Electronically Filed 6/14/2022 9:00 AM Steven D. Grierson **CLERK OF THE COURT** Matthew Travis Houston, pro se 1 Plaintiff Erry In Proper Person 2 P.O. Box 650 H.D.S.P. Indian Springs, Nevada 89018 3 1210652 Electronically Filed p: 702 - 474-7554 or 714-916-7431 or 610-712-414 Jun 17 2022 02:38 p.m. 4 Elizabeth A. Brown Clerk of Supreme Court 5 EIGHTH DISTRICT COURT CLARK COUNTY NEVADA 6 7 Supreme Court No. 84281 8 MATTHEW TRAVIS HOUSTON, File also 10-017-323614-1 tile in TC-21-357927-1 9 Plaintiff-in-Error, Case No. A -17-758861-0 Dept.No. XI 10 17.28 and 29 -V-Docket and JUINDER 11 THE DEEP STATE OF NEVADA. BOTM 1Cases AND MANDALAY BAY AESOFT CASINO, (all three cases) 12 e de novo requested" Respondents. 13 PRELIMINARY OPPOSITION AND NOTICE OF FORMAL OBJECTION TO ANY SORT OF VEXATIOUS LITHEANTONGER, NOTICE OF APPEAL AND ANY OTHER SORT OF CHICANERY KRISTINA RHEADS TRIES TO CONJURE UP FROM THE DEMONS OF INJUSTICE Notice is hereby given that the Plaintiffing-Error, Matthew 14 15 16 Travis Mouston, by and through himself in proper person, does now appeal 17 to the Supreme Court of the State of Nevada, the decision of the District 18 1th Court trom the 2022 day April also 0 April 25 2022 19 with the ORDER navina issued in error not unti been (without legal grounds) 20 10th, 2022 with especially Winnerited claims on Pape 2 Lines 21 YOU WILL now take notice May Dated this date, 20th 2022. PENDING TITUR of this 22 MOTION REMIT STAY TO THE SUPREME COURT OF THE UNITED APPLICATION TD THE 23 Respectfully Submitted, OF FOR WRIT STATES A 24 CERTIORARI 25 Matthew Travis Houston In Proper Person #1210652 Now See Attatched EXHIBITS A, 26 B, C, D and # pertinent EXHIBIT C is especially in re ease number 27 FOR A WRIT PETITION C = 17 = 323614 - 1QF ERROK 28 NOBIS CORAM 29 2:21-CV-00499-JAD-DJA :2-CV-00693- JAD-NJK and also Docket 84887 Document 2022-19309

Case Number: A-17-758861-C

Exhibit A

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 84281 District Court Case No. C357927

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

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

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

DATE: May 02, 2022

Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo Deputy Clerk

cc (without enclosures): Matthew Travis Houston Clark County District Attorney \ Alexander G. Chen Hon. Tierra Danielle Jones, District Judge

RECEIPT FOR REMITTITUR

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

District Court Clerk

Nevada Supreme Court Docket Sheet

Docket: 84281

HOUSTON (MATTHEW) VS. STATE

	Petition for Rehearing.) (SC)	
03/29/22	Filed Second Proper Person Petition for Rehearing. (Petition to the Court of Appeals for rehearing under NRAP 40 in Opposition of Order Dismissing Appeal). (SC)	22-009635
04/05/22	Filed Order Denving Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-010624

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

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada

Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of Nevada

		Case Information	
Panel: SNP22		Panel Members: Hardesty/Stiglich/Herndon	
Disqualifications:			
Case Status: Remittitur Ise			
Category: Criminal Appea	Type: Other	Subtype: Direct/Proper Pers	son
Submitted:		Date Submitted:	
Oral Argument:			
Sett. Notice Issued:	Sett. Judge:	Sett. Status:	
Related Court Cases:	84478		
	District	Court Case Information	
Case Number: C357927			
	ATTICALTO A1/0011		
Case Title: STATE VS. M	AT THEW TRAVIS H	OUSTON	
Judicial District: Eighth	Division:	County: Clark Co.	
Sitting Judge: Tierra Da	nielle Jones		
Replaced By:			
-		Independent American Francis	4. 10/00/01
Notice of Appeal Filed: 0	2/18/22 Appeal	Judgment Appealed From File	a: 12/06/21
		Docket Entries	
Date Docket Entries			
	e Waived. Criminal. (SC)	
02/24/22 Filed Notice of A (SC)	ppeal/Proper Person	. Appeal docketed in the Supreme Court this day.	22-006125
03/10/22 Filed Order Dism (SC)	nissing Appeal. "ORI	DER this appeal DISMISSED." SNP22-JH/LS/DH	22-007656
03/22/22 Filed Proper Per Petition for Rehe		aring. (Emergency Motion to Expedite Appeal and	22-008991

Case No. 84281

Consolidated with:

Page 1

Nevada Supreme Court Docket Sheet

Docket:	84281 HOUSTON (MATTHEW) VS. STATE	Page 2
04/27/22	Issued Notice of Rejection of Untimely Petition for En Banc Reconsideration and Supplemental En Banc Reconsideration. (SC)	22-013355
05/02/22	Issued Remittitur. (SC)	22-013806
05/02/22	Remittitur Issued/Case Closed. (SC)	

Exhibit B



SUPREME COURT OF NEVADA

OFFICE OF THE CLERK ELIZABETH A. BROWN, CLERK 201 SOUTH CARSON STREET, SUITE 201 CARSON CITY, NEVADA 89701-4702

May 10, 2022

Matthew T. Houston #1210652 HDSP PO Box 650 Indian Springs, NV 89070

Dear Mr. Houston,

In Re: Docket No. 84477 (Houston vs. Mandala Bay Corp.); Docket No. 84478 (Houston vs. State); and Docket No. 84281 (Houston vs. State)

Your document received on May 10, 2022, has been referred to me for response. Please note that both Docket Nos. 84477 and 84478 had an Order Denying Rehearing filed on May 6, 2022. An en banc reconsideration may be filed within fourteen (14) days of the filing of the court's Order Denying Rehearing. In Docket No. 84281, the remittitur issued on May 2, 2022, and the case is closed. Therefore, we are returning your document, unfiled. For future filings in this court, please be sure to file your documents as separate documents per each docket no. Enclosed, please find a copy of the docket sheet for all three cases mentioned above for your records.

Sincerely, Amanda Ingersoll Deputy Clerk

Exhibit C

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

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

MATTHEW HOUSTON, Appellant, VS. MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO, Respondent. MATTHEW HOUSTON, Appellant, VS. MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO, Respondent. MATTHEW TRAVIS HOUSTON, Appellant, VS. THE STATE OF NEVADA,

Supreme Court No. 79408/80562/84418/84281 District Court Case No. C323614

The question for our lady justice on this 18th day of 1 May, 2022 is: Was the bullet that hit my left eye fake?

NOTICE OF APPEAL TO NOTICE OF REJECTION OF UNTIMELY PETITION

TO: Matthew Travis Houston

Respondent.

The petition for rehearing/reconsideration/review and the supplemental petition for rehearing/reconsideration/review are being returned unfiled because they were not timely submitted. NRAP 40(f)/40A(h)/40B(c).

Too bud for Mandalay Bay and Stephen Paddack that my life isn't fake. Mangla Donnely's is though hoh? DATE: April 27, 2022 Elizabeth A. Brown, Clerk of Court NOT IFI CATION LIST By: Amanda Ingersoll Deputy Clerk NOW SEE the SEAL of top left page of letter from Miss Amanda Ingersoll, as the judicial system in Los Vegas and Nevada is indeed FIAT FIAT = FAKE Deputy Attorney General / Carson Cityl Attorney General / Carson Cityl Attorney DA Deputy Alexander G. Chen Steven D. Grierson - Bth Distance Court Cler FIAT = FAKE LMF A0 000 Paper To Mitch.

Docket: 79408

HOUSTON (MATTHEW) VS. STATE

Case No. 79408

Consolidated with:

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

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada

Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of Nevada

		Case Information	
Panel: N		Panel Members: Pickering/Parraguirre/Cadish	
	fications: tus: Remittitur Issued/Case Closed		
	r: Criminal Appeal Type: Other	Subtype: Direct/Proper Pe	rson
Submitte		Date Submitted:	13011
Oral Arg		Date oublinited.	
-	ice Issued: Sett. Judge:	Sett. Status:	
	Court Cases:		
	Distric	t Court Case Information	
Case Tit Judicial Sitting J Replace	-	County: Clark Co.	
Notice o	f Appeal Filed: 08/12/19 Appeal	Judgment Appealed From Fil	ed: 01/15/19
		Docket Entries	
Date	Docket Entries		
08/15/19	Appeal Filing Fee waived. Criminal.	(SC)	
08/15/19	Filed Notice of Appeal/Proper Perso (SC)	n. Appeal docketed in the Supreme Court this day.	19-034422
09/04/19	Filed Proper Person Appellant's Mot	ion to Proceed In Forma Pauperis. (SC)	19-037049
09/06/19	Filed Proper Person Appellant's Doc	ument - "Exhibit A". (SC)	19-037339

09/10/19 Filed Order Dismissing Appeal. "ORDERS this appeal DISMISSED." fn1 [Given this 19-037845 dismissal, this court takes no action in regard to the motion filed on September 4, 2019, and the document filed September 6, 2019.] NNP19-KP/RP/EC. (SC).

09/24/19 Filed Proper Person Appellant's Petition for Rehearing "Notice of Appeal to Dismissal." 19-039597 (SC)

Nevada Supreme Court Docket Sheet

Docket:	79408 HOUSTON (MATTHEW) VS. STATE	Page 2
11/01/19	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC).	19-044982
11/26/19	Issued Remittitur. (SC)	19-048287
11/26/19	Remittitur Issued/Case Closed. (SC)	
12/13/19	Filed Remittitur. Received by District Court Clerk on December 3, 2019. (SC)	19-048287
	Issued Notice of Rejection of Untimely Petition for Rehearing and Supplemental Petition for Rehearing. (SC)	22-013340
from dismi S.O. Gar	Houston submitted evidence that the charge JACKSON COUNTY, JOWA had in fact be ssed prior to 9-20-2016, so the end P. Program and the errors of Melissa i za, et al caused wrongful conviction(s) SEE: PETITION FOR A WRIT OF EN	een fire De La
1.0.1	CORAM NOBIS - EMERGENCY	

MOTION FOR PRODUCTION OF

"EXHIBIT A" 19-037339 TO THE

EIGHTH JUDICIAL DISTRICT COURT OF CLARK COUNT?, NEVADA Case No. C-17-323614-1

Exhibit D

INMATE REQUEST FORM

1.) INMATE NAME DOC # 2.) HOUSING UNIT 3.) DATE Matthew Houston 1210652 3-0-42 4-27-2022 4.) REQUEST FORM TO: (CHECK BOX) MENTAL HEALTH CANTEEN CASEWORKER X LAW LIBRARY MEDICAL DENTAL **EDUCATION** VISITING SHIFT COMMAND LAUNDRY PROPERTY ROOM HIGH DES OTHER E PRISON W LIBRARY lerk 5.) NAME OF INDIVIDUAL TO CONTACT: 6.) REQUEST: (PRINT BELOW) IS there any possible ne with legal definition elle a the. \overline{R} 4 \boldsymbol{n} REMITTITUR U.S. Supreme Court Cetionari in to hot so easy to a non-profit whatever. donate The fu Or case # A-17-758861in Iowa So office mu law troun stuck in Behavior Modifiction Unit Without now Im my law books, thank you; ~ M 7.) INMATE SIGNATURE 1210652 DOC # 8.) RECEIVING STAFF SIGNATURE DATE 9.) RESPONSE TO INMATE defective tilile to alin Qn lier Vai Ke.M. occurs Whese who he but is out eta In land 10 POSSION and Recovering. ac Doss: on ha trep hold Cast hm upon 1:40 n this E or UP CaSP he le mi andmisie his law ancien 10 LAW Dictionar DATE 4/28/22 10.) RESPONDING STAFF SIGNATURE

