IN THE SUPREME COURT OF THE STATE OF NEVADA

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

MATTHEW TRAVIS HOUSTON, Appellant(s),

VS.

CALVIN JOHNSON,
Respondent(s),

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

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3	9/20/2022	Certification of Copy and Transmittal of Record	
2	7/5/2022	Default Return Slip w/Unsigned Default(s) (as Defendant(s) Designated on Default(s) are Not Designated as Parties in this Case)	275 - 279
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1	6/30/2022	Emergency Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	50 - 235
2	7/5/2022	Emergency Motion for an Order for Ellie Roohani, Taleen Pandukht, Steven B. Wolfson, Kristina Rhoads, Michelle de la Garza, Michael P. Villani, Mary Kay Holthus, David M. Jones, Tierra Danielle Jones, Joe Lombardo, Alexander G. Chen, Ann Marie Dunn, Crystal Eller, Jennifer A. Dorsey, and Amy Chelini to Take a Lesson from the International Theology and Ethics Symposium Held in 2001 by Reading Exhibit 1 and Hopefully Applying Their Newly Found Wisdom to Their Decision	284 - 292

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

Calvin Johnson, Defendant(s)

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		Making Processes Not Only in the Cases of Matthew Travis Houston, et al, But in re Each and Every Case That Involves Their Originalist Jurisprudence for the Duration of Their Hopefully Long and Gloriously Substantial Careers or Lack Thereof.; "de Novo Hearing Requested"	
2	7/5/2022	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)	256 - 268
2	7/5/2022	Emergency Motion to Set Aside Dismissal in Case Number A-17-758861-C from January 30th, 2020 and Renewed List of Parties, Defendants and Respondents in Renewed Motion(s) to Toll the Statute of Limitations from December 31st, 2018 and Other Traumatic Events Including But Not Limited to April 20th, 2010 in re BP / Transocean / Halliburton and Bisso Marine, Divers Institute of Technology Graduation Delayed from Class of 10408 (April of 2008), United States Navy Delayed (D.E.P.) Entry Program June 6th, 2002 and Insurrection January 6th, 2021	280 - 283
3	8/3/2022	Emergency Motion to Stay the Remittitur in All Appeals of Matthew Travis Houston, Not Limited to 79408, 8056, 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	523 - 525
3	9/8/2022	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,	639 - 641

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		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; "Hearing Requested"; "de Novo Hearings Requested"	
3	9/8/2022	Emergency Notice of Appeal to Hearings from July 13th, 2022 and July 14th, 2022 and Request for an Order to Reset Time; "Hearing Requested"; "de Novo Hearings Requested"	643 - 643
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1	6/30/2022	Emergency Notice of Motion	47 - 47
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2	7/5/2022	Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	244 - 249
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2	7/6/2022	Motion for the Appointment of Counsel, in the Name of Pitarro and Fumo, Chtd., Miss Emily Strand, Esq to Intervene as Standby;	293 - 297

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2	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Intervention and Interpleading of Joinder to A-22-853203-W in Department XI in re Motion to Retax	363 - 418
3	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled 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"; de Novo Hearing Requested"	491 - 501
3	8/4/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Motion for Summary Judgement(s)	526 - 571

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3	8/4/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Motion for Transcripts at State's Expense	572 - 594
2	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Motion in re Emergency Petition for a Writ of Mandamus and Other Extraordinary Writs Not Limited to the "OMG! It's the *Classified Super* Top Secret Man-Ders-\$-Dues-Ta-Me-Damned-Us-Exponentially"; "de Novo Requested"	419 - 445
3	8/1/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Motion to Joinder Case Number A-17-758861-C to A-22-853203-W, Notice of Motion and Consolidation; w/Copy of Unfiled 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 and w/Copy of Unfiled Notice of Formal Objection to Notice of Deposit of Interplead Funds	509 - 522
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
3	7/30/2022	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Opposition	481 - 490

<u>VOL</u>	DATE	PLEADING	PAGE NUMBER:
		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" (Continuation)	
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
3	8/11/2022	Unfiled Document(s) Attorney Letter w/Copy of Unfiled Emergency Petition for Writ of Habeas Corpus (Diciplinary) (Postconviction) in re "B.M.U.", "S.M.U.", NDOC aka "DOC" aka "Program" aka "Programs"	595 - 632
2	7/6/2022	Unsigned Document(s) - Emergency Order Appointing Counsel to Intervene as Standby Life Support in re K9 Kidnapping 7-14-2021 (Forwarded to Department for Review)	298 - 299
1	6/30/2022	Unsigned Document(s) - Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	48 - 49
2	7/5/2022	Unsigned Document(s) - Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	252 - 255

A-22-853203-W Matthew Houston, Plaintiff(s)

Calvin Johnson, Defendant(s)

VOL	DATE	PLEADING	PAGE NUMBER:
2	7/8/2022	Unsigned Document(s) - Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	325 - 326
		Conference	

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.

<u>CAUTION</u>: 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 Elacic and Rosemany McMorris - Alexander are involved in an isurace scan to have the Appellant continuously wrongfully convicted, falsly imprisoned, illegally incorcerated and possibly murdered by prison gangs informal Brief Form October 2017

1 C-2 or werse.

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 DENGING REHEARING
1	
	and overything 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-17-3236141	HOUSTON V. NEVADA	EIGHTH OUDICIAL
C-21-357927-1	HOUSTON V. NEVADA	CLARK COUNTY
A-17-758861-C	HOUSTON V. MANDALAY BAP, eta	CLARK COUNTY

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

ĭ 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 SUPREMIE COURT OF NEVANDA have contributed to damaging the Appellant by repeatedly violating NRS 11.207 by ignoring many other laws not limited to the quite significant

valid tolling of the statute of limitations. Keep in mind that an action against an attorney to recover damages for malpractice, whether based on a breach of contract or duty, must be commenced within H 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 coersion with Sedgwick, Dianne Ferrante, Jonathan Shockley, Rosemany Mc Mornis -Alexander and no less than 40 other accomplices to wrongfully convict the Appellant Hours 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 fled his DIRECT APPEAL From Fishtank with little to no resources just after Dec. 20th, 2021 as both

the 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 "RECENTED DEC 27, 2021 CLEAK OF COURT "> but mistakenly forwarded to the office of Authory M. Goldstein when it should have sufficed as a "NOME OF APPEAL". The Appellant did not wer intend to have appainted counsil from the onset of this case, to which there was no valid warrant as it was unclared, there was no probable cause for the take arrest of the Appellant, and this case in its entirety is based on the false police reports and lies of Rosemany Mc Morris - 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 fake imprisonment are in fact illegal. As is the malkious prosecution of Rosemany McMorris - Alexander et al. The question presented to the Eighth Jalicial District Court (is Houston quilty?") which is in fact NO? was not even allowed to be presented to the counts because of the coension between way too many bad actors not limited to Brian P. Clark Scott Paisson, Tierra Danielle Jones David M. Jones Laura A boodman * 013390, Jack Bernstein, Scott Poisson* 10188, Radenta Black, Christopher Burk, Jessica Flores,

Dianne Ferrante, Jonathan Shockley, L.V.M.P.D. Las Vegas City Jail, HOSP, MUCK SDCC, Erica Tosch, Jason Barrus, the Attorney General Aeron Ford, Sheriff Foe Lombardo, MGM, Mandalay Bay Resort and Casino Convention Center, UMC Encore Event Services, PSAV, FREEMAN, 1175E #720, the Nevada Garning Commission Division of Industrial Relations
Clark County District Attorneys Steven Wolfson et al. 66RM's Lisa Anderson, Ellie Rochani, Michael P. Villania Mary K. Holthus, Melissa De La Garza, Andrew Flahive, Alex Bassett, Gone Porter, Kristina A. Rhoades # 12480 Anthony M. Goldstein Dan Schwartz, Karen Schwartz (GENEX), Cassondra Diez, Jeremy Wood, Lina Sakalauskas, Rody Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413 F. Edge #8645, Montero#C6056 Again, this first impression was made by the clerk of court of the Regional Injustice Center when they certified the Appellant's request for de novo on December 27th, 2021, Which was well before the 30 day time limit from December 8th, 2021 for the Appellant to file a pro se "notice of appeal". It is in no way the fault of the Appellant that the courts are backed up, it was in no way the fault of the appellant that riots in the prison system and at CCDC caused the Appellant's mental state to make him suffer into incompetancy 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 Rosemany McMorris-Alexander is a lian.

The decision made by the Nevada Court of Appeals on April 5th, 2022 conflicted with the United States Supreme Count because pursuant to the constitution of the United States, citizens are to be free and clear from any sort of cruel and unusual punnishment. For going of 6 years now all the courts of Nevada have been doing to the Appellant is punnishing him for being a pro se litigant. This discrimination is in fut 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 arginally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de navo hearing, and a technicality should not be the cause of extensive incorceration, false imprisonment, wrongful conviction or otherwise. This court is NOT to overlook any miscorraige of justice and it is NOT to overlook the invitiative 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 unecessary hardships within decision making, Informal Brief Form October 2017

40,486

This case involves fundamental issues of statewide public importance because notady, permonently totally disabled or not, Should be arrested without a valid warrant as the result of surviving a cotactrophic work accident. This is absortely 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 three in a safe and Secure work environment? How many of those citizens think it's okay for an incurance company to lie to the courts and illegally withhold the injured worker's rightfully cutitled benefits? How many people in the State of Nevada think that it's okay for the courts and the State Bur of Nevada to descriminate against pro se litigants and steal their service animals?

DATED this 20th day	of April	, 20 12
	~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ 	

Signature of Appellant

Matthew Trovis 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

A 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 Corson St, Ste 201
Corson City, NV
89701

DATED this 20 mday of April , 20 22.

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 <u>oppostion</u> AND Notice of formal objection to any sort of vexatious litigant order and any and all other sort of chicamery that gerry lynn hardcastle and the state bar of nevada et al any attempt (Title of Document) from the Demons of Industice known as "the shape the sha
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 July 6th 2022 Signature Date
MATTHEW TRAVIS HOUSTON, CHTD. Print Name
PRO SE
Title

CERTFICATE OF SERVICE BY MAILING

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 6th penned EMERICAN CY
3	penned day of July , 2022, I mailed a true and correct copy of the foregoing, "OPPOSITION AND MOTILE OF FORMAL OBJECTION TO ANY SORT OF VEXATIONS LITTERMY ORDER AND ANY
4	MODILE OF FORMAL OBJECTION TO MAY SONT OF VEXATIONS LITTORAL ORDER AND MAY AND ALL OTHER SORT OF CHICAMERY THAT GERRI LYNN HAROCASTE ET AL" " MAY ATTEMPT TO CONJURE UP FROM THE PEMONS OF MOWHER KNOWN AS
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows: IT THE SHADOW HILLS CHURCH'E
7	HERNEST MAY ELEMENTARY"
8	Clerk(s) of the Court. SHADOW HILLS CHURCH
	Amanda Ingersoll-Roland 7811 Vegas Dra
9	Heather Undermann Las Vogas ONV Michelle MtConthuism Balas
10	Chaunte Pleason Y
11	Steven D. Grierson Debra K, Kempi
12	ERNEST MAY ELEMENTARY
13	Scott S. Harris 6350 W. Washburn Road Clayton R. Higains Jr. Las Vegas, NV
14	200 Lew is Ave. 3rd Floor Regional Injustice Center
15	City of Lost Wages, NV
16	Po Box 551601
17	89155 - 1601 CC:FILE
18	
19	DATED: this 6th day of July, 2022.
20	DATED: this day of, 2020.
	Marshar Time II and
21	Marinem Travis Houston #12:0652
22	Plaintiff in Know /In Propria Personam Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
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EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller Court Division Administrator

A-22-853203**-**W

Department 11

July 30, 2022

Case Number:

Department:

Attorney:

Alexis M. Duecker

AMD Law PLLC

Alexis M Duecker Esq 8687 W Sahara Ave Ste 201

Las Vegas NV 89117

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

O 07131114 0

1 0085 + OATH + WILL + JOIN + OHEO + REMV MATTHEW TRAVIS HOUSTON, CHTD. 2 Nevada Bar No. 2131 No. 12 10652 @ S.M.U. 3 PO Box 650. 22010 Cold Creek Road Indian Springs, NV 89070 - 0650 p: (702) 879-6789 4 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 MATTHEW TRAVIS HOUSTON, A CASE No: A.22.853203.W Plaintiff, Plaintiff-in-Error and cede novo requested 33 in dept Number X (ten) Join #13: C-21-357927-1 9 the Petitioner-appellant (5) 10 -- VS-CASE NO: A-22-853203.W DEPT No: X and XI 11 JOIN NO: A-17-758861-C DEPT NO(1): 17, XVIII and 29 MANDALAY BAY CORP AND THE 12 DEEP HATE STATE OF NEVADA, ETAL,
Defendant-respondent Li) JDIN No: C- 17-323614-1 DEPT No: XIX 13 JOIN NOIS): 21P01275+21P01950(14) Last But Not Least! 14 C1248384A + C1237 B02A 9th Circuit No. 22-15748 15 2:21-ev-00499- JAD-DJA 2:19-cv-01472- APG-DJA 16 EMERGENC 4 17 MOTION FOR AN ORDER FOR HONORABLE THE "TIERRA 18 DANIELLE JONES, ET AL" 19 BE HELD LIABLE AT COPYWORX, LLC RATE TO BE AT \$50,000,00 PER PAGE BOTH INDIVIDUALLY 20 21 AND OFFICIALLY 22 "hearing requested" 23 P.S.: "This is why the Teacher's Union has fired 24 any and all attempts at "substitution" ... 25 26 YOU WILL NOW TAKE NOTICE OF THE ATTACHED 27 EXHIBIT No. 1:

Page NO2 ber one of Nine

28

CERTFICATE OF SERVICE BY MAILING 1 I, Matthew Travis Housey, hereby certify, pursuant to NRCP 5(b), that on this 4th 2 day of JULY, 2022 I mailed a true and correct copy of the foregoing, "MOTION FOR AN ORDER FOR THE HONORABLE "TIERRA DANIELLE JONES, ET AL II TO BE HELD LIABLE AT COPYWORK, LLC RATE TO BE AT \$50,000. SE PER PAGE" by depositing it in the High Desert State Prison Legal Library Time. by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, addressed as follows: 6 7 Amenda lugersoll, Heather Ungermann, Chainte Pleasant 200 Lemis Me. 8 9 2rd Floor Los Yegus, NV 89165-1160 10 11 Specifically Heather Ungermann 12 200 Lewis Ave. 13 Box 551601 14 LY, NY 15 89155-1601 16 CC:FILE 17 18 DATED: this 4th day of July , 2022. 19 20 21 Plaintiff /In Propria Personam 22 Post Office box 650 [HDSP] Indian Springs, Nevada 89018 23 24 25 26 27 Page Number Nine of Nine 28

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 NOTIC					
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 BERNSTEIN & POISSON					
6	6 320 S. Jones Blvd. Las Vegas, NV 89107					
7						
8	and by U.S. mail, first class postage prepaid to Plaintiff Matthew Houston at the address					
9	identified below:					
10	Matthew Houston					
11	Inmate No.# 1210652 High Desert State Prison					
12	P. O. Box 650 Indian Springs, Nevada 89070-0650					
13						
14						
15	An employee of Clark McCourt					
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Page Number Four of Nine

(495
(Page 2 of 2)

Electronically Filed 4/20/2022 10:44 AM Steven D. Grierson CLERK OF THE COURT 1 NOTC BRIAN P. CLARK 2 Nevada Bar No. 4236 CLARK MCCOURT 3 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 Telephone: (702) 474-0065 4 Facsimile: (702) 474-0068 5 bpc@clarkmccourt.com Attorneys for Defendant 6 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 MATTHEW HOUSTON, 10 Plaintiff, Case No. A-17-758861-C Dept. No. XXIX 11 12 MANDALAY BAY CORP dba MANDALAY BAY RESORT AND CASINO, and DOES I through 100; and ROE CORPORATIONS 101 13 through 200. 14 Defendants. 15 16 NOTICE OF DEPOSIT OF INTERPLEAD FUNDS 17 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 18 19 28, 2022 Order Granting Defendant's Motion to Interplead Settlement Proceeds. See Exhibit 1. DATED this 20th day of April, 2022. 20 21 CLARK MCCOURT 22 23 24 Nevada Bar No. 4236 7371 Prairie Falcon Road, Suite 120 25 Las Vegas, Nevada 89128 Attorneys for Defendant 26

