their pets and/or trained service animals. It
10 is nothing more than a ploy and a shallow attempt to recruit more
11 of the poor and unlucky into the forced slave labor camps of
12 the Nevada Division of Forestry; so that corporate welfare may
13 take advantage of the working-class while profiting off of
14 the weak and underprivileged, caring not of freedom nor for
15 the imprisoned. The malicious prosecution employed expidative
16 tactics in obtaining their wrongful convictions to obstruct not
17 only the Petitioner's entire life but they have delayed the
18 orderly process of the criminal justice system in siding with
19 an insurance scam over the true victim, that being this
20 principal and Plaintiff In Error, Matthew Travis Houston.

21 WHEREFORE, the undersigned demands that the court conducts
22 proper and accurate judicial reviews of this case and ALL others
23 related, not limited to the following: #A-17-758861-C Dept. 29+;
24 Supreme Court of Nevada Appeals # ⁸⁰⁵⁶²758861 and # ⁷⁹⁴⁰⁸32361 and # ⁸⁴²⁸¹357927
25 Las Vegas Municipal Court #C1248384A and #C1237802A ^{CR 0337}
26 District Court Case #C-17-323614-1 ^{CR 0198}
27 JUSTICE COURT.

28 D. DATED THIS 7th day of February, 2022. Appellant Matthew Travis Houston
29 Signed under the declaration on and # 19 NREB 51W NRS 220R 020

BLIND / VISUALLY IMPAIRED

MBC
Name: MATTHEW TRAVIS HOUSTON CCDC
Address: 435 S. Linn St. #927
City/State/Zip: TOWA CITY IA 52240
Phone: ask house arrest @ CCDC
D: PRO SE

FILED

JAN 03 2022

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

CLERK OF COURT

January 25, 2022
11:00 AM

indigent

MATTHEW HOUSTON, et al

Plaintiff, in error

vs.

Mandalay Bay +

Defendant 5 LVMPD

State of Nevada

REQUESTING ORDER SETTING HEARING

MOTION TO DISMISS COUNSEL

Plaintiff in Error + PLAINTIFF

COMES NOW, the Matthew Houston and moving

Honorable Court to dismiss Defendant's counsel, Bernard Little, and ensure

ensure that Tierra Jones
(This Motion is based upon all papers, pleadings, and documents on file) refuse

herself permanently, as she is a blatant
racist, and POINTS AND AUTHORITIES took \$ in bribes

It is respectfully requested of this court to grant this Motion to Dismiss Counsel and

Appoint Alternate Counsel for the reasons listed below: From SEGBWICK

workers compensation insurance, as did
most likely Magistrate De La Garza as did
Michues P Villani from Janies Schwartz,
Karen Schwartz, too many other criminals...

DECEMBER 17th, 2021

CLERK OF THE COURT

DEC 21 2021

DECEMBER 17th - 2021

1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY

Since September 30th, 2016 @ Mandalay Bay

Convention Center, where HOUSTON fell 45' while working as an entertainment rigger, high-steel climber and crew manager of elite technician units deployed from International Alliance of Theatrical Stage Employees #720 and other parties still unknown but not limited to the following witnesses/employees, employers, etc:

"RUSSIAN" Coworker

*please take notice of Go Fund Me initiated shortly thereafter, about 2 years of my ruined, ONE OCTOBER pandemic, illegal incarceration in NOOD, the primary issue is that Houston (me myself and Irene please) out of fear for the SEDGWICK having me killed by LVMPD or who knows who, I was forced to sign the VOID / ILLEGAL CONTRACT for \$50 I wouldn't kill myself from too many debts from legal fees, etc. Clark County Public Defenders and this whole state wants me to kill myself, why? What the F is wrong with you people? Traumatic Brain Injury is worse than all of you... just ask my good bro Dr. Elmer.

top dawg houston

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

Name: LAST FIRST MARTINE ID: _____

Housing: 4A-70 Date of Birth: 7/15/11 Date: _____

**IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH CRISIS,
NOTIFY A UNIFORMED OFFICER IMMEDIATELY**

Description of Illness or Injury: _____

W/INJURY - my hand broken

not to work

11/15/11

Date/Time Triaged: _____ Category 1 ☐ 2 ☐ 3 ☐ RN

S: _____

O: TEMP: _____ PULSE: _____ RESP: _____ BP: _____

A: _____

B: _____

Refer to: ☐ Sick Call Doctor ☐ Nurse ☐ Psychiatrist ☐ Dentist ☐ DON ☐ Other: _____

Fee Charge: ☐ \$8.00 Medical Access Fee ☐ \$5.00 Medication Fee ☐ \$3.00 Medication Renewal Fee

☐ \$200.00 or actual cost (whichever is higher) ☐ No Charge

I understand that pursuant to NRS 211.140, I may be responsible for payment for medical care (see back of this form).

I understand that the medical access fee and/or medication fee noted above will be deducted from my inmate account.

I understand that fees may be collected at a later date if funds are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my inmate account at a later time, the amount I owe for these services will be deducted before any funds are made available to me.

No inmate will be refused in-house medical services based on an inability to pay at the time the healthcare is provided.

Inmate Signature: _____ Date: 11/15/11

Staff Signature: _____ Date: _____

INMATE NAME (PLEASE PRINT)	ID#	HOUSING
<u>MARTINE</u>	<u>11111</u>	<u>4A-70</u>

DISTRIBUTION: WHITE - Medical Records YELLOW - Inmate

DECEMBER 17th, 2021

(Plaintiff in ^{terror})
II. ARGUMENT, (notice of DEFAULT)

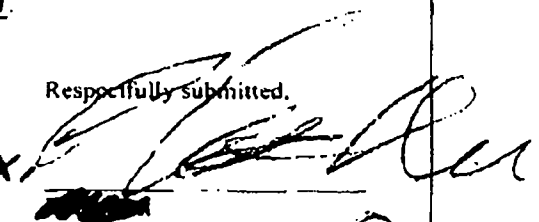
Defendant, HOUSTON asserts that he/she is being denied his/her right to effective representation due to wholly inadequate actions of his/her court-appointed counsel. Further, counsel's actions constitute a violation of the Defendant's due process rights under the following cases, statutes, and/or rules of professional conduct:

~~the~~ case from Jeremy Ward was dismissed, so why are "they" trying to con me into accepting their "DRUG COURT" joke? I see the way hasn't changed since 2016, or has it? @ lunch break, 12-17-2021, I observed super chill homette goth girl nurse who suggested taking a prescription called Abilify, which correlates w/ my most missed U. of Hawkeyes psychiatrist's Abilify, yes! HE'S S-I-E!! give her a shot w/ OZEMAN, my lawyers (Ozman) was never read any rights to begin with since 09/20/2016... so why am I even in this lovely establishment?!!?

WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Dismiss Counsel and ~~Matthew~~ start paying me the \$ each and everyone of you owe.
DATED THIS 17 day of 12, 2021.

Reverend Matthew
Travis Houston
= S. Main Street, apt #300

Respectfully submitted,



29 Los Vegas, NV - 89201

topdaughhousem@gmail.com

1 CERTIFICATE OF SERVICE
2 By MAIL
3 (pursuant to N.R.S., per
4 declaration Sworn under penalty
5 of perjury, etc.)

6
7 prisoner is indigent

8
9 X
10 # 1210652 @ N.D.O.C.
11 # 703 SFOI @ CCDC

12
13 Matthew Travis Houston

14
15
16 12/21/2021 @

17
18 H. D. S. P.

19 P.O. Box 650

20 Indian Springs, NV

21 89070-0650

22

23

24

25

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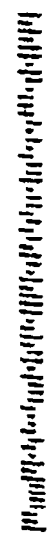
Indian Springs, NV 89070-1160
P.O. Box 633
D. ...
#12065

LAS VEGAS NV 890
23 DEC 2021 PM 5 L

Steven D. ...
Clerk of ...
200 Lewis Ave. 2nd Floor
Las Vegas, NV

9155-1160

99101-630000



BLIND / VISUALLY IMPAIRED

DECEMBER 17TH, 2021

NAME: MATTHEW TRAVIS HOUSTON
ADDRESS: 435 S. Linn St. #927
CITY/STATE/ZIP: JOWA CITY IA 52240
PHONE: ask house arrest @ CCDC
PRO SE

FILED
JAN 03 2022
CLERK OF COURT

This was additional wearing
EIGHTH JUDICIAL DISTRICT COURT
CLARK COUNTY, NEVADA

January 24, 2022
8:30 AM and
January 25 @ 11:00 AM

MATTHEW HOUSTON, et al

Plaintiff, in error

vs.

Mandalay Bay +

Defendant 5 LVMPD

State of Nevada

C-21-357147-1
Case No. A-17-750857A

Dept. No.: can't remember

C-21-357927-1 to CR 033713
C-17-323614-1 to
C 1240304A
C 123702A

REQUESTING ORDER SETTING HEARING

MOTION TO DISMISS COUNSEL

Plaintiff in Error + Plaintiff

COMES NOW, the Plaintiff Matthew Houston and his moving

Honorable Court to dismiss Defendant's counsel, Bernard Little, and

ensure that Tierra Jones

recuse herself permanently, as she is a blatant racist, and POINTS AND AUTHORITIES took \$ in bribes

It is respectfully requested of this court to grant this Motion to Dismiss Counsel and

Appoint Alternate Counsel for the reasons listed below:

From SEGBWICK
workers compensation insurance, as did
most likely Magistrate De La Garza as did
Nicholas P Villani from Daniels Schwartz,
Karen Schwartz, too many other criminals...

SELF explanatory

CLERK OF THE COURT

RECEIVED
DEC 21 2021

DECEMBER 17th - 2021

1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY

Since September 30th, 2016 @ Mandalay Bay

~~_____~~
Convention Center, where Houston fell 45' while working as an entertainment rigger, high-steel climber and crew manager of elite technician units deployed from International Alliance of Theatrical Stage Employees #720 and other parties still unknown but not limited to the following witnesses/employees, employers, etc:

"RUSSIAN" Coworker

* please take notice of 60 Ford Me initiated shortly thereafter, about 2 years of my ruined, ONE OCTOBER pandemic, illegal incarceration in NOOD, the primary issue is that Houston (me myself and Irene pro se) out of fear for the SEDGWICK having me killed by LVMPD or who knows who. I was forced to sign the void / ILLEGAL CONTRACT for \$50 I wouldn't kill myself from too many debts from legal fees, etc. Clark County Public Defenders and this whole state wants me to kill myself, why? What the F is wrong with you people? Traumatic Brain Injury is worse than all of you... just ask my good bro Dr. Elmer.

top dawg houston

A - 17 - 2017 - 7 - 1

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

Name: MAX MAY ID: MAY

Housing: AA-70 Date of Birth: 7/1/11 Date: 7/1/17

**IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH CRISIS,
NOTIFY A UNIFORMED OFFICER IMMEDIATELY**

Description of Illness or Injury: WAPNORRE - my friend's father
not to be used for anything else
not to be used for anything else

Date/Time Triaged: _____ Category 1 ☐ 2 ☐ 3 ☐ RN _____

S: _____

O: TEMP: _____ PULSE: _____ RESP: _____ BP: _____

A: _____

B: _____

Refer to: ☐ Sick Call Doctor ☐ Nurse ☐ Psychiatrist ☐ Dentist ☐ DON ☐ Other: _____

Fee Charge: ☐ \$8.00 Medical Access Fee ☐ \$5.00 Medication Fee ☐ \$3.00 Medication Renewal Fee
☐ \$200.00 or actual cost (whichever is higher) ☐ No Charge

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I understand that the medical access fee and/or medication fee noted above will be deducted from my inmate account.
I understand that fees may be collected at a later date if funds are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my inmate account at a later time, the amount I owe for these services will be deducted before any funds are made available to me.
No inmate will be refused in-house medical services based on an inability to pay at the time the healthcare is provided.