Exhibit 1

THE SUPREME COURT OF THE STATE OF NEVADA N 844 and 84478 Log Number(S) RENEWED REMITTITURIN -> (See # 84281) to Supreme Count of 1).S. #UMOT. TO STAY NEVADA DEPARTMENT OF CORRECTIONS #1210652 HOUSTON'S RENEWED LENIENCY EMERGENCY REQUESTS FOR FOR AN EN BANC RECONSIDERATION (5) IN RE PETITION MOTION FOR THE PRODUCTION OF COMPLETE LAS VEGAS FIRE AND RESCUE IN RE 9 RECORDS FROM AND 10/19/2017 #3) MOTION FOR EXTENSION oF TIME SO THAT MAY FILE AND SERVE MORE PROPER EN BANC APPELLANT and overly-numerous mahiple Although these appeals might SWORN DECLARATION UNDER PENALTY OF PERJURY LAUSE HOUSTON to he requests the misinterpreteds furtherly MORP **INMATE SIGNATURE:** TIME: TIME: properly 50 that he ma 4ime GRIEVANCE COORDINATOR SIGNATURE: DATE serve respondents to requirements the meet conwork 01 40(a). NRAP Resources the ot Library Law **GRIEVANCE RESPONSE:** the use of includina COPY work priveleges 9-2 HDSP. and NDOC HOUSTON in victim het neen arrest on July 14th, 2021 then DANC its requests surely NOT reconsideration and most would There is DATE: OL 67 CASEWORKER SIGNATURE: necessary. Mails however prepared and ready Petition 140 _ GRIEVANCE DENIED GRIEVANCE UPHELD _ ISSUE NOT GRIEVABLE PER AR 740 May 20+h, 2022. HOUSTON has no way to have copies made before 10 GRIEVANCE COORDINATOR APPROVAL: DATE: which the attatched DRAFT S 000015 NRCP HOUSTON mailing Per NRS and 5 EMERGENCY this AS FOLLOWS: INMATE DISAGREES INMATE AGREES REQUEST DATED this 14 and day INMATE SIGNATURE: of May -2022 FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES. Heather Ungermann, S. Grierson, Original: DIST & To inmate when complete, or attached to formal grievance team of Michelle McCorthy, Chourte Pleasant Canary: NV SUP, To Grievance Coordinator & Mailed to clerk Amanda Ingersoll - Roland vilfield technology Pink: Inmate's receipt when formal grievance filed & moiled to Brian P. Clark, et al Mr. Pink: Inmate's initial receipt + Moiled to Scott POISSON, et al Mr. Gold: May, 30th day 2022 L pleadinals) 5 Mai this above -Mentioned Houston DOC 3091 (12/01) respondents. navis

EMERGENCY PETITION FOR THE JUDICIAL REVIEW OF OF APPEALS COURT DECISIONS THE IN ALL CASES SPECIFICALLY HO NRAP UNDER **# 84281** IN THE SUPREME COURT OF THE STATE OF NEVADA #84477 70 #80562 TOINDER #79408, #84281 #84417 HOUSTON MATTHEW TRAVIS Supreme Court No.#84418 Appellant, C357927 + C323614 + CO19840 VS. THESTATE NEVAPA . er-District Court No. A758861 McMorris-Alexander. Rosemary MANUALAY CORP., et Joinder to Supreme Court No. 84417 Respondent. and No. 84477RETURNE APPELLANT'S INFORMAL BRIEF # 84478 JOINDER 90 APPEAL AND APR 27 2022 INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief there of supreme court, so attorney in the Nevada Supreme Court, you must file either (1) a brief there of supreme court, so attorney in the Nevada Supreme Court, you must file either (1) a brief there of supreme court, you must file either (1) a brief there (1) a brief there of supreme court, you must file e

complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2)^Y _{DEPUTY CLERK} completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

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

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

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

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

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

Informal Brief Form October 2017 ELIZABETH A. BROWN CLERK OF CUPIER E COURT DEPUTY CLERK 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 selfaddressed, 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.

A-2

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.

Name of Judgment or Order Filed Date January 30,2020 - attemped dismissal / closing of case everyday this is part of the cause of the since 9/20/20162nd wrongful conviction / JOINPERS

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

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

Case No.	Case Title	Name of Court
C-17-323614-1	HOUSTON V. STATE.	*
C-21-357927-1	MOUSTON V. STATE	×
¥	*	×

*= maybe I could provide more if I had my records, Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal? Not really enough

assigned to represent you in this appeal? Not really enough Xes Do attorneys have already ruined my 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.)

proviu	eu m me a	space ar	loweu.)	1000	127	~		
	Today	is	April	5th,	2022.	Pu	rsuaut to	
							DEADLINES	5
that	was	rece	ved .	after	March	22nd	2022	
					0		224d	
					t reque	~		
							court	
proce	edinas	that	are	neces	story for	- the	counts	
1	2				1			

Informal Brief Form October 2017

review on appeal. The court includes the Appellant, which has properly submitted his transcorpt request form with the assistance mailbox rule. 14 days From March 22nd, the would in fact be today, April 5th, 2022 to which additional 7 days would meet the appellant must that the requirement that was provided docketing statement 60 clerk. The transcript request forms tor were mailed and 84418 84417 HDSP March 24th, 2022 and the docketing statements are in preparation. This informal brief than 120 days from March filed no later ZZnd 2022 which would be before July 20th, 2022. The hasty & ORDER PISMISSING APPEAL >> filed March 36th Silver, 2022 by Cadish Pickening is without merit, especially because the Appellant has been provided NO docaments COURT ether the DISTRICT SUPREME or the COURT OF NEVADA, as result of false arrest on 7:19-2021 First and foremost is the fas legas Municipal relocation on 7.14-2021 afaeneree their own, connetractione, Followed up wi of significance rule, which is mailbox to litigants appellants, petitioners, appellants, pro se litigants, litigants with representation, 1. Higants who have been appointed counsely litigents relying Mpon standby-coursel, etc.

Update as of April 15th, 2022 to which the # 84477 transcript request form appeal of Contraction of the has been sent to Eighth Indicial District Court as result of Scott Poisson, Brian P. Clark, Dan Schwartz the rest of these downs ruining my and absolu 6 years now. This is tor almost defendants coerced the he pathetic how have District Court nto Eighth Judicial having and imprisoned person mad convicted MOS Wronatu ways teron the tor for 2nd time The auestion ustice detendants coerce these McMonnis К. Z under oath in ways besides bes pa

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 ot that SNIT sort berit There am wrong ... COUNT 15 truth. district than the truth am not why 'n prison state ttina 101 beleit Not time th 0 M. Jones S bull David telephone heaving hes Why traina His air Itriend this Covered sister up. or Danielle Jones 15 ierra bull behind the berch too. a

I'm not sure if they're related Here perhaps it's coincidental? MOTION TO DETERMINE iF DAVID M. JONES AND TIER DANIELLE JONES ARE RELATED FURTHER TO PREVENT ANY PLAINMEF PREJUDICE AND BIAS oF 1N PETITIONER - APPELLAN ERROR -THE PLAINTIFF - IN- ERROR AS. AESULT WRONGFUL CONVICTION OF SECOND This court gets paid to reveiw cases, and from my observation, the Supreme Court of wevada hasn't reverwed anything other their own biases and now thun further reinforce those biases degrade indigent pro se appellants. It's not my fault that I in being denied access to the Law Library. April 15th, 2022: So why is the Supreme Court of Nevada refusing my transcripts? It 's not that difficult to provide the Appellant with what is rightfolly his, or is it because Brian P. Clark has conned the courts Nevada ? In my life, I survived being shot during the most hornible event in American history October Ist, 2017 and Brian P. Clark

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

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

Informal Brief Form October 2017

What's up with that conspiracy ". s this court care about anything 2 P. Clork, you sir and the of Nevada are in defac >Brian State Bor \$666 billion. Yial me about held accountable for your traudulent be negligence one of these years, pain is too much for me to but continue pain is truth- Unlike the rest of the for the love of sweet Craoks al Jesus, puit with the withholding of You already have illegally destroyed ocuments law office from 4355. Linn St # 927 my I owa 52245. Cease and desist this Iowa City Conspiracy between you and Dan Schwartz ASAP?

DATED this 15th day of April _, 20<u>22</u>. SUPPLIMENTED AND AMENDED ON THIS MOST UNHOLD EASTER SUNDAY OF 2022. Signature of Appellant

Matthew Travis Houston

Print Name of Appellant

A-8

CERTIFICATE OF SERVICE

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

By personally serving it upon him/her; or

★ ⊠ By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

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

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

DATED this 15th day of April , 2022.

ATTEMPTED TO BE MAILED PROM HOSP BUILDING #3-C-42 ON THIS MOST UNHOLY EASTER SUNDAY OF 2012,

Signature of Appellant

Matthew Travis Houston Print Name of Appellant #1210652@ HOSP- P.O. BOX 650

Address

Indian Springs NV City/State/Zip 89070-0650

Telephone

EMERGENCY PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS DECISIONS UNDER NRAP HO IN ALL CASES, SPECIFICALLY #84281 CONTINUED #84418 IN THE SUPREME COURT OF THE STATE OF NEVADA # 79408+#84478 # 80562+ #84281+#84477 Matthew Travis Houston Supreme Court No. 84417+84418 Appellant, VS. District Court No. A758861 Mondalay Bay Corp. Municipal Courts C 323614 C1248384A & C 357927 1 Respondents include STATE OF NV, C 357927 Rosemory McMorris-Alexandersetal and CO 19840 C1237802A C 033713 APPELLANT'S INFORMAL BRIEF 21901275 RETUR AND JOINDER OF APPEAL (CONTINUED) 21 PO 1950 UNFILE INSTRUCTIONS: If you are an appellant proceeding pro se (without an APR 27 2022

INSTITUCTIONS. If you are all appendict proceeding pro-se (without an APR 27 2022 attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) creek of supreme completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court of Appeals may decide your appeal on the record without briefing.

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Las Vegas Place your brief in the Clerk's Office Drop Box at the Las APR Vega 2022 courthouse for the Nevada Appellate Courts, 408 East Clark Avenue, Las Vegas, Nevada, 89101.

EUZALDAM BBACF Form October 2017 CLEMAC & SUPRES COURT DEPUTY CLEDK 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 selfaddressed, 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. Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

	Filed Date	Name of Judgment or Order
	9-20-2016	continuation of appeal # 79408 From
44	9-30-2016	C-17-323614-1 (Pedition For A Writ of Error
	ONE OCTOBER	Mandomuc, Coram Nobis, Ceterieroni and Audit Carolia

Notice of Appeal. Give the date you filed your notice of appeal in the district court: <u>everyday</u> of <u>my life</u> because the LVMPD and courts of the State of Nevada are in fact, <u>ILLE6AL</u> Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed.

Case No.	Case Title	Name of Court
C1248384A	BLUELIVES MATTER	Municipal Court of Los Veges
	BLACK LIVES MATTER	aka Las Vegas
A-17-758861-C	NDOC GREEN LIVES MAME	R Municipal Courts
BUT APPAN	RANTLY TO LVMPD MY	KQ UNITS PIDNIT
	unsel. Would you be interested	
ssigned to ren	resent you in this appeal?	