27

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Exhibit 1

OFFICIAL RECEIPT

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

D	-		_	,
ь.	-3	v	•	r

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 Change

50,000.00 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

EN	ATFWP; U.S. MARSHALL'S "ESPINOZA"
	(my wife's family ladopted) U.S. NAVY (RET.)
	EMERGENLY
	NEVADA DEPARTMENT OF CORRECTIONS
	INFORMAL GRIEVANCE
	NAME: do not contact I.D. NUMBER: 12100
	INSTITUTION: UNIT: to De
	GRIEVANT'S STATEMENT: + 50V, MANS 10 N
	FWD; M. RUSSELL + C/O BROWN "INORE
	WHEN ARE YOU AND YOUR CLOWNS
	GOING TO START BEING ACCOUNTABLE
	FOR YOUR ACTIONS POLTORADIO 44
	SWORN DECLARATION UNDER PENALTY OF PERJURY
	CIACCIFIED 666 1014.2021
	A = A + A + A + A + A + A + A + A + A +
M\$6	ORIEVANCE COORDINATOR SIGNATURE: LIVINITION DATE: TIME: 1-20, 20 16 VISITATION SR LOPEZ INORE: MY BROTHER POPALAUSKAS
MY T BRO	ANT ENCHAGANTA MY
DNO	URIEVANCE RESTONSE.
	1/1/12 00 123 1410 111 123 123 123 123 123 123 123 123 123
Rilif.	BUIT FUCKING WITH MY KEYS, AND MY LIGHT(S)
	446.06.200245UICIOAL 441.04.0844
Raf.	CASEWORKER SIGNATURE: HOUSTON ET AL DATE: 7.4.2022
	CASEWORKER SIGNATURE: HOUSTON ET AL DATE: 7.4.2022
	X GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740
	GRIEVANCE COORDINATOR APPROVAL: HOUSTON DATE:
i i	
	INMATE AGREES INMATE DISAGREES
	INMATE SIGNATURE: Matthew Travis Houst 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 (o. Canary: To Grievance Coordinator TO NV Supreme. Count
	Pink: Inmate's receipt when formal grievance filed Gold: Inmate's initial receipt = grivene book
	Page Number Deven of Nine

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding <u>MOTION</u> FOR AN ORDER FOR THE HONORABLE "TIERRA DANIELLE JONES, ET AL" TO BE HELD LIABLE AT COPPWORX, LLO RATE TO BE AT \$50,000. 20 PRR PAGE BOTH (Title of Document) INDIVIOUALLY AND OFFICIALLY
filed in District Court Case number (s) A • 22 • 853203 • W
filed in District Court Case number (9) $A \cdot 22 \cdot 853203 \cdot W$ $C \cdot 21 \cdot 357427 \cdot 1$ $A \cdot 17 \cdot 758661 \cdot C$ $C \cdot 17 \cdot 323614 \cdot 1$ 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 July 4th 2022 Signature Date
MATTHEW TRAVIS HOUSTON, CHTD Print Name
PRO SE
Hide

Page Number Eight of Nine

MATTHEW TRAVIS HOUSTON, CHTD

Nevada Bor No. 2131 No. 1210652 @ S.M.U.

122010 COLA Crock Rd Indian Springs, NV

89070-0650

NEOFINED NEOFINED

Please FWD to: CHAMBERS-

5 JUL 2022 PM 5 L

DAS VEGAS NV 890

JUL - 7 2022

Clerk(s) of the Count A. J.C. A. Ingersoll, M. McCarthyism

* LEGAL MAIL * CALINED BY OF ROPETTONE

TIERRA DANIELIE JUNES, ET ALES-160101 Po Box 551601 Las Vegus, NV 89155-1601

UNIT 3 A/B

HIGH DESERT STATE PRISON



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller
Court Division Administrator

A-22-853203-W

Department 11

July 30, 2022

Case Number:

Department:

Attorney:

Alexis M. Duecker

AMD Law PLLC

Alexis M Duecker Esq 8687 W Sahara Ave Ste 201 Las Vegas NV 89117

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 @ HOSP + FOUNDATION

JOIN + WILL + DATH + 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, 2006
                                               JUNE 6TH, 2002
High Desert State Prison "S.M.U." MOTICE TO
                                                        PRINCIPLE IS
Post Office Box 650
                                     TO THE AGENCY - . 44
                        NOTICE
Indian Springs, Nevada 89070 NoTICE TO THE AGENCY IS
Defendant in Proper Person
                                       NOTICE TO
Nevada Bar No. 2131
                                                        PRINCIPLE 99
(in honor of my
                          Eighth Judicial District Court (5)
  Uncle David, R.I.P.) FWD: Las Vegas Municipal Courts)
Clark County, Nevada 21 Po 1275+21Po 1950
                               JUN 21 CR 033713 JUN C1248384A
                                                         50NC 1237802A
                               Case No. C-17-323614-1 JUIN C-21-357927-1
Dept. No. XIX Dept # X and
The State of Nevada,
  Defendant-respondents
     -Plaintiff.
                                                        ►A·22-853203·W
vs. topdawy houston (B), MOTION TO OBTAIN A COPY OF A SEALED Dopt #XI
MATTHEW TRAVIS HOUSTON RECORD (Presentence Investigation Report - Matthew Houston, NRS 176.156) ON AN ORDER SHORTENING
                               NRS 176.156) ON AN ORDER SHORTENING TIME
(First and Last Name)
 Plaintiff-in-Error, Plaintiff Befordont and the
 Petitioner-appellantls) / CASH & HOUSTON, LLC
THE HOUSTON AGENCY, MATT HOUSTON PRODUCTIONS ET AL
                       NOTICE OF MOTION AND MOTION
                                "He nove hearing requested"
                Defendant,
            The Plaintiff, The State of Nevada, by and through the Clark County
      District Attorney's Office:
                                  Plaintiff's (and Plaintiff- in-Error)
      PLEASE TAKE NOTICE that 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 4 at the hour of 9
o'clock A M. in Department XIX of said Court. [Leave Blank Clerk will fill-in]
                     Maintiff Matthew Travis
      COMES NOW, 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
                                     Plaintiff asks that this matter
Report) on an Order Shortening Time. Defendant asks that his presence be waived at
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 Che & Five 2:21-0V-00499- JAD-DJA 2:22-1V-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 Hay of July, 2022

Matthew Trans Houston, CHTP

First and Last Name NDOC # 12 106 52

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 investiation report (PSI). This report is needed in order for the Plaintiff
Defendant to pursue:

(Circle all that may apply)

The appeal of his conviction;

The post conviction writ process;

Sentence motification;

Challenge how the NDOC is calculating his sentence;

For an upcoming Parole Board Hearing; or

For the Pardons Board.

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

(Plaintiff never had an ottorney from being assaulted by both his atterney and being told that it cannot be obtained by mail from Parole and Loth, L.V.M.P.P 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 needs a copy of his Pre-Sentence Investigation Report.

Plaintiff
Defendant 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.

Plaintiff

Defendant therefore asks that this Court direct the clerk to provide his a copy of 21 CR 019840 his pre-sentence investigation report from the files in Case No. C-17-323614 as it is the Ploantiff 21 CR 033713 only source for Defendant to obtain a copy of this document. Defendant is indigent, but if the Court feels, under the facts and circumstances, that Defendant 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.

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 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-cy-00499:-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 4 day of July 2022

Signed wider the

EXPRESS CONCENT OF

Matthew Travis Houstinempx. TARED THOMPSON

Plist and East Name NDOC#

High Desert State Prison 1210652 (with less and MANAGEMENT

Post Office Box 650

PARTNER) UNIVERSITY, LLC.

Defendant in Proper Person

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), C: 17:323614-1 filed in District Court Case Number (s) CR019640 does not contain the social security 21 CR033713 number of any person.

Dated this 4th day of July, 2022.

MATTHEW TRAVIS HOUSTON, CHTD.

First and Last Name NDOC # 12 10652 High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070 Defendant in Proper Person

> Page Number Four & Five 2:21-cv-00499- JAD-DJA 2:22-14-00693- JAD-NJK

CERTIFICATE OF SERVICE BY MAILING (Plaintiff-in-Error and Petitioner-appellant)
1. MATHEW TRIVE Houston, Defendant in Proper Person, hereby certify, pursuant to NRCP 5(b), that on this $\frac{4}{\text{plaintiff's}}$ day of $\frac{3}{\text{July}}$, 2022,1 mailed a true and correct copy of the Defendant'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: (being forwarded by: Clark County District Attorney's Office 200 Lewis Avenue 11 TIERRA DANIELLE JONES Las Vegas, Nevada 89155 Dated this 4th day of July , 2022 COMPANY " x. Matthew bravis Houston THEW TRIVIS HOUSTON, CHTD and Leat Name NDOC # 1210652 High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070 Defendant in Proper Person

> Page Number Five of Five 2:21-cv-00499-JAD-DJA 2:22-ci-00693-JAD-NJK

UNIT 3 A/B

5 JUL 2022 PPM 5 L

LAS VEGAS NV 890

FWB: TO CHAMBERS from
Clerk of the Counts)
Steven D. Grierson, Chaunte Pleasant,
Amanda Ingersoll, Michelle Mcartuyism
and Heather Ungermann
Regional Injustice Center 3rd FloorPro. BOX 551601

Las Vegas, NV

1091-55168

JUL - 7 2022

というというという

MATTHEW HOUSTON, CHID. Indian Springs, NV 89070-0650 No. 1210652 S.M.U. P.O. Box 650

* LEGAL WAIL *



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. 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

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

Department 11

AMD Law PLLC

Alexis M Duecker Esq

8687 W Sahara Ave Ste 201

Las Vegas NV 89117

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 SWILL
    JOIN - 8 Matthew Travis Housey CHTD
                                                 THE CLERK:
  1
    Plaintiff / In Propria Personam
    Post Office Box 650 [HDSP]
                                     DO NOT FWP this
                                                           FNOMWOOD
    Indian Springs, Nevada 89018
                                    to "BERNSTEIN & POISSON, LLP" or
 3
    p:(702) 879-6789
                                    "BERNSTEIN & POISSON, LLC", ET AL ?
                                    File into: A-22.853203. W clept XI
 4
 5
                              DISTRICT COURT
 6
                         CLARK COUNTY, NEVADA
                                                          (-XIX-)
                                                     (-C.17.323614.1-)
 7
                                                       C.21.357927
    MATTHEW TRIVIS HOUSTON
                                             Case No. A. 212.853203.W
    Plaintiff-in-Error, the Plaintiff and the Petitioner-appellant
                                            "JOIN"
10
                                             Case No. A.17. 756861.C
   THE DEEP STATE OF NEVADA
   AND THE MANDALAY BAY LORP. ET AL
                                             Dept No. _ 17
                                                  rehearing requested >>
            Defendant - recoondents
12
13
     EMERGENCY MOTION
                                  JOINDER CASE NUMBER A. 17.758861.6
   to A. 22. 853203. W.
14
                             NOTICE OF MOTION AND CONSELIDATION
      YOU WILL PLEASE TAKE NOTICE, that the Petitioner -appellant from
15
   A.22.853203.W and Plaintiff in case No. A. 17.758861-6
   will come on for hearing before the above-entitled Court on the 9 day of August, 2022,
17
   at the hour of 9 o'clock A. M. In Department 17, of said Court, and also the
18
    Department XI of said Count(s) including Department
19
               Number 14 of JUSTICE COURT
20
   CC:FILE
                                                      ease
    YOU WILL CONSOLIDATE ALL PAGES OF THIS
21
                                            PLEADING LABRILED 1-12.
     DATED: this 9 day of July
22
23
24
                                                         Houston #1210652
25
                                          Plaintiff-in En/In Propria Personam
26
27
28
                           Page Number One
```