Inmate Signature: _____ Date: 7/1/17

Staff Signature: _____ Date: _____

INMATE NAME (PLEASE PRINT)		ID#	HOUSING
<u>MAX MAY</u>		<u>1141724</u>	<u>AA-70</u>

DISTRIBUTION: WHITE - Medical Records YELLOW - Inmate

(Plaintiff in Error)
II. ARGUMENT, (notice of DEFAULT)

Defendant, HOUSTON asserts that he/she is being denied his/her right to effective representation due to wholly inadequate actions of his/her court-appointed counsel. Further, counsel's actions constitute a violation of the Defendant's due process rights under the following cases, statutes, and/or rules of professional conduct:

the case from Jeremy Wood was dismissed, so why are "they" trying to con me into accepting their "DRUG COURT" joke? I see the nrg hasn't changed since 2016. or has it? @ lunch break 12-17-2021, I observed super chill homeette goth nurse girl nurse who suggested taking a prescription called Abilify, which correlates w/ my most missed v. of Hawkeyes psychiatrist's Abilify, yes I'll give her a shot w/ OZZMAN, my lawyers (Ozzman) was never read any rights to begin since 09/20/2016... so why am I even in this lovely establishment? ? ? ?

WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Dismiss Counsel and ~~Matthew~~ start paying me the \$ each and everyone of you owe.

DATED THIS 17 day of 12, 2021.

Reverend Matthew

Traffic Houston

= 2 S. Main Street Apt #300

29 Las Vegas NV - 89201

Respectfully Submitted,

topdaughhouse@R

1 CERTIFICATE OF SERVICE

2 BY MAIL

3 (pursuant to N.R.S., per
4 declaration Sworn under penalty
5 of perjury, etc.)

6
7 prisoner is indigent

8
9 X
10 # 1210652 @ N.D.O.C.

11 # 7035801 @ CCDC

12
13 Matthew Travis Houston

14
15
16 12/21/2021 @

17
18 H. D. S. P.

19 P.O. Box 650

20 Indian Springs, NV

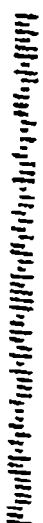
21 89070-0650

Indian Springs, NV 89070-1155
P.O. Box 635
D. ... #121000

LAS VEGAS NV 890
23 DEC 2021 PM 5 L

Steven D. ...
Clerk of ...
200 Lewis Ave. 2nd Floor
Las Vegas, NV
9155-1160

89101-630000



CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 11th day of May, 2022 I mailed a true and correct copy of the foregoing, "RENEWED

MOTION TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021 AND
MOTION FOR AN ORDER FOR TALEEN PANDUKHT TO READ 3/29/2022...
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,

addressed as follows: IN RE STATE'S OPPOSITION TO
PETITIONER'S EMERGENCY MOTION FOR
AN ORDER TO SUPPRESS HEARING FROM
DECEMBER 6TH, 2021"

Clerk of the Court
Steven Conierson
Regional Justice Center
200 Lewis Ave, 3rd Floor
Las Vegas, NV 89155-1160

CC:FILE

DATED: this 11th day of May, 2022.

Matthew Travis Houston #1210652
Petitioner-appellant/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 TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021
AND MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ
3/29/2022 IN RE STATE'S OPPOSITION TO PETITIONER'S EMERGENCY
MOTION FOR AN ORDER (Title of Document) TO SUPPRESS HEARING
FROM DECEMBER 6TH, 2021"

filed in District Court Case No. 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.


(Signature)

May 11th, 2022
(Date)

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

Clerk of the Court
Regional Justice Center
200 Lewis Ave, 3rd Floor
Las Vegas, NV
89155-1160

370

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AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding "EMERGENCY

MOTION FOR SUMMARY JUDGEMENT(S)"
(Title of Document)

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

June 27, 2022
Date

MATTHEW TRAVIS HOUSTON, CMD.
Print Name

PRO SE
Title

Page Forty-three
of Forty-four

WHEREFORE, petitioner prays that the court grant petitioner relief to which he may be entitled in this proceeding.

EXECUTED at H.D.S.P. "S.M.U.", on the 27th day of the month of June, 2022.

Matthew Travis Houston
Signature of Petitioner

VERIFICATION

Under Penalty of Perjury, the undersigned declares that he is the petitioner named in the foregoing petition and knows the contents thereof, and that the pleading is true of his own knowledge, except as to those matters stated upon information or belief, and as to such matters, he believes them to be true.

Matthew Travis Houston
Signature of Petitioner

CERTIFICATE OF SERVICE

I, Matthew Travis Houston, hereby certify pursuant to N.R.C.P. Rule 5(b), that a true and correct copy of the foregoing Petition for Writ of Habeas Corpus addressed to the following persons:

DATED this 27th day of June, 2022.

Matthew Travis Houston
Signature of Petitioner

MATTHEW HOUSTON, CNTD
Mo. 1210652 C HOSP
P.O. Box 650 - 22010 Cold Creek Rd
Indian Springs, NV
89070-0650



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3762

CLERK OF THE COURT
Steven D. Grierson, CEO
Regional Justice Center
200 Lewis Ave, 3rd Floor
Las Vegas, NV
89155-1160

3762

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**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: A-22-853203-W
Department: Department 11

Plaintiff: 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 Transcripts At State's Expense**

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 # 19

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,
Petitioner - appellant

v.

CALVIN JOHNSON, ET AL
Respondent(s)

CASE NO.: A-22-853203-W

DEPT. NO.: XI

~~BOOKED~~ C-21-357927-1
JOINDER(S) A-17-758861-C
17, XVIII (C-17-323614-1)
and 29 dept XIX 323 614

EMERGENCY MOTION
FOR TRANSCRIPTS AT STATE'S EXPENSE

COMES NOW, Petitioner - appellant Matthew Travis Houston, herein above respectfully moves this Honorable Court for an ORDER to provide transcripts, and any and ALL pleadings in the above-entitled cases, and also the habeas corpus case from case # C-17-323614-1 XIX

This Motion is made and based upon the accompanying Memorandum of Points and Authorities, which are enclosed in the attached EXHIBIT ONE and TWO.

DATED: this 27th day of June, 2022

BY: Matthew Travis Houston
Matthew Travis Houston # 1210652
Defendant/In Proper Personam

Exhibit 1

1 CASE NO. C-21-357927-1

2 DEPT. NO. X and XI

FILED

MAR 31 2022

Sharon A. Hoffman
CLERK OF COURT

3
4
5 IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6
7 IN AND FOR THE COUNTY OF CLARK

8
9 Matthew Travis Houston

10 Appellant

11 -vs-

12 State of Nevada

13 Respondant

5/9/2022
Hearing: 4/25/2022

Time: 9:00 AM

and 5/10/2022

NOTICE OF MOTION AND MOTION
FOR TRANSCRIPTS AT STATE
EXPENSE

15 PLEASE TAKE NOTICE that Matthew Travis Houston, Appellant
16 who is appearing in the above-entitled matter in propria per-
17 sona, will move this Honorable Court on a time and date to be
18 determined by the clerk of the Court, or as soon thereafter,
19 that petitioner can be heard, for an order to provide tran-
20 scripts, any and all pleadings in the above-entitled case.
21 That these are to be sent to the petitioner at the expense of
22 the State of Nevada, due to petitioner's poverty.

23 Appellant can demonstrate a prima facie need for the tran-
24 scripts, pleadings, and any and all other transcribed material
25 with regards to the above-entitled case. That this motion is
26 made and based upon all of the records, files, and pleadings
27 which are on file with the clerk of the court, the attached
28 affidavit of the petitioner, and on the attached memorandum

R.A.

1 of Points and Authorities.

2 WHEREFORE, Appellant, Matthew Travis Houston, prays that
3 this Court will issue an order granting petitioner's motion.

4 DATED this 5th day of March, 2022

5

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Respectfully Submitted

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(Appellant In Proper Person)

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PaB

CASE NO. C-21-357927-1

DEPT. NO. X and XI

FILED

APR - 2 2022

Debra A. Spivey
CLERK OF COURT

Matthew Travis Houston

Appellant

vs.

State of Nevada

Respondant

MEMORANDUM OF POINTS AND
AUTHORITIES IN SUPPORT OF
REQUEST FOR TRANSCRIPTS AT
STATE EXPENSE

The Appellant respectfully request that this Court order the production of the transcripts, papers, pleadings, and any other documents with regard to the above-entitled case. That these documents are to be furnished to the petitioner at State Expense, due to his poverty.

That only with proper review of those documents of the above-entitled case will the petitioner be able to adequately prepare a post-conviction petition, or a discrep appeal, that would allege all issues and grounds for relief that he is seeking. PETERSON vs. WARDEN, 87 Nev. 134, 483 P.2d 204 (1971), holds that:

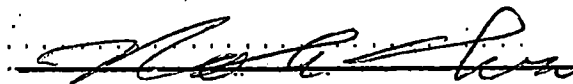
" . . . does not contemplate that a record will be furnished at State Expense upon mere unsupported request of a petitioner who is unable to pay for them. . . so must he satisfy the

1 points raise merit and such merit
2 will be supported by review of the
record. . . "

3 Moreover, the Appellant would be prejudiced absent the Court's
4 granting of the within motion. Petitioner would not have means
5 necessary to file a proper person petition for writ of habeas
6 corpus, post-conviction or direct appeal to the Nevada Supreme
7 Court, that would allow the petitioner to allege all available
8 issues.

9 WHEREFORE, Appellant, Matthew T. Moush, prays that this Court
10 enter an order directing the reporter to prepare the foregoing
11 requested transcripts.

12 DATED this 5th day of March, 2022.

13 

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AFFIDAVIT OF MATTHEW TRAVIS HOUSTON

STATE OF NEVADA)
) SS:
COUNTY OF CLARK)

TO WHOM IT MAY CONCERN:

I, Matthew Houston, the undersigned, do hereby swear that all the following statements and description of events, are true and correct, of my own knowledge, information, and belief, and to those I believe to be true and correct. Signed under penalty of perjury pursuant to NRS 208.165.

(1) THAT I requested these transcripts when I requested DISCOVERY for this case in July, August and September and Bernard Little of the Clark County Public Defender's office ^{(in C-21-357927-1) partial} did ~~not~~ provide the discovery documents, but they were stolen when my truck was broken into at the lodge on the corner of ^{close to where Governor Sisolak was almost killed} West Russell Road and Durango. No sort of LVMPO neglected their duties in re. that incident as well LVMPO reported because I was under duress already having to be under oath just to get out of jail because my service dogs were kidnapped on July 14th 2021 at the Best Western on 3041 E. Saint Rose Parkway, Henderson, NV. It was law enforcement who took my dogs and I was NOT ^{or read} told any sort of Miranda Rights or told as to why I was being arrested or why or where they were taking my dogs. I was NOT living in Nevada and was only brought back so that my workers compensation claim number 3016661201-0001 could be finalized / re-evaluated after their now more than 3 years of default and ^{intentional} error(s). My appointment was scheduled for July 15th, 2021 with another in Reno, NV with Dr. Swagleri. The worker's comp case is part of litigation in third party personal injury case No. A-17-758861-C that I am now having to appeal on my own while being

Page Number Six

1 wrongfully incarcerated, well extensive incarceration after a
2 double-jeopardy wrongful conviction (which is this case)
3 however, this is all a joinder and directly related to the
4 events of Sept. 30th 2016, Sept 20th 2016, October 1st
5 2017 and mental health crisis having been a survivor of
6 ONE OCTOBER during which my now passed away brother
7 Jonathan Treadway survived too. Not providing these transcripts
8 would be a violation of NRS 11.207 because my malpractice
9 action against multiple attorneys would be delayed more than it
10 already is. It is also a violation of NRS 12.110 because I am
11 ~~bringing~~ taking action against associates by name of association and
12 summons and am seeking a judgement to bind joint property. Law
13 enforcement violated NRS 171.1539 because I was arrested most
14 unlawfully and detained in CDC and City Jail for well more than 7
15 days without being notified as to where my dogs were until
16 after 7 days and even then, their whereabouts was inaccurate
17 because if they were in fact taken to "Animal Foundation" from
18 Hendersch, they were not put into the "legal kennel" area at the
19 facility. - The county made no effort to request from me the name
20 of someone authorized to care for my dogs while I was falsely
21 arrested and coerced by Bernard Little into "signing" a ^(an unsigned) Void plea agreement,
22 an agreement that I still have NOT even seen nor read
23 before or during any time of fake imprisonment.
24 EXECUTED AT High Desert State Prison this 5th day of March 20²²

24 IN FRONT OF: pro se declaration BY Matthew Travis Houston
25 of the truth NDOC #1210652

26 RENEWED THIS 11TH DAY OF APRIL, 2022, X M.T.M.

27
28 See attached "RENEWED COPY" OF "REQUEST FOR TRANSCRIPTS"
29 in case #C-17-323614-1, followed by a timeline of events
Page Number Seven

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 5th day of March, 2022, I mailed a true and correct copy of the foregoing, "NOTICE OF MOTION AND MOTION FOR TRANSCRIPTS AT STATES EXPENCE" by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, addressed as follows:

Deputy Clerk Heather Ungermann
and Clerk Steven Grierson
Regional Justice Center
250 Lewis Ave, 3rd Floor
Las Vegas, NV 89155-1160

CC:FILE

DATED: this 5th day of March, 2022.