Yes 🗌 No

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

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

Hello again on this most unboly Easter of 2022 to which I am still being deprived of my service dogs Johny Cash and being lucas... This petition should be granted because 0323614 was dismissed in State of Jowa and that was the first wrangful conviction and extensive incorceration that the State of Nevoda has intentionally neglected compensating me for their damages inflicted me in their miscarraiges of justice. See # 79408.

Informal Brief Form October 2017

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

Even more elaborated, I never made ANY sort of retainer agreements between Bernstein and Poisson? The deposition involving Gene Porter was a hundered c/o in the room that days area live not one time made any sert of communications with Scott Poisson or Ryan Kerbow. Upon this 18th day of April, 2022, Ryan Kerban is hereby served this Notice of DEMAND of not less than \$6,000,000 to compensate the Appellant for his endurance of inflicted damages not limited to soffering not only ONE, but TWO wrongful convictions as the result of Bernstein and Poisson's legal malpractices and gross maligence to Appellant. And again for the record I we never encountered Scott Poisson. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.) On April 11th 2022 the Supreme Court of Nevada's Hardesty, Stiglich, Herndon, Brown, Synang and H.D.S.P. Clo Brown (all) committed acts of theason, intentional gross negligence, verbal assault elder abuce, with olding evidence, conspiracy, coersion and many other crimes not limited to disability discrimination By neglecting to provide a copy of NRAP 40(c) or any other valid justification of their negligent there and over-reaching tactics of forturous encouragement of death squad retaliation. By encouraging institutional and systematic racismily encouraging the Petitioner-appellant to propriotice M non-rehabilitative activities and other forms enquage of negative thinking. #4. Bud attitudes and verbal abuse is Informal Brief Form October 2017 demonstrated by C/O BROWN, B- 5

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

"When will these bad actors not limited to Hardesty, Stiglich, Herndon, the Brown Femily and Synang get a grip on reality and quit worshipping the idols of deridection?"

I slaw it all, in my recipe a for cole slaw cookbook that I am publishing on you and the meat of the kangaroo court that tastes like KFC when the books are cooked and fried for our new lady justice of the Supreme Court of the United States of America, because the Supreme Count of Nevada will ALWAYS be the negligent State of Nevada. Especially because Rosemany Mc Monnis-Alexander, et al are the biggest lias Ine ever seen in a court room. Oh, that's right, the only time Twe ever communicated with Rosemany Ma-Momis-Alexander, er whatever her name was was NEVERS I Now this Supreme Court of Nevada should Page B-9 is omitted in honor of Service K9 John Court. Page B-9 is omitted in honor of Service K9 John Chan. Page B-8 is omitted in honor of Service K9 Lil' George Lucas. And I dont need to sign my name from page 8 because Informal Brief Form October 2017 B-6 is the home S B-6 His here > X. Mar Mu Informal Brief Form October 2017

Page # B 7 NDOC LAW LIBRARY CASE LAW/ RESEARCH MATERIAL CHECK OUT REQUEST

DATE 4-16-2022

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

INMATE NAME: 1210652

New or Current Litigation: current Case Number/Court: A-17-75B861-C JOINDER C-357927-1

Name of Specific Case or Reference Material	Citation:
N.R.A.P.	40 (c)
2.	
3.	
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10.	
TOPICAL SEARCH :	
	20
	Street Names
RECEIPT OF CITATION DATE BY: INMATE SIGNATURE	
RETURN OF CITATION DATEBY: INMATE SIGNATURE	
NOTE: Law Library did 4 of the NRAP to me. Poes Law office that I had	Finally donate a copy ht replace my lost -7 dogs or destroyed in Jova City though

DOC 1716 (05/2020)

LETTER OF MOMON TO OTHE GLERK OF COURT @ ME SUPREME COURT OF NEVADA : PAGE # B-8 Office of the clerk suite 201 201 S. Carson Street, Suite 201 Carson City, Novada 89701 1.) INMATE NAME DOC# INMATE REQUEST FORM 2.) HOUSING UNIT 3.) DATE DOC# Houston, ESG. 1210652 2-1-2022 -D- -R M.T. MENTAL HEALTH CANTEEN 4.) REQUEST FORM TO: (CHECK BOX) X LAW LIBRARY DENTAL CASEWORKER MEDICAL SHIFT COMMAND NOTICE OF HEARING VISITING EDUCATION OTHER 21161 PROPERTY ROOM LAUNDRY 9 AM BREADORAL IN JUSTICE CEN and : We the Yeares. 100 port wind Bally man 5.) NAME OF INDIVIDUAL TO CONTACT: OWNER hearings January 24 and 25 12 6.) <u>REQUEST:</u> (PRINT BELOW) MV WORE MISSIM mv Court CRAME S Mu next OWNER St. C. M ONC and the second the February 16th 00550 neduled Cr(C2 Sterm video coort eleconterence. Som SAME 6.23 A DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER OWNE NON THE REAL nomber 12/1/21 Prot. CAL STA ET WELLER Mr. Som <u>ann9a1</u># 805627 -21 7589 hbruty IAW 1 Stal 7.) INMATE SIGNATURE DOC # 1210653 8.) RECEIVING STAFF SIGNATURE DATE 9.) RESPONSE TO INMATE Law hearings handle does not 10 TONS. avel requires APPEAR ORDER 70 OFFICE CLERKIS e THE NEVADA -SUPREME COURT OF TO THE MY ORIGINAL DEMAND WHERE THE COPY OF 15 FOR \$3,000,000.00 ? POISSON NOTE JUNT TO 10.) RESPONDING STAFF SIGNATURE Page # B-8 DATE #80562, APPEALS #84281 79408 Now Sep. JOINDER OF # 81 # 8 84417 4477 and PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS DECISIONS DECISIONS

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

I certify that on the date indicated below, I served a copy of this the supreme court of Neveda completed informal brief form upon the provide the form of the supreme court of Neveda

By personally serving it upon him/her; or

By mailing it by first-class mail with sufficient postage prepaid to

the following address(es) (list names and address(es) of parties served):

Clerk of the Supreme Count of Nevada 201 S, Carson Sy. #201 Carson Citys NV 29701

DATED this 18th day of April , 2022.

Signature of Appellant

Matthew Tranks Houston Print Name of Appellant #120652 @ H.D.S.P. P. O. BOX 550 Address

Indian Springs, NV 84070-0650 City/State/Zip

Telephone

116

67 230

241

SUPPLIMENTAL PETITION TO NO. 84281 MAY 10 2022 IN THE SUPREME COURT OF THE STATE OF NEVADA TO REVIEW THE NEVADA COURT OF APPEALS DECISIONED TO REVIEW THE NEVADA COURT OF APPEALS DECISIONED TO PEPUTY CLERK

MATTHEW TRAVIS HOUSTON, Appellant, VS. STATE OF NEVADA, ET AL, MANDALAY BAY COAP., ET AL, Respondents also include Rosemony

McMorris - Alexander and SEOGVICK, etal.

Supreme Court No. <u>84477</u> ^{ee} 84478^{??}and ^{ee} 84281^{??} District Court No. <u>4758861</u> C 357927

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

EMERCENCY MOT. IN RE DECISION OF NO. 94281 FILED 4/5/22. INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court of Appeals may decide your appeal on the record without briefing.

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

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

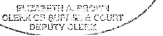
<u>To file your brief in person</u>: Briefs may be submitted for filing Monday through Friday, 8:00 a.m. to 4:00 p.m.

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

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

Informal Brief Form October 2017

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<u>To file your brief by mail</u>: 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 selfaddressed, 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.

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YOU WILL NOW TAKE NOTICE that this is not to be a "MIXED PETITION" as this counterclaim is result of interpleadings and his person in fact being the true rictim OF CRIME. By" his" we are referring to the Appellant whom is a survivor of the ternible 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 Flacic and Rosemany McMorris - Alexander are involved in an isurance scan to have the Appellant contrinuously wrongfolly convicted, falsly imprisoned, illegally incorcerated and possibly mordered by prison gangs Informal Brief Form October 2017 C-2 or worse. Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Ju	dgment or Or	der	
April 5+1, 2022	ORDER	DENYING	REHEARING	
	and o	verything	else too.	

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

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

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

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

🛛 Yes 🗌 No

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

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

Originalist jurisprudence should not be sterile or purely mechanical. It's understanding would be more rich, and it's rules more durable, if it was informed by any sort of experience. In the case of A-17-758861-C both the ELGHTH JUDICIAL DISTRICT COURT, and the SUPREMIE COURT OF NEVADA have contributed to damaging the Appellant by repeatedly violating NRS 11.207 by ignoring Many other laws not limited to the guide significant Informal Brief Form October 2017 C-3

the 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 folled 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 Sedquick, Dianne Ferrante, Jonathan Shockley, Rosemary Mc Marris -Alexander and no less than 40 other accomplices to wrongfully convict the Appellent stars a 2nd fulse imprisonment. The initial intentional gross negligence and deliberate indifference of interpleaded defendants respondents resulted in case C-17-323614-1 against the Appellant, and now this C-21-357927-1. Pursuant to NRAP, in C-21-357927-1, the Appellant filed his DIRECT APPEAL From Fishtank with

little to no resources just after Dec. 20th, 2021 as both

Benard Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped "RECEIVED DEC 27, 2021 CLERK OF coupt to but mistakenly forwarded to the office of Anthony M. Goldstein when it should have sufficed as a "Nonce OF APPEN". The Appellant did not see intend to have appointed council from the onset of this case, to which there was no valid warrant as it was unclaned, there: was no probable cause for the take arrest of the Appellant, and this case in ite entirety is based on the false police reports and lies of Rosericity 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

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, he is the malicious prosecution of Resemany McMornis-Alexander, et al. The question presented to the Eighth Indicial District Court (is Houston guilty?") which is in fact 10? was not even allowed to be presented to the courts because of the coension between way too many bud actors not fimited to Brian P. Clark, Scott Poisson, Tierra Danielle Jones, David M. Jones Laura A boodman # 013390, Jack Bernstein, Scott Poisson # 10188, Pladenta Blacic, Christopher Burk, Jessica Flores,

C-5

to take. (Your answer must be provided in the space allowed.)

Dianne Ferrante, Jonathan Shockley, L.V.M.P.D. Las Vegas City Jail, HDSP, TLVCC SDCC, Erica Tosch, Jason Barnus, the Attorney General Aaron Ford, Sheriff Joe Lombardo, MGM, Mandalay Bay Resont and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, MISE # 720, the Nevada Gaming Commission Division of Industrial Relations Clark County District Attorneys Steven Wolfson et al. GGRMIS Lisa Anderson, Ellie Roohani, Michael P. Villania Mary K. Holthus, Melissa De La Garza, Andrew Flahive, Alex Bassett, Gene 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 ba 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. Informal Brief Form October 2017 **c** - 6

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 clean from any sort of cruel and unusual punnishment. For going off 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 Fuct 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 & appeal was aniginally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de novo heaving, 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 innitiative of the injured verkers 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 measure constituting an abuce of process and creating more unecessary hardships within decision making, Informal Brief Form October 2017 C-7

This case involves fundamental issues of statewide public because notody, permanently totally disabled importance or not should be arrested without a valid warrant as the result of surviving a catastrophic work accident. This is absoutely 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 insurance company to lie to the courts and illegally withhold the injured worker's rightfully entitled benefits? How many people in the State of Nevada think that it's okay for courts and the State Bur of Nevada to descriminate against pro se littogents and steal their service animals?