```
JOIN
 O
       Matthew Travis Houston, CHTD
  1
       NDOC No. 1210652
  2
       PO Box 650 . 22010 cold Creek Road
Ind:an Springs, NV 84070 - 0650
P: (702) 879-6789
In proper person
  3
  4
  5
              IN THE EIGHTH
                                    IUDICIAL DISTRICT COURT OF THE
  6
 7
                        STATE OF NEVADA IN AND FOR THE
                            COUNTY OF CLARK
 8
 9
     MATTHEW TRAVIS HOUSTON,
 10
          Plaintiff, Plaintiff in.)
 11
     Error and the Superlawyer-appellant-Petitioner,
 12
                                                 C.17.323614.1
                                                 C.21.357927.1
 13
       v.
                                    → Case No(s) A.22.853203.W
 14
                                       JOIN -> (A-17.758861. C-)
     THE DEEP STATE OF NEVADA ,
15
                                       Dept. No(5) XI, (17, 18 and 29)
     AND THE MANDALY BAY CORP, )
16
                                        XIX **
17
            Defendant - Respondents)
18
                                                          OPPOSITION AND
                         OBJECTION, EMERGENCY
        EMER GENCY
19
20
                   MOTION AND ORDER FOR TRANSPORTATION
                       OF INMATE FOR COURT APPEARANCE
21
22
                            OR, IN THE ALTERNATIVE,
23
             FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE
24
            Petitioner, Matthew Travis Houston, proceeding pro se, requests
25
      that this Honorable Court order transportation for his personal appearance or, in the
26
      alternative, that he be made available to appear by telephone or by video conference
27
      at the hearing in the instant case that is scheduled for August 9th 2022
28
                     YOU WILL
                                     TAKE NOTICE of complete
29
      motion(s) and pleadings of these pages Numbered 1-12.
30
      NOW SEE ATTATCHED Opposition and Objection.
31
```

Page Noumber Two

4/20/2022 10:44 AM OPPS Steven D. Grierson CLERK OF THE COURT 1 NOTC BRIAN P. CLARK 2 Nevada Bar No. 4236 CLARK MCCOURT 3 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 4 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 5 bpc@clarkmccourt.com Attorneys for Defendant (5) 6 7 DISTRICT COURT TRAVIS 8 CLARK COUNTY, NEVADA 9 MATTHEW HOUSTON, Dept. #A.22.853 10 Plaintiff, Case No. A-17-758861-C Dept. No. XXIX 11 12 MANDALAY BAY CORP dba MANDALAY dept XVIII Where's BAY RESORT AND CASINO, and DOES I 13 through 100; and ROE CORPORATIONS 101 through 200. 14 Defendants. 15 OF FORMAL OBSECTION NOTICE 16 NOTICE OF DEPOSIT OF INTERPLEAD FUNDS 17 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 18 19 28, 2022 Order Granting Defendant's Motion to Interplead Settlement Proceeds. See Exhibit 1. 20 DATED this 20th day of April, 2022. never Much CLARK MCCOURT YOUR MGM 21 22 valued human 23 24 Nevada Bar No. 4236 7371 Prairie Falcon Road, Suite 120 25 Las Vegas, Nevada 89128 Attorneys for Defendant 26 Her Charac 27 named 29

Electronically Filed

CERTIFICATE OF SERVICE

1

29

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 BERNSTEIN & POISSON 6 320 S. Jones Blvd. Las Vegas, NV 89107 7 and by U.S. mail, first class postage prepaid to Plaintiff Matthew Houston at the address 8 what happed to identified below: 9 " POPALAUSKAS " c/0 SR 10 Matthew Houston risiting Inmate No.# 1210652 11 ESPINOZA" High Desert State Prison P. O. Box 650 12 Indian Springs, Nevada 89070-0650 α **Plaintiff** possible 13 yiall Mi ACCOUNT OF THE PARTY OF THE PAR 14 15 Mome this An employed of Pid she I he 16 Looks like Rody 17 18 Brian P. Clark Def. Ng. 32 19 Lucas Mc Court 20 Def. No. 71 21 Clark McCourt, LLC is not NNOT SLIPKNOT 22 KNOT RIGGER name Nather Houston ... 23 Houston, and it always 24 before "scandemic" ONE OCTOBER and 25 9.30-2016 AKA "ONE OCTOBER 2016" And I am 26 certainly Not 27 stered descered 28

Page 2 of 2

OFFICIAL RECEIPT

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

Payor

Description

Freeman Companies / Old Republic Insurance Co.

Receipt No. 2022-23500-CCCLK

Transaction Date

04/20/2022

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 **50,00**0.00

PAYMENT TOTAL

50,000.00

Check (Ref #106874324) Tendered

Total Tendered

50,000.00 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)
IL EXHIBIT 1"
Page Number Five

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

NAME: On this 9th day of July, 2022. I.D. NUMBER: 1210652
INSTITUTION: 0F WRONGFUL CONVICTION (5) UNIT #: C.17.323614.1 (C.17)
GRIEVANCE # APPEAL DEPRIVATION GRIEVANCE LEVEL: CLAYM
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 refalse
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 throughing of 9th Circuit No.
22-15748, 2:21-cv-00499-JAD-DJA and
2:22-cv-00693-JAD-NJK. This demand of repairations
in humand language of \$76 too and 20 TE PENEWED
original: Attached to Grievance + filed in A.22. 853203.W
Pink: Inmate's Copy & MAILED PINK SLIP TO THE OFFICE OF: ANTHONY M. GOLDSTEIN
2421 Tech Center Court Suite No. 100
Las Vegas 518 V 69128 DOC-3097 (01/02)

JOIN Case No. A. 22. 85320	3.W Dept. No. XI	
JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	Case No. 2101275	
Name of Plaintiff(s) Matthew Travis Houston	Department No. 14 A-17-758861.C	
(Plaintiff's(s') Telephone Number) VERSUS	Dept. Nois) 17,18 am 29 MOTION FOR	
Name of Defendant(s) Rosemance McMonnis - Alexander, Ryan Kerbow, Brian P. Clark, et al	SMALL CLAIM CONTINUANCE	
Department 17 in DC Case No.	Y. 17.758861.C, XI	in A.22.853203.W
Plaintiff Request #1 #2		
Defendant Request #1 #2 #2		<u> </u>
Upon the application of Mathew Travise entitled matter be continued for the following reason(s): IS victim of conspiracy again faith, his livlihood, his follow of September 30th, 2016 Wrongful conviction In Conviction in Conviction in Conviction in Conviction of the malicious prosecution of his into a criminal ransom DATED this 9 Day of July	Matthese his person, his wing and his family caused permanent i7.323614-1, a seconspir committing chimed demand. False an	fotal disability, econd wrongful acy is a direct so with the to his indemnity rest 7.14-2021.
SIGNATURE (Nothber Trepuls ADDRESS No. 1210652 POB Indian Springs, N	Noverto 0x 650 V 89070-0650	

Original-File Copy-Plaintiff Copy -Defendant

LVJCVL Form -75 Revised 7/11

21 PO 1950 Department No. 14 A.17.758861.C Dept. Nols) 17, 18 and 29 MOTION FOR SMALL CLAIM CONTINUANCE	
,	
	ļ
DATE	
., Las Vegas, N∀ 89155-2511	, 20 22 _ at 9 m.
	A.17.758861.C Dept. Nols) 17,18 and 29 MOTION FOR SMALL CLAIM

1.

LVJC Form - ___ Revised 7/11

Page Number Eight

In support of this Motion, I allege the following:

- 1. I am an inmate incarcerated at High Desert State Prison.

 My mandatory release date is September 29th, 2025.
- The Department of Corrections is required to transport offenders to and from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

"1. Except as otherwise provided in this section, when an offender is required or requested to appear before a Court in this state, the Department shall transport the offender to and from Court on the day scheduled for his appearance.

- 2. If notice is not provided within the time set forth in NRS 50.215, the Department shall transport the offender to Court on the date scheduled for his appearance if it is possible to transport the offender in the usual manner for the transportation of offenders by the Department. If it is not possible for the Department to transport the offender in the usual manner:
- (a) The Department shall make the offender available on the date scheduled for his appearance to provide testimony by telephone or by video conference, if so requested by the Court.
- (b) The Department shall provide for special transportation of the offender to and from the Court, if the Court so orders. If the Court orders special transportation, it shall order the county in which the Court is located to reimburse the Department for any cost incurred for the special transportation.
- (c) The Court may order the county sheriff to transport the offender to and from the Court at the expense of the county."
- 3. My presence is required at the hearing because:

Page Number Nine

I AM NEEDED AS A WITNESS.

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

THE HEARING WILL BE AN EVIDENTIARY HEARING.

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

- 4. The prohibition against ex parte communication requires that I be present at any hearing at which the state is present and at which issues concerning the claims raised in my petition are addressed. U.S. Const. amends. V, VI.
- 5. If a person incarcerated in a state prison is required or is requested to appear as a witness in any action, the Department of Corrections must be notified in writing not less than 7 business days before the date scheduled for his appearance in Court if the inmate is incarcerated in a prison located not more than 40 miles from Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or more from Las Vegas, the Department of Corrections must be notified in writing not less than 14 business days before the date scheduled for the person's appearance in Court.
- 6. <u>High Desert State Prison</u> is located approximately 39-41 miles from Las Vegas, Nevada.

 Page Number Ten

- 7. If there is insufficient time to provide the required notice to the Department of Corrections for me to be transported to the hearing, I respectfully request that this Honorable Court order the Warden to make me available on the date of the scheduled appearance, by telephone, or video conference, pursuant to NRS 209.274(2)(a), so that I may provide relevant testimony and/or be present for the evidentiary hearing.
- 8. The rules of the institution prohibit me from placing telephone calls from the institution, except for collect calls, unless special arrangements are made with prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my telephone appearance can be made by contacting the following staff member at my institution: AW (Associate Warden), Julie Williams, whose telephone number is (702) 879-6789

Dated this 9+h day of July 2022

Matthew Travis Houston Matthew Travis Houston No. 1210652 @ H.D.S.P. 22010 Cold Creek Road Indian Springs, NV 89070

Page Number Eleven

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and AFFIRMATION Pursuant to NRS 239B.030 I, the undersigned, certify pursuant to NRCP 5(b), that on this 10 + 0 day of 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:

Mowsee Clark No. 52 6th, 2021)

Clerkis) of the Courts: Steven D. Grierson

"RJC"

Regional Injustice Center Amanda Ingersoll

"The Court of the Court of 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 The undersigned does hereby affirm that recipient address. preceding "EMERGENLY MOTION TO JOINDER NUMBER A-17.758861.6 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 Tonin House Matthew Travis Houston No. 1210652 @ "S.M.U." of HDSP 22010 Cold Creek Road

PO BOX 650 Indian Springs NV

29070-0650

Page Number Twelve

LEGAL MAIL

#1 210652
PO FOX 650
22010 Cold Creek Road
Indian Springs, MV

MO 70-0650

MO 70-0650

MATTHEW + HOUSING, CHIP.

in re A.22. 853203.W Clerkls) of the Courts Regional Justice Center 200 Lewis Ave., 3rd Floor Pc Box 551601 Las Veges, NV 89155-1601

, the things and the same and t

LAS VEGAS NV 890

"EX PARTE" 1 0021 LETTER OF MOTION EMERGENLY Matthew Travis Houston, CHTO. P.O. BOX 650 (HOSP) 22010 Cold Creek Roud 3 Indian Springs, NV 59070-0650 p: (702) 879-6789 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA > CASE No. : C · 17 · 323 614 · 1 + В MATTHEW TRAVIS HOUSTON. DEPT. No .: DEPT. No.: 17. 758861.0 4 DEPT. No.: 17. 18 and 29 C.21.357927.14 Plaintiff, Plaintiff-in-Emor 9 and the Petitioner-appellant, 10 → CASE No.: A. 22. 853203 · W - 4. -vs - 11 DEPT. NO .: THE MANDALAY BAY CORP. ET AL AND THE DEEP STATE OF 12 rede novo hearings) requested & NEVADA, ET AL. Defendant -8/3/12(12/2 13 respondent(s) 14 EMERGENCY MOTION TO STAY THE REMITTITUR 15 IN ALL APPEALS OF MATTHEW TRAVIS HOUSTON, NOT 16 LIMITED TO 79408, 80562, 80562-COA, 84281, 17 84417, 84418, 84477, 84478, 84885, 84886, 18 19 AND 84887 PENDING APPLICATION TO THE SUPREME COURT OF THE UNITED STATES FOR A WRIT OF 20 CERTIORARI 21 elde novo hearings) requested

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YOU WILL PLEASE TAKE NOTICE of the attatived motions as you will please TAKE NOTICE of this RENEWED AND EMERGENCY MOTION FOR PRODUCTION OF 19-037339" to the Eighth Judicial District Court in Case No. C-17-323614-1 and file into the appropriate appeals.
Page Numbers One of Twelve

0	ATTN: Deputy Clerk	Amando	Inger	soll
•	0021 - TO: THE SUPREME COURT OF	T OF NEW	MDA	
2	AND THE COURT OF A	APPEALS	, 0=	
۶ ۲	→ NEVADA DEPARTMENT OF C			
5	ON AN GRIEVANT'S STATEMENT CONT	INUATION	FORM	
2345678910	(FROM) MATTEW TRAVIS HOUSTON I	er proced .D. NUMBER:	eding I. 1210656	Fo Peg 2
10 @	the INSTITUTION: →HDSP++"S.M.U."++> 1	JNIT #:	3.A.2	
11 12 13	DATED: July 10th, 2022 "GRIEVA	NCE LEVEL=	EXHAUSTE	LD"
13 14	GRIEVANT'S STATEMENT CONTINUATION.	PG	_ OF	
15	de novo requested in APPEAL	No(s):	79408	A
16			80562	В
17	MATTHEW TRAVIS HOUSTON	8056	52-coA	- c
18		842	81	Þ
19		844	17	E
20		844	18	F
21	THE MANDALAY BAY CORP.,	844	177	6
22	AND THE DEEP STATE OF	EP	8 844	78-H
23	NEVADA, ET AL	848	85	I
24		848	86	<u>J</u>
25	YOU WILL NOW TAKE NOTICE OF -	z and	8488	— 7-K
→ 26	EMERGENCY MOTION TO STAY THE	REMITT		
27	APPEALS OF MATTHEW TRAVIS HOUSTON			-
2%	79408, 80562, 80562-COA, 8428	1, 84417	F 844 18	3,
29	84477, 84478, 84485, 84486			
3°	APPLICATION TO THE SUPREME COL		· · · · · · · · · · · · · · · · · · ·	
31 32 33	STATES FOR A WRIT OF CERT Original: Attached to Grievance Pink: Inmate's Copy	IORARI	_	
34	to the cierk(s): TITLE OF W	10710N =	LINES	6-31
35	DATEP: this loth day BY: X. Max	thew Trav	is Houston	^
36 37	of July, 2022 Page Number Two524 No. 1	210652 velve	DOC – 3097 (01	/02)

MATTHEW TRAVIS

HOUSTON, CHTO.

LAS VEGAS NV 890

MAIL *

* LEGAL 701998540410

> CLERKIS) OF THE COURTIBILL 2022 PM & I steven D. Grierson, Heather Ungermann, Michaelle Chaunte Plensant and Amada Ingersell EX PARTE LETTER OF MOTION THE HONORABIE PO BOX 551601 200 LEWIS AVE. 89155-1601 Regional Justice Las Vegas, NV THE CHAMBERS CRYSTAL ELLER, AND JAMES CROCKETT Center, 3rd Floor

RECEIVED

HIGH DESERTSTATE PRISON UNIT3AB JUL 17 2022



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. 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

Case Number:

A-22-853203-W

AMD Law PLLC

Alexis M Duecker Esq

Department:

Department 11

8687 W Sahara Ave Ste 201 Las Vegas NV 89117

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

1	0054	
2	MATTHEW TRAVIS HOUSTON, CH	70,
3	P.D. Box 650 - 22010 Cold (reek	Road
4	1ndjan Spoings NV 89070-0650 p: (702) 879-6789	
5	DISTR	ICT COURT
6	CLARK CO	UNTY, NEVADA
7		
8	MATTHEW TRAVIS HOUSTON,	
9	Plaintiff-in-Error and Petiticner - appellant	
lo	VS-	CASE NO. A.22.853203.W
11		DEPT No. XI
12	CALVIN JOHNSON, ET AL,	
13	Respondent (s)	
14		
15	EMERGENCY MO	TION FOR
16.	SUMMARY	JUDGEMENT(S)
17		
18		
19		
20		
21	YOU WILL NOW PI	EASE TAKE NOTICE
22	of the attatched "EXHI	BIT 1" and enter
23	judgement(s) according to p	protocol of the current
24	DEFAULT status of the	STATE OF NEVADA, et al.
25		
26		
27		
28	Page 524	umber One of Forty-four
	, J	•

T P C I

EXHIBIT 1

MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE

ORIGINAL O

A-22-853203-W

Case No., Dept. No.. Dept. 11

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

MATTHEW TRAVIS HOUSION Petitioner.

٧.

PETITION FOR WRIT OF HABEAS CORPUS (POSTCONVICTION)

CALVIN DOHNSON ET AL Respondent(s)

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Respondent(s)

20/20/This is what could have been filed by or made most new Seex BERNARD LITTLE had be done any communications (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, what seever 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 attorneyclient 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 imprison	ed or w	here a	and how you are presently