Matthew Travis Houston #1210652
Appellant /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 AND MOTION FOR TRANSCRIPTS AT STATES EXPENSE
— (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.

Signature

Date

Matthew Travis Houston
Print Name

Title

3762

New Travis Housley No 1210652
D.S.P.
P.O. Box 650
Indian Springs, NV 89070-0650

Clerk of the Court Steven D. Grierson
attn: Heather Ungermann
in re: C-21-357927-1 dept: 11



ZIP 89M
041M122121

US POSTAGE \$001.33

FIRST-CLASS MAIL

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LAS VEGAS NV 890
14 MDTZ 2022 MAR 23 PM 4 L
911-55160



EXHIBIT 2

Matthew Travis Houston, Student Member of the
No. 1210652 American Bar Association
H. O. S. P. Member of the National Lawyers Guild
P.O. Box 650 Advocate of the Natural Law Party
Indian Springs, NV 89070-0650

FILED

DISTRICT COURT
CLARK COUNTY, NEVADA

March 27, 2022

CLERK OF COURT

MATTHEW TRAVIS HOUSTON
Plaintiff in Error
and Petitioner-appellant

Case No.: C 323614

May 10, 2022
9:00 AM

C-17-323614-1

-VS-

Dept. No.: unknown at this time
"hearing requested"

THE STATE OF NEVADA
Respondant

and

"MOTION FOR AN ORDER TO APPEAR"

MOTION FOR PRODUCTION OF COMPLETE CASE TRANSCRIPTS
AT STATE EXPENSE

COMES NOW, Plaintiff-in-error and Petitioner-appellant

Matthew Travis Houston herein above respectfully moves this
Honorable Court for an ORDER TO APPEAR and an ORDER to
produce, at the State's expense due to petitioner's poverty,
the complete case transcripts of the above mentioned case.

POINTS AND AUTHORITIES in support of request for
transcripts at State's expense, including all papers, pleadings
and any other documents (including the DISCOVERY) with
regard to the above mentioned case are that only with
proper review of those documents will the Petitioner be
able to adequately prepare a post-conviction petition and
continued DIRECT APPEAL, that would allege all issues
and grounds for relief that he is seeking. *Peterson vs.*
Warden, 27 Nev. 134, 483 P.2d 204 (1971), holds that:

"... does not contemplate that a record will be
Page Number Eight (Page No 1 of 4)"

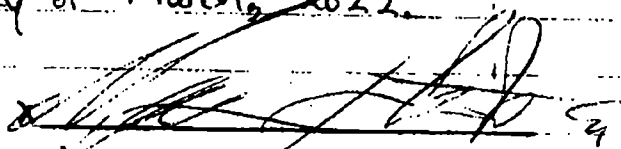
00112

furnished at State Expense upon mere
unsupported request of a petitioner who
is unable to pay for them... so he
must satisfy the points to raise merit
and such merit will be supported by
review of the record..."

Moreover, the petitioner would be prejudiced absent
the Court's granting of the within motion. Petitioner
would not have means necessary to file a proper
person petition for writ of habeas corpus, post-
conviction or direct appeal to the Nevada Supreme
Court, that would allow the Petitioner to allege all
available issues.

WHEREFORE, Plaintiff-in-Error and petitioner-
appellant, Matthew Travis Houston prays that this
Court enter an order directing the reporter to
prepare the foregoing requested transcripts. If an
appearance by the Plaintiff-in-Error-petitioner-appellant
is deemed to be necessary by the court in order for
the documents to be produced, then the Plaintiff-
in-Error-petitioner-appellant prays for the granting of
those orders as well.

DATED: this 26th day of March, 2022.



Matthew Travis Houston

No. 1210652, in proper personam

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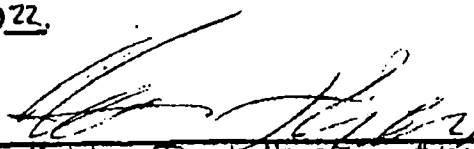
CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 26th
day of March, 2022, I mailed a true and correct copy of the foregoing, "MOTION
AT STATE EXPENSE
FOR PRODUCTION OF COMPLETE CASE TRANSCRIPTS"
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

Clerk Steven D. Grierson
Regional Justice Center
200 Lewis Ave. 3rd Floor
Las Vegas, NV
89155-1160

CC:FILE

DATED: this 26th day of March, 2022.


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

Page Number Ten (Page 3 of 4)

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding MOTION FOR

PRODUCTION OF COMPLETE CASE TRANSCRIPTS AT STATE EXPENSE
(Title of Document)

filed in District Court Case number C-17-323614-1

☒ 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.


Signature

3/26/2022
Date

Matthew Travis Houston
Print Name

Title Pro Se Reverend, Doctor, Paralegal, Community Advocate,
labor lawyer, retired U.S. Navy, retired underwater welder

Page Number Eleven (Page 4 of 4)

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

LAS VEGAS NV 890
8 APR 2022 PM 5 L



Regional Justice Center
Clerk of the Court

S. Grierson

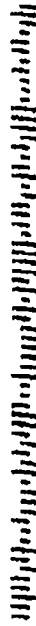
200 Lewis Ave, 3rd Floor
Las Vegas, NV
89155-1160

RECEIVED

APR 11 2022

CLERK OF THE COURT

89101-830000



Page Number Twelve

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 27
day of June, 2022, I mailed a true and correct copy of the foregoing, "EMERGENCY
MOTION FOR TRANSCRIPTS AT STATES EXPENSE"
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

Clerk of the Court(s)
RJC 3rd Floor
200 Lewis Ave.
Las Vegas, NV
89155-1160

CC:FILE

DATED: this 27 day of June, 2022

Petitioner -
appellant
Plaintiff -
in Error

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 "EMERGENCY"

MOTION FOR TRANSCRIPTS AT STATE'S EXPENSE"

(Title of Document)

filed in District Court Case number (5) A.22.853203.W,
C.21.357927.1,
A.17.758861.C,
and C.17.323614.1

☒ 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

June 27, 2022
Date

MATTHEW TRAVIS HOUSTON, CHTD.
Print Name

PRO SE
Title

P. 19

CERTIFICATE OF SERVICE BY MAILING

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 27
day of June, 2022, I mailed a true and correct copy of the foregoing, "EMERGENCY
MOTION IN RE EMERGENCY PETITION FOR A WRIT OF MANDAMUS..."
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

Clerk of the Court
RJC, 3rd Floor
200 Lewis Ave.
Las Vegas, NV
89155-1160

CC:FILE

DATED: this 27 day of June, 2022.

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

P. 26

AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding "EMERGENCY MOTION"
IN RE EMERGENCY PETITION FOR A WRIT OF MANDAMUS
AND OTHER EXTRAORDINARY WRITS NOT LIMITED TO THE
"O.M.G. IT'S THE CLASSIFIED SUPER TOP-SECRET:"
(Title of Document) MAN-DERS-\$-DUES-TA-ME-
DAMNED-US-EXPONENTIALLY"

filed in District Court Case number (s) C-17-323614-1,
C-21-357927-1,
A-22-853203-W,
and A-17-758861-C

☒ 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 June 27, 2022
Signature Date

MATTHEW TRAVIS HOUSTON, CHTD.
Print Name

PRO SE
Title

P. 27



**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 11, 2022

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

Case Number: A-22-853203-W
Department: Department 11

Plaintiff: 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: **Petition For Writ Of Habeas Corpus**

(See email per DC 11) attached.

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

Lapira, Irish

From: NoReply@clarkcountycourts.us
Sent: Thursday, August 11, 2022 11:00 AM
To: Lapira, Irish
Subject: Eighth Judicial District Court - Proposed Order Returned

A-22-853203-W Matthew Huston- OPWH

Your proposed order or document requiring a judge's signature to the court has been returned for the following reason(s): Mr. Houston is represented by counsel. Any filings must be made by counsel. This is being returned.

FILED

JUL 29 2022

EMERGENCY

CLERK OF COURT
ON June 19, 2022

Case No. A-22-853203-W
Dept. No. XI

§ MOTION NUMBER SIX § (6 pages total)

2:21-cv-00499-JAD-DJA Renewed June 29, 2022
NOW SEE 20/20 (BLIND ONE OCTOBER 2017 SURVIVOR) TO 9 PAGES. X 2
IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

MATTHEW TRAVIS HOUSTON, et al JOINDER OF JURISDICTION(S)
Petitioner,

v.

CALVIN JOHNSON, ET AL
Respondent.

IN RE 2:21-cv-00499-JAD-DJA
EMERGENCY
PETITION FOR WRIT
OF HABEAS CORPUS (DISCIPLINARY)
(POSTCONVICTION)
IN RE "B.M.U.", "S.M.U.", NOOC aka "Doc"
AKA "PROGRAM" aka "programs"

INSTRUCTIONS:

- (1) This petition must be legibly handwritten or typewritten, signed by the petitioner and verified.
- (2) Additional pages are not permitted except where noted or with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in Forma Pauperis. You must have an authorized officer at the prison complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution.
- (4) You must name as respondent the person by whom you are confined or restrained. If you are in a specific institution of the Department of Corrections, name the warden or head of the institution. If you are not in a specific institution of the Department but within its custody, name the Director of the Department of Corrections.
- (5) You must include all grounds or claims for relief which you may have regarding your conviction or sentence. Failure to raise all grounds in this petition may preclude you from filing future petitions challenging your conviction and sentence.
- (6) You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a 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.
- (7) When the petition is fully completed, the original and one copy must be filed with the clerk of the state district court for the county in which you were convicted. One copy must be mailed to the respondent, one copy to the Attorney General's Office, and one copy to the district attorney of the county in which you were convicted or to the original prosecutor if you are challenging your original conviction or sentence. Copies must conform in all particulars to the original submitted for filing.

HARASSED BY SHARER TRUTH PETITION
TRUTH FILE POLICE REPORT
TO LVMPD No. 7035801

1. Name of institution and county in which you are presently imprisoned or where and how you are presently restrained of your liberty: HDSP Law Library, B.M.U. and S.M.U., TLVCC et al

2. Name and location of court which entered the judgment of conviction under attack: CGTH and / or SOUTHERN DESERT and SEE ATTACHED "fish-tank" CCDC

3. Date of judgment of conviction: DEMAND FOR JURY TRIAL(S)

4. Case number: yet to be assigned

PLEADING(S), etc.