DATED this $20 \pm day$ of April , 20 ± 2 .

Signature of Appellant

Matthew Travis Houston Print Name of Appellant

CERTIFICATE OF SERVICE

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

By personally serving it upon him/her; or

By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

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

DATED this 20 mday of April , 2022.

Signature of Appellant

Matthew Travis Houston Print Name of Appellant No. 12 10652 C H.O. S. P. P. O: Box 650

Address

Indian Springs, NV 89070-City/State/Zip 0650

Telephone

Informal Brief Form October 2017

No. _____

IN THE

SUPREME COURT OF THE UNITED STATES

(Your Name)

VS.

THE STATE OF NEVADA - RESPONDENT(S) ET AL. MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

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

Please check the appropriate boxes:

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

Supreme Court of Nevada and it's Court Appeals and also (the) Eighth Judicial District Court ર્સ

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

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

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

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

or

 \Box a copy of the order of appointment is appended.

Matthe Trom

(Signature)

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

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

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

Income source		verage monthly amount during e past 12 months			Amount expected next month		
		You		Spouse	You	Spouse	
Employment		\$(2	s_nla_	\$	s nla	
Self-employment		\$	0	s nla	\$0	s nla	
Income from real prop (such as rental incom		\$	0	s_nla_	\$O	s nla	
Interest and dividends		\$	Ð	s nla	\$0	s n/a	
Gifts		\$ <u> </u>	0	s nla	\$0	s nla	
Alimony		\$	0	s_nla_	\$	s n/a	
Child Support		\$	0	s nla	\$O	s nla	
Retirement (such as s security, pensions, annuities, insurance)	ocial	\$	0	s nla	\$O	\$ nla	
Disability (such as soo security, insurance pa		\$	0	s_nla_	\$0	s nla	
Unemployment payme	ents	\$	0	s nla	\$0	s nla	
Public-assistance (such as welfare)		\$	0	s nla	\$0	s_nla_	
Other (specify):		\$	0	<u>s n/a</u>	\$0	s_nla_	
Total monthly	income:	\$	Ó_	s_nla_	\$ O	s_nla_	

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

Employer	Address	Dates of	Gross monthly pay	
nla		Employment	\$ <i>O</i>	
			\$	

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

Employer	Address	Dates of	Gross monthly pay	
pla		Employment	\$	
		_	\$	

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

Financial institution	Type of account	Amount you have	Amount your spouse has
nla		\$	\$
10		\$	\$
		\$	\$

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

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

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

~

Person owing you or	Amoun	Amount owed to you		Amount owed to your spouse	
your spouse money	\$	nla	\$	nla	
	\$		\$		
	\$	201404	\$		
7. State the persons who r	ely on you or	· your spouse for su	pport.		

Name /	Relationship	Age
nla		

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

	You		Your sp	ouse
Rent or home-mortgage payment (include lot rented for mobile home) Are real estate taxes included?	\$	n la	\$	nla
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$		\$	
Home maintenance (repairs and upkeep)	\$		\$	
Food	\$	and in	\$	
Clothing	¢		\$	
Laundry and dry-cleaning	\$		\$	
Medical and dental expenses	\$		\$	

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

- 9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
 - X No If yes, describe on an attached sheet. 2 Yes
- 10. Have you paid or will you be paying an attorney any money for services in connection with this case, including the completion of this form? Yes No

If yes, how much? \$ 10,000

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

Craig Mueller and Associates ATTN: Larry Phillips 808 South 7TH STREET Las Vegas, NV 89101 p: (702) 382 - 1200

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

See cases in clark County, NV: C-17-323614-1 A-17-758861-C C-21-357927-1 □ No X Yes If yes, how much? as much money as it takes because I, Matthew Tranis Houston an NOT GUILTY. If yes, state the person's name, address, and telephone number: Gary Wassum Gary Wassum 3641 Windy Road Ore Held, PA 18069 12. Provide any other information that will help explain why you cannot pay the costs of this case. I was kidnapped by unknown individuals before my doctor's appointment with Dr. Tyson word on July 15th 2021 at Nevada Petina Specialists from Best Western @ 3041 Saint Rose Parkway in Henderson, Nevada and denied mental health court. I declare under penalty of perjury that the foregoing is true and correct.

Executed on: May 10 th, , 20 22

(Signature)

Nevada Supreme Court Docket Sheet

Docket: 84281

HOUSTON (MATTHEW) VS. STATE

Case No. 84281

Consolidated with:

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

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada

Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of Nevada

			Case Information		
Panel: SI	SNP22 Panel Members: Hardesty/Stiglich/Herndon				
Disqualif	ications:				
	tus: Rehearing De	nied			
Category	: Criminal Appeal	Type: Other	Subtype: Direct/Proper Person		
Submitte			Date Submitted:		
Oral Argu			0.11.01.1		
	ice Issued: Court Cases:	Sett. Judge: 84478	Sett. Status:		
		District	Court Case Information		
Case Nu	mber: C357927				
Case Tit	Ie: STATE VS. MA	TTHEW TRAVIS H	OUSTON		
	District: Eighth	Division:	County: Clark Co.		
Sitting J	udge: Tierra Dan	ielle Jones			
Replace	d By:				
Notice o	f Appeal Filed: 02	/18/22 Appeal	Judgment Appealed From Filed: 12/08/21		
			Docket Entries		
Date	Docket Entries				
02/24/22	Appeal Filing Fee	Waived. Criminal. (SC)		
02/24/22	Filed Notice of Ap (SC)	peal/Proper Person	. Appeal docketed in the Supreme Court this day. 22-006125		

03/10/22	Filed Order Dismissing Appeal. "ORDER this appeal DISMISSED." SNP22-JH/LS/DH (SC)	22-007656
03/22/22	Filed Proper Person Petition for Rehearing. (Emergency Motion to Expedite Appeal and Petition for Rehearing.) (SC)	22-008991

	Filed Second Proper Person Petition for Rehearing. (Petition to the Court of Appeals for rehearing under NRAP 40 in Opposition of Order Dismissing Appeal). (SC)	22-009635
04/05/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-010624

Nevada Supreme Court Docket Sheet

Docket:	84281	HOUSTON (MATTHEW) VS. STATE	Page 2
04/27/22	Issued Notice	of Rejection of Untimely Petition for En Banc Reconsideration and	22-013355
	Supplemental	En Banc Reconsideration. (SC)	

4

Wednesday, April 27, 2022 12:10 PM

ь

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

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. Supreme Court No. 84281 District Court Case No. C357927

RECEIPT FOR DOCUMENTS

TO: Matthew Travis Houston Clark County District Attorney \ Alexander G. Chen, Chief Deputy District Attorney Steven D. Grierson, Eighth District Court Clerk

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

- 02/24/2022 Appeal Filing Fee waived. Criminal. (SC)
- 02/24/2022 Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)

DATE: February 24, 2022

Elizabeth A. Brown, Clerk of Court Ih

-	CC	Electronically Filed 2/22/2022 2:14 PM
1	ASTA	Steven D. Grierson CLERK OF THE COURT
3 4		
5 6 7 8	IN THE EIGHTH JUDICIAL STATE OF NEVA THE COUNTY	DA IN AND FOR
9		I OF CLARK
10 11	STATE OF NEVADA, Plaintiff(s),	Case N <u>o</u> : C-21-357927-1 Dept N <u>o</u> : XI
12 13 14	vs. MATTHEW HOUSTON aka MATTHEW TRAVIS HOUSTON ,	
15	Defendant(s),	
17 18	CASE APPEAL	STATEMENT
19 20 21	 Appellant(s): Matthew Travis Houston Judge: Tierra Jones Appellant(s): Matthew Travis Houston 	
22 23 24	Counsel: Matthew Travis Houston #1210652 P.O. Box 650 Indian Springs, NV 89070	
25 26 27	4. Respondent: The State of Nevada Counsel:	
28	Steven B. Wolfson, District Attorney 200 Lewis Ave.	
	C-21-357927-1 -1-	

.

~ *	
1	Las Vegas, NV 89101 (702) 671-2700
3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
.6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: August 3, 2021
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Judgment of Conviction
12	11. Previous Appeal: No
14	Supreme Court Docket Number(s): N/A
15	12. Child Custody or Visitation: N/A
16	Dated This 22 day of February 2022.
17	Steven D. Grierson, Clerk of the Court
.18	
19	/s/ Heather Ungermann Heather Ungermann, Deputy Clerk
20	200 Lewis Ave
21	PO Box 551601 Las Vegas, Nevada 89155-1601
22 23	(702) 671-0512
23	cc: Matthew Travis Houston
25	
26	
27	
28	
	C-21-357927-1 -2-

1	CERTFICATE OF SERVICE BY MAILING and after
2	I Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 10th
2 3	day of May, 20,22. I mailed a true and correct copy of the foregoing "MOTION
4	FOR A STAY OF REMITTITUR PENDING APPLICATION"
5	AND ATTATCHED EXHIBITS A, B, C, D and 1 by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
- 6	addressed as follows:
7	
8	Regional Justice Center Supreme Court of Nevada
9	Steven D. Grierson 2015. Carson Street
10	200 Lewis Ave. 3rd Floor Las Vegas, NV 29155-1160 Carson City, NV 89701
-11	
12	Supreme Court of the Steven B. Wolfson United states
13	1.5. Supreme Court Building 200 Lewis Ave. Attorney 1 First Street N.E. P.O. Box 552212
14	Washington, D.C. 20543 Las Veges NV 89155-2212
15	UNITED STATES DISTRICT MULTIDISTRICT LIMBATION
16 17	2:22-CV-00693-JAD-NJK, 2:21-CV-00499-JAD-DJA DISTRICT OF NEVADA
18	333 Las Vegas Blvd. South
19	Las Vegas, NV 89101 DATED: this 10th day of May 2022.
20	Nal 1 1tc
21	Matthew Travis Houston # 1210652
22	Retitioner appellant/In Propria Persona Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018
24	
25	
26	
27	
28	

AFFIRMATION Pursuant to NRS 239B.030

FOR A STAY OF REMITTITUR PENDING KPP..." (Title of Document) which includes attatched Exhibits A, B, L, D and #1 FOR filed in District Court Case numbers C-2I-357927-1 C-17-323614-1 and A-17-758861-C

Does not contain the social security number of any person.