trained of your liberty: High Desert State Prison			•
,		********	00=0>0000000000000000000000000000000000
2. Name and location of court which entered the independent			P. L. W

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

28

1	(b) If sentence is death, state any date upon which execution is scheduled:
2	6. Are you presently serving a sentence for a conviction other than the conviction under attack in this motion?
3	Yes NoX
4	If "yes," list crime, case number and sentence being served at this time:
5	
6	
7	7. Nature of offense involved in conviction being challenged:Aggrivated Stalking
8	3
9	8. What was your plea? (check one)
10.	(a) Not guiltyX
11	(b) Guilty
12	(c) Guilty but mentally ill
13	(d) Nolo contendere
14	9. If you entered a plea of guilty or guilty but mentally ill to one count of an indictment or information, and a
15	plea of not guilty to another count of an indictment or information, or if a plea of guilty or guilty but mentally ill was
16	negotiated, give details: I did NOT give my express concent to any of this and
17	the State of Nevada is illegally violating my right to withdraw my plea.
18	10. If you were found guilty or guilty but mentally ill after a plea of not guilty, was the finding made by: (check one)
19	(a) Jury
20	(b) Judge without a jury .X
21	11. Did you testify at the trial? YesNo
22	12. Did you appeal from the judgment of conviction? YesX. No
23	13. If you did appeal, answer the following:
24	(a) Name of court: Supreme Court of Nevada
25	(b) Case number or citation: 84281 , 84478
26	(c) Result: Dismissed and dismissed
27	(d) Date of result: March 10th, 2022 and April 18th, 2022
28	(Attach conv of order or decision is another a

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
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
. B	(2) Nature of proceeding: Petition For Rehearing Under NRAP 40
9	
10	(3) Grounds raised: Procedural misconduct, ineffective aid of counsels
11	personal restraint polition and they should have a copy of the Initial
12	DIRECT APPEALS
13	(4) Did you receive an evidentiary hearing on your petition, application or motion? Yes No
14	(5) Result: Rehearing devied. NRAP HOL)
1.5	(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.	and the second s
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 26	(7) If known, citations of any written opinion or date of orders entered pursuant to such result:
27	(c) As to any third or subsequent additional applications or motions, give the same information as above list

them on a separate sheet and attach. (Now See Page 3a)

on, explain briefly why you
be included on paper which
itten or typewritten pages in

any other court by way of
f so, identify:

ic facts in response to this
ched to the petition. Your

al pages you have attached,
nds were not so presented,
nse to this question. Your
n. Your response may not
E P

1	·
2	19. Are you filing this petition more than 1 year following the filing of the judgment of conviction or the filing
3	of a decision on direct appeal? If so, state briefly the reasons for the delay. (You must relate specific facts in
4	response to this question. Your response may be included on paper which is 8 1/2 by 11 inches attached to the
5	petition. Your response may not exceed five handwritten or typewritten pages in length.)
6	***************************************
7	20. Do you have any petition or appeal now pending in any court, either state or federal, as to the judgment
8	under attack? Yes No
9	If yes, state what court and the case number: C-17-323614-1 (Eignth Judicial District
.0	Court) and los Vegas Municipal Court # 1248384A and # C1237802A
1	21. Give the name of each attorney who represented you in the proceeding resulting in your conviction and on
2	direct appeal: Anthony M. Goldstein, Benard Little, Jeremy Wood and Las Veyas Municipal Attorney. I was NOT appointed counsel on direct appeal (filed pro se)
3	Veras Municipal Attorney. I was NOT appointed counsel on direct appeal (filed pro se)
4	22. Do you have any future sentences to serve after you complete the sentence imposed by the judgment under
5	attack? Yes No
6	If yes, specify where and when it is to be served, if you know:
7	***************************************
8	23. State concisely every ground on which you claim that you are being held unlawfully. Summarize briefly the
9	facts supporting each ground. If necessary you may attach pages stating additional grounds and facts
٥	supporting same.
1	
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1	23(a). ONE Ineffective aid of counsel due to the fact that
2	Petitioner was forced to file his own DIRECT APPEAL
3	lafter being hindered by numerous procedural errors and
4	conflicts of interest as result of being provided misinformation.
5	Supporting FACTS (Tell your story briefly without citing cases or law.): See attatched copy
6	OF DIRECT APPEAL' Filed pro se, pages I - 12 specifically
7	page No. I showing filing dates of February 17th and 18th of
8	2022. Page 2 showing events of July 14th, July 15th and
9	December 6th, 2021. Page No. 7 showing the events of December
10	10th, 2021. Page No. 11 showing some of the results of
11	Petitioner:s rights being violated intentionally by law enforcement
12	the courts AND the prosecution. Upon the allegation by a
13	defendant of insufficient performance by assigned counsel, the
1.4	trial court has an obligation to hold a hervirg on the record to
LS	establish if a true conflict exists. See Young v. State, 120 Nev. 963(2004).
le	Petitioner's now withness attorney Benord Little was ineffective for
۱7	knowing his client alleged a conflict of interest and failing to notify
LB	the court when he was mistakenly re-appointed to represent the
L9	PetiHoner on Pecember 6th, 2021. Nevada Rule of Professional Conduct 2.1
20	"Advisor" reads: "In representing a client, a larger shall exercise independent
21	professional judgement and render condid advice. In rendering advice a
22	lawyer may refer not only to law but to other considerations such as moral,
23	Cronomic, social and political factors that may be relevant to the
4	client's situation." Both the Petitioner and Benard Little requested that
5	counsil withdray alleging conflicts of interest. See Young is State, "the court
6	must conduct un injuicy into the alloged conflicts), although the attorney-
7	client privelege should not be invaded unless absolutely necessary, >>
8	Petitioner was not granted a "Young HEARING" thus violating his (NOW See Page 6a)
	· • • • • • • • • • • • • • • • • • • •

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	1	23(b) Two Ineffective aid of counsil due to the fact that
	2	Petitioner was not deemed to be competent before the
	3	alleged plea agreement was filed nor did Petitioner witness
	4	the alleged plea agreement will after being moved to H.O.S.F
	5	Supporting FACTS (Tell your story briefly without citing cases or law.): See the attached
	6	pro se filed DIRECT APPEAL' specifically page number 2, page
	7	number 3, page number 4, page number 5 and page number
	8	6. By entering a plea to a charge that is beyond the
.	9	scope of his actual conduct, his plea was not knowingly
!	10	and intelligently mode. "A defendant's quilty plea must be
	11	voluntary, knowing and intelligent to satisfy constitutional
	12	due process." State v. Freese, 116 Nev. 1097, 1108, 13 P. 3d
	13	442, 449 (2000). The & Supreme Court of the United States
	14	has used slightly different language when describing the voluntary.
	15	knowing and intelligent requirement, but the same general
	16	Standard is likewise federally enforced. See, Parke v. Raley,
	17	506 U.S. 20, 28-29, 121 L. Ed. 2d 391, 113 S. Ct, 5/7 (1992)
	18	Idescribing the standard as both "knowing and voluntary" and
	19	"xoluntary and intelligent"; Boykin v. Alabama, 395 U.S. 238, 242, 23 L. Ed. 2d. 274, B9 S. Ct. 1709 (1969) ("intelligent and
	20	23 L, Ed. 2d. 274, 89 S. Ct. 1709 (1969) ("intelligent and
	21	Valuatory 35); Mc Carthy v. United States, 394 U.S. 459, 466
	22	Voluntary 25); McCarthy v. United States, 394 U.S. 459, 466 22 L. Ed. 2d 418, 89 S. Ct. 1166 (1969) (a voluntary and knowing 29).
	23	
	24	
	25	harring of the state of the sta
	26	***************************************
	27	
	28	

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 occurate transcripts of the events leading to this most Supporting FACTS (Tell your story briefly without citing cases or law.): Mrangful convetion, the record will reflect that no investigation was done (vego vs. Ryan, 9th Cir.) of any defence, evidence or any of the alleged witnesses. Counsel failed to investigate competancy, failed to move For suppression of evidence because there was none and failed to oppose the "INFORMATION". A conflict of interest was made when course 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 counsil and the prosecution failed to enguage in any sort of meaningful plea regotiations. 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 Seperate malpractice proceeding. Counsel's absence during the issuance of no contact order hearings violated Petitioner's 6th Amendment rights. According to Mitchell ve, Mason, there was nothing less than a complete devial of counsil considering Beneral Little communicated with the Petitioner less then 6 minutes since the alleged complaints were filed. Substantial prejudice of the Petitioner resulted with counsil's failure to request any sort of continuouse, especially as the unnamed "substitute judge" was to have vacated sentencing on November 29th, 2021 constituting a devial of continuance. The Petitioner was not given any advice concerning pleas going to trial or preserving his rights.

23 (d) Ground FOUR: Devial of the Petitioner's constitutional right to self-representation. See attatched DIRECT APPEAL pages 1-12, specifically page No. 12. Petitioner did not ask to be appointed counsil and was denied his right to utilize standby counsel. Supporting FACTS (Tell your story briefly without citing cases or law.): A motor axivance of this is that I am blind-visually impaired and suffer from rearing tinnitus, so all the noise from building #9 was beyond unbearable, and now I im informed that I im being denied my ability to make an appointment to the law library from Behavior Modification Units so this in reself is the denial of my right to selfrepresentation, and is a continuation of that denial from before July 14th, 2021 and is a continuation of when Clark County Public Pretender's Office Benard Little Frmy Wood and Cascandon Diez deliberately and indifferently refixed to help me represent myself. Specifically when on October Benard Little went out of his way to recuse himself so that Anthony M. Goldstein could withdraw my void plea agreement that I never seen, read or was read to in 1th entirety. Michael P. Villani did NOT read to me the of the terms and conditions on October 4, 2021 because I am deaf and suffer from coaring timeitus I could not hear him in room anyways, especially as being a survivor of October 1st, 2017 all I hear are machine guns tring due to CPTSD and just because I'm 25 permanently totally disabled from September 30th, 2016 after 3 month coma from 45' fall mark accident please 26 ter case # A-17-758861-C did NOT que this court the right to abuse my service dog JOHNY CHEH and puppy in training 29 GEORGE LUCKS. (Now See Page 11)

EXECUTED at High Desert State Prison on the	ne day of the month of, 20	
<u>:</u>		
Trat Post of Co.		
High Desert State Prison Post Office Box 650		·.
Indian Springs, Nevada 89070		
Petitioner in Proper Person		
	VERIFICATION	
information and belief, and as to such matters th	res that the undersigned is the petitioner named in true of the undersigned's own knowledge, except a e undersigned believes them to be true.	the foregoing petition and as to those matters stated on

High Desert State Prison		110001100
Post Office Box 650		
Indian Springs, Nevada 89070		
Petitioner in Proper Person		
High II AFFIRM	ATION (Pursuant to NDS 6607)	·
Postalitana	ATION (Pursuant to NRS 239B.030)	
The undersigned does hereby affirm that the precedent Court Case Number	ceeding PETITION FOR WRIT OF HABEAS CO	RPUS filed in District
positive running	Does not contain the social security number of any	y person.
High Desert State Prison		Electronium and
Post Office Box 650		TO CHARLES HERE
Indian Springs, Nevada 89070		
Petitioner in Proper Person		
CERTI	FICATE OF SERVICE BY MAIL	
, hereby ce	rtify pursuant to N.R.C.P. 5(b), that on thisd	
20 I mailed a true and corn	ect copy of the foregoing PETITION FOR WRIT	OF HAPEAS CORPUS
addressed to:	o o o o o o o o o o o o o o o o o o o	OI IIMBAB CORPUS
Warden High Desert State Prison	Attorney General of Nevada	
Post Office Box 650	100 North Carson Street	
Indian Springs, Nevada 89070	Carson City, Nevada 89701	
Clark County District Attorney's Office		•
200 Lewis Avenue		
Las Vegas, Nevada 89155		12.00
N. C.		i in a spirit La company
High Donort Chata D.		,
High Desert State Prison Post Office Box 650		
Indian Springs, Nevada 89070		
Petitioner in Proper Person		10
Print your name and NDOC back number and sig		10
"	<u>n</u>	,

1	166) (1) Name of Court: Eighth Judicial District Court
. 2	
3	
4	1 6 7 7
5	
6	
7	ineffective aid of counsil due to the fact that procedural errors
8	
. 9	
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	(1) If known, citations of any written opinion or date of orders
14	entered pursuant to such result:
15	16. (4)(1)
16	_(2)
17	
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2 2	
2 3	
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2 5	
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27	
28	Page 3α
	F00

,	Fourteenth Amendment right to due process of law and his sixth
	Amendment right to effective assistance of counsel.
;	Foilure to execute motions: Florida Bor v. Mortinez, 717
4	P.2d 1121 (NM 1986) Violating ABA rule 4.3(c)(1) "For an attorney
į	to suppress motions where the circumstances indicated such
(motions should be filed and executed constitutes ineffective
7	assistance of counsel." Benowd Little neglected his duty in
8	representing the Petitioner when the original of EMERGENCY
9	MOTION TO OPPOSE REMAND AND DISMISS CASE IN 1715
	ENTIRETY " was forwarded from Clerk's office to Clerk County
11	Public Defenders office than a copy was mailed after the initial
12	pro se tiling in October, Zozi not until four months later in
13	February, 2022 was the copy recorded by Petitioner after he had
14	alteady been wrong filly convicted and moved to High Desert
15	State Prison was Petitioner finally able to file a renewed
16	MOTION TO DISMISS!, See People V. Rotenbarg, 635 P. 2d 270
17	(Colo 1981), Strickland v. Washington, 104 S. CT 2052 (1984).
18	By tailing to keep both the court and his client informed
1 9	after repeated attempts by the letitioner requesting information
20	and by requesting his own withraw 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, Bos F. 2d 1391, 1394 (9th Cr. 1886).
24	
25	
26	
27	
28	Page 6a
• 1	•

(e) Ground FIVE: Unlawful search and Siezure. See attatched *DIRECT APPEAL's pages 1-12 specifically page No. 2 and page No. Not that the courts ever cared, but the fictitious DECLARATION OF WARRANT wasnit 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 cope on July 14th, 2021, nor have I been read any still to this recent supplimental amendment to this hobers corpus on this most unholy Easter Sunday in the Behavior Modification Unit here at M.D.S.P. unlawful search and siezure put the Petitioner into a further state of duress and emotional distress this added to Benard Little and Jeremy Wood's failure to do any sort ef investigation to negotiate a VALID plea agreement. Benard Little failed in moving to withdravel the plea agreement when he withdrew 10/5/2021, constituting misadvice and misinformation to both the counts and the Petitioner. 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 "guity 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 dops, not sent to Las Vegas City Jail to face double-jeopardy charges.