5. (a) Length of sentence: BLIND. See p. 11 and attached MOT (S)

JUL 11 2022

SHREK CHECK TO Y NOW SEE DA HOP SCOTCH
PAGE TWO AKA "CAVEAT" IN RE
STATE OF NV, ETAL W.G.D.P. LOG NUMBER: PAGE No. 11
W.W.J.D. @ ANTHONY M. GOLDSTEIN @
NEVADA DEPARTMENT OF CORRECTIONS B.M.U.
NDOC? SECOND LEVEL GRIEVANCE No. 137

NAME: JOINDER OF APPEAL ^{IN RE} No. 137 I.D. NUMBER: 1210652
aka Page Two(a) JOINDER OF APPEAL (S) GEORGE FLOYD FAMILY
INSTITUTION(S) 9TH CIRCUIT RJC UNIT: MN PHILIPPHILIPS DEPT XIX

I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER C.17-323614-1, ON THE
SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION
IS ATTACHED FOR REVIEW.

JOINDER TO C.21-357927-1 (NOW SEE) FROM
SWORN DECLARATION UNDER PENALTY OF PERJURY EACH INDIVIDUAL 36.5 m

INMATE SIGNATURE: Anthony M. Goldstein + JASON BARRUS DATE: DEMANDED

WHY DISAGREE: DAVID HOUSTON R.I.P. & NOW SEE UNCLE

OSCAR GOODMAN, STEVE SISCLAK, CORTEZ - MASTO,
JOE LOMBARDO, CAROLYN GOODMAN, BUILDING 12 caseworker,
BUILDING 9 CASEWORKER, FISHTANK CASEWORKER SHREK,
KURRY, SAGE RAGE, FAMILY OF WAR MACHINE AKA CHRISTI MACK

GRIEVANCE COORDINATOR SIGNATURE: COPY TO M. RUSSELL @ DATE: CGTH
TREADWELL (SUSPECT & DEFENDANTS ETAL)

SECOND LEVEL RESPONSE: OT SIMPSON = E. BRENT BRYSON
HOUSTON EX NAVY NOW ALL HE KNOWS IS KILL & KILL
BILL A-DUBB JIMMY → FWD TO MY NOTARY
AND MY CHAPLIN(S) BONNY Pelly P: 563-321-3084
make a phone call before I kill AKA P: (563)-652-2468

____ GRIEVANCE UPHELD ____ GRIEVANCE DENIED ____ ISSUE NOT GRIEVABLE PER AR 740 THORNTON

SIGNATURE: C.P.T.S.D. TITLE: 3.D.23 DATE: NO NEIGHBOR

GRIEVANCE COORDINATOR SIGNATURE: FACTUALLY INNOCENT DATE: IN 3.D.24

INMATE SIGNATURE: ACTUALLY INNOCENT DATE: FOR 3 weeks?

THIS ENDS THE FORMAL GRIEVANCE PROCESS
IN RE JOINDER 9.20.2016 + 9.11.2001

Original: To inmate when complete, or attached to formal grievance TREADWRONG + SHREK
Canary: To Grievance Coordinator → 9th Circuit
Pink: Inmate's receipt when formal grievance filed → SUPREME @ Heather + Amanda
Gold: Inmate's initial receipt → DISTRICT CLERKS @ Michelle + Chaunte

SUPREME COURT OF THE UNITED STATES + MINISTRY OF JUSTICE,
HARVEY WEINSTEIN, R KELLY, BILL COSBY, GER
SURVIVOR OF ONE OCTOBER 2017 IN PRISON ILLEGALLY
MISSING COURT JUNE 9, 2022 BECAUSE OF DOC 3094 (12/01) P.137
P.137 P.137

C.P.T.S.D SURVIVOR'S CAVEAT TO AND ORDER TO APPEAR IN COURT(S)
TO THE NEVADA DEPARTMENT OF CORRECTIONS ET AL (ET AL)
PLUMBING CONSPIRACY > EMERGENCY AS RESULT OF REDENTA BLACIC,
JASON LEWIS, ET AL < /> GRIEVANCE FORM AND DIANNE FERRANTE, ET AL

NAME: RETIRED U.S. NAVY D.P.P. 2002 I.D. NUMBER: 1210652

INSTITUTION: OF BROKEN WATER UNIT: classified ^{Super} Secret

GRIEVANT'S STATEMENT: NOT THAT YOU MAY BELEIVE ME, BUT I
MUST BE PROVIDED COMPLETE RECORDS FROM THE
DEPARTMENT OF ADMINISTRATION, VICTIMS OF CRIME
AND NEVADA ATTORNEY FOR INJURED WORKERS (NAIW)
@ 2200 Rancho^{Drive}, LV, NV - ERIKA TOSH, LINA
SAKALAUSKAS, DAN SCHWARTZ. I MUST BE PROVIDED
ADDRESSES AND COMMUNICATIONS OR MY SUICIDE
PACT WITH WAR MACHINE, CHRIS CORNELL AND CHESTER
SWORN DECLARATION UNDER PENALTY OF PERJURY WILL BE COMPLETE.

INMATE SIGNATURE: "AKA" DANIEL SCHWARTZ DATE: D.A. TIME: A.HOLE, ESQ
IN RE POTENTIAL INFECTION FROM N.A.I.W. + D.A. RENEWED
RECEIVING STAFF ~~RECEIVED~~ DATE: 14 JUN 22 TIME: AROUND da noon
NOW SEE WRONGFUL CONVICTION(S) JOINDER OF APPEALS 2 (13)

SUPERVISOR COMMENT/ACTION TAKEN ON EMERGENCY GRIEVANCE: _____

SUPERVISOR SIGNATURE: _____ TITLE: _____ DATE: _____ TIME: _____

INMATE AGREES: _____ INMATE DISAGREES: _____

INMATE SIGNATURE: _____ TIME: _____ DATE: _____

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FORMAL GRIEVANCE MAY BE
PURSUED IN THE EVENT THE INMATE DISAGREES.

Original: To inmate when complete, or attached to formal grievance
Canary: To Grievance Coordinator when complete
Pink: Inmate's initial receipt

FOUNDER(S) 2:19 - cv - 01371 - JAD - DJA
2:19 - cv - 01472 - APG - DJA
2:22 - cv - 00693 - JAP - NJK
2:21 - cv - 00499 - JAD - DJA
Page Number Three

FROM MATT HOUSTON
EX U.S. NAVY SEAL 1-04-08

Page Number Four
EMERGENCY
FWD TO*



IN HONOR OF MY NOW (US Marshal Female) C/O ESPINOZA F/
DECEASED AGENT "POPALAUSKAS" INMATE REQUEST FORM TLVCC LANDSCAPING TEAM

1.) INMATE NAME	DOC #	2.) HOUSING UNIT	3.) DATE
* FWD TO C/O LOPEZ	1210652	3-Delta 4 DUBB	3 JUN 22

4.) REQUEST FORM TO: (CHECK BOX) ☐ MENTAL HEALTH ☐ CANTEEN
☐ CASEWORKER ☐ MEDICAL ☐ LAW LIBRARY ☐ DENTAL
☐ EDUCATION ☒ VISITING → C/O LOPEZ ☐ SHIFT COMMAND
☐ LAUNDRY ☐ PROPERTY ROOM ☐ OTHER Michelle De La Garza
EMOTIONAL DISTRESS E/
5.) NAME OF INDIVIDUAL TO CONTACT: CPTSD CLASS ACTION IN RE SMOKE

Page Number Four
6.) REQUEST: (PRINT BELOW) 3-JUNE 22 - discussed w/ team the smoke
from FIRE CAMP @ 0300 APPROX AS POTENTIAL COVID DECON/
AGENT ORANGE - 10 envelopes to COMMS/REX-4-1- STAMP
INFORMED MY HELL'S ANGELS SHOOTING IN HENDERSON WAS A SUCCESS
THANKS JOE LOMBARDO + MACARTHUR APPROX. NOONISH C/O
SAINT delivered copy of A-22-853203-W that I did NOT
authorize, therefore legally I can NOT serve the respondents
because false police reports and lying witnesses and Ben Little,
7.) INMATE SIGNATURE Stephanie Diez, Jeremy Wood DOC# judicial misconduct
8.) RECEIVING STAFF SIGNATURE malicious prosecution of DATE Tierra Danielle Jones

9.) RESPONSE TO INMATE

and "SEDGWICK, ET AL" - R. BLACK, J. SHOCKLEY, R. McMorris-Alexander
and other BAD ACTORS caused not only ONE, but TWO
WRONGFUL CONVICTIONS

Receipt copy shows it was the unsigned habereas that I
included with MOTION FOR TALEEN PANDUKHT TO ACTUALLY
READ pleadings and quit scamming the State by publishing lies.
"ADOPTED"

THIS IS WHY "THEY" MURDERED MY BRO C/O "POPPY"

10.) RESPONDING STAFF SIGNATURE see attached DATE (frowny face)

DON'T GET SEDGWICK - TRUST GEILCO (and)
and my LOPEZ family in dai and topdawghouston® US NAVY (RETIRED)
P-TOWN OR OR IS HE GONE WIT DA WIND DOC - 3012 (REV. 7/01) ?

Page Number Five

FROM: MATTHEW TRAVIS HOUSTON

No. 1210652

PO Box 650

INDIAN SPRINGS, NV 89070-0650

C-21-357927-1
C-17-323614-1

Case ~~Number~~ Number A-17-758861-C

Dept. Number(s) 11, 17, 28 and 29

NEVADA DEPARTMENT OF CORRECTIONS NOW SEE

INFORMAL GRIEVANCE A-22-853203-W Dept. XI

TO: THE HON. DAVID M. JONES ~~XXXXXXXXXX~~ EX PARTE

INSTITUTION: REGIONAL JUSTICE CENTER ~~XXXX~~ LETTER OF MOTION

GRIEVANT'S STATEMENT: IN OPPOSITION TO BERNSTEIN &

POISSON'S MOTION FOR DISBURSMENT OF

INTERPLED FUNDS: THE ALLEGED "ATTORNEY

RETAINER AGREEMENT - CONTINGENCY FEE" WAS NOT

SIGNED BY MATTHEW TRAVIS HOUSTON, NOR WAS THERE ANY SORT OF "SETTLEMENT" IN MAY OF 2019. SWORN DECLARATION UNDER PENALTY OF PERJURY

INMATE SIGNATURE: Matthew Travis Houston DATE: 5/12/22 TIME: NOON

GRIEVANCE COORDINATOR SIGNATURE: _____ DATE: _____ TIME: _____

GRIEVANCE RESPONSE: P.S. THERE WAS NO SORT OF

"AGREEMENT(S)" MADE BETWEEN BERNSTEIN &

POISSON OR ANY OF THEIR AGENTS / EMPLOYEES ON

OR AFTER SEPTEMBER 30TH, 2016 OR OCTOBER

19TH, 2017 NOR WAS ANY SORT OF "SETTLEMENT AGREEMENT"

CASEWORKER SIGNATURE: MADE OR SIGNED ON OR DATE: ~~ANY~~ MAY, 2019. AFTER

___ GRIEVANCE UPHeld ___ GRIEVANCE DENIED ___ ISSUE NOT GRIEVABLE PER AR 740

GRIEVANCE COORDINATOR APPROVAL: _____ DATE: _____

PURSUANT TO NRCP 5(b) I, MATTHEW TRAVIS HOUSTON

MAILED A TRUE AND CORRECT COPY OF THIS NOTE

INMATE AGREES _____ INMATE DISAGREES _____

TO: DAVID M. JONES, RYAN KERBOW AND

INMATE SIGNATURE: _____ DATE: _____

BRIAN P. CLARK. SEE NOTICE OF DEMAND(S)...

FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.