-OR-

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

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

(State specific law)

-or-

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

Signature

12022

HOUSTON

Title

2:22-0V-00693-JAD-NJK 2:21- CV- 00499- JAD- DJA

		Electronically Filed 6/16/2022 10:39 AM Steven D. Grierson CLERK OF THE COURT	
1 2	ASTA	Atumb. An	um
3			
4			
5			
6	IN THE EIGHTH JUDICIAL	DISTRICT COURT OF THE	
7	STATE OF NEVA		
8	THE COUNT	Y OF CLARK	
9			
10	MATTHEW HOUSTON,	Case No: A-17-758861-C	
11	Plaintiff(s),	Dept No: XXIX	
12	vs.	Dept No. AAIA	
13	MANDALAY BAY CORP. dba MANDALAY		
14	BAY RESORT & CASINO,		
15	Defendant(s),		
16			
17	CASE APPEAL	STATEMENT	
18 19	1. Appellant(s): Matthew Travis Houston		
20	2. Judge: Jim Crockett		
21	3. Appellant(s): Matthew Travis Houston		
22	Counsel:		
23	Matthew Travis Houston #1210652		
24	P.O. Box 650 Indian Springs, NV 89070		
25			
26	4. Respondent (s): Bernstrin & Poisson		
27	Counsel:		
28	Scotr T. Poisson, Esq. 320 S. Jones Blvd.		
	A-17-758861-C -1	-	
	Case Number: /	A-17-758861-C	

1	Las Vegas, NV 89107
2 3	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5 6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8 9	 Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, May 16, 2022 **Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: N/A Date Application(s) filed: N/A
10	9. Date Commenced in District Court: July 24, 2017
11	10. Brief Description of the Nature of the Action: NEGLIGENCE - Premises Liability
12 13	Type of Judgment or Order Being Appealed: Misc. Order
13	11. Previous Appeal: Yes
15	Supreme Court Docket Number(s): 80562, 84417, 84418, 84477
16	12. Child Custody or Visitation: N/A
17	13. Possibility of Settlement: Unknown
18	Dated This 16 day of June 2022.
19	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Heather Ungermann
22	Heather Ungermann, Deputy Clerk 200 Lewis Ave
23	PO Box 551601 Las Vegas, Nevada 89155-1601
24 25	(702) 671-0512
23 26	cc: Matthew Travis Houston
20	
28	
	A-17-758861-C -2-

		CASE NO. A-17-7	58861-C		
vs.	iston, Plaintiff(s) y Corp, Defendant(s)	\$\$	Judicial Officer:	07/24/2017 A758861	
		CASE INFORMA	ΓΙΟΝ		
Statistical Closu 02/06/2020 S	ires Stipulated Dismissal		Case Type: Case Status:	Negligence - 02/06/2020	- Premises Liabilit <u>;</u> Dismissed
DATE		CASE ASSIGNM	ENT		
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-17-758861-C Department 29 12/13/2019 Jones, David M			
		PARTY INFORMA	TION		
Plaintiff	Houston, Matthew			Leau	d Attorneys Poisson, Scot Retainea 702-877-4878(W
Defendant	Mandalay Bay Corp				Clark, Brian I <i>Retained</i> 702-474-0065(W
Intervenor	Bernstein & Poisson				Poisson, Scot <i>Retainea</i> 702-877-4878(W
DATE		EVENTS & ORDERS OF	THE COURT		INDEX
07/24/2017	EVENTS Complaint Filed By: Plaintiff Housto [1] Complaint	on, Matthew			
07/24/2017	Demand for Jury Trial Filed By: Plaintiff Housto [2]	on, Matthew			
07/24/2017	Initial Appearance Fee D Filed By: Plaintiff Housto [3] Initial Appearance and	on, Matthew			
07/24/2017	Summons Electronically [4] Summons (Electronical	Issued - Service Pending lly Issued)			

	CASE NO. A-1/-/58801-C
07/31/2017	Proof of Service Filed by: Plaintiff Houston, Matthew [5]
08/14/2017	Answer to Complaint Filed by: Defendant Mandalay Bay Corp [6] Defendant Mandalay Bay Resort and Casino's Answer to Plaintiff's Complaint
08/14/2017	Initial Appearance Fee Disclosure Filed By: Defendant Mandalay Bay Corp [7]
10/20/2017	Commissioners Decision on Request for Exemption - Granted [8] Commissioner's Decision on Request for Exemption
10/31/2017	Arbitration File [9]
12/28/2017	Joint Case Conference Report Filed By: Plaintiff Houston, Matthew [10]
02/13/2018	Scheduling Order [11]
02/14/2018	Order Setting Civil Jury Trial [12] Order Setting Civil Jury Trial and Calendar Call
06/28/2018	Stipulation and Order Filed by: Defendant Mandalay Bay Corp [13] Stipulation and Order re: Handling and Use of Confidential Information
10/09/2018	Amended Order Setting Jury Trial [14] Amended Order Setting Civil Jury Trial and Calendar Call
10/11/2018	Stipulation and Order to Extend Discovery Deadlines Filed By: Plaintiff Houston, Matthew [15] Stipulation and Order to Continue Discovery Dates (First Request)
10/12/2018	Notice of Entry of Order Filed By: Plaintiff Houston, Matthew [16]
01/07/2019	Case Reassigned to Department 18 Judicial Reassignment - From Judge Villani to Judge Holthus
01/16/2019	Notice of Rescheduling [17] Notice of Rescheduling Date and Time for Calendar Call/5-Week Trial Stack
02/15/2019	Motion to Extend Discovery Filed By: Plaintiff Houston, Matthew [18] Emergency Motion to Extend Discovery Deadlines and Continue Trial Date on Order

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-17-758861-C

	Shortening Time (Second Extension Request)
03/07/2019	Opposition to Motion
05/07/2019	Filed By: Defendant Mandalay Bay Corp [19] Opposition to Plaintiff's Emergency Motion to Extend Discovery Deadlines and Continue Trial on Order Shortening Time (Second Request)
07/30/2019	Order Scheduling Status Check [20]
08/29/2019	Motion to Dismiss Counsel Party: Plaintiff Houston, Matthew [21] Motion to Withdraw Counsel + Bar Complaint
09/18/2019	Motion to Compel Filed By: Plaintiff Houston, Matthew [22] Emergency Motion to Compel
09/19/2019	Application to Proceed in Forma Pauperis Filed By: Plaintiff Houston, Matthew [23] Application to Proceed Informa Pauperis (Confidential)
09/19/2019	Motion to Extend [24] Emergency Motion to Extend Discovery Guidelines and Delay Re-Scheduled Trial Date on Order Extending Time (Amended)
10/10/2019	Motion to Compel Filed By: Defendant Mandalay Bay Corp [25] Defendant's Motion to Compel Settlement; Hearing Requested
10/10/2019	Clerk's Notice of Hearing [26] Notice of Hearing
10/15/2019	Writ of Mandamus Filed by: Plaintiff Houston, Matthew [27] Emergency Writ of Mandamus / Motion to Compel Motion to Resume Case to Public Record
10/15/2019	Supplemental Filed by: Plaintiff Houston, Matthew [28] Supplemental Amendment Defendant(s) Writ of Truth Motion for Tolling
10/22/2019	Order to Proceed In Forma Pauperis [29] Order to Proceed in Forma Pauperis (Confidential)
11/14/2019	Order to Show Cause Filed by: Defendant Mandalay Bay Corp [30] Order Compelling Matthew Houston to Appear Before the Court to Show Cause Why He Should Not be Compelled to Dismiss His Action Following Settlement
11/15/2019	Notice Filed By: Plaintiff Houston, Matthew [31] Notice Regarding Plaintiff's Last-Known Contact Information

11/18/2019	Certificate of Service Filed by: Defendant Mandalay Bay Corp [32]
12/09/2019	Motion Filed By: Plaintiff Houston, Matthew [37] Plaintiff's Motion for Opposition of Def(s) Motion to Compel Settlement
12/10/2019	Notice of Department Reassignment [33]
12/11/2019	Motion for Sanctions Filed By: Plaintiff Houston, Matthew [34] Preliminary Motion for Sanctions to be Imposed Upon Counsel of Defendant(s); Hearing Requested
12/13/2019	Peremptory Challenge Filed by: Defendant Mandalay Bay Corp [35] Defendant's Peremptory Challenge of Judge
12/13/2019	Notice of Department Reassignment [36]
12/20/2019	Clerk's Notice of Hearing [38] Notice of Hearing
12/30/2019	Opposition to Motion Filed By: Defendant Mandalay Bay Corp [39] Defendant's Opposition to Plaintiff's Preliminary Motion for Sanctions to be Imposed Upon Counsel of Defendant(s)
01/13/2020	Motion for Sanctions Filed By: Defendant Mandalay Bay Corp [40] Defendant's Motion for Sanctions Based on Nevada Rules of Civil Procedure, Rule 11; Hearing Requested
01/13/2020	Clerk's Notice of Hearing [41] Notice of Hearing
01/13/2020	Certificate of Service Filed by: Defendant Mandalay Bay Corp [42]
01/22/2020	Siling Filed By: Plaintiff Houston, Matthew [45] Plaintiff's Amendment to Previously Filed Motion for Tolling Filed October 15th, 2019; Hearing Requested
01/30/2020	Order of Dismissal and Order Closing Case [43] Order Dismissing Case and Order Closing Case (1/31/20 Per Dept Issued OSCC)
01/30/2020	Notice of Entry of Order Filed By: Defendant Mandalay Bay Corp [44] Notice of Entry of Order Dismissing Case and Order Closing Case

	CASE NO. A-1/-/58861-C
02/05/2020	Notice of Appeal Filed By: Plaintiff Houston, Matthew [46] Notice of Appeal; Hearing Demanded
02/06/2020	Order to Statistically Close Case [47] Civil Order to Statistically Close Case
02/07/2020	Case Appeal Statement Filed By: Plaintiff Houston, Matthew [48]
02/10/2020	Order to Statistically Close Case [49] Civil Order to Statistically Close Case
02/10/2020	Motion Filed By: Plaintiff Houston, Matthew [50] Letter of Motion to Fix Errors; Motion for New Trial and Attachment to Notice of Appeal; "Hearing Requested"
02/12/2020	Clerk's Notice of Hearing [51] Notice of Hearing
02/21/2020	Notice of Change of Hearing [52]
03/10/2020	(1) Motion [53] Emergency Motion for Judicial Substittution
05/18/2020	Corder Denying Motion Filed By: Defendant Mandalay Bay Corp [54] Order Denying Motion to Fix Errors; Motion for New Trial and Attachment to Notice of Appeal
05/18/2020	Notice of Entry of Order Filed By: Defendant Mandalay Bay Corp [55] Notice of Entry of Order Denying Motion to Fix Errors; Motion for New Trial and Attachment to Notice of Appeal
12/01/2021	NV Supreme Court Clerks Certificate/Judgment - Affirmed [56] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed
01/12/2022	Motion to Dismiss Counsel Party: Plaintiff Houston, Matthew [59] Amended Complaint's and Motion to Dismiss Counsel and Appoint Standby Counsel
01/12/2022	Clerk's Notice of Hearing [60] Notice of Hearing
01/19/2022	Motion to Interplead Filed By: Defendant Mandalay Bay Corp [61] Defendant's Motion to Interplead Settlement Proceeds

	CASE NO. A-17-758861-C
01/20/2022	Clerk's Notice of Hearing [62] Notice of Hearing
01/20/2022	Certificate Filed By: Defendant Mandalay Bay Corp [63] Certificate of Service
02/01/2022	Request [64] Requesting Order Setting Hearing Motion to Dismiss Counsel
02/28/2022	Order Denying Motion Filed By: Defendant Mandalay Bay Corp [65] Order Denying Motion to Amend Complaint and Motion to Dismiss Counsel and Appoint Stand-By Counsel
02/28/2022	Order Filed By: Defendant Mandalay Bay Corp [66] Order Granting Defendant's Motion to Interplead Settlement Proceeds
03/02/2022	Notice Filed By: Defendant Mandalay Bay Corp [67] Notice of Entry of Order Denying Motion to Amend Complaint and Motion to Dismiss Counsel and Appoint Stand-By Counsel
03/02/2022	Notice Filed By: Defendant Mandalay Bay Corp [68] Notice of Entry of Order Granting Defendant's Motion to Interplead Settlement Proceeds
03/02/2022	Motion to Intervene [69] Movant Bernstein & Poisson's Motion to Intervene Pursuant to NRCP 24
03/03/2022	Clerk's Notice of Hearing [70] Notice of Hearing
03/08/2022	Notice of Mailing Filed By: Plaintiff Houston, Matthew [71] Notice of Mailing
03/17/2022	Notice of Appeal Filed By: Plaintiff Houston, Matthew [72] Notice of Appeal
03/17/2022	Notice of Appeal [73] Notice of Appeal and Plaintiff's Response to Movant Bernstein & Poisson's Motion to Intervene on 3/2/22
03/17/2022	Notice of Appeal [74] Notice of Appeal
03/21/2022	Case Appeal Statement [75] Case Appeal Statement
03/21/2022	Case Appeal Statement