Page ||

23. GROUND ONE : 165	
1011M INVVAN (2 72 7	,
(PETHONTER WAS BRIED TO RILE HIS Friday Stomped by HDSP: 2/10/2	22
1 MANTHEW TRAVIS HOUSTON # 7035801 @ CCDC; pro Se	2
2 / # 1210652 @ NDOC - P.O. Box 650 - Indian Springs, NV - 89070	-
3 EIGHTH JUDICIAL DISTRICT COURT	_
"Y CLARK COUNTY NEVADA	
5	
6 Matthew Travis Houston Case # C-21-357927-1	-
1 Appellant Deat # X - ELED S	,
8 VS1 25 FEB 18 2022 11 200 AV	<u>:-</u> ــ
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10 Respondent des povo hearings requested	
12 MOTIONDIRECTO APPEAL (Supreme) Court 125 10	
13 Newada Appeal No. 184281 dismissed March 10,620,22)	-
14 Comes now, Plaintiff m. Error Houston who.	-
15 moves this Monarable Court to impose sanctions	-
16 upon officials not limited to Tierra vones, her substitute.	ī
17 Michael P. Villaria Magistrate De La Garza)
18 Scott Poisson, Brian P. Clarkes Christopher Burk,	-
19 Erica Tosh, Jason Barrus, Andrew Fhahive,	-
20 Daniel Schwartz, Sheriff Joe Lombardo, Moc (10	-
Topalauckas and whomever else is to be called	
22 by this court in the manifestation of justices to improve	•
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23. a. GROUND ONE:

SINCE PETITIONER WAS INEFFECTIVE AID OF COUNSEL FORCED TO FILE HIS OWN DIRECT APPEAL AND BEING NEGLECTED IN FISHTANK AT. H. D.S.P. EMERGENCY MOTION FOR PE NOVO RECEIVED DEC. 27 .: Stamped by HOSP: 2/10/2022 USPS: 2/11/2022 SMATEME Received by Clerk 2/17/2022 Filed by Clerk 2/18/2022 lυ 11 12 be inco impoundment 22 23 overreaching prosecution Vanje Wher colors

3. Inestective aid of coursel as well as procedutorial ward rount 249 23. a misconduct when being dead deprived of proper application to (bround mental hearth court, drug court and failure to deem Petitioner (bround competent before plea burgaining and of a sentencing & Denial of Competency (2) Dianne Ferrante has caused not only. Norther Houston but the further injured whom mon and totally permanently disabled mistignale ments, intispousibility, willful neglect schemes but limited extention of Houston's disability dains which are substantially proven by the events of October Ist Sedequick and its counsil Dan Schwartz are an abotable must be held accountable domages inflicted upon Houston and the people the State of Nevada In regards Houston has and continues to suffer from PERSONS SANDROME as result of SURVIVING HUMEROUS other than ONE and OCTORER at Mandaloy Bay Resort including: Lifing uncle Randall Schoenherr 17 while illegally inconcerated in NDOC for a dismissed case. · suicide of uncle Rollie Schoenherr · divorce from abusive spouce in 2014 after learning 20 that his son was more his and victim of domestic violence. brother Mitchell Ryan Houston - 2014 · witnessed domestic violence between his porents 23 very often as a child-an1984 - 2000. IN RE JANUARY 26-27, 2022: Lostnight I was working again, with forklift. Operator was Tripp in -6 Nachville IN from CREW ONE who kept telling me its olary to ride 28 how my night hand was smashed in 2013 while working for C-DIVE. I was getting the second for submem 12 age # 3544

23.6 Ground Two continued (Denial of competancy hearing)

(page # 4 of DIRECT APPEAL) MENDED PETITION FOR JUDICIAL July 14th 2021 - current of illegal at dome of this writing being on or about Thursday Tanuary 27th, 2022, ofter waking up from CPTSD nightwore:
The primary factor showing the judicial brases a Defitioner is the fact that Tierra Tones never petitioner's first Perform FOR WRIT OF MABEAS prepared Henalty incorrected at TeleVICIC Cherry his wrongful case No. C-17-323614-2, date and dept. untown to petitioner's surrent false impresonment DEFAULT STATUS OF state of Movada 12 reinforced by the fact that the petitioner's drafts for a FOR A WRIT OF HABEAS CORPUS, along with the of petitioners correspondence are being withheld by the Clark County Public Deforder's office for no reason other than the intentional disregard for injured worker's mights. This bias is proved by numerous case history, one of which being where an inclustrial work occident causing workers fortality was 19 determined by the counts to compensate only \$10,000 to surriving family to assist in priving funeral expense. death was of an employee of Rivino Staging and expences. MGM Grand Arena and the. case is being served A-17-758861-1 Dept. 29 and mistiple malicious prosecution of the state has attempted to make an example out of an honest and law orbiding man, will now Illustrate accorate and truthol examples that explain how reoccorning effect Dave Growl, as most sorely,

Ground Two continued 23. b. Word count: 183

Denial of EXHIBIT November 25th 2021

competency hearing) (Denial of 1 At just about every Foos concert, the bond 2 plays 2011 "Walk" which has some of the most audocious lyrics Grohl - or anyone, really ever-wrote. Every night when he sings the line. "I never want to die," says Smear," I look of him every time and think of Kurt. Every single time. Because Kurt was, "I hate myself and I want to die. And that's the opposite-ness of them. And I do so love being with life lovers." As it happens, Smear is correct about the inspiration behind that song. "It kind of comes from the day after Kart died" Grohl Says, his voice a little softer than usual "Waking up that morning and realizing oh, shit, he's not here anymore. I am. Like, I get to wake up 16 and he doesnit. I'm making a cup of coffee. And he cant: I'm gonna turn on the radio. 18 And he wont. That was a big revelation to me.
"I think also in life, you get trapped
in crisis, where you imagine, there's no way out 20 21 When really if you done to consider that i crisis 22 a blip on the radar, its easier to push through. And yea, I was just like, I don't want anyone to have that feeling that 23 24 25 had that morning." 26 27 2日 EXHIBIT and APPEN 1a

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(Treffective And of Coursel) DIRECT APPEAL Ground Four. 23. d.
(States demand of Defendants WORD COUNT: 232 Ground POINTS AND AUTHORITIES are not limited double - reppard -ount prigral Sar mode WOL denied 18 9 requiremente hark 23 24 Anthony 26 the: minifoc. 27 prejudiced by Berry Mental

Ground Three: 23.d. Ground Four: 254 (State's devial of Desendant's 23, C. (Prosecutorial Misconduct) constitutional right to defend himself) 1. Defendant has been overwhelmingly prejudicedular this 2 case, especially with the initial statement 3 prosecution labelling Houston as a danger to Society 4 and when female judge Tierra Dones, after Ben Little 5 failed to rebut the talse pretences mude 6 Mc Morris, made personal comments the Defendant offer 5th Amendment rights, especially considering the fact that prior to the Defendant being in had never seen R. McMarris in d person, up close or from ofar nor had he communicated with her over any sort of telephone, e-mail, /sten/ng device social media or otherwise. Petitioner/defendant was denied his constitutional right to defend himself without counsel when the substitute judge appointed Anthony M. Goldstein. See Hollis v. State, 95 Nev. 664, 601 P. 2d 62, 1979 Nev. LEXIS 637 (Nev. 1979). "inreliable" is self-explonitory, see Buffalo v. State, 111 Nev. 1139, 901 P. 22 647, 111 Nev. Adv. Rep. 127, 1995 Nev. LEXIS 125 (Nev. 1995). Tierra Jones and every other individual refusing to take accomplability for the current injustices against Petitioner. is quilty of violating. NRS & 484.219 , renumbered to NRS 484E.OK and should be changed with leaving the scene of a single occident because deliberate indifference is wrong, just as R. Mc Morris lies 23 she told on necond were. See Frestone v. State, 120 Nev. 13, 83: 24 P. 3d 279, 120 Nov. Adv. Rep., 3, 2004 Nev. LEXIS 3 (Nev. 2004) Furthermore, the credit for presentence inconceration of the 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).

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THE FOURTH (4th) AMENOMENT OF THE CONSTITUTION (U.S.) FRUIT OF THE POISONUS TREE 23. E. The 4th Andt requires that a seven und to a warrant supported by siezore be pursuant probable cause. Exceptions to the wareing requirement under Terry Include "traffic stopes which must meet terry regularements. The Ham Amold places strict limitations on the state in its of power and airthursty "-The Crossing by Michael Connelly. 11 time and injured worker for the second 12 case #A-17-758861-C3 making false claims of 13 Supposed "lifetime re-opening rights" to a been closed valid exercise of constitutional authority in devada or anywhere else in U.S.A. especially Colorado, Jour and California Mr. Housen Committed none these MOGRIVATED STALKING Grences as 2·0 shown on record by the alleged viction R. 21 Mc Marris whom However her notion 22 until brouht to unfair hearings, has no the as do her family resides, and 24 correct way that Houston report 25 the SERBWICK Scams of 26 LUMPO HOWE YOREST Lacit 15 Horsean 2.7 their nealigout scom of extention. The 28 trampted on Houseast rights from unlawful search and Selzure, right as air American citizen and desecrated the

. WORD COUNT: 272 23, a. GROUND ONE: INEFFECTIVE AID OF COUNSEL 23. E. GROUND THREE: MALICIOUS PROSECUTION
AND PROSECUTORIAL MIS CONDUCT
1 Petitoner-appellant was unable to telephone Anthony M. Goldstein dubito indigence and CCDC not allowing collect calls, nor was he provided any sont of phone number to his court appointed attorney's office and not visted enough by the Clark County Public Defenders office. See Young v. State, 120 Nev. 963 (2004) To reference for further use page 3 lines 10-14, appellant was subjected to double jeopardy which began before he was arrested since the worrant was illegal due to the facts that appellant was never sorved with any sort of summons to the charges made against him, nor was he informed that 12 any sort of crime might have taken place, especially because he did Not reside within the jurisdiction of the State of Nevada. See State v. Blackwell, 65 Nev. 405, 198 P.2d 280, 1948 Nev. 15 LEXIS 65 (Ner. 1948) cert. denied, 336 U.S. 939, 69 S.Ct. 742, 93 L. Ed. 1097, 1949 U.S. LEXIS 2642 (U.S. 1944). This false imprisonment amounts to kidnapping by the fact that 18 Appellant and his trained service animals were removed from 3041 19 Saint Rose Pkmy, Henderson, NV to another place. See 174 N. E. 162,163 20 This unlawful removal was of a substantial distance and subtential 21 time period in an isolated place for the surpose of Sedgwick obtaining 22 an award facilitating numerous felonies not only by both harming 23 and terrorizing the Appellant. The interruptions of Appellants 24 workers compensation, social security and personal injury 15 litigations and advocacy is interfering with government for function. See Model Penal Code & 212, 1. The abduction being 7 purportrated by employees of Serigwick and in coersion with law enforcement has transformed the Appellant's indemnity into nothing

WORD COUNT: 290

23. d. GROUND FOUR: Denial of right to self-representation.

Petitioner appellant did not feel comfortable with court appointed 2 counsil filing his Motion to WITMORAW PLEA while in custody because 3 at a prior heuring, the previous case involved a defendant who committed identity theft. What with appellant being a violin of ID theft his duress increased this case illustrates how the State of Mevada cares not for its 6 citizens, visitors nor injured workers and shows little if no record 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 for trained service animals, It lo is nothing more than a play and a shallow attempt to recruit more of the poor and unlocky into the forced slave labor camps of the Nevada Division of Forestry; so that corporate welfore may 13 take advantage of the working-class while profiting off of
14 the weak and underpriveleged; caring not of freedom nor for
15 the sumprisoned. The malicious prosecution employed expidative
16 tactics in obtaining their wrongful convictions to obstruct notonly the Betitioner's entire life but they have delayed the orderly process of the criminal justice system. in siding with an insurance scam over the true victim, that being this principal and Plaintiff In Error, Matthew Travis Houston. WHEREFORE, the undersigned demands that the court conducts proper and accurate judicial reviews of this case and ALL others related, not limited to the following: #A-17-758861 24 Supreme Court of Nevada Appeals 758867 and #32361 25 Las Vegas Musicipal Court #C/248384A/and #C1237802 D'Strict Court Cose#C-17-323614-1 27 Respectfully submitted, x 28 DATED THIS IST day of February Cozz. Appellant Matter Tour Housem
29 Signed under the declaration map # 13 NRCB AIN ARE 220 R 020

BILIND / VISUALLY IMPAIRE HOUSTON CCCAC City/State/Zip: Phone: FILED JAN 03 2022 EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA January 25, 2022 x indirent * Plaintiff, in cryor JOINOFR + A-17-7594575 10 DECEMBER 11 Dept. No.: can't remembe Mandalay Bay C-21-357927-1 to CRT 033713 C-17-323614-1 40 13 14 15 16 **MOTION TO DISMISS COUNSE** Error + W House 17 COMES NOW, the Matthew 18 Honorable Court to dismiss Defendant's counsel. Berard Little SELF 20 This Motion is based upon all papers, pleadings, and documents on file) 1 Shiepping & permanently she is a blutant 95 22 23 It is respectfully requested of this court to grant this Motion to Dismiss Counsel and 24 SEOGWICK Appoint Alternate Counsel for the reasons listed below: compensation incurance, as dis 20 plichues P Villani from Panies Schwarzs
29 Karen Schwarz top nonu other criminals...

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i 1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY Convention Center, where h-steel climber unique units deployed from Alliance 7720 and other to employees, employers coworker ustico thereafter, about illecal incuceration 'ISSIAL SEDGW ICK -MAD MOWS to sign the ILLEGAL CONTRACT for etc. stenders and wrong with Brain Injury is worse of you... just ask my good bro

LAS VEGAS METROPOLITAN POLICE DEPARTMENT DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

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(Plaintiff in transments (notice of DEPAOLT) Defendant, 400570 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 5 following cases, statutes, and/or rules of professional conduct: 6 10 13 14 DECEMBER 15 16 17 20 21 WHEREFORE, the undersigned prays that the court grant Defendant's Motion to 22 Dismiss Counsel and 23 24 25 Revereso. 26 Respocifully submitted Trains Howson
= I S. Main Green July #300 X Los Venous 121 - 22:01

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LIND / VISUALLY IMPAIRE HOUSTON ECCLOC City/State/Zip: was additional JAN 03 2022 5 **EIGHTH JUDICIAL DISTRICT COURT** 6 7 x indigent * D', ORAL Plaintiff. M Ervor Case No .: A 10 DECEMBER 11 Dept. No.: can't remembe C-21-357927-1 Ykudalay Bay 12 13 14 SETTING HERNING FOZA 15 16 **MOTION TO DISMISS COUNSEL** COMES NOW, the Plaintiff in E. 17 18 Honorable Court to dismiss Defendant's counsel, Berard Little SELF 20 This Motion is based upon all papers, pleadings, and documents on file) 1 Shiepinglak 3 she is a 95 23 It is respectfully requested of this court to grant this Motion to Dismiss Counsel and 24 SEOGWICK Appoint Alternate Counsel for the reasons listed below: compensation insurance, most likely Mugistrate De La Garza as did Michaes P Villani from Paniels Schwartz Karen Schwartz for many other criminals...

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1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY units deployed Alliance coworker thereafter. about the for CONTRACT with you... just ask my good bro

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT DETENTION SERVICES DIVISION

MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST

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Refer to: E	Sick Call Des: \$8.00 I	octor Nurse Medical Access to or actual cos	Psychiati Fee \$5.0 t (whichever is	rist Dentist 0 Medication 3 higher)	☐ DON [ Fee ☐ \$3.0 ☐ No C	00 Medicati harge	on Ren