Original:

Canary:

Pink:

Gold:

To inmate when complete, or attached to formal grievance ← filing in STAY of REMITTITUR
To Grievance Coordinator ← mailed to Hon. David M. Jones 5/14/22
Inmate's receipt when formal grievance filed ← mailed to Brian P. Clark
Inmate's initial receipt ← mailed to Bernstein & Poisson

2:21-cv-00499-JAD-DJA

Page Number Five

DOC 3091 (12 / 01)

How does Amy Chelini feel about this? 2:22 CV - 00693 -
 CAVEAT and JAD - NJK
 EX PARTE LETTER OF MOTION NOW SEE
 ON AN INMATE REQUEST FORM 2:21-CV-00499-JAD-DJT

1.) INMATE NAME	DOC #	2.) HOUSING UNIT	3.) DATE
from Anonymous	1210652	classified by	5-16-2022

4.) REQUEST FORM TO: (CHECK BOX) the United States Navy in 2002.
☐ MENTAL HEALTH ☐ CANTEEN

☐ CASEWORKER ☐ MEDICAL ☐ LAW LIBRARY ☐ DENTAL
☐ EDUCATION ☐ VISITING ☐ SHIFT COMMAND
☐ LAUNDRY ☐ PROPERTY ROOM ☒ OTHER "honorable" people

TO: JUDGES CHAMBERS

5.) NAME OF INDIVIDUAL TO CONTACT: Tierra Danielle Jones

6.) REQUEST (PRINT BELOW) and Michael P. Villani, et al

Look, I know I'm just another useless white person in your town, but if I keep my suicide pact with War Machine, Chester Bennington, Chris Cornell, Mitchell Ryan Houston, Rolie Schoenherr and the others in my cult, ^{would} will the either of you give two trucks? I already know that neither of you do because Rosemarie McMorris-Alexander didn't give two trucks to make Ania and Alyssa. Instead,

7.) INMATE SIGNATURE she presented an artificial DOC# voice mail

8.) RECEIVING STAFF SIGNATURE to Tierra Danille Jones DATE on 12-6-2021.

Now See Certificate of Service via U.S.P.S. ~~affirmation~~ Affirmation NRS 297B.01c NO SS# IS.

Not in any time in my life have I ever made any sort of contact with Rosemarie McMorris-Alexander or her children. I'm just a disabled veteran trying not to kill myself, every single day of my life. I didn't make any phone call to this Redenta Blacic character either; on 12/20/2020 as I was in Nashville, Tennessee before the terrorist attack there, than I survived INSURRECTION 1-6-21, on my Christmas holiday. in P.C. why did you do this TJ?
 TJ = Tierra Danielle Jones, et al

10.) RESPONDING ~~TO~~ SIGNATURE(S) JUDGES DATE

1 - mailed white to Judge Amy Chelini
 2 - mailed yellow to the Honorable Michael P. Villani x ~~2:22~~ Matthew Travis Houston (RET)
 3 - mailed pink to TJ, 6-21-357927-1 and DOC-3012 (REV. 7/01)
 and the Fed's in case # 2:22-cv-00693-JAD-NJK Page Number Six

MATTHEW HOUSTON, ESQ (Ret.)

No. 1210652 > B.M.U.

HDSP : Security Management
PO Box 650

Indian Springs, NV
89070-0650

3-A-2

* LEGAL MAIL *

FWP: CHAMBERS, ET AL in re
A-22-853203-W Dept. XI
Clerk(s) of the Court
Heather Ungermann
Chaunte Pleasant
Michelle McCarthy
Steven D. Grierson@RTC
200 Lewis Ave., 3rd Floor
Las Vegas, NV 89155-1160
PO Box 551601
89155-1601

020

PAGE NUMBER SEVEN

JNIT 3A/B

JUN 20 2022

HIGH DESERT STATE PRISON

CERTIFICATE OF SERVICE BY MAILING

19th
renewed on the 29th

I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 29
day of June, 2022, I mailed a true and correct copy of the foregoing, "EMERGENCY
MOTION NUMBER SIX"
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:

clerk of the courts)
Steven D. Gnierson
RJC - 3rd Floor
200 Lewis Ave.
Las Vegas, NV 89155-1160

CC: FILE

DATED: this 29 day of June, 2022

Matthew Travis Houston
Matthew Travis Houston #1210652
Plaintiff-in-Error and Appellant - Petitioner /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 "EMERGENCY"

MOTION NUMBER SIX

(Title of Document)

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

MATTHEW TRAVIS HOUSTON
Print Name

PRO SE
Title

Originally June 19th, 2022
RENEWED June 29th, 2022
Date

(due to ILLEGAL
CHTD. NPOC "procedure", what
opening my outgoing
LEGAL MAIL without
authorization or court
ORDER(s) since
well before 9-20-2016,
PAGE NUMBER NINE

MOT (0010)
Matthew Travis Houston, CHTD,
No. 1210652 @ H.O. S.P.
P.O. Box 650
22010 Cold Creek Road
Indian Springs, NV 89070-0650
Defendant In Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

* * * * *

THE STATE OF NEVADA,

Plaintiff,

-vs-

MATTHEW TRAVIS HOUSTON

Defendant.

Case No(s) C-21-357927.1
and C-17-323614.1
Dept. No(s): XI and XIX
Join No. A-17-758861-C
Dept. No(s): 17, XVIII and 29
Date: "de novo"
Time: hearing requested"

JOIN: A-22-853203-W
Dept. No. XI (July 21st 2022)
9 AM

MOTION FOR ORDER TO SHOW CAUSE

COMES NOW Defendant, Matthew Travis Houston, in pro se, and submits his Motion for Order to Show Cause, moving this Court to order former counsel of record, Benard Little, et al, to show cause why he ^(they) has not complied with the letter and spirit of NRS 7.055 and why this Court should not take remedial action to enforce the statute. ^(move)

This motion is made and based upon this Court's order of "Granting In Part", removing Benard Little from the case; NRS 7.055; all papers, pleadings and documents on file herein and the following points and authorities.

POINTS AND AUTHORITIES

On October 5th 2021, Defendant instructed then counsel of record to withdraw as counsel of record and, per NRS 7.055, forward to him all papers, files,

RECEIVED

JUL 11 2022

CLERK OF THE COURT

materials and records which were in counsel's possession. See Exhibit A, D and ^{*}One (E)

Pursuant to a motion to withdraw proffered by Mr. Houston, this Court
~~Mr. Little~~ ordered ~~withdrawn~~ on February 1st, 2022, On January 26th, 2022, counsel informed
Defendant that he had been withdrawn, and forwarded to him copies of various
enumerated documents from his file. See Exhibit B. ~~Counsel warned, "Do not assume~~
~~that we have retained any copies."~~ Id. See 'EMERGENCY MOTION' filed April 2nd, 2022.

On August 24th, 2021, Defendant wrote to counsel complaining that counsel
had forwarded but copies of some of his documents, but had not sent the entire
file, much less the originals of those files pursuant to the letter and spirit
of NRS 7.055. See Exhibit C. Defendant asked ^{Anthony M. Goldstein, Jeremy Wood and *}
~~Benard Little~~ very politely to
send the ORIGINALS of his files, specifically identifying the documents he had
completely failed to forward him in any media. Id. See Pages No. 17-31 of EMERGENCY
Mot. Counsel has not responded to Defendant's reasonable request to send the
entire file and the originals thereof, as opposed to but copies.

NRS 7.055 does not bespeak a discharged attorney sending to the former
client xeroxed copies of his papers, documents, and pleadings. In reading the
statute, the words therein are given their plain meaning, Pellegrini v. State,
117 Nev. ___, 34 P.3d 519, 528-29 (2001), with the entire subject matter and policy
of the statute aiding in its interpretation devoid of absurd or unreasonable
results, Eller Media Co. v. City of Reno, 118 Nev. ___, 59 P.3d 437, 439 (2002).

In that the phrase "ownership of papers, documents and pleadings" contained
within § (3) do not address copies of those papers, § (2)'s "papers, documents,
pleadings" language, in conjunction with the "demand therefore and payment of the
fee" thereto neither bespeaks copies of those papers, but the originals only to
which an attorney lien could be imposed. Figliuzzi v. District Court, 111 Nev.
338, 890 P.2d 798, 800-02 (1995).

Exhibit A

Steven D. Grierson

O ORIGINAL O

0042

DARIN F. IMLAY, PUBLIC DEFENDER
NEVADA BAR NO. 5674
BENARD H. LITTLE, DEPUTY PUBLIC DEFENDER
NEVADA BAR NO. 12025
PUBLIC DEFENDERS OFFICE
309 South Third Street, Suite 226
Las Vegas, Nevada 89155
Telephone: (702) 455-4685
Facsimile: (702) 455-5112
Benard.Little@clarkcountynv.gov
Attorneys for Defendant

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

v.

MATTHEW HOUSTON,

Defendant,

CASE NO. C-21-357927-1

DEPT. NO. X

DATE: October 11, 2021
TIME: 8:30 a.m.

**MOTION TO WITHDRAW AS ATTORNEY OF RECORD AND APPOINT
ALTERNATE COUNSEL IN ORDER FOR DEFENDANT TO WITHDRAW HIS
GUILTY PLEA**

COMES NOW, the Defendant, MATTHEW HOUSTON, by and through
BENARD H. LITTLE, Deputy Public Defender, and hereby because Mr. Houston would like to
pursue withdrawing his guilty plea.

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

DATED this 5th of October, 2021.

DARIN F. IMLAY
CLARK COUNTY PUBLIC DEFENDER

By: /s/ Benard H. Little
BENARD H. LITTLE, #12025
Deputy Public Defender

P. 126 (#4)

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DECLARATION

BENARD H. LITTLE makes the following declaration:

1. I am an attorney duly licensed to practice law in the State of Nevada; I am the Deputy Public Defender assigned to represent the Defendant in the instant matter, and I am familiar with the facts and circumstances of this case.

2. That Mr. Houston would like to pursue a motion to withdraw his guilty plea. Mr. Houston's best claim at achieving that goal may be to claim ineffective assistance of counsel. I cannot claim myself as ineffective.

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

EXECUTED this 5th day of October, 2021.

/s/ Benard H. Little
BENARD H. LITTLE

NOTICE OF MOTION

TO: CLARK COUNTY DISTRICT ATTORNEY, Attorney for Plaintiff:

YOU WILL PLEASE TAKE NOTICE that the foregoing MOTION TO
WITHDRAW AS ATTORNEY OF RECORD will be heard on October 11, 2021, at 8:30 a.m. in
District Court, Department X.

DATED this 5th day of October, 2021.

DARIN F. IMLAY
CLARK COUNTY PUBLIC DEFENDER

By: /s/Benard H. Little
BENARD H. LITTLE, #12025
Deputy Public Defender

CERTIFICATE OF ELECTRONIC SERVICE

I hereby certify that service of the above and forgoing MOTION was served via
electronic e-filing to the Clark County District Attorney's Office at motions@clarkcountyda.com
on this 5th day of October, 2021.

By: /s/Kayleigh Lopatic
An employee of the
Clark County Public Defender's Office

Exhibit B



Office of the Public Defender

309 S. 3rd Street • Las Vegas NV 89101

(702) 455-4685 • Fax (702) 455-5112

Derin F. Imlay, Public Defender

F. Virginia Eichacker, Assistant Public Defender • Jason Frierson, Assistant Public Defender

January 26, 2022

Matthew Houston, #1210652
High Desert State Prison
P.O. Box 650
Indian Springs, NV 89070

RE: State of Nevada v. Matthew Houston
Case No. C-21-357927-1

Dear Mr. Houston:

Enclosed herein please find a copy of the discovery materials we have received regarding your case. **DO NOT SHOW YOUR DISCOVERY TO ANYONE EXCEPT YOUR ATTORNEY.** Remember this is confidential material prepared strictly for you.

Please feel free to contact me if you have any questions regarding this material or your case.

You are receiving a copy of the following:

- Motion to Dismiss Counsel
- Motion to Withdraw as Attorney of Record and Appoint Alternate Counsel in Order for Defendant to Withdraw His Guilty Plea
- State's Notice of Motion and Motion to Remand Defendant and Increase Bail Pursuant to NRS 178.484 (12) for Violating his Plea Agreement, His Release Conditions, and Disobeying District Court Orders
- Defendant's Emergency Motion to Oppose Remand and Dismiss Case in It's Entirely
- Defendant's Letters to Attorney
- Guilty Plea Agreement
- Redacted Complaint and Police Report
- Protection Order Return of Service
- Extended Protection Order on Behalf of Minor Child/Application
- Petition For a Writ of Habeas Corpus Under 28 U.S.C.
- Letters to Attorney
- Application to Proceed in Forma Pauperis for Inmate
- Civil Rights Complaint
- Medica/Dental/Mental Health Services Request

Sincerely,
DARIN F. IMLAY
CLARK COUNTY PUBLIC DEFENDER
/s/Benard H. Little
Benard H. Little
Deputy Public Defender

/kab
Enclosure

Page 7 of 7

(# 8)

Exhibit C

← FURTHER PROOF THAT →
MY EXPRESS CONSENT WAS
NEVER GIVEN TO BENARD LITTLE
OR ANYBODY ELSE ON OR AFTER JULY 14, 2021

TO MR BEN LITTLE:

8/24/2021

I have been getting kites back from house arrest saying that they're supposedly waiting for some sort of more specific orders from court. What more do they need: "Victim" information should already be in court order. The paperwork I recieved says "pending low level EMP", so what is pending? Is there anything you can do to see what's going on? If they can't get "victim" info, this case should be dismissed.