	CASE NO. A-17-758801-C
	[76] Case Appeal Statement
03/21/2022	Case Appeal Statement [77] Case Appeal Statement
03/29/2022	Notice of Appeal Filed By: Plaintiff Houston, Matthew [78] Emergency Notice of Appeal to and Response to "Order Granting in Party, Denying in Part Defendant's Pro Per Moton to Dismiss Counsel " form 2-1-2022
03/30/2022	Case Appeal Statement [79] Case Appeal Statement
04/02/2022	Application to Proceed in Forma Pauperis Filed By: Plaintiff Houston, Matthew [80] Continued/ Renewed Application to Proceed in Forma Pauperis
04/06/2022	Motion Filed By: Plaintiff Houston, Matthew [81] Emergency Motion Requesting Hearing, De Novo, and Release to Intensive Supervision
04/14/2022	Order Granting Motion [82] Order Granting Motion to Intervene
04/20/2022	Notice Filed By: Defendant Mandalay Bay Corp [83] Notice of Deposit of Interplead Funds
04/26/2022	NV Supreme Court Clerks Certificate/Judgment - Dismissed [84] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
05/04/2022	Motion Filed By: Intervenor Bernstein & Poisson [85] Bernstein & Poisson's Motion for Disbursement of Interpled Funds
05/05/2022	Clerk's Notice of Hearing [86] Notice of Hearing
05/12/2022	Application to Proceed in Forma Pauperis Filed By: Plaintiff Houston, Matthew [88] Application to Proceed in Forma Pauperis
05/16/2022	Order to Proceed In Forma Pauperis Granted for: Plaintiff Houston, Matthew [89] Order to Proceed In Forma Pauperis
06/10/2022	Filing Filed By: Plaintiff Houston, Matthew [90] Filing
06/10/2022	Motion Filed By: Plaintiff Houston, Matthew [91] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference

06/10/2022	Petition Filed by: Plaintiff Houston, Matthew [92] Petition for Judicial Review
06/14/2022	Notice of Appeal [93] Notice of Appeal
06/16/2022	Case Appeal Statement Case Appeal Statement
01/30/2020	DISPOSITIONS Order of Dismissal With Prejudice (Judicial Officer: Jones, David M) Debtors: Matthew Houston (Plaintiff) Creditors: Mandalay Bay Corp (Defendant) Judgment: 01/30/2020, Docketed: 01/30/2020
05/18/2020	Sanctions (Judicial Officer: Jones, David M) Debtors: Matthew Houston (Plaintiff) Creditors: Brian P Clark, ESQ. (Other) Judgment: 05/18/2020, Docketed: 05/19/2020 Total Judgment: 200.00
04/26/2022	Clerk's Certificate (Judicial Officer: Jones, David M) Debtors: Matthew Houston (Plaintiff) Creditors: Mandalay Bay Corp (Defendant) Judgment: 04/26/2022, Docketed: 04/26/2022 Comment: Supreme Court No. 84418; Dismissed
04/03/2019	HEARINGS CANCELED Calendar Call (9:00 AM) (Judicial Officer: Villani, Michael) Vacated
04/10/2019	Motion to Extend Discovery (9:00 AM) (Judicial Officer: Holthus, Mary Kay) Plaintiff Matthew Houston's Emergency Motion to Extend Discovery Deadlines And Continue Trial Date On Order Shortening Time (Second Extension Request) Withdrawn; Journal Entry Details: Mr. Clark indicated the instant case was set for mediation on May 17, 2019. Further, Mr. Clark indicated parties were working on agreement for discovery. Following colloquy, Court advised parties to get together and decide how they wanted to proceed. Mr. Clark noted if they could come to terms he would submit a stipulation. COURT ORDERED, Plaintiff Matthew Houston's Emergency Motion to Extend Discovery Deadlines and Continue Trial Date On Order Shortening Time (Second Extension Request was hereby WITHDRAWN. ;
04/15/2019	CANCELED Jury Trial (9:00 AM) (Judicial Officer: Villani, Michael) Vacated
08/28/2019	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Villani, Michael) Vacated
09/09/2019	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Holthus, Mary Kay) Vacated
09/18/2019	 Status Check: Settlement Documents (9:00 AM) (Judicial Officer: Holthus, Mary Kay) 09/18/2019, 10/23/2019, 11/13/2019 Matter Continued; Matter Continued;

	Matter Heard;
	Matter Continued;
	Matter Continued;
	Matter Heard; Journal Entry Details:
	Upon Court's inquiry, Mr. Clark indicated parties were not done settling case and did a
	release of all claims; however, they just needed a Stipulation and Order for Dismissal signed. Mr. Clark noted they were having difficulties with Plaintiff. Mr. Kerbow informed the Court after Plaintiff signed the release he wanted to back out, re-negotiate settlement and terminate Mr. Kerbow's firm. Court indicated they would need to get Plaintiff there; however, Mr. Clark
	noted Plaintiff was currently in Ohio and was just released from High Desert Correctional facility. Following colloquy, Mr. Kerbow noted he had served Plaintiff with Motion. Mr. Clark indicated they submitted all settlement documents with the Motion. Court noted it would request Plaintiff's presence in 30 days and if he didn't show, then the Court would order Plaintiff to appear. Mr. Clark noted there was a Motion on calendar for November 13, 2019; therefore, COURT ORDERED, the instant matter CONTINUED to that same date. 11/13/19
	9:00 AM CONTINUED: STATUS CHECK: SETTLEMENT DOCUMENTS;
	Matter Continued;
	Matter Continued; Matter Heard;
	Journal Entry Details:
	Defense Counsel indicated they were waiting on settlement documents to come back. Mr.
	Kerbow indicated Deft. was incarcerated and there was an issue with notarization noting documents were coming back unnotarized. Mr. Kerbow advised he would be driving out on Saturday to see if he could resolve it. COURT ORDERED, matter CONTINUED for 30 days.
	10/23/19 9:00 AM CONTINUED: STATUS CHECK: SETTLEMENT DOCUMENTS;
11/13/2019	Motion to Compel (9:00 AM) (Judicial Officer: Jones, David M) 11/13/2019, 01/29/2020
	Defendant's Motion to Compel Settlement
	Matter Continued;
	Minute Order Dated 12-10-19
	Granted;
	Matter Continued;
	Minute Order Dated 12-10-19
	Granted;
11/13/2019	All Pending Motions (9:00 AM) (Judicial Officer: Holthus, Mary Kay)
	Matter Heard;
	Journal Entry Details:
	STATUS CHECK: SETTLEMENT DOCUMENTSDEFENDANT'S MOTION TO COMPEL SETTLEMENT Upon Court's inquiry, Mr. Kerbow indicated technically his office was off the instant case due to client terminating them. Court advised no Motion to Withdraw or Remove
	was filed. Court explained if Mr. Kerbow was technically attorney of record, then Plaintiff didn't have an opportunity to respond to the Motion to Compel; therefore, Plaintiff could think he still had counsel. Mr. Clark stated at the time he filed the Motion, Mr. Kerbow was still counsel of record. COURT DIRECTED counsel to advise Deft. he had time to file Opposition. Mr. Clark reminded the Court, at the last hearing it ordered Mr. Houston to be present. Court
	indicated it would issue an Order to show cause and give Mr. Houston 30 days to appear; further, Court noted Mr. Houston may be having medical issues. COURT ORDERED, Defendant's Motion to Compel Settlement be CONTINUED for 30 days; FURTHER ORDERED, Mr. Kerbow was out, and an Order to Show Cause shall issue. Following
	colloquy, Mr. Clark noted he already issued two settlement checks; however, he would void those two checks and issue a new one to interplead with the Court. COURT FURTHER ORDERED, Status check SET. 12/11/19 9:00 AM CONTINUED: DEFENDANT'S MOTION TO COMPEL SETTLEMENT STATUS CHECK: ORDER TO SHOW CAUSE ;
12/10/2019	Minute Order (1:45 PM) (Judicial Officer: Holthus, Mary Kay)
	Minute Order - No Hearing Held;
	Journal Entry Details:
	Due to statements made by Mr. Houston directed toward Judge Holthus that preclude her from providing a fair and impartial adjudication of this matter pursuant to NRCJC 2.11(1), this case shall be randomly reassigned. The motion that is currently set in DC 18 on Wednesday,

PAGE 9 OF 12

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-17-758861-C

	December 11, 2019 will be reset in accordance with the reassignment. CLERK'S NOTE: The above minute order has been distributed to: Matthew Houston, 1009 Cardinal Drive, Maquoketa, Iowa 52060; and Brian Clark, Esq. (bpc@clarkmccourt.com) //12-10-19/ dy;
01/29/2020	Status Check (9:00 AM) (Judicial Officer: Jones, David M) Status Check: Order to Show Cause Minute Order Dated 12-10-19 Moot;
01/29/2020	Motion for Sanctions (9:00 AM) (Judicial Officer: Jones, David M) Events: 12/11/2019 Motion for Sanctions Plaintiff's Preliminary Motion for Sanctions to be Imposed Upon Counsel Moot;
01/29/2020	Motion (9:00 AM) (Judicial Officer: Jones, David M) <i>Plaintiff's Motion for Opposition of Def(s) Motion to Compel Settlement</i> Moot;
01/29/2020	Motion for Sanctions (9:00 AM) (Judicial Officer: Jones, David M) Defendant's Motion for Sanctions Based on Nevada Rules of Civil Procedure, Rule 11 Moot;
01/29/2020	 All Pending Motions (9:00 AM) (Judicial Officer: Jones, David M) Matter Heard; Journal Entry Details: PLAINTIFF'S PRELIMINARY MOTION FOR SANCTIONS TO BE IMPOSED UPON COUNSEL Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. STATUS CHECK: ORDER TO SHOW CAUSE Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. SIGNED IN OPEN COURT. DEFENDANT'S MOTION TO COMPEL SETTLEMENT Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. PLAINTIFF'S MOTION FOR OPPOSITION OF DEF(S) MOTION TO COMPEL SETTLEMENT Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. PLAINTIFF'S MOTION FOR OPPOSITION OF DEF(S) MOTION TO COMPEL SETTLEMENT Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. DEFENDANT'S MOTION FOR SANCTIONS BASED ON NEVADA RULES OF CIVIL PROCEDURE, RULE 11 Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT. DEFENDANT'S MOTION FOR SANCTIONS BASED ON NEVADA RULES OF CIVIL PROCEDURE, RULE 11 Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.;
03/12/2020	 Motion for New Trial (8:30 AM) (Judicial Officer: Jones, David M) Events: 02/10/2020 Motion Plaintiff's Letter of Motion to Fix Errors; Motion for New Trial and Attachment to Notice of Appeal Motion Denied; Journal Entry Details: Plaintiff not present. Mr. Clark indicated he had not been served with today's motion. Court noted it did not have jurisdiction over the appeal and indicated the Law Clerk would make a copy of the motion for counsel. Mr. Clark advised he saw the motion in Odyssey and it would have cost him \$450.00 to print it out. Colloquy. At the request of Mr. Clark, COURT ORDERED, request for \$200.00 in attorney's fees GRANTED to Mr. Clark for his appearance. FURTHER, Plaintiff's Motion DENIED. Mr. Clark to prepare both orders.;
04/23/2020	Minute Order (3:00 AM) (Judicial Officer: Jones, David M) Minute Order - No Hearing Held; Journal Entry Details: Pursuant to Administrative orders 20-01 through 20-13, COURT ORDERED, the matter scheduled on April 29, 2020 is rescheduled to Chambers calendar on the same day. Parties need not appear. CLERK'S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve. /mt;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY