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Plaintiff in the ARGUMENT, (notice of DEPAOLT) Defendant, 400570 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: "DRUG DECEMBER 17. WHEREFORE, the undersigned prays that the court grant Defendant's Motion to Dismiss Counsel and Reversion Trains Yourson Los Venous 124 - 2001

_/	CERTIFICATE OF PULL
2	134 MAIL
3	(pursuant to N.R.S.
4	declaration Swan under penalty
5	of perjury etc.)
<u></u>	
7	prisoner is indigent
8	
9	X
10	#1210652 @ N.O.O.G.
11	# 703 SPUC CCOC
12	0.000
13	Matthew Travis Housdon
14	JANUSTON
15	
16	12/21/2021@
17	
18	H. D. S. P.
19	P.O. B.x 650
20	Indian Sonings No
21	Indian Springs, NV \$9070-0650
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Proc Box 630 Troion Spring N/ Dao70-1650 There D. regas, My 000000-10168 J9155-1160 73 DEC 2021 PM 5 1 LAS VEGAS NV 890 

### **CERTFICATE OF SERVICE BY MAILING**

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 11th
3	day of Mov 20 22 I mailed a true and correct copy of the foregoing, "RENEWED
4	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,
6	addressed as follows: PETITICHERIS EMERGENCY MOTION FOR
7	AN ORDER TO SUPPRESS HEARING FROM DECEMBER 6TH, ZOZI"
8	DECEMBER 614, 6021
9	
10	
11	,
12	clerk & the Count
13	Regional Dustice Center  200 Lewis Nice, 3rd Floor
14	Las Vegas, NV 89155-1160
15	•
16	
17	CC:FILE
18	
19	DATED: this 11+h day of May, 2022.
20	
21	Marrhew Travis Houston #1210652
22	હિનો history - વર્શ હાત t/In Propria Personam Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25 26	
20 27	
28	
40	·

# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding PRENEWED MOTION TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021 AND MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ MOTION FOR AN ORDER (Title of Document) TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021 39
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.
March & Hand

(Signature)

rerend Matthew Travis Houston
No. 12 10652

Tradium Springs, NV
89070-0650

Clerk of the Court
Regional Injustice Center
200 Lewis thre 3rd Floor
Las Negas, RVV
89155-1160

PRIORITY OF STORIES

# AFFIRMATION Pursuant to NRS 239B.030

	The under	signed doe	es hereby affirm t	that the pred	ceding "EME	RGENCY
W	HOITON	For	SOMMARY	اب ل	DGEMEN	+(s)"
	(Tit	le of Docu	ment)			
filed i	in District Co	ourt Case r	number <u>ŕ2</u>	2 · B5	3203.V	<u> </u>
×	Does not o	contain the	social security n	umber of ar	ny person.	-
			-OR-			÷
	Contains t	he social s	ecurity number o	of a person a	as required by:	
•	A.	A specific	state or federal la	aw, to wit:		
	(Sta	ate specific	: law)			
	•		-or-			
			ministration of a or state grant.	public progi	ram or for an a	application
	Mattl Signature	new Di	aris Hotel	Te J	une 27 2 Date	2022
	MATTMI Print Name		MOZENOM SIM	CHTD.		4.
	Title	PRO S	SE		-	
			Page Fo	rty-thre Forty-to	ve ur	

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

relief to which he may be entitled in this proceeding.

EXECUTED at H.D.S.P. 15.M.U., on the 27th day of the month of June, 2022.

Matthew Traws Houstons
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.

Signature of Petitioner

### CERTIFICATE OF SERVICE

I, Mathew 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,

Signature of Petitioner

Final # Page Forty-Four

No. 12-10652 @ HOSP P.O. BOX 650 . 22010 CUA (NOOK RA 1 MAYOR Springs, NV HEW HOUSTON , CHTD

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**ZIP** 89101 041M12254121

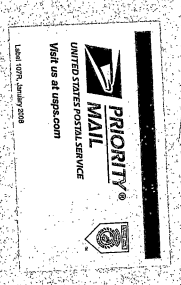
CLERK OF, THE COURT
Steven D. & Grierson, CEO
Regional Justice Center
200 Lewis Ave, 3rd Floor
Las Vegas, NV

89155-1160

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2021 1 700 RECEINED





## EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FI. 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

Case Number:

A-22-853203-W

AMD Law PLLC

LLC Department:

Department 11

Alexis M Duecker Esq

8687 W Sahara Ave Ste 201

Las Vegas NV 89117

**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
2	HIGH DESERT STATE PRISON 22010 COLD CREEK ROAD
3	P.O. BOX 650 INDIAN SPRINGS, NEVADA 89018
4	DISTRICT COURT
5	
6	CLARK COUNTY NEVADA
7	
8	MATTHEW TRAVIS HOUSTON,
9	Retitioner-appelled CASE NO.: A.22. 853203. W
10	V. DEPT. NO.:
11	CALVIN JOHNSON ET AL Bespondent(s) JOINDERIS A. 17. 758861.C
12	17, XVIII (C.17.327614-1) and 29 (dept XIX 323 614-1)
13	
14	EMERGENCY MOTION
15	FOR TRANSCRIPTS AT STATES EXPENSE
16	
17	
18	COMES NOW, <u>Petitioner - appellant Matthew Trans Houston</u> , herein above respectfully
19	moves this Honorable Court for an ORDER to provide transcripts, and
20	any and ALL pleadings in the above entitled cases, and
21	also the habers compus case from case # C-17-323614.1 XIX
22	This Motion is made and based upon the accompanying Memorandum of Points and
23	Authorities, which are enclosed in the attached EXMIBIT ONE and Two DATED: this 27th day of June, 2022
24	BY: Matthew Travis Houston
25	Matthew Travis Houston # 1210652
26	Defendant/In Proper Personam
27	
28	P. I

# Exhibit 1

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CASE NO. <u>C-21-357927-1</u>
DEPT. NO. X and X1

FILED MAR 3 1 2022

CLERK OF COURT

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF CLARK

Motthew Travis Houston

Appellant

-veState of Nevada

Aespondant

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

who is appearing in the above-entitled matter in propria persona, will move this Honorable Court on a time and date to be determined by the clerk of the Court, or as soon therafter, that petitioner can be heard, for an order to provide transcripts, any and all pleadings in the above-entitled case. That these are to be sent to the petitioner at the expense of the State of Nevada, due to petitioner's proverty.

scripts, pleadings, and any and all other transcribed material with regards to the above-entitled case. That this motion is made and based upon all of the records, files, and pleadings which are on file with the clerk of the court, the attached affidavit of the petitioner, and on the attached memorandum

Car

MAR 2 1 2022 CLERK OF THE COURT,

	(I
1	of Points and Authorities.
2	WHEREFORE, Appellant Marshew Trans Housky, prays that
3	this Court will issue an order granting petitioner's motion.
4	DATED this 5th day of March, 2022
5	
6	Respectfully Submitted
7	
<del></del> '8	THE OUT
9	(Appellant In Proper Person)
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23 24	/// ///
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CASE NO. <u>C-21-357927-/</u>
DEPT. NO. X and XI

APR - 2 2022

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 proverty.

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 disrec 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

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

Moreover, the Appellant 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, Appellant Matthew To Moush uprays that this Court enter an order directing the reporter to prepare the foregoing requested transcripts.

DATED this 5th day of Morch , 202.

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## AFFIDAVIT OF MATTHEW TRAVIS HOUSTON

STATE OF NEVADA

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ss:

COUNTY OF CLARK

#### TO WHOM IT MAY CONCERN:

I, Mothew Houston, the undersigned, do hereby swear that all the following statements and descrition 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.

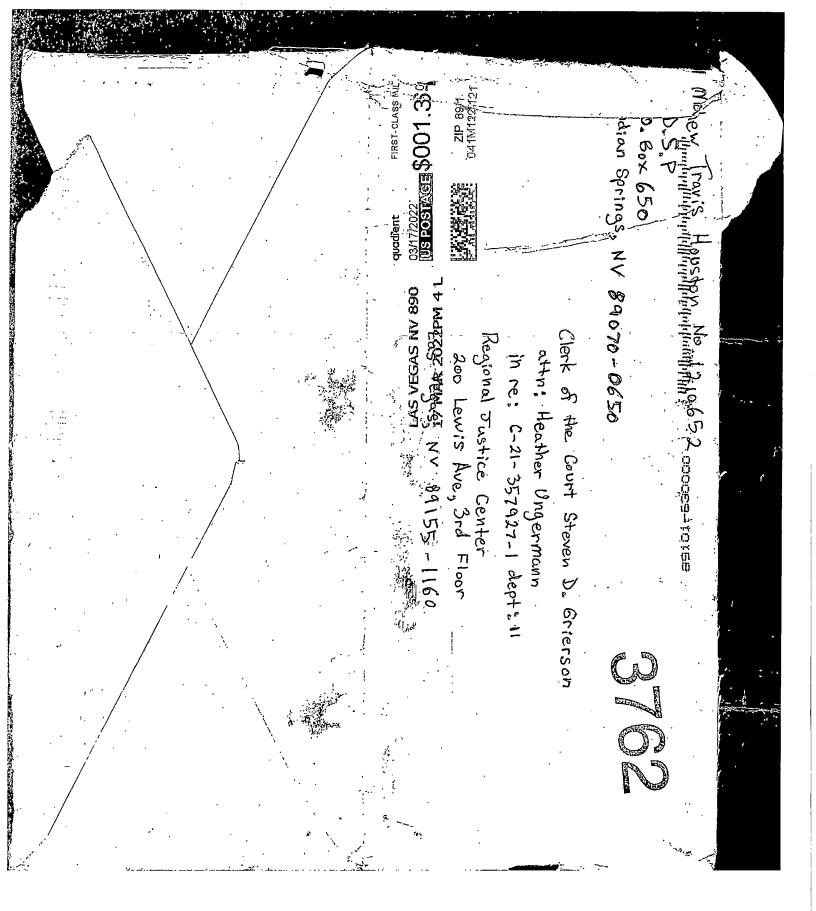
(1) THAT I requested these transcripts when I requested September and Bernard incident their duities 101 where Or and 3016661201~0001 number re-evaluated case Page Number Six

inconceration well extensive inconcerated 10pnonu lwhich THIS conviction a joinder directly all and Sept 30 th 2016, 5 health havina been Which mu 1100~ these survived omvidiva 1000 9 attorneds would violation of 12.110 because I am NRS 10 α action against 11 associates name association seeking <u> sudgement</u> to bind 12 SNAWWAR NRS 171 enforcement: violated beause and detained in CCDC and City Juil for days without being notified as to where mv days and even then, their wherebouts was 16 tect 17 they were in taken Animal to the "legal kenne they were not put into 18 shellife. - The county made no effort to request from me 19 of someone authorized to care for mer dogs " a Voio plea agreement, arrested and coerced by Benard Little into "signing 21 on a greement that I still have NOT even FURTHER, AFFIANT SAYETH NAUGHT. Jeen nor read 22 before or during any time of fake executed at High Desent State Prison imprisonment. this 5" day of March Travis Houston IN FRONT OF: 24 BY Monthlew declaration Se pro NDOC #1210652 of the truth 25 DAY OF APAIL, 2022. RENEWED THIS 26 1174 27 See attatched or RENEWED 28 copy 99 OF "REQUEST FOR in case # C-17-323614-1, Followed by a timeline of events Page Number Seven

1	CERTICALE OF SERVICE DE MAILING
2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 5th
3	day of March , 2022, I mailed a true and correct copy of the foregoing, " Notice of
4	MOTION AND MOTION FOR TRANSCRIPTS AT STATES EXPENCE "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8.	- Deputy Clerke Heather Ungermann
9	Pegional Justice Center
ιo	Las Vegas, NV Bais5-1160
11	
12	
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14	
15	•
l G:	
17	CC:FILE
18	
19	DATED: this 5th day of March, 2022.
20	
21	
22	Markhew Travis Houston # 1210652 Appellant /In Propria Personam
23	Appellant /In Propria Personam Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	<u>IN FURMA PAUPERIS</u> :
25	
26	
27	
	$m{l}$

# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding NOTICE OF
MOTION AND MOTION FOR TRANSCRIPTS AT SHATES EXPENCE  — (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.
3/5/2022
Signature Date
Matthew Travis Houston Print Name
Title
i iue



# EXHIBIT2

	Matthew Travis Houston, Student Member of the
<u>,                                    </u>	Mathew Tray's Houston & Schoolson Bar Association Ho. 1210652  Member of the National Conyers build
	"Indian Springs, NV 89070-0650 Advocate of the Natural Low Porty FILED
•	
	DISTRICT COURT March 2000
2 2	CLARK COUNTY, NEVADA CLEKOFOURT
- (1)	
	MATTHEW TRAVIS HOUSTON   Case No.: C 323614 May 10, 2022 Plaintiff in Error 5 9:00 AM
Ø,	and Petitioner-appellent. [C-17-323614-1]
6	-vs- Dept. No.: unknown at this time
7	"hearing requested >>
8	THE STATE OF NEVADA and
9	Respondent comoTion for AN ORDER TO APPEAR >>
10	}
11	MOTION FOR PRODUCTION OF COMPLETE CASE TRANSCRIPTS
12	AT STATE EXPENSE
13	Comes now, Plaintiff-in-error and Petitioner-appellant
H	Matthew Travis Houston herein above respectibilly moves this
	Honorable Court for an ORDER TO APPEAR and an ORDER to
i6	produce, at the Statess expense due to petitioner's poventy.
17	the complete case transcripts of the above mentioned case.
. 18	POINTS AND AUTHORITIES IN Support of request for
	transitips at States expense, including all papers, pleadings
ဂ္ 2၀	and any other documents (including the DISCOVERY) with
CLERK OF	regard to the above mentioned case are that only with
OF THE SECTION	peoper review of those documents will the Petitioner be
	able to adequately prepare a post-conviction petition and
第1分 2000年	Occutioned DIRECT APPEAL, that would allege all issues
- 12 155 - 15 2 -	Zand grounds for relief that he is seeking. Peterson us.
B (J 2922) OF THE COURT	O Warden, 27 Ner. 134, 483 P. 2d 204 (1971), holds that:
24	And the second s
	Page Number Eight (Page No 1 of 4)

1.	furnished at State Expense upon mere,
<b></b>	unsupported request of a petitioner who
3	is unable to pay for them so he
. 4	must satisfy the points to raise menit
\$	and such merit will be supported by
6	review of the record"
7	
8	Moreover, the petitioner would be prejudiced absent
9	the Court's granting of the within motion. Petitioner
lo	would not have means necessary to file a proper
1(	person petition for wait of hopeas are
12	person petition for writ of habeas corpus, post-
13	conviction or direct appeal to the Nevada Supreme
14	Court, that would allow the Petitioner to allege all
15	available issues.
<u></u> (6	WHEREFORE, Plointiff-in-Error and petitioner-
	appellant, Marthew Travis Houston prays that this
	Court enter on order directing the reporter to
18	prepare the foregoing requested transcripts. It an
<b>!</b> 9	appearance by the Plaintiff-in Error-petitioner-appellant
20	is deemed to be necessary by the court in order for
21	the documents to be produced, than the PlaintiEF-
22	in-thron-petioner-appellant prays for the granting of
23	those orders as well.
24	DATED: this 26th day of March 2022
25	
26	white the
27	Matthew Travis Houston
28	No 17,0(57
	Page Number Nine (Page No. 2 of 4)
	•

I, Marthew Travis Houston, hereby certify, pursuent to NRCP 5(b), that on this 26th
day of March 2012, I mailed a true and correct copy of the foregoing. " MOTION
FOR PRODUCTION OF COMPLETE CASE TRANSCRIPTS"
by depositing it in the High Descrt State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:
Clerk Steven D Gressen
Begional Justice Center  200 Lewis tve. 318 Floor
Las Vegas, NV 89155-1160
•
CC:FILE
DATED: this 26th day of Murch, 2022.
Mathew Thousand # 1210652
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 Monon FOR PRODUCTION OF COMPLETE CASE TRANSCRIPTS AT STATE (Title of Document) filed in District Court Case number ____ C - 17 - 323614 -K 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. Title labor lawyer, retired U.S. Navys retired underwater Page Mumber Eleven (Page 4 of 4)

Matthew Houston, No. 1210652

LAS: VEGAS: NV 890

8 APR 2022 PM 5 L

H.D. S.P. P.O. BOX 650

Indian Springs, N 89070-0650

Regional Justice Center clerk of the Court

S. Grierson

CLERK OF THE COURT

RECEIVED

200 Lewis Ave, 3rd Floor Las Vegas, NV

8911-551160

89101-E30000

Twelve

CERTFICATE	ΛF	SERVICE	RY N	MATLING
CERTFICATE	<u>VI</u>	DELL'ALLE		

	l
2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 27
3	day of June 2022, I mailed a true and correct copy of the foregoing, "EMERGENCY
4	MOTION FOR TRANSCRIPTS AT STATES EXPENSE "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Clerk of the Court(s)
9	200 herris Ave.
10	29155-1160 NV
11	
12	
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16	
17	CC:FILE
18	
19	DATED: this 27 day of June, 2022
20	
21	Matthew Travis Houston
22	Petitioner Matthew Travis Houston #1210652  (Plaintiff) /In Propria Personam
23	Plaintiff   Plaintiff   /In Propria Personam  Post Office box 650 [HDSP]  Plaintiff   Indian Springs, Nevada 89018  The Form IN FORMA PATTERIS:
24	THE STATE OF THE S
25	
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# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding "EMERGENCY

Mα	HOIT		TRANS		TS AT	STA	TE'S	EXPE	NSE"
			Document		Cos	22.8	5792	7.1	
file	d in Distr	ict Court	Case numb	er <b>( 5 )</b>	and C	17.7	236	14-1	
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	Conta	ains the so	ocial securi	ty num	ber of a	person	as requi	red by:	
			ecific state		eral law,	to wit:			
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	Design		he adminis Ieral or sta			blic prog	ram or	for an a _l	oplication
	<u>M</u> Signa	<del>Uhew</del> ture	Tran	is H	ousto		Twe Di	272c ate	: <b>2.2</b>
	MAT Print	THEW Name	TRAVIS	Houst	ON > CI	TP.			
	Title	PRO	SE						

# CERTFICATE OF SERVICE BY MAILING

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 2+
3	day of June, 2022, I mailed a true and correct copy of the foregoing, "EMERCENCY
4	MOTION IN RE EMERGENCY PETITION FOR A WRIT OF MANDAMUS"
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Clerk of the Court
9	200 Lewis Ave.
10	has Vegas NV B9155_1160
11	
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17	CC:FILE
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19	DATED: this 27 day of June, 2022.
20	
21	Motthew Travis Houston
22	Matthew Pravis Houston #1210652 Plaintiff /In Propria Personam
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018
24	IN FORMA PAUPERIS:
25	
26	
27	
28	P. 26
	1 · OV

# AFFIRMATION Pursuant to NRS 239B.030

	11 EMERGENLY