Also, I still need copies of my discoveries from both cases, and the other attorney's name, because I lost his card when they transferred me to City Jail, and copy of deal that was negotiated.
Appreciated,

Matthew Houston
#7035801

Also, is there any way to get a sooner court date than November 29th?

(#10)

Exhibit D

BLIND / VISUALLY IMPAIRED (2)

MBC
Name: MATTHEW TRAVIS HOUSTON CCDC
Address: 435 S. Linn St. #927
City/State/Zip: JOWA CITY IA 52240
Phone: ask house arrest @ CCDC
D: PRO SE

FILED

JAN 03 2022

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

CLERK OF COURT

January 25, 2022
11:00 AM

* indigent *

MATTHEW HOUSTON, et al

ORAL

Plaintiff, in error

JOINDER
Case No: A-17-750157A

Depl. No.: can't remember

Mandalay Bay +

C-21-357927-1 to CR 033713

Defendant LVMPD

C-17-323614-1 to

State of Nevada

C 1240304A

C 123702A

REQUESTING ORDER SETTING HEARING

MOTION TO DISMISS COUNSEL

Plaintiff in Error + PLAINTIFF

COMES NOW, the Matthew Houston and moving

Honorable Court to dismiss Defendant's counsel, Bernard Little, and SELF

ensure that Tierra Jones

(This Motion is based upon all papers, pleadings, and documents on file) refuse

herself permanently, as she is a blatant
racist, and POINTS AND AUTHORITIES took \$ in bribes

It is respectfully requested of this court to grant this Motion to Dismiss Counsel and

Appoint Alternate Counsel for the reasons listed below: From SEOBWICK

workers compensation insurance, as did
most likely Magistrate De la Garza as did
Michaels P. Villapi from Janies Schwartz,
Karen Schwartz, too many other criminals...

P. 113

(#12)

DECEMBER 17th - 2021

I. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY

Since September 30th, 2016 @ Mandalay Bay

~~_____~~
Convention Center, where HOUSTON fell 45'
while working as an entertainment riggers,
high-steel climber and crew manager of
elite technician units deployed from
International Alliance of Theatrical
Stage Employees #720 and other parties
still unknown but not limited to the following
witnesses/employees, employers, etc.:

"RUSSIAN" Coworker

*please take notice of Go Fund Me
initiated shortly thereafter, about 3
years of my ruined, ONE OCTOBER
pandemic, illegal incarceration in NOO,
the primary issue is that Houston (me myself
and Irene please) out of fear for the
SEGWICK having me killed by
LVMPD or who knows who. I

was forced to sign the void /
ILLEGAL CONTRACT for \$50 I
wouldn't kill myself from too many
debts from legal fees, etc. Clark County
Public Defenders and this whole state
wants me to kill myself, why? What
the F is wrong with you people?

Traumatic Brain Injury is worse than all
of you... just ask my good bro Dr. Elmer.
P. 114

top dawg houston

(#13)

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

Name: Howe, David MADISON ID: 111111

Housing: 1A-70 Date of Birth: 1/1/1981 Date: 1/1/19

**IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH CRISIS,
NOTIFY A UNIFORMED OFFICER IMMEDIATELY**

Description of Illness or Injury: WIPNORNE - my friend's brother

not to be taken to the hospital

1/1/19

1/1/19

Date/Time Triaged: _____ Category 1 ☐ 2 ☐ 3 ☐ RN

S: _____

O: TEMP: _____ PULSE: _____ RESP: _____ BP: _____

A: _____

B: _____

Refer to: ☐ Sick Call Doctor ☐ Nurse ☐ Psychiatrist ☐ Dentist ☐ DON ☐ Other: _____

Fee Charge: ☐ \$8.00 Medical Access Fee ☐ \$5.00 Medication Fee ☐ \$3.00 Medication Renewal Fee

☐ \$200.00 or actual cost (whichever is higher) ☐ No Charge

I understand that pursuant to NRS 211.140, I may be responsible for payment for medical care (see back of this form).

I understand that the medical access fee and/or medication fee noted above will be deducted from my inmate account.

I understand that fees may be collected at a later date if funds are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my inmate account at a later time, the amount I owe for these services will be deducted before any funds are made available to me.

No inmate will be refused in-house medical services based on an inability to pay at the time the healthcare is provided.

Inmate Signature: _____ Date: 1/1/19

Staff Signature: _____ Date: _____

INMATE NAME (PLEASE PRINT)	ID#	HOUSING
<u>DAVID HOWE</u>	<u>111111</u>	<u>1A-70</u>

DISTRIBUTION: WHITE - Medical Records YELLOW - Inmate

DSO 82 (REV. 4/2021)

P.115 (#14)

(Plaintiff in Error)
II. ARGUMENT (notice of DEPRIVATION)

Defendant, HOUSTON asserts that he/she is being denied his/her right to effective representation due to wholly inadequate actions of his/her court-appointed counsel. Further, counsel's actions constitute a violation of the Defendant's due process rights under the following cases, statutes, and/or rules of professional conduct:

~~the~~ case from Jeremy Wood was dismissed so why are "they" trying to con me into accepting their "DRUG COURT" joke? I see the way hasn't changed since 2016 or has it? @ lunch break 12-17-2021, I observed super chill homette goth girl nurse who suggested taking a prescription called Abilify, which correlates w/ my most missed v. of Hawkeyes psychiatrists Abilify, yes Dr. Ozzyman my lawyers (Ozzyman) was never read any rights to begin with since 09/20/2016... so why am I even in this lovely establishment???

WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Dismiss Counsel and ~~Matthew~~ start paying me the \$ each and everyone of you owe.
DATED THIS 17 day of 12, 2021

Reverend Matthew

Respectfully submitted,

Travis Houston

= S. Man Street apt #300 x

29 Las Vegas NV - 89201

topdaughhouse.com®

1 CERTIFICATE OF SERVICE
2 BY MAIL
3 (pursuant to N.R.S., per
4 declaration Sworn under penalty
5 of perjury, etc.)

6
7 prisoner is indigent

8
9 X
10 # 1210652 @ N.D.O.C.

11 # 703 SP01 @ CCDC

12
13 Matthew Travis Houston

14
15
16 12/21/2021 @

17
18 H. D. S. P.
19 P.O. Box 650
20 Indian Springs, NV
21 89070-0650

22

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P.117 (#16)

Indian Springs, W. 189070-1650

23 DEC 2021 PM 5:1.

200 Lewis Ave. Jm + 205

Las Vegas, NV

THE UNIVERSITY OF CHICAGO

100

EXHIBIT E

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

BLIND / VISUALLY IMPAIRED (2)

1DC
Name: MATTHEW TRAVIS HOUSTON CCDC
Address: 435 S. Link St. #927
City/State/Zip: JOWA CITY / IA / 52240
Phone: 954 house connect @ CCDC
D: [REDACTED] PRO SE

FILED

JAN 03 2022

This was additional
EIGHTH JUDICIAL DISTRICT COURT
CLARK COUNTY, NEVADA

CLERK OF COURT

January 24, 2022

8:30 AM

and January 23 @ 11:00 AM 2022

* indigent *

MATTHEW HOUSTON, et al

Plaintiff, in error

vs.

Mandalay Bay +

Defendant & LVMPD

State of Nevada

JOINDER

Case No.:

C-21-357127-1

A-17-750857A

Dept. No.: can't remember

C-21-357927-1 to CR 033713

C-17-323614-1 to

C 1240304A

C 1237402A

REQUESTING ORDER SETTING HEARING

MOTION TO DISMISS COUNSEL

Plaintiff in Error + PLAINTIFF

COMES NOW, the Matthew Houston and moving

Honorable Court to dismiss Defendant's counsel, Bernard Little, and and

ensure that Tierra Jones

(This Motion is based upon all papers, pleadings, and documents on file) refuse

herself permanently, as she is a blatant

racist, and POINTS AND AUTHORITIES took \$ in bribes

It is respectfully requested of this court to grant this Motion to Dismiss Counsel and

Appoint Alternate Counsel for the reasons listed below: From SEGBWICK

workers compensation insurance, as did

most likely Magistrate De La Garza as did

Riches P Villani from Daniels Schwartz,

Karen Schwartz, too many other criminals...

P. 119

(#19)

DECEMBER 17th - 2021

1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY

Since September 30th, 2016 @ Mandulay Bay

~~_____~~

Convention Center, where HOUSTON fell 45' while working as an entertainment riggers high-steel climber and crew manager of elite technician units deployed from International Alliance of Theatrical Stage Employees #720 and other parties still unknown but not limited to the following witnesses/employees, employers, etc:

"RUSSIAN" coworker

*please take notice of Go Fund Me initiated shortly thereafter, about 2 years of my ruined, ONE OCTOBER pandemic, illegal incarceration in NOOC, the primary issue is that Houston (me myself and Irene please) out of fear for the SEDGWICK having me killed by LUMPED or who knows who, I was forced to sign the void / ILLEGAL CONTRACT for \$50 I wouldn't kill myself from too many debts from legal fees, etc. Clark County Public Defenders and this whole state wants me to kill myself, why? What the F is wrong with you people? Traumatic Brain Injury is worse than all of you... just ask my good bro Dr. Elmer.

top dawg houston

A-17-758857-C + Ability (R)
top dawg
Houston (R)

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

Name: HOUSTON MATTHEW ID: 7035801
Housing: 9A-7U Date of Birth: 07/15/1984 Date: 12-17-2021

IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH
CRISIS, NOTIFY A UNIFORMED OFFICER IMMEDIATELY

Description of Illness or Injury: GROSS NEGLIGENCE OF
PLEASE add "Ability" to my cup of meds
WAPNCARE - my cornea, retina
must be checked up on since 09/30/2016.

THE SECTION BELOW IS TO BE COMPLETED BY STAFF ONLY

Date/Time Triaged: _____ Category 1 ☐ 2 ☐ 3 ☐ RN

S: _____

O: TEMP: _____ PULSE: _____ RESP: _____ BP: _____

A: _____

B: _____

Refer to: ☐ Sick Call Doctor ☐ Nurse ☐ Psychiatrist ☐ Dentist ☐ DON ☐ Other: _____

Fee Charge: ☐ \$8.00 Medical Access Fee ☐ \$5.00 Medication Fee ☐ \$3.00 Medication Renewal Fee
☐ \$200.00 or actual cost (whichever is higher) ☐ No Charge

ACKNOWLEDGEMENT OF FEES AND SERVICES

I understand that pursuant to NRS 211.140, I may be responsible for payment for medical care (see back of this form).

I understand that the medical access fee and/or medication fee noted above will be deducted from my inmate account.

I understand that fees may be collected at a later date if funds are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my inmate account at a later time, the amount I owe for these services will be deducted before any funds are made available to me.

No inmate will be refused in-house medical services based on an inability to pay at the time the healthcare is provided.