	CASE NO. A-17-758861-C
04/29/2020	Motion (3:00 AM) (Judicial Officer: Jones, David M) Events: 03/10/2020 Motion Plaintiff's Emergency Motion for Judicial Substitution Motion Denied; Journal Entry Details: COURT ORDERED, motion DENIED.;
02/16/2022	 Motion to Dismiss (9:00 AM) (Judicial Officer: Jones, David M) Amended Complaint's and Motion to Dismiss Counsel and Appoint Standby Counsel Denied; Journal Entry Details: Mr. Clark present via BlueJeans. Court noted is seems because Mr. Houston is housed at the Clark County Detention Center he believes he has a right to legal counsel in a civil matter and the Court has to appoint standby counsel for him if he showed a basis on a mental issue. COURT FINDS no basis to appoint standby counsel and no basis to allow him to amend his Complaint. Court noted the Court of Appeals upheld this Court's ruling and on February 23rd there is a Motion to Interplead set for hearing. As such, COURT ORDERED, Amended Complaint's and Motion to Dismiss Counsel and Appoint Standby Counsel DENIED. Mr. Clark to prepare the order. ;
02/23/2022	Motion to Interplead (9:00 AM) (Judicial Officer: Jones, David M) Defendant's Motion to Interplead Settlement Proceeds Granted; Journal Entry Details: There being no opposition, COURT ORDERED, Motion GRANTED. Mr. Clark to prepare the Order.;
04/04/2022	Minute Order (3:00 AM) (Judicial Officer: Jones, David M) <i>Minute Order:Order Granting Motion to Intervene</i> Minute Order - No Hearing Held; Journal Entry Details: <i>The Motion to Intervene by Bernstein & Poisson is unopposed and is GRANTED. Moving</i> <i>counsel to prepare and submit the appropriate order within 14 days per EDCR 7.21. CLERK'S</i> <i>NOTE: The above minute order has been distributed to: All registered parties./sd 04/04/22;</i>
04/06/2022	CANCELED Motion to Intervene (3:00 AM) (Judicial Officer: Jones, David M) Vacated Movant Bernstein & Poisson's Motion to Intervene Pursuant to NRCP 24
06/07/2022	Motion (9:00 AM) (Judicial Officer: Jones, David M) Bernstein & Poisson's Motion for Disbursement of Interpled Funds Granted; Journal Entry Details: COURT ORDERED, Bernstein & Poisson's Motion for Disbursement of Interpled Funds, GRANTED. Mr. Kerbow to prepare the order.;

Defendant Mandalay Bay Corp Total Charges Total Payments and Credits Balance Due as of 6/16/2022	673.00 673.00 0.00
Plaintiff Houston, Matthew Total Charges Total Payments and Credits Balance Due as of 6/16/2022	337.50 337.50 0.00
Defendant Mandalay Bay Corp Interplead Funds Balance as of 6/16/2022	50,000.00

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A-17-758861-C

Department 17

DISTRICT COURT CIVIL COVER SHEET

Clark County, Nevada

	Case No. (Assigned by Clerk's (Office)	
I. Party Information (provide both h	ome and mailing addresses if different)		
Plaintiff(s) (name/address/phone):		Defendant(s) (name/address/phone):	
Matthew Houston		Mandalay bay Corp dba Mandalay Bay Resort & Casino	
		Mandalay bay colp uba Mandalay Bay Resolt & Casino	
Attorney (name/address/phone):		Attorney (name/address/phone):	
Scott S. Poisson Esq. 702-256-4566		Unknown	
20 S. Jones Blvd			
Las Vegas, NV 89107			
II. Nature of Controversy (please s	select the one most applicable films to a	- 1	
Civil Case Filing Types	elect the one most applicable futing type b	elow)	
Real Property		Torts	
Landlord/Tenant	Negligence	Other Torts	
Unlawful Detainer	Auto	Product Liability	
Other Landlord/Tenant	Premises Liability	Intentional Misconduct	
Title to Property	Other Negligence	Employment Tort	
Judicial Foreclosure	Malpractice	Insurance Tort	
Other Title to Property	Medical/Dental	Other Tort	
Other Real Property	Legal		
Condemnation/Eminent Domain	Accounting		
Other Real Property	Other Malpractice		
Probate	Construction Defect & Contra	et Judicial Review/Appeal	
Probate (select case type and estate value)	Construction Defect	Judicial Review	
Summary Administration	Chapter 40	Foreclosure Mediation Case	
General Administration	Other Construction Defect	Petition to Seal Records	
Special Administration	Contract Case	Mental Competency	
Set Aside	Uniform Commercial Code	Nevada State Agency Appeal	
Trust/Conservatorship	Building and Construction	Department of Motor Vehicle	
Other Probate	Insurance Carrier	Worker's Compensation	
Estate Value	Commercial Instrument	Other Nevada State Agency	
Over \$200,000	Collection of Accounts	Appeal Other	
Between \$100,000 and \$200,000	Employment Contract	Appeal from Lower Court	
Under \$100,000 or Unknown		Other Judicial Review/Appeal	
Under \$2,500			
Civi	l Writ	Other Civil Filing	
Civil Writ		Other Civil Filing	
Writ of Habeas Corpus	Writ of Prohibition	Compromise of Minor's Claim	
Writ of Mandamus	Other Civil Writ	Foreign Judgment	
Writ of Quo Warrant		Other Civil Matters	
Business Co	ourt filings should be filed using the B	Business Court civil coversheet.	
)7/20/2017		All	
Date	_	Signature of mutating party or representative	
	See other side for family-relaged	100	
Needs ACC - December Sector - 11			
Nevada AOC - Research Statistics Unit Pursuant to NRS 3.275		Form P	

			Electronically Filed 04/14/2022 10:56 AM
	ORDR		CLERK OF THE COURT
1	Scott L. Poisson, Esq. Nevada Bar No. 10188		
2	Ryan Kerbow, Esq. Nevada Bar No. 11403		
3	BERNSTEIN & POISSON 320 S. Jones Blvd		
4 5	Las Vegas, NV 89107 Telephone: (702) 256-4566 Facsimile: (702) 256-6280		
6	Email: <u>ryan@vegashurt.com</u>		
7	DISTR	ICT COURT	
8	CLARK COUNTY, NEVADA		
9	MATTHEW HOUSTON,	CASE NO.: A	A-17-758861-C
10	Plaintiff,	DEPT. NO.: 1	
11	VS.		
12	MANDALAY BAY CORP DBA MANDALAY BAY RESORT & CASINO,		SON'S MOTION TO
13	and DOES 1 through 100; And ROE CORPORATIONS 101 through 200;	INTERVENE PURSU	JANT TO NRCP 24
14	Defendants.		
15			
16			
17	The Court having considered Bernstei	n & Poisson's Motion to	o Intervene Durquent to NDCD
18	C C		
19	24, and no opposition being filed, and good cause appearing, Plaintiffs' motion is hereby		
20	GRANTED. Bernstein & Poisson is found to have an interest in this action, as former attorney for		
21	plaintiff Matthew Houston, with regard to the settlement funds being interpled with the Court.		
22	Bernstein & Poisson shall therefore be included in this action as a party with regard to the Dated this 14th day of April, 2022		
23	settlement funds interpled by defendant Mandalay Bay Corp dba Mandalay Bay Besort & Casino.		
24	10/		
25		ζ	
26		/	
27		L	
28	Submitted by:	Jim Cro	F2F1 A9CC ockett Court Judge

Bernstein & Poisson 320 S. Jones Blvd. Las Vegas, Nevada 89107 OFFICE: (702) 256-4566 FAX: (702) 256-6280

	1	BERNSTEIN & POISSON
n 56-6280	2 3 4 5 6 7 8 9 10 11 12	BERNSTEIN & POISSON /s/ Ryan Kerbow RYAN KERBOW, ESQ. Nevada Bar No. 11403 320 S. Jones Blvd. Las Vegas, NV 89107
Bernstein & Poisson 320 S. Jones Blvd. Las Vegas, Nevada 89107 OFFICE: (702) 256-4566 FAX: (702) 256-6280	 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	

Page 2 of 2

1	CSERV		
2		DISTRICT COURT	
3		RK COUNTY, NEVADA	
4			
5			
6	Matthew Houston, Plaintiff(s)	CASE NO: A-17-758861-C	
7	vs.	DEPT. NO. Department 29	
8	Mandalay Bay Corp,		
9	Defendant(s)		
10			
11	<u>AUTOMATE</u>	D CERTIFICATE OF SERVICE	
12		service was generated by the Eighth Judicial District Motion was served via the court's electronic eFile	
13		e-Service on the above entitled case as listed below:	
14	Service Date: 4/14/2022		
15	Sabina Demelas sa	abina@vegashurt.com	
16	Lukas McCourt li	nccourt@clarkmccourt.com	
17			
18		pc@clarkmccourt.com	
19	Jack Bernstein ja	nck@vegashurt.com	
20	Scott Poisson se	cott@vegashurt.com	
21	Nicole Garcia n	garcia@murchisonlaw.com	
22	Tyler Ure ti	are@murchisonlaw.com	
23	Rody Scott rs	scott@clarkmccourt.com	
24		yan@vegashurt.com	
25			
26			
27			
28			

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Negligence - Pr	emises Liability	COURT MINUTES	April 10, 2019	
A-17-758861-C	Matthew Hous vs. Mandalay Bay	ton, Plaintiff(s) Corp, Defendant(s)		
April 10, 2019	9:00 AM	Motion to Extend Discovery		
HEARD BY: H	Holthus, Mary Kay	COURTROOM:	RJC Courtroom 03F	
COURT CLERE	K: Dara Yorke			
RECORDER: Yvette G. Sison				
REPORTER:				
PARTIES PRESENT:	Clark, Brian P	Attorney		

JOURNAL ENTRIES

- Mr. Clark indicated the instant case was set for mediation on May 17, 2019. Further, Mr. Clark indicated parties were working on agreement for discovery. Following colloquy, Court advised parties to get together and decide how they wanted to proceed. Mr. Clark noted if they could come to terms he would submit a stipulation. COURT ORDERED, Plaintiff Matthew Houston's Emergency Motion to Extend Discovery Deadlines and Continue Trial Date On Order Shortening Time (Second Extension Request was hereby WITHDRAWN.

Negligence - Premise	es Liability	COURT MINUTES	September 18, 2019	
A-17-758861-C	Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)			
September 18, 2019	9:00 AM	Status Check: Settlement Documents		
HEARD BY: Holthu	ıs, Mary Kay	COURTROOM:	RJC Courtroom 03F	
COURT CLERK: D	ara Yorke			
RECORDER: Yvette G. Sison				
REPORTER:				
PARTIES PRESENT: Kert	oow, Ryan M	Attorney		

JOURNAL ENTRIES

- Defense Counsel indicated they were waiting on settlement documents to come back. Mr. Kerbow indicated Deft. was incarcerated and there was an issue with notarization noting documents were coming back unnotarized. Mr. Kerbow advised he would be driving out on Saturday to see if he could resolve it. COURT ORDERED, matter CONTINUED for 30 days.