The	undersigned does hereby affirm that the preceding
in RF	EMERGENCY PETITION FOR A WRIT OF MANDAMU
AND STHEP	r extraordinary MKITS NOT NIMITED TO THE
"O.W.C:	(Title of Document) MAN - DERS - I - DUES - TA - ME -
D 4 W	ALCO LIC EXPOSITED ALLY"
	C.17.32361414
filed in Dis	A.22 - 853203 · W
\$ .	A.22.853203.W
	and A·17. 758861°C
` <b>™</b> Doe	es not contain the social security number of any person.
<b>P4</b>	
	-OR-
П	ntains the social security number of a person as required by:
	Mains the social security manner of a person service.
	A. A specific state or federal law, to wit:
1	
	(State specific law)
	<b>-or-</b>
	B. For the administration of a public program or for an application
	for a federal or state grant.
*. <u>,</u>	
~	Latthau Travis Houston Time 27, 2022  Date  Date
Cic	Date
ي کار	nature Date
· ;	
Μ	ATTHEW TRAVIS HOUSTON CHTD.
Pri	nt Name
	PRO SE
Tit	
i it	
	P. 27



### EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

Steven D. Grierson Clerk of the Court Anntoinette Naumec-Miller Court Division Administrator

A-22-853203-W

Department 11

August 11, 2022

Case Number:

Department:

Attorney:

Alexis M. Duecker

AMD Law PLLC

Alexis M Duecker Esq 8687 W Sahara Ave Ste 201

Las Vegas NV 89117

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.

	7 1 2002 CLERK 05 00180
	EMERGENCY CLERKOFCOURT ON JUNE 19 WES
<b>~</b> 1	Case No. A. 22.853203.W & MOTION NUMBER SIX 8(6 pages total)
C(J)	Case No. A. T. 2:21-cv-00499-JAD-DJA Renewed June 29, 20  NOW SEE 20/20 (BLIND ONE OCTOBER 2017 JUNIOUR) IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE  STATE OF NEVADA IN AND FOR THE COUNTY OF THE
NB	NOW SEE 20/20 (BLIND ONE OCTOBER 2017 JURYINGE) TO A
$Y \sim X$	IN THE E16.HTM JUDICIAL DISTRICT COURT OF THE
1 1	STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK
4	MATTHEW TRAVIS HOUSTON, et al JOINDER OF JURGOICTICH(5)
5	
,	Petitioner,  IN AE 2:21-CV- OCHING - JAD - DJA EMERGENLY
6	PETITION FOR WRIT OF HABEAS CORPUS (DICIPLINARY)
7	(DOCTCONIVICTION)
,	
8	Respondent.  NRE "B.M.U." NODE ake "Dec"  AKA "PROGRAM" aka "programs"
	INSTRUCTIONS:
9	(1) This petition must be legibly handwritten or typewritten, signed by the petitioner and verified.
10	(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.
11	(3) If you want an attorney appointed, you must complete the Affidavit in Support of Request to Proceed in
12	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.
13	(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
14	institution of the Department but within its custody, name the Director of the Department of Corrections.
14	(5) You must include all grounds or claims for relief which you may have regarding your conviction or sentence.
15	Failure to raise all grounds in this petition may preclude you from filing future petitions challenging your conviction and sentence.
3.5	(6) You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction
16	or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If
17	your petition contains a claim of ineffective assistance of counsel, that claim will operate to waive the attorney-
10	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
18	district court for the county in which you were convicted. One copy must be mailed to the respondent, one copy to
19	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.
20	TRUTH TRUTH = PENTINUME
21	HARASSED BY SHAEK PETITION FILE POLICE REPORT
	T a LYMPP No. 1045 No. 1
22	1. Name of institution and county in which you are presently imprisoned or where and how you are presently
23	restrained of your liberty: HOSP Law Library, B.M. U. and S.M.U. TLVCC et al
24	2. Name and location of court which entered the judgment of conviction under attack: CGTH and /cr
25	ScUTHERN DESERT and SEE ATTACHED "FISH-tank" CCDC
2.3	
26	3. Date of judgment of conviction: DEMAND FOR JURY TRIALS
27	4. Case number: Vet to be assigned PIFADIATES at
- '	4. Case number: yet to be sussigned PLEADING(S), etc.  5. (a) Length of sentence: BLIND. See p. 11 and attached MOT (S)  RECEIVED
28	5. (a) Length of sentence: DLINU. Jee p. 11 and attached (NO)
,	
	JUL 1 1 2213

One

CLERK OF THE COURT

NOW SEE DA HOP SCOTCH TO Y 11 CAVEAT"IM RE W. G. D. LOG NUMBER: PAGE No. 11 STATE OF NY ET MANTHONY M. GOLD STEILIQ. @ ANEVADA DEPARTMENT OF CORRECTIONS B. M. U. NOCE? SECOND LEVEL GRIEVANCE No. 137 OF APPEAL MO.137 I.D. NUMBER: IN RE JOINDER GEORGE OF APPEAL (S) AZOHIOT (a) OWT UNIT MN DEP INSTITUTION (5 I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER C. 17. NA CHE SECOND LEVEL. THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTATION IS ATTACHED FOR REVIEW. SEE) FROM C.21.357927.1(Now Joinder to EACH SWORN DECLARATION UNDER PENALTY OF PERJURY Goldstein+ JASON INMATE SIGNATURE: UNCLE SEE R.I.P.Now HOTZUNH لئا SISCLAK CORTEZ GOODMAN STEVE  $\varpi$ LOWBARDS CAROLYN PRODUM BUILDING wewer ker FISHTANK CASEWORKER BUILDING CASEWORKER FURY CHRISTI MACK KURRY SAGE FAMILY WAR MACHINE OP GRIEVANCE COORDINATOR SIGNATURE: COPY TO M. RUSSELL @ TREADWELL (SUSPECT DEECHDANTS SIMPSON = E. BRENT ०ठ SECOND LEVEL RESPONSE: HOUSTON NAVÝ ALL HE KNOWS Now <del>4-</del> YMM/T H-DUBB BILLKWD MOTAR BONNY CHAPLIN (S) Pohly betone. Q make a phone call ISSUE NOT GRIEVABLE PER AR 740 THERTON GRIEVANCE UPHELD_ GRIEVANCE DENIED__ P. T.S. TITLE: SIGNATURE: GRIEVANCE COORDINATOR SIGNATURE: FACTURLLY THIS ENDS THE FORMAL GRIEVANCE PROCESS IN RE JOINDER 1.20. 2016 + 9.11.2001 To inmate when complete, or attached to formal grievance TREADWRONG + SHREK Original: Canary: 4 Pink: 2 R To Grievance Coordinator + 9+th Circuit
Pink: 2 R Inmate's receipt when formal grievance filed + Surreme @ Heather + Amanda
Inmate's initial receipt + DISTRICT CLERHS @ Michelle + Chaupte Canary: 6 Z SUPREME UNITED STATES + MIMISTRY OF JUSTICE. COURT THE **LER** IN PRISON ONE OCTOBER OF BECAUSE OF DOC 3094 (12/01) COURT 2022 JUNE 598

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, TASON LEWIS, THE GRIEVANCE FORM AND DIANNE FERRANTES ET AL
NAME: RETIRED U.S. NAVY D.E.P. 2002 I.D. NUMBER: 1210652
INSTITUTION: OF BROKEN WATER UNIT: classified top Secret
GRIEVANTS 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 INDURED WORKERS (NAW)  2200 Rancho, NV - ERKA 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.  IN MATE SIGNATURE: AKA! DANIEL SCHWARTZ DATE: D.A. TIME: A. HOLE, ESQ IN RE POTENTIAL INFECTION FROM N.A. I.W. + D. A. RENEWED AROUND da MOON  RECEIVING STAFF  NOW SEE WAONGFUL CONVICTION IS) JOINDER OF APPEALS 2
SUPERVISOR COMMENT/ACTION TAKEN ON EMERGENCY GRIEVANCE:
SUPERVISOR SIGNATURE:TITLE:DATE:TIME:
INMATE AGREES: INMATE DISAGREES:
INMATE AGREES: INMATE DISAGREES: INMATE SIGNATURE: DATE:
INMATE SIGNATURE: DATE:
INMATE SIGNATURE:
INMATE SIGNATURE:

Page Number Four MATT HOUSTON. EX U.S. NAVY SEAL 1-04-08 IN HONOR OF MY NOW (US Marshal Female) C/O ESPINOZA DECEASED AGENT "POPALAUSKAS"INMATE REQUEST FORM TLUCC LANSLAPPING THAM 2.) HOUSING UNIT 3.) DATE 1.) INMATE NAME DOC# FWD TO C/O LOPEZ 1210652 3 JUN 22 3-DeHa DUBB 4. ) REQUEST FORM TO: (CHECK BOX) CANTEEN MENTAL HEALTH LAW LIBRARY DENTAL **MEDICAL** CASEWORKER SHIFT COMMAND XVISITING > CIU _EDUCATION LOPEZ OTHER Michelle De La Garza PROPERTY ROOM LAUNDRY EMOTIONAL DISTRESS F 5.) NAME OF INDIVIDUAL TO CONTACT: CPTSD CLASS ACITION Page Number Four 3- JUNE 22- disussed w/ team CoviD CAMP @ 0300 APPROX AS POTENTIAL DECON/ ALENT ORANGE - 10 envelopes to COMMST-REX -4-1-HENDERSCH SUCCE SS SHOUTHL IN INFORMED MY HELL'S ANGELS APPROX. LOMBARDO + MACARTHUR JOE NOT legally Serve I can witnesses vina DOC # judicial Jeremy DATE Tierra Donielle Obnes prosecution 9.) RESPONSE TO INMATE - R. BLACIC. J. SHOCKLEY R. MCMORRE-AEXAMDER not only DNE BAD ACTORS caused CONVICTIONS WRONGFUL the unsigned was shows FOR TALEEN PANDUKHT Mollom guit scamming the State plendinas und " ADOPTED " FORPY' "THEY" MY MURDERED BRO see athetaked DATE 10.) RESPONDING STAFF SIGNATURE _ SEDEWICK - TRUST DONT GET GEILO top dawghouston (R US NAVY (RETIRED) R IS HE GONE WIT DA WINDOC-3012 (REV. 7/01)? and my LOPEZ

and

OR IS HE

family in da' OR

0	THEW TRAVIS 12 10 652 14 650 14 Springs, NV 8 15 NEVADA E	Case Ma 19070 - Dept, 1 DEPARTMENT O	Number <u>A-11</u> Number (s) II, OF CORRECTIO	1-357927-1 7-323614-1 7-758861-C 17,28 and 29 NS NOW SEE 1-853203-W Dept.XI
TO: THE	HON. DAVID M.			
				OF MOTION
	STATEMENT: IN			
	NOTION 2			
	ED FUNDS:			
				E" WAS NOT
INMATE SIGN	BY MATTH NY SORT OF CLARATION UNDER MATURE: Matth COORDINATOR SIGNA	e Zu Mu	S HOUSTON  IN MAY OF  RJURY  DATE: 5	•
"AGREE		MADE BETW	VEEN BERN	ISTEIN &
Passon	OR ANY OF	THEIR AGEN		
OR AFT	er septen	MBER 30TH	, 2016 OF	
19 TH,	2017 NOR WA	s any sort	OF "SETTL	EMENT AGREEMENT"
CASEWORKI	ER SIGNATURE: MAD	E OR SIGNE	D ON OR DAT	E: MER MAY, 2019.
GRIEVAN	NCE UPHELDGF	UEVANCE DENIED		
GRIEVANCE	COORDINATOR APPR	ROVAL:	DAT	
PURSUANT		5(b) I, MI		
	A TRUE AN MATE AGREES	BRAATE DICACE	eee —	THIS NOTE
INMATE SIGN BRIAN FAILURE TO	DAVID M. J	DNES, RYA	N KEKBOW DAT	E:  CS) ••• LEVEL GRIEVANCE MAY
Original: Canary: Pink: Gold:	Inmate's receipt when to	e, or attached to formal grie or mailed to rmal grievance filed to mailed to Be	veried to dive	STAY of REMITTITUR 1. Jones 5/14/22 In P. Clark
		v- 60499-J		

Page Number Five

How does Amy Chelini feel about this? 2:220 v - 00693 - UND - NOK Ex PARTE LETTER OF MOTION NOW SEE ON AN INMATE REQUEST FORM 2:21-cv-00499-JAD-DJ/

1.) INMATE NAME DOC#	2.) HOUSING UNIT 3.) DATE
from Anonymous 121065	2 classified by 5-16-2022
4. ) REQUEST FORM TO: (CHECK BOX)	the United States Navy in 2002MENTAL HEALTHCANTEEN
CASEWORKERMEDICAL	LAW LIBRARYDENTAL
EDUCATIONVISITING	SHIFT COMMAND
LAUNDRY PROPERTY RO	MBERS
<del>-</del>	Tierra Danielle Jones
	Michael P. Villani, et al
Look, I know In	n just another useless white
	but if I keep my suicide
pact with War Machine, Cl	rester Bennington, Chris Convell
Lectors 1 d / L	ollic Schoenherr and the others in my
out; will the either of y	on give two tracks? I already
know that neither of you	do because Rosemarie Malborn's Alexander
didnit give two trucks	to make Ania and Alyssa. Instead,
	ed an artificial DOC# voice mail
8.) RECEIVING STAFF SIGNATURE	erra Danille Jones DATE on 12-6-2021.
Now See Certificate of Service. S. P. S.	Affirmation NRS 231B.C.;
Not "any time in	
3	with Rosemonie Mc Marris-Alexander
or her chimen, I'm	just a disabled veteran frying
not to sail myself eve	my single day of my life. I
	cell to this Redenta Blacic character
enther; at 12/20/202005	I was in Mashville, Tennessee before
the terrorist attak there,	than I survived INSURRECTION 1-6-21, in P.C., who did you do this Tit?
JUDGES TO	in P.C. Why did you do this TJ? = Tierra Danielle Jones, et al
10.) RESPONDING (CARP) SIGNATURE (S)	DATE
1-maled white to Judge 1 2-mailed yellow to the Mo	norable Michael P. Villah, Marthew
3- mailed pink to To. 6-21-3	57927-1 and Travis Houston (RET. DOC - 3012 (REV. 7/01)
and the texts in case # 1	2-cv-00693- JAD-NJK Page Number Six

MATTHEW HOUSTON, ESQ (Ret.)
No. 1210652 > B.M.U.
HOSP . Security Management University MOTION #6
POBOX 650
Indian Springs, NV
A.22.853.203.W Dept. XI
Clerkis) of the Court
Heather Ungermann
Chaunte Pleasant

Michelle McCarthy

3.47

Steven D. Griersohne RJC 200 Lewis Ave., 3rd Floor Las Vegas, NV 89155-1160 Po Box 551601

JNIT 3 A/B

HIGH DESERT STATE PRISON JUN 20 2022

* LEGAL MAIL *

1	CERTFICATE OF SERVICE BY MAILING
2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 29
3	day of June 2022, I mailed a true and correct copy of the foregoing, " EMERGENCY
4	MOTION NUMBER SIX
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	clerk of the (ountls)
9	Roca 3rd Floor
0	Las Vegas, NV 89155-1160
1	
12	
13	
14	
15	
16	
17	CC:FILE
18	
19	DATED: this 29 day of June 2022
20	
21	Matthew bravis Houston #1210652
22	Plaintiff-in-Error and Appellunt-Petitioner /In Propria Personam Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25	
26	
27 	
28	PAGE NUMBER EIGHT

# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding HEMERGENCY
MOTION NUMBER SIX 4  (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.
Matthe Travis Houston Penetro Time 29th 2022  Signature Date  (due to ILLEGAL
Print Name TRAVIS HOWSTON, CHTD. With the facility
Title PRO SE Opening my outgoing LEGAL MALL without
authorization on court
ORDER(5) Since well before 9-20-2016, PAGE NUMBER WINE

MOT (0010)

Matthew Travis Houston, CHTD,

No. 1210652 C H.O. S.P.

P.O. Bex 65C

22010 Cold Creek Road

Tridian Springs, NV 89070-065c

Defendant In Pro Se

## DISTRICT COURT

## CLARK COUNTY, NEVADA

* * * * THE STATE OF NEVADA, Case No.6) (-21.357927.1 E-17-323614.1 Plaintiff, Dept. No.(5): Join No. A. 17. 758861. C Dept. No. (1), 17, XVIII and 29 -VS-MATTHEW TRAVIS novo HOUSTON hearing requested" Defendant. A.22.853203.W Dept. No. (July 2121 2022) MOTTON FOR ORDER TO SHOW CAUSE

Motion for Order to Show Case, moving this Court to order former counsels of record, Benard Little et al. to show cause why he 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.

This motion is made and based upon this Court's order of Greating In Port , removing Denord 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 1 1 cmm

CLEDK 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. Wilth we had been withdrawn, and forwarded to him copies of various enumerated documents from his file. See Exhibit R. Council warned, "Do not comme binds we have rebained any copies." Id. See Emergency mortant filed April 2rd 2022,

Anguest 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 Anthony M. Goldstein, Jecemy wood and * of NRS 7.055. See Exhibit C. Defendant asked 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 EMERCENTY 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. <u>Figliuzzi v. District Court</u>, 111 Nev. 338, 890 P.2d 798, 800-02 (1995).

# Exhibit A

O OR GINAL O

Electronically Filed 10/5/2021 1:19 PM Steven D. Grierson GLERK OF THE COURT

1 0042

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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

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DISTRICT COURT

**CLARK COUNTY, NEVADA** 

THE STATE OF NEVADA,

Plaintiff,

V.

DEPT. NO. X

MATTHEW HOUSTON,

Defendant,

# 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: <u>/s/Benard H. Little</u>
BENARD H. LITTLE, #12025
Deputy Public Defender

P. 126 (#4)

#### **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

P. 127 (#5)

#### NOTICE OF MOTION

TO:

Ī

 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 <a href="mailto:motions@clarkcountyda.com">motions@clarkcountyda.com</a> on this 5th day of October, 2021.

By: /s/Kayleigh Lopatic

An employee of the
Clark County Public Defender's Office

P.128 (#6)

# Exhibit B



## Office of the Public Defender

309 S. 3rd Street + Las Vegas NV 89101

(702) 455-4685 · Fax (702) 455-5112

Darin F. Imlay, Public Defender

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

### あまみかく ちょうかし みずきとうじをもみん

January 26, 2022

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

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

# Exhibit C

A FURTHER PROOF THAT ?

MY EXPRESS CONCENT WAS
NEVER GIVEN TO BEHARD LITTLE TOLY IM, 2022,
OR ANYBOY ELSE OH OR AFTER TOLY IM, 2022, MR BEN LITTLE (#10)

## Exhibit D

BLIND / VISUALLY IMPAIR ANIS HOUSDON CCCOC City/State/Zip: 52240 FILED JAN 03 2022 EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA 7 January 25, 2022 * indirent * Plaintiff, M Cryor JOINDER + Case No.: 10 DECEMBER 11 Depl. No.: can't remember Mendalay Bay C-21-357927-1 to ck 033713 13 14 16 Error + aw Housey COMES NOW, the Plaintiff in E 17 18 Honorable Court to dismiss Defendant's counsel. Berard Little SELF 20 This Motion is based upon all papers, pleadings, and documents on file) 1 Shiet inglate 3 she is a permanently 95 22 23 It is respectfully requested of this court to grant this Motion to Dismiss Counsel and 24 SEOGWILL Appoint Alternate Counsel for the reasons listed below: From compensation incurances as dire 26 most likely Magistrate De La Garza as did 26 plichues P. Villani From Panies Schwarz 29 Karen Schwartz, too many other criminals...

P. 113 (#12)

DECEMBER 172 -2021

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1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY

topdawahouston (B)

#### LAS VEGAS METROPOLITAN POLICE DEPARTMENT DETENTION SERVICES DIVISION

## MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST Date of Birth: 6 77 6 3 / 1 - 1 Date: 9 7 8 IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH CRISIS, NOTIFY A UNIFORMED OFFICER IMMEDIATELY Description of Illness or Injury: 1 Category 1 2 3 3 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) 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 fends are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my immate account at a later time, the amount it 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: Staff Signature: HOUSING INMATE NAME (PLEASE PRINT)

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DSO 82 (REV. 4/2021)

P.115 (#14)

YELLOW - Inmate

Plaintiff in the ARGUMENTS (notice of DEPAOLT) Defendant, HOUSTON asserts that he/she is being denied his/her right 2 to effective representation due to wholly inadequate actions of his/her court-appointed counsel. 3 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: 5 6 7 H 8 DRUG 9 10 12 13 14 DECEMBER 15 16 17 20 21 WHEREFORE, the undersigned prays that the court grant Defendant's Molion to 22 #ne Dismiss Counsel and 23 24 25 Aeverein Respectfully supmitted 26 Trains Yourson Silver 7 Simon Stranger 1968 27 28 Los Venan 124 - 82:01

P. 116 (#15)

_/	CERTIFICATE OF PRICE
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3	(pursuant to N.R.S., per
4	declaration Swan under pencilly
5	of perjury etc.)
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7	prisoner is indigent
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10	#1210652 @ N.D.O.G.
11	# 703 SPU C CCOC
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\3	Matthew Travis Housdon
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P.117 (#16)

P.118 (#17)

# EXHIBIT E

# MANUALLY FILED WITH DISTRICT COURT CLERK'S OFFICE

BLIND / VISUALLY IMPAIRE HOUSTON ECCLO was additional EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA x indirent * Plaintiff, M Cryor Case No.: A DECEMBER 10 11 Depl. No.: can't remember C-21-357927-1 to CRT 033713 Y landalay Bay C-17-323614-1 13 14 SETTING HEALING FOZA 15 16 COMES NOW, the Matthew Housen 17 18 Honorable Court to dismiss Defendant's counsel, Berard Little SELF This Motion is based upon all papers, pleadings, and documents on file) 6 shpportage 3 herself permanently, as she is a blutant and POINTS AND AUTHORITIES 23 It is respectfully requested of this court to grant this Motion to Dismiss Counsel and 24 Appoint Alternate Counsel for the reasons listed below: From SEOGWICK Est workers compensation insurance, as did

25 most likely Magistrate De La Garza es did

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P. 119 (#19)

DECEMBER 172 -2021

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1. PROCEDURAL BACKGROUND AND FACTUAL SUMMARY Cowor Kel thereafter. the ILLEGAL CONTRACT MIDNE you... just ask my good

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A-17-758857-CTAbilify (B)	)
LAS VEGAS METROPOLITAN POLICE DEPARTMENT to Palaces DETENTION SERVICES DIVISION	1
MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST	V
Name: <u>HOUSTON</u> <u>MATHEW</u> ID: 7035-01  Housing: <u>9A - 7U</u> Date of Birth: <u>07/15/1984</u> Date: <u>/2-17-2021</u>	
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  PICOSE and institute my cop of med.  NAPACARE - my corner, retina	2
must be checked up on since 09/30/2016.	
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O: TEMP: PULSE: RESP: BP:	
3 3 B:	,
Refer to: Sick Call Doctor Nurse Psychiatrist 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	-
	<b>&gt;</b>
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 finds 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.	9
No inmate will be refused in-house modical services based on an inable to pay at the time the healthcare is provided.    Date:  2/17/202	•
Inmate Signature:  Staff Signature:  Date:  Date:	7 IE Å
DISTRIBUTION: WHITE-Medical Records YELLOW-Inmale  P. Spsd 82 (REV. 4/2021)  P. Many thanks to Chill female goth bitter nursely  626	ア

Plaintiff in tirer)
II. ARGUMENT, (notice of DEPAULT) Defendant, 400570 N asserts that he/she is being denied his/her right 2 3 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 4 5 following cases, statutes, and/or rules of professional conduct: 6 "DRUG 10 13 a 14 DECEMBER 15 16 17 18 20 21 WHEREFORE, the undersigned prays that the court grant Defendant's Motion to 22 the 23 Dismiss Counsel and eremove 24 25 Reversión Matthicus 26 Respectfully submitted Travies Househow

5. Main Street Gulletton 27 28 Las Venous 18V - 23,01

P.122 (#22)

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P.123 (#23)

From Spring W/ Santo Trison Soc Lewis Kie. 3rd Foor 000008-10168 A9155-1160 23 DEC 2021 PM 51 LAS VEGAS NV 890 

> 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 coupsel 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. <u>Id. See also NRS 22.030; Awad v. Wright</u>, 106 Nev. 407, 794 P.2d 713 (1990) (courts have power to issue and order civil contempt proceedings); <u>cf Brown v. Brown</u>, 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 CHTD.

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

### 1 **CERTIFICATE OF SERVICE BY MAIL** Pursuant to N.R.C.P. Rule 5 (b), I hereby certify that I am the petitioner\Defendant named 2 herein and that on this 27 th day of June 2022, I mailed a true a correct copy 3 of the foregoing document to the following: 4 5 cierks of the countles 6 D. Grierson Heather Ungermann 7 Chaunte Pleasant 8 MICONTHY Michelle Recional Rejional Justice Tcer 800 heurs hee. 35 floor 9 10 Las Vegos, NV Matthew Train Hotel 11 B9155 - 1160 MATTHEW TRAVIS HOUSTON, CHTD. No. 1210652 @ HO.S.P. 12 P.O. Bex 65= -22010 Cold Crock Rd. 13 Indian Springs, NV 89070-0650 4: (702) 879-6789 14 15 16 17 18 19 20 21 22 23 24 25

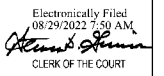
Page Humber 26 of 2

26272829

## **AFFIRMATION**

	Pursuant to NRS 239B.030		
	The undersigned does hereby affirm that the preceding document, MOTION		
	FOR ORDER TO SHOW CAUSE"		
	7		
٠	8 (Title of Document)		
	g filed in case number(5) C.17.357927.1. A.22. 853 2c3. W , and A-17.758861.C		
1			
1	Document does not contain the social security number of any person		
1	2 -OR-		
1	Document contains the social security number of a person as required by:		
1	A specific state or federal law, to wit:		
1:			
10			
17	·		
18			
19	For an anyllastics a		
20 21			
21	Confidential Funds		
23	(NRS 125.130, NRS 125.230 and NRS 125B.055)		
24	Date: To 2714		
25	Date: June 27th 2022 Matthew Travis Houston (Signature)		
26	MATTHEW TRAVIS HOUSTON		
27	(Print Name) CHTD.		
28	Page Numb 07		
	(Attorney for)		
	Afternation (#27)		
- Ji	Affirmation		





AMD LAW, PLLC

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ALEXIS M. DUECKER, ESO.

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

 $\mathbf{v}$ .

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

Page 1 of 4

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

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

DATED this August 29, 2022.

## **CLARK COUNTY DISTRICT ATTORNEY**

By: /s/Alexander Chen	By: /s/Alexis M. Duecker
Deputy District Attorney	Alexis M. Duecker, Esq.
	Attorney for Petitioner

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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,	Case No: A-22-853203-W
Petitioner	Department: XI
v.	STIPULATION AND ORDER TO SET
THE STATE OF NEVADA,	BRIEFING SCHEDULE AND TO
Respondent.	<u>CONTINUE</u>

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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# AMD LAW 8687 W. Sahara Avc., Stc. 201 Las Vegas, Nevada 89117 Telephone: (702) 743-0107 Fax: (702) 796-4898

IT IS FURTH	ER ORDERED that the hea	ring currently	set for A	August 31, 20	22 at 9:00
am for the Emergency	Motion to Stay the Remittitu	r in all Appeals	of Mat	thew Travis H	Iouston 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

Alexander Chen From: 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, Eso. 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

Electronically Filed 09/08/2022

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

CLERK OF THE COURT

## DISTRICT COURT CLARK COUNTY, NEVADA

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

VS.

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MANDALAY BAY CORP., ET AL AND THE PEEP STATE OF NEVADA. Defendant-respondents. Also Justice Court # 21 Po 1950 Dept. No. 14

CASE No. (5): C. 17. 323614.1 Dept: XIX CASE NO .: A. 22. 853203.W Dept .: CASE NO.: A.22.758861.C Dept.: CASE No.: A.22. 856372.C CASE No.: A. 17. 758861.C Dept.(3): 17, 18 and 29 de novo hearings requested?

EMERGENCY NOTICE OF APPEAL TO HEARINGS FROM AUGUST 9+4, 2022. AUGUST 15th, 2022, AUGUST 16th, 2022, AUGUST 23RD, 2022, AUGUST 25TH, 2022, AUGUST BOTH, 2022, AUGUST BIST, 2012, JEPTEMBER 6TH, 2012 AND MINUTE ORDERS) PROM AUGUST 23RD, 2022 AND AUGUST 24TH, 2022 AND REQUEST FOR AN ORDER TO RESET TIME

thearings requested 17 Plaintiff, Plaintiff-in-Error, and the Petitioner-appellants Matthew Traves Houston respectfully submits these above titled and mentioned pleadings to the Supreme Court of Nevuda this 30+n day of August, 2022. X. Matthew Matthew Travis Houston, pro se 6398 A No. 04662784

TITLE PAGE

... H' EFORE, 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 30 day of the month of August, 2022. *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, 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)  $\prod_{i \in I} b_i \leq b_i$ Postanie (NOTICE OF APPEALS JOINDER) + 3 day DEFAULT The undersigned does hereby affirm that the preceeding PETITION FOR WRIT OF HABEAS CORPUS filed in District Court Case Number (3) C. 17. 323614.1, Does not contain the social security number of any person. A.22 ASBEGLIC, A.17, 858861.C, A.22, 853203 W, and Matthew Travis Housen, ABA No. 04662784 A-22.856372.C. Also in High Desert State Prison. No. \$210657 High Desert State Prison, No. \$210652 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 A MAUNT , 2022, I mailed a true and correct copy of the foregoing PETITION FOR WRIT OF HABEAS CORPUS CHOTICE OF APPEAS JOINDER)
AND NOTICE OF INTENT TO EMTER
OF Nevada THREE DAY DEFAULT addressed to: C. Johnson, Warden High Desert State Prison Attorney General of Nevada Post Office Box 650 100 North Carson Street Indian Springs, Nevada 89070 Carson City, Nevada 89701  $C: \{\{i_{2,1},\ldots,i_{2n}\}\}$ Clark County District Attorney's Office 200 Lewis Avenue Las Vegas, Nevada 89155 Matthew Travis Houston, ABA No. 04662784 High Desert State Prison, No. 12 10 652 Post Office Box 650 Indian Springs, Nevada 89070 Petitioner in Proper Person ... Print your name and NDOC back number and sign (Please artakets to 640 L pleadings)

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

31 AUG 2022 PM 4 L

LAS VEGAS NV 890

OFFICIAL BUSINESS

n Springs, NV 8907c-065c

CLERKIS) FWO. TO CHAMBERS TJUSTICE GURT
OF ALL JUDGES MAGISTRATES AND CHIEF(S)
AND SENIOR JUGGE JAMES CRUCKETT
APTM: Heather Ungermann, Middelle McCoutly,
Chaunte Pleasant, Amada Ingersell,
ELIZABETH A. BROWN, etc., Specialty Clerk
REGIONAL JUSTICE CENTER
200 Lewis Aue, 3rd Floor
PO BOX 551601
LAS VEGAS, NV 89155-1601

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

## Electronically Filed 09/08/2022

Join and NOTE MATTHEW TRAVIS HOUSTON, CHTP. ABA No. 04662784 NOOC No. 1210652 PO Box 650 Indian Springs, NV 29070 p:(714) 916-7431 CLERK OF THE COURT

# 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

PETT: XIX

CASE NO.: A.22.853203.W

PEPT.: XI

CASE NO.: A.22.758861.C

DEPT: XX

CASE No.: A.22.856372.C

DEPT: XX

CASE No.: A.17.758861.C

DEPT: 17, 18 and 29

"de novo hearings requested"

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

echeanings requested "

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

x. Medither Trans Heriston MATTHEW TRAVIS HOUSTON, prose ABA NO. 04662784

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CLERKATE THE COURTY

Electronically Filed 09/08/2022

CLERK OF THE COURT

JOIN and NOTE
MATTHEW TRAVIS HOUSTON, CHTD.
ABA NO. 04662784
NOOC No. 1210652
Po Box 650
Indian Springs, NV 84070
P! (714) 916-7431

# DISTRICT COURT CLARK COUNTY, NEVADA

Also JUSTICE COURT #200 21901950

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

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MANDALAY BAY CORP., ET AL AND THE DEEP STATE OF NEVADA, Defendant-respondents. Case Nols) .: C. 17, 323614.1 DEPT .: XIXA. 22.853203.W Case No .: PERT, ΙX A. 22. 758861.C Case No.: PEPT .: A.22.856372.C Case No.: DEPT .: XX A.17. 756861.C Case No.: DEPTIOL 17,18 and 29 "de novo hearings repuested"

## EMERGENCY

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

the hearings requested ??

Plaintiff, Plaintiff-in-Error and the Petitionerappellant, 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, 800 Se
ABA No. 04662784

TITLE PAGE

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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: X1

## 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

A-22-853203-W

-1-

Case Number: A-22-853203-W

'	
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A 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 **Expires 1 year from date filed
8	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.
19	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Heather Ungermann
22	Heather Ungermann, Deputy Clerk 200 Lewis Ave
	PO Box 551601
23	Las Vegas, Nevada 89155-1601 (702) 671-0512
24	
25	cc: Matthew Travis Houston
26	
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Electronically Filed 9/12/2022 10:21 AM Steven D. Grierson CLERK OF THE COURT

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

VS.

CALVIN JOHNSON,

Defendant(s),

Case No: A-22-853203-W

Dept No: X1

## 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

A-22-853203-W

Case Number: A-22-853203-W

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2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3	Respondent(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
5	o. This Appendix Ever Been Represented by Appointed Counsel in District Court. IN
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis**: N/A **Expires 1 year from date filed
8	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
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16 17	13. Possibility of Settlement: Unknown
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**Electronically Filed** 9/12/2022 10:21 AM Steven D. Grierson CLERK OF THE COURT

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

MATTHEW TRAVIS HOUSTON,

Plaintiff(s),

VS.

CALVIN JOHNSON,

Defendant(s),

Case No: A-22-853203-W

Dept No: X1

## 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

A-22-853203-W

-1-

Case Number: A-22-853203-W

'	
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A 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 **Expires 1 year from date filed
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25	cc: Matthew Travis Houston
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## DISTRICT COURT **CLARK COUNTY, NEVADA**

Writ of Habeas Corpus

**COURT MINUTES** 

July 13, 2022

A-22-853203-W

Matthew Houston, Plaintiff(s)

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 ESO, 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

09/20/2022 PRINT DATE: Page 1 of 2 Minutes Date: July 13, 2022

#### A-22-853203-W

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).

PRINT DATE: 09/20/2022 Page 2 of 2 Minutes Date: July 13, 2022

# **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),

now on file and of record in this office.

Case No: A-22-853203-W

Related Case C-21-357927-1

Dept. No: XI

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