Inmate Signature: _____ Date: 12/17/2021

Staff Signature: _____ Date: _____

INMATE NAME (PLEASE PRINT) MATTHEW TRAVIS HOUSTON, PRO SE ID# 7035801 HOUSING _____

DISTRIBUTION: WHITE - Medical Records YELLOW - Inmate

DSD 82 (REV. 4/2021)

P.S. many thanks to chill female goth bitter nurse
P. 121 (#21)

(Plaintiff in error)
II. ARGUMENT, (notice of DEFAULT)

Defendant, HOUSTON asserts that he/she is being denied his/her right to effective representation due to wholly inadequate actions of his/her court-appointed counsel. Further, counsel's actions constitute a violation of the Defendant's due process rights under the following cases, statutes, and/or rules of professional conduct:

the case from Jeremy Wood was dismissed so why are "they" trying to con me into accepting their "DRUG COURT" joke? I see the NRS hasn't changed since 2016 or has it? @ lunch break 12-17-2021, I observed super chill homette goth girl nurse who suggested taking a perscription called Abilify, which correlates w/ my most missed U. of Iowa Hawkeyes psychiatrists Abilify, yes Mrs Sir I'll give her a shot w/ Dr OZZMAN, my lawyers (Ozzman) and I was never read any rights to begin with since 09/20/2016... so why am I even in this lovely establishment? ??

WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Dismiss Counsel and ~~Matthew~~ start paying me the \$ each and everyone of you owe.

DATED THIS 17 day of 12, 2021

Reverend Matthew

Travis Houston

22 S. Main Street Suite 1300

29 Los Angeles, CA 90001

Respectfully Submitted,

topdaughhousehold®

P.122 (#22)

1 CERTIFICATE OF SERVICE
2 BY MAIL
3 (pursuant to N.R.S., per
4 declaration Sworn under penalty
5 of perjury, etc.)

6
7 prisoner is indigent

8
9 X
10 # 1210652 @ N.D.O.C.
11 # 703 Sfol @ CCDC
12

13 Matthew Travis Houston

14
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16 12/21/2021 @

17
18 H. D. S. P.
19 P.O. Box 650
20 Indian Springs, NV
21 # 9070-0650
22

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P.123 (#23)

Mr. D. ... #12066
P.O. Box 630
Indian Springs, NV 89070-0630

LAS VEGAS NV 890
23 DEC 2021 PM 5:1

Steven D. ...
Clerk of ...
200 Lewis Ave. 2nd Floor
Las Vegas, NV

9155-1160

89101-630000



P.124
(#24)

Counsel's attempt to circumvent the demands of NRS 7.055 should be met with this Court's finding of contempt or other such remedial action, unless counsel can demonstrate cause to this Court why she has refused to comply with the statute via forwarding to Defendant (1) ALL documents, papers, files, etc, and (2) the ORIGINALS thereof pursuant to NRS 7.055.

This Court has authority to take such remedial action via its inherent authority to do so, as well as per the legislative intent of NRS 7.055(2) that this Court enforce the statute's mandates. Id. See also NRS 22.030; Avad v. Wright, 106 Nev. 407, 794 P.2d 713 (1990) (courts have power to issue and order civil contempt proceedings); cf Brown v. Brown, 101 Nev. 144, 696 P.2d 999, 1000 (1985) (courts have inherent power to enforce their own orders).

This Court should therefore ORDER counsel to show cause as to her failure to comply with this Court's ORDER withdrawing counsel and NRS 7.055, and as to why this Court should not take action against counsel to enforce same.

Dated this 27th day of June, 2022

Matthew Travis Houston
Matthew Travis Houston, CHTD.
No. 1210652 @ H.D.S.P.
P.O. Box 650 22010 Cold Creek Rd
Indian Springs, NV 89070-0650
Defendant In Pro Se

(#25)

CERTIFICATE OF SERVICE BY MAIL

Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner/Defendant named herein and that on this 27th day of June 2022, I mailed a true a correct copy of the foregoing document to the following:

Clerk(s) of the Court(s)
Steven D. Grierson
Heather Ungermann
Chante Pleasant
Michelle McCarthy
Regional Justice Center
800 Lewis Ave. 3rd Floor
Las Vegas, NV

• 89155 - 1160

Matthew Travis Houston
MATTHEW TRAVIS HOUSTON, CHTD.
No. 1210652 @ H.O.S.P.
P.O. Box 650 - 22010 Cold Creek Rd.
Indian Springs, NV 89070-0650
r: (702) 879-6789

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AFFIRMATION
Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document, "MOTION
FOR ORDER TO SHOW CAUSE"

(Title of Document)
C-21-357927-1, A-22-053203-W,
filed in case number(s) C-17-323614-1, and A-17-758861-C

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

-OR-

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

☐ A specific state or federal law, to wit:

(State specific state or federal law)

-or-

☐ For the administration of a public program

-or-

☐ For an application for a federal or state grant

-or-

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

Date: June 27th 2022

Matthew Travis Houston
(Signature)

MATTHEW TRAVIS HOUSTON
(Print Name) CHTD.

pro se
(Attorney for)

Page Number 27

(#27)

Heather L. Smith
CLERK OF THE COURT

1 **AMD LAW, PLLC**
2 ALEXIS M. DUECKER, ESQ.
3 Nevada Bar No. 15212
4 8687 W. Sahara Ave. Ste 201
5 Las Vegas, Nevada 89117
6 Telephone: (702) 743-0107
7 Facsimile: (702) 796-4898
8 Email: alexis@amdlawlv.com
9 *Attorney for Petitioner*

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IN THE EIGHTH JUDICIAL DISTRICT COURT
COUNTY OF CLARK, STATE OF NEVADA

MATTHEW HOUSTON,

Petitioner

v.

THE STATE OF NEVADA,

Respondent.

Case No: A-22-853203-W

Department: XI

STIPULATION AND ORDER TO SET

BRIEFING SCHEDULE AND TO

CONTINUE

WHEREFORE Defense counsel was recently appointed as second chair on a Category A 5-day jury trial starting August 29, 2022. However, defense counsel has spoken with and communicated with Petitioner regarding his petition and relevant claims coupled with his filings. At this time, both parties agree to a briefing schedule be set and a hearing date in this be set to allow counsel additional time to prepare and file a supplemental petition.

IT IS HEREBY STIPUATED AND AGREED by and between the below-named parties, through their undersigned counsel of record, that the briefing schedule and hearing date in this matter be set to allow defense counsel additional time to prepare and file a supplemental petition. All party representatives agree to a 90-day period for post-conviction counsel to file the supplemental brief, with that deadline being November 28, 2022. The party representatives also agree for a 60-day period for the State to respond after the filing of Petitioner's supplemental petition, with that deadline being January 27, 2023. Also, the party representatives also agree for a 30-day period for post-conviction counsel to reply to the State's response, with that deadline

1 being February 27, 2023. Lastly, the party representatives agree to a hearing date on the petition
2 for Wednesday, March 8, 2023 at 9:00am or at the Court's convenience.

3 IT IS FURTHER STIPUATED AND AGREED that the hearing currently set for August
4 31, 2022 for the Emergency Motion to Stay the Remittitur in all Appeals of Matthew Travis
5 Houston be vacated due to the rogue filing or be continued to a time and date convenient to the
6 Court.

7 **DATED** this August 29, 2022.

8
9 **CLARK COUNTY DISTRICT ATTORNEY**

10 By: /s/Alexander Chen
11 Deputy District Attorney

By: /s/Alexis M. Duecker
Alexis M. Duecker, Esq.
Attorney for Petitioner

AMD LAW, PLLC
ALEXIS M. DUECKER, ESQ.
Nevada Bar No. 15212
8687 W. Sahara Ave. Ste 201
Las Vegas, Nevada 89117
Telephone: (702) 743-0107
Facsimile: (702) 796-4898
Email: alexis@amdlawlv.com
Attorney for Petitioner

IN THE EIGHTH JUDICIAL DISTRICT COURT
COUNTY OF CLARK, STATE OF NEVADA

MATTHEW HOUSTON,

Petitioner

v.

THE STATE OF NEVADA,

Respondent.

Case No: A-22-853203-W

Department: XI

STIPULATION AND ORDER TO SET

BRIEFING SCHEDULE AND TO

CONTINUE

Upon stipulation of the parties herein and good cause appearing therefor,

IT IS HEREBY ORDERED that the briefing schedule and hearing date in this matter be set to allow defense counsel additional time to prepare and file a supplemental petition. All party representatives agree to a 90-day period for post-conviction counsel to file the supplemental brief, with that deadline being November 28, 2022. The party representatives also agree for a 60-day period for the State to respond after the filing of Petitioner's supplemental petition, with that deadline being January 27, 2023. Also, the party representatives also agree for a 30-day period for post-conviction counsel to reply to the State's response, with that deadline being February 27, 2023. Lastly, the party representatives agree to a hearing date on the petition for Wednesday, March 8, 2023 at 9:00am.

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IT IS FURTHER ORDERED that the hearing currently set for August 31, 2022 at 9:00 am for the Emergency Motion to Stay the Remittitur in all Appeals of Matthew Travis Houston be vacated / continued to March 8, 2023, 2022 at 9 am AM/PM.

Dated this 29th day of August, 2022

Elham Roohani

District Court Judge

919 773 19BE 70E0

Ellie Roohani

District Court Judge

From: [Alexander Chen](#)
To: [Alexis Duecker](#)
Subject: Re: Proposed SAO - Houston, Mathew; A-22-853203-W
Date: Sunday, August 28, 2022 1:35:43 PM
Attachments: image001.png
image001.png
HOUSTON.PCR.220828.SAO.docx

Sounds good. You can e sign for me ! Thanks

Alex

On Aug 28, 2022, at 1:31 PM, Alexis Duecker <Alexis@amdlawlv.com> wrote:

CAUTION: This email originated from an **External Source**. Please **use caution** before opening attachments, clicking links, or responding to this email. **Do not sign-in with your DA account credentials.**

Hi Alex,

I represent Matthew Houston in the above referenced writ. I have a 5-day jury trial starting tomorrow, and we have a briefing schedule hearing set for **August 31, 2022**. Would you please review the proposed briefing schedule, and if you find it acceptable, may I affix your electronic signature? I allotted 90 days for opening, 60 for State's response, and 30 for reply.

Thank you for the help!

ALEXIS DUECKER, ESQ.
Licensed in Nevada

8687 W. Sahara Ave. Ste. 201
Las Vegas, Nevada 89117
Ph.(702)743-0107

DISCLAIMER:

This electronic mail message and any attachments are confidential and may also contain privileged attorney-client information or work product. The message and any attachments are intended only for the use of the addressee. If you are not the intended recipient, or the person responsible to deliver it to the intended recipient, you may not use, disseminate, distribute or copy this communication. If you have received this email in error, please immediately notify us by reply electronic mail or by telephone at (800) 868-1341, and delete this original message. Thank you.

IRS Circular 230 disclosure: To ensure compliance with requirements imposed by the IRS, we inform you that any tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (1) avoiding any penalties under the Internal Revenue Code or (2) promoting, marketing or recommending to another party any transaction or tax-related matter addressed herein. This communication may not be forwarded (other than within the recipient to which it

1 **CSERV**

2
3 DISTRICT COURT
CLARK COUNTY, NEVADA

4
5
6 Matthew Houston, Plaintiff(s)

CASE NO: A-22-853203-W

7 vs.

DEPT. NO. Department 11

8 Calvin Johnson, Defendant(s)
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 Electronic service was attempted through the Eighth Judicial District Court's
12 electronic filing system, but there were no registered users on the case. The filer has been
13 notified to serve all parties by traditional means.
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Electronically Filed
09/08/2022

Steven S. Shuman
CLERK OF THE COURT

1 JOIN and NOTC
2 MATTHEW TRAVIS HOUSTON, CHTD.
3 ABA No. 04662784
4 NDEC No. 1210652
5 PO Box 650
6 Indian Springs, NV 89070
7 P: (714) 916-7431

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DISTRICT COURT
CLARK COUNTY, NEVADA

Also Justice Court # 21 P01950
Dept. No. 14

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

VS.

MANDALAY BAY CORP., ET AL
AND THE DEEP STATE OF NEVADA,
Defendant-respondents.

CASE No.(s): C.17.323614.1
Dept.: XIX
CASE No.: A.22.853203.W
Dept.: XI
CASE No.: A.22.758861.C
Dept.:
CASE No.: A.22.856372.C
Dept.: XX
CASE No.: A.17.758861.C
Dept.(s): 17, 18 and 24

"de novo hearings requested"

EMERGENCY

NOTICE OF APPEAL TO HEARINGS FROM AUGUST 9TH, 2022,
AUGUST 15TH, 2022, AUGUST 16TH, 2022, AUGUST 23RD, 2022,
AUGUST 25TH, 2022, AUGUST 30TH, 2022, AUGUST 31ST, 2022,
SEPTEMBER 6TH, 2022 AND MINUTE ORDER(S) FROM AUGUST
23RD, 2022 AND AUGUST 24TH, 2022 AND REQUEST FOR
AN ORDER TO RESET TIME

"hearings requested"

Plaintiff, Plaintiff-in-Error, and the Petitioner-appellant,
Matthew Travis Houston respectfully submits these above titled
and mentioned pleadings to the Supreme Court of Nevada this
30th day of August, 2022. X. Matthew Travis Houston

Matthew Travis Houston, pro se
ABA No. 04662784

BEFORE, petitioner prays that the court grant petitioner relief to which petitioner may be entitled in this proceeding.

EXECUTED at High Desert State Prison on the 30th day of the month of August, 2022.

Matthew Travis Houston

*Matthew Travis Houston, ABA No. 04662784
High Desert State Prison No. 1210652
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

VERIFICATION

Under penalty of perjury, the undersigned declares that the undersigned is the petitioner named in the foregoing petition and knows the contents thereof; that the pleading is true of the undersigned's own knowledge, except as to those matters stated on information and belief, and as to such matters the undersigned believes them to be true.

Matthew Travis Houston

*Matthew Travis Houston, ABA No. 04662784
High Desert State Prison, No. 1210652
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

AFFIRMATION (Pursuant to NRS 239B.030)

(NOTICE OF APPEALS JOINER) + 3 day DEFAULT
The undersigned does hereby affirm that the preceeding PETITION FOR WRIT OF HABEAS CORPUS filed in District Court Case Number(s) C.17.323614.1, Does not contain the social security number of any person.

Matthew Travis Houston

*Matthew Travis Houston, ABA No. 04662784
High Desert State Prison, No. 1210652
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

CERTIFICATE OF SERVICE BY MAIL

I, Matthew Travis Houston, hereby certify pursuant to N.R.C.P. 5(b), that on this 30th day of the month of August, 2022, I mailed a true and correct copy of the foregoing PETITION FOR WRIT OF HABEAS CORPUS addressed to:

C. Johnson, Warden High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070

Attorney General of Nevada
100 North Carson Street
Carson City, Nevada 89701

Clark County District Attorney's Office
200 Lewis Avenue
Las Vegas, Nevada 89155

Matthew Travis Houston

*Matthew Travis Houston, ABA No. 04662784
High Desert State Prison, No. 1210652
Post Office Box 650
Indian Springs, Nevada 89070
Petitioner in Proper Person

* Print your name and NDOC back number and sign

P. 22

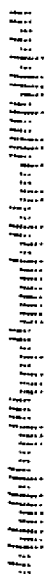
(Please attach to 640 pleading)

MATTHEW TRAVIS HOUSTON, CHTD.
American Bar Association Member
No. 04662784
HOSP No. 1210652
22010 Cold Creek Road
PO Box 650
Indian Springs, NV 89070-0650

LEGAL MAIL
AND
OFFICIAL BUSINESS

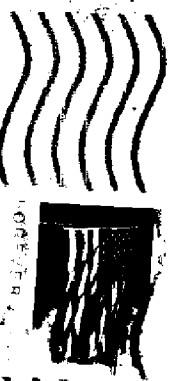
PLEASE
CLERK(S) FWD. TO CHAMBERS + JUSTICE COURT
OF ALL JUDGES MAGISTRATES AND CHIEF(S)
AND SENIOR JUDGE JAMES CRUICKETT
ATTN: Heather Ungerwam, Michelle McCarthy,
Crawnte Pleasant, Amanda Ingessell,
ELIZABETH A. BROWN, et al. Specialty Clerk
REGIONAL JUSTICE CENTER
200 Lewis Ave, 3rd Floor
PO Box 551601
LAS VEGAS, NV 89155-1601

89155-160101



LAS VEGAS NV 890

31 AUG 2022 PM 4 L



UNIT 3 A/B
AUG 30 2022
HIGH DESERT STATE PRISON

Electronically Filed
09/08/2022

Howard S. Levin
CLERK OF THE COURT

JOIN and NOTC
MATTHEW TRAVIS HOUSTON, LHTP.
ABA No. 04662784
NROC No. 1210652
PO Box 650
Indian Springs, NV 89070
p: (714) 916-7431

DISTRICT COURT
CLARK COUNTY, NEVADA

ALSO JUSTICE COURT # 21P01950
Dept. 14

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

VS.

MANDALAY BAY CORP., ET AL
AND THE DEEP STATE OF NEVADA,
Defendant - respondents.

CASE No.(s): C.17.323614.1
DEPT.: XIX

CASE NO.: A.22.853203.W
DEPT.: XI

CASE NO.: A.22.758861.C
DEPT.: XX

CASE NO.: A.22.856372.C
DEPT.: XX

CASE NO.: A.17.758861.C
DEPTS: 17, 18 and 29

"de novo hearings requested"

EMERGENCY
NOTICE OF APPEAL TO MINUTE ORDER FROM
JUNE 16TH, 2022

"hearings requested"

Plaintiff, Plaintiff-in-Error and the Petitioner-
appellant, Matthew Travis Houston respectfully submits
these above titled and mentioned pleadings to the Supreme
Court of Nevada this 30th day of August, 2022.

x. Matthew Travis Houston
MATTHEW TRAVIS HOUSTON, pro se
ABA No. 04662784

RECEIVED

SEP 08 2022

CLERK OF THE COURT

Steven S. Shuman
CLERK OF THE COURT

JOIN and NOTC
MATTHEW TRAVIS HOUSTON, CHTD.
ABA No. 04662784
NDOC No. 1210652
PO BOX 650
Indian Springs, NV 89470
P: (714) 916-7431

DISTRICT COURT
CLARK COUNTY, NEVADA

Also JUSTICE COURT # ~~210~~ 21P01950
Dept. No. 14

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

vs.

MANDALAY BAY CORP., ET AL
AND THE DEEP STATE OF NEVADA,
Defendant-respondents.

Case No(s): C.17.323614.1
DEPT.: XIX
Case No.: A.22.853203.W
DEPT.: XI
Case No.: A.22.758861.C
DEPT.:
Case No.: A.22.856372.C
DEPT.: XX
Case No.: A.17.758861.C
DEPT(s): 17, 18 and 29
"de novo hearings requested"

EMERGENCY

NOTICE OF APPEAL TO HEARINGS FROM JULY 13TH,
2022 AND JULY 14TH, 2022 AND REQUEST FOR AN
ORDER TO RESET TIME

"hearings requested"

Plaintiff, Plaintiff-in-Error and the Petitioner-
appellant, Matthew Travis Houston respectfully submits
these above titled and mentioned pleadings to the Supreme
Court of Nevada this 30th day of August, 2022,

x. Matthew Travis Houston
MATTHEW TRAVIS HOUSTON, pro se
ABA No. 04662784



1 ASTA

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6 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE**
7 **STATE OF NEVADA IN AND FOR**
8 **THE COUNTY OF CLARK**
9

10 MATTHEW TRAVIS HOUSTON,

11 Plaintiff(s),

12 vs.

13 CALVIN JOHNSON,

14 Defendant(s),
15

Case No: A-22-853203-W

Dept No: XI

16
17 **CASE APPEAL STATEMENT**
18

19 1. Appellant(s): Matthew Travis Houston

20 2. Judge: Ellie Roohani

21 3. Appellant(s): Matthew Travis Houston

22 Counsel:

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

25 4. Respondent (s): Calvin Johnson

26 Counsel:

27 Unknown
28

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

Respondent(s)'s Attorney Licensed in Nevada: N/A
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**: N/A
***Expires 1 year from date filed*
Appellant Filed Application to Proceed in Forma Pauperis: No
Date Application(s) filed: N/A

9. Date Commenced in District Court: May 26, 2022

10. Brief Description of the Nature of the Action: Civil Writ

Type of Judgment or Order Being Appealed: Misc. Order

11. Previous Appeal: No

Supreme Court Docket Number(s): N/A

12. Child Custody or Visitation: N/A

13. Possibility of Settlement: Unknown

Dated This 12 day of September 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



1 ASTA

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6 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE**
7 **STATE OF NEVADA IN AND FOR**
8 **THE COUNTY OF CLARK**
9

10 MATTHEW TRAVIS HOUSTON,

11 Plaintiff(s),

12 vs.

13 CALVIN JOHNSON,

14 Defendant(s),
15

Case No: A-22-853203-W

Dept No: XI

16
17 **CASE APPEAL STATEMENT**
18

19 1. Appellant(s): Matthew Travis Houston

20 2. Judge: Ellie Roohani

21 3. Appellant(s): Matthew Travis Houston

22 Counsel:

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

25 4. Respondent (s): Calvin Johnson

26 Counsel:

27 Unknown
28

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

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

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

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

7 8. Appellant Granted Leave to Proceed in Forma Pauperis**: N/A
8 ***Expires 1 year from date filed*
9 Appellant Filed Application to Proceed in Forma Pauperis: No
Date Application(s) filed: N/A

10 9. Date Commenced in District Court: May 26, 2022

11 10. Brief Description of the Nature of the Action: Civil Writ

12 Type of Judgment or Order Being Appealed: Misc. Order

13 11. Previous Appeal: No

14 Supreme Court Docket Number(s): N/A

15 12. Child Custody or Visitation: N/A

16 13. Possibility of Settlement: Unknown

17 Dated This 12 day of September 2022.

18 Steven D. Grierson, Clerk of the Court

19
20
21 /s/ Heather Ungermann

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

25 cc: Matthew Travis Houston
26
27
28



ASTA

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

vs.

CALVIN JOHNSON,

Defendant(s),

Case No: A-22-853203-W

Dept No: XI

CASE APPEAL STATEMENT

1. Appellant(s): Matthew Travis Houston

2. Judge: Ellie Roohani

3. Appellant(s): Matthew Travis Houston

Counsel:

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

4. Respondent (s): Calvin Johnson

Counsel:

Unknown

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

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

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

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

7 8. Appellant Granted Leave to Proceed in Forma Pauperis**: N/A
8 ***Expires 1 year from date filed*
9 Appellant Filed Application to Proceed in Forma Pauperis: No
Date Application(s) filed: N/A

10 9. Date Commenced in District Court: May 26, 2022

11 10. Brief Description of the Nature of the Action: Civil Writ

12 Type of Judgment or Order Being Appealed: Misc. Order

13 11. Previous Appeal: No

14 Supreme Court Docket Number(s): N/A

15 12. Child Custody or Visitation: N/A

16 13. Possibility of Settlement: Unknown

17 Dated This 12 day of September 2022.

18 Steven D. Grierson, Clerk of the Court

19
20
21 /s/ Heather Ungermann

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

25 cc: Matthew Travis Houston
26
27
28

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Writ of Habeas Corpus

COURT MINUTES

July 13, 2022

A-22-853203-W Matthew Houston, Plaintiff(s)
vs.
Calvin Johnson, Defendant(s)

July 13, 2022 9:00 AM All Pending Motions

HEARD BY: Roohani, Ellie **COURTROOM:** RJC Courtroom 03E

COURT CLERK: David Gibson
Natalie Ortega

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Houston, Matthew 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

CLERK'S NOTE: The foregoing minutes were prepared using the JAVS recording, (9/13/22 dg).

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 651.

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

vs.

CALVIN JOHNSON,

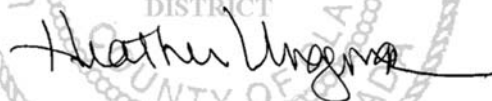
Defendant(s),

Case No: A-22-853203-W
Related Case 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