10/23/19 9:00 AM CONTINUED: STATUS CHECK: SETTLEMENT DOCUMENTS

Negligence - Pre	emises Liability	COURT MINUTES	October 23, 2019
A-17-758861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)			
October 23, 2019	9:00 AM	Status Check: Settlement Documents	
HEARD BY: Holthus, Mary Kay		COURTROOM:	RJC Courtroom 03F
COURT CLERK	: Dara Yorke		
RECORDER:	Patti Slattery		
REPORTER:			
PARTIES PRESENT:	Clark, Brian P Kerbow, Ryan M	Attorney Attorney	

JOURNAL ENTRIES

- Upon Court's inquiry, Mr. Clark indicated parties were not done settling case and did a release of all claims; however, they just needed a Stipulation and Order for Dismissal signed. Mr. Clark noted they were having difficulties with Plaintiff. Mr. Kerbow informed the Court after Plaintiff signed the release he wanted to back out, re-negotiate settlement and terminate Mr. Kerbow's firm. Court indicated they would need to get Plaintiff there; however, Mr. Clark noted Plaintiff was currently in Ohio and was just released from High Desert Correctional facility. Following colloquy, Mr. Kerbow noted he had served Plaintiff with Motion. Mr. Clark indicated they submitted all settlement documents with the Motion. Court noted it would request Plaintiff's presence in 30 days and if he didn't show, then the Court would order Plaintiff to appear. Mr. Clark noted there was a Motion on calendar for November 13, 2019; therefore, COURT ORDERED, the instant matter CONTINUED to that same date.

11/13/19 9:00 AM CONTINUED: STATUS CHECK: SETTLEMENT DOCUMENTS

Negligence - Pr	emises Liability	COURT MINUTES	November 13, 2019
A-17-758861-C	A-17-758861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)		
November 13, 2	2019 9:00 AM	All Pending Motions	
HEARD BY: 1	Holthus, Mary Kay	COURTROOM:	RJC Courtroom 03F
COURT CLERK: Dara Yorke			
RECORDER:	Yvette G. Sison		
REPORTER:			
PARTIES PRESENT:	Clark, Brian P Kerbow, Ryan M	Attorney Attorney	

JOURNAL ENTRIES

- STATUS CHECK: SETTLEMENT DOCUMENTS...DEFENDANT'S MOTION TO COMPEL SETTLEMENT

Upon Court's inquiry, Mr. Kerbow indicated technically his office was off the instant case due to client terminating them. Court advised no Motion to Withdraw or Remove was filed. Court explained if Mr. Kerbow was technically attorney of record, then Plaintiff didn't have an opportunity to respond to the Motion to Compel; therefore, Plaintiff could think he still had counsel. Mr. Clark stated at the time he filed the Motion, Mr. Kerbow was still counsel of record. COURT DIRECTED counsel to advise Deft. he had time to file Opposition. Mr. Clark reminded the Court, at the last hearing it ordered Mr. Houston to be present. Court indicated it would issue an Order to show cause and give Mr. Houston 30 days to appear; further, Court noted Mr. Houston may be having medical issues. COURT ORDERED, Defendant's Motion to Compel Settlement be CONTINUED for 30 days; FURTHER ORDERED, Mr. Kerbow was out, and an Order to Show Cause shall issue. Following colloquy, Mr. Clark noted he already issued two settlement checks; however, he would void those two checks and issue a new one to interplead with the Court. COURT FURTHER ORDERED, Status check SET.

12/11/19 9:00 AM CONTINUED: DEFENDANT'S MOTION TO COMPEL SETTLEMENT... STATUS CHECK: ORDER TO SHOW CAUSE

Negligence - Premise	s Liability	COURT MINUTES	December 10, 2019
A-17-758861-C	8861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)		
December 10, 2019	1:45 PM	Minute Order	
HEARD BY: Holthu	ıs, Mary Kay	COURTROOM:	Chambers
COURT CLERK: D	ara Yorke		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Due to statements made by Mr. Houston directed toward Judge Holthus that preclude her from providing a fair and impartial adjudication of this matter pursuant to NRCJC 2.11(1), this case shall be randomly reassigned. The motion that is currently set in DC 18 on Wednesday, December 11, 2019 will be reset in accordance with the reassignment.

CLERK'S NOTE: The above minute order has been distributed to: Matthew Houston, 1009 Cardinal Drive, Maquoketa, Iowa 52060; and Brian Clark, Esq. (bpc@clarkmccourt.com) //12-10-19/ dy

Negligence - Premises Liability		COURT MINUTES	January 29, 2020
A-17-758861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)			
January 29, 2020	9:00 AM	All Pending Motions	
HEARD BY: Jones, David M		COURTROOM:	RJC Courtroom 15A
COURT CLERK	Nancy Maldonado		
RECORDER:	Melissa Delgado-Murpl	ny	
REPORTER:			
PARTIES PRESENT:	Clark, Brian P Houston, Matthew	Attorney Plaintiff	
		JOURNAL ENTRIES	

- PLAINTIFF'S PRELIMINARY MOTION FOR SANCTIONS TO BE IMPOSED UPON COUNSEL... Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.

STATUS CHECK: ORDER TO SHOW CAUSE... Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.

DEFENDANT'S MOTION TO COMPEL SETTLEMENT... Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.

PLAINTIFF'S MOTION FOR OPPOSITION OF DEF(S) MOTION TO COMPEL SETTLEMENT... Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.

DEFENDANT'S MOTION FOR SANCTIONS BASED ON NEVADA RULES OF CIVIL PROCEDURE,

PRINT DATE: 06/16/2022

Page 7 of 15 Minutes Date: April 10, 2019

RULE 11...

Following the arguments of counsel, COURT ORDERED Motion to Compel Settlement, GRANTED; all other motions MOOT. ORDER SIGNED IN OPEN COURT.

Negligence - Premises LiabilityCOURT MINUTES		COURT MINUTES	March 11, 2020	
A-17-758861-C	VS.	Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)		
March 11, 2020	9:00 AM	Motion for New Trial		
HEARD BY:Jones, David MCOURTROOM:RJC Courtroom 15A			RJC Courtroom 15A	
COURT CLERI	K: Michaela Tapia			
RECORDER:	Melissa Delgado-Mu	rphy		
REPORTER:				
PARTIES PRESENT:	Clark, Brian P	Attorney		
		JOURNAL ENTRIES		

- Plaintiff not present.

Mr. Clark indicated he had not been served with today's motion. Court noted it did not have jurisdiction over the appeal and indicated the Law Clerk would make a copy of the motion for counsel. Mr. Clark advised he saw the motion in Odyssey and it would have cost him \$450.00 to print it out. Colloquy. At the request of Mr. Clark, COURT ORDERED, request for \$200.00 in attorney's fees GRANTED to Mr. Clark for his appearance. FURTHER, Plaintiff's Motion DENIED. Mr. Clark to prepare both orders.

Negligence - Prem	nises Liability	COURT MINUTES	April 23, 2020
A-17-758861-C	Matthew Hous vs. Mandalay Bay	ton, Plaintiff(s) Corp, Defendant(s)	
April 23, 2020	3:00 AM	Minute Order	
HEARD BY: Jon	es, David M	COURTROOM:	Chambers
COURT CLERK:	Michaela Tapia		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Pursuant to Administrative orders 20-01 through 20-13, COURT ORDERED, the matter scheduled on April 29, 2020 is rescheduled to Chambers calendar on the same day. Parties need not appear.

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

Negligence - Premises Li	ability COURT	MINUTES	April 29, 2020		
VS.	atthew Houston, Plaintif andalay Bay Corp, Defen				
April 29, 2020 3:0	00 AM Motion				
HEARD BY: Jones, Dav	id M	COURTROOM: (Chambers		
COURT CLERK: Micha	iela Tapia				
RECORDER: Melissa D	RECORDER: Melissa Delgado-Murphy				
REPORTER:					
PARTIES PRESENT:					

JOURNAL ENTRIES

- COURT ORDERED, motion DENIED.

Negligence - Premises Liability COURT MINUTE			February 16, 2022
A-17-758861-C	861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)		
February 16, 202	2 9:00 AM	Motion to Dismiss	
HEARD BY: Jo	ones, David M	COURTROOM:	RJC Courtroom 15A
COURT CLERK	: Madalyn Kearney		
RECORDER:	Angelica Michaux		
REPORTER:			
PARTIES PRESENT:	Clark, Brian P	Attorney	
		JOURNAL ENTRIES	

- Mr. Clark present via BlueJeans.

Court noted is seems because Mr. Houston is housed at the Clark County Detention Center he believes he has a right to legal counsel in a civil matter and the Court has to appoint standby counsel for him if he showed a basis on a mental issue. COURT FINDS no basis to appoint standby counsel and no basis to allow him to amend his Complaint. Court noted the Court of Appeals upheld this Court's ruling and on February 23rd there is a Motion to Interplead set for hearing. As such, COURT ORDERED, Amended Complaint's and Motion to Dismiss Counsel and Appoint Standby Counsel DENIED. Mr. Clark to prepare the order.

Negligence - Premises Liability		COURT MINUTES	February 23, 2022
A-17-758861-C	Matthew Houst vs. Mandalay Bay (ton, Plaintiff(s) Corp, Defendant(s)	
February 23, 2022	9:00 AM	Motion to Interplead	
HEARD BY: Jones, David M		COURTROOM:	RJC Courtroom 15A
COURT CLERK: Lo	ouisa Garcia		
RECORDER: Angelica Michaux			
REPORTER:			
PARTIES PRESENT: Clar	·k, Brian P	Attorney	
		JOURNAL ENTRIES	

- There being no opposition, COURT ORDERED, Motion GRANTED. Mr. Clark to prepare the Order.

Negligence - Premises Liability		COURT MINUTES	April 04, 2022
A-17-758861-C	Matthew Hous vs. Mandalay Bay	ton, Plaintiff(s) Corp, Defendant(s)	
April 04, 2022	3:00 AM	Minute Order	
HEARD BY: Jones, David M		COURTROOM:	RJC Courtroom 15A
COURT CLERK:	Shuron Dockery		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Motion to Intervene by Bernstein & Poisson is unopposed and is GRANTED. Moving counsel to prepare and submit the appropriate order within 14 days per EDCR 7.21.

CLERK'S NOTE: The above minute order has been distributed to: All registered parties./sd 04/04/22

Negligence - Premi	June 07, 2022				
A-17-758861-C Matthew Houston, Plaintiff(s) vs. Mandalay Bay Corp, Defendant(s)					
June 07, 2022	9:00 AM	Motion			
HEARD BY: Jones, David M		COURTROOM: RJC C	Courtroom 15A		
COURT CLERK: Deriontae Green					
RECORDER: Angelica Michaux					
REPORTER:					
PARTIES PRESENT: Ke	rbow, Ryan M	Attorney JOURNAL ENTRIES			

- COURT ORDERED, Bernstein & Poisson's Motion for Disbursement of Interpled Funds, GRANTED. Mr. Kerbow to prepare the order.



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

MATTHEW TRAVIS HOUSTON #1210652 P.O. BOX 650 INDIAN SPRINGS, NV 89070

DATE: June 16, 2022 CASE: A-17-758861-C

RE CASE: MATTHEW HOUSTON vs. MANDALAY BAY CORP. dba MANDALAY BAY RESORT & CASINO

NOTICE OF APPEAL FILED: June 14, 2022

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

□ \$250 – Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**

- If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.

- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- □ \$500 Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the District Court.
- Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- ☑ Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada County of Clark SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER GRANTING MOVANT BERNSTEIN & POISSON'S MOTION TO INTERVENE PURSUANT TO NRCP 24; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

MATTHEW HOUSTON,

Plaintiff(s),

Case No: A-17-758861-C

Dept No: XXIX

vs.

MANDALAY BAY CORP. dba MANDALAY BAY RESORT & CASINO,

Defendant(s),

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 16 day of June 2022. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk