

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

Electronically Filed
Feb 08 2022 11:00 a.m.
Elizabeth A. Brown
Clerk of Supreme Court

CHARLES SKAGGS,

Petitioner,

vs.

THE STATE OF NEVADA,

Respondent.

Sup. Ct. Case No. 83889

Case No. CR18-2149

Dept. 9

RECORD ON APPEAL

VOLUME 2 OF 5

DOCUMENTS

APPELLANT

Charles Skaggs, #111743
NNCC
P.O. Box 7000
Carson City, NV 89702

RESPONDENT

Washoe County District
Attorney's Office
Jennifer P. Noble, Esq. #9446
P.O. Box 30083
Reno, Nevada 89502-3083

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
APPLICATION FOR SETTING	12-18-18	2	24
BAIL BOND POSTED	12-24-18	2	41-43
BAIL BOND POSTED	12-24-18	2	44-46
BINDOVER BOND	12-18-18	2	16-23
CASE APPEAL STATEMENT	05-20-19	2	108-109
CASE APPEAL STATEMENT	04-22-21	4	475-476
CASE APPEAL STATEMENT	12-06-21	4	583-584
CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL	05-20-19	2	110
CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL	04-22-21	4	477
CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL	12-06-21	4	585
DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT SENTENCING	04-12-19	2	80-82
DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT SENTENCING	04-16-19	2	85-96
EX PARTE MOTION FOR PAYMENT OF ATTORNEY’S FEES	07-09-20	5	28-34
EX PARTE MOTION FOR PAYMENT OF ATTORNEY’S FEES	07-14-21	5	38-44
GUILTY PLEA MEMORANDUM	01-09-19	2	51-56
INFORMATION	12-20-18	2	30-32
INFORMATION	12-20-18	2	36-38
JUDGMENT OF CONVICTION	04-18-19	2	99-100
LETTER FROM DEFENDANT	03-24-20	3	270-271
MINUTES – ARRAIGNMENT	01-16-19	2	59
MINUTES – ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE	05-06-19	2	103
MINUTES – SENTENCING – APRIL 17, 2019	01-08-20	3	237-238
MOTION FOR APPOINTMENT OF COUNSEL	02-08-21	4	405-406
MOTION FOR APPOINTMENT OF COUNSEL PURSUANT TO NRS 34.750	10-22-19	3	229-230
MOTION FOR DISCOVERY NRS 34.780, NRS 34.930 ET SEQUETER	01-26-21	4	390-398

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	10-22-19	5	24-27
MOTION FOR TRANSCRIPT(S) AT COUNTY EXPENSE	06-03-19	2	122-124
MOTION TO CORRECT ILLEGAL SENTENCE AND/OR MODIFY SENTENCE	05-08-20	3	277-280
MOTION TO DISMISS IN PART	01-25-21	3	374-386
MOTION TO LIFT STAY ORDERED 4/28/21	06-07-21	4	496-501
MOTION TO RECONSIDER	11-29-21	4	565-580
MOTION TO WITHDRAW AS COUNSEL	08-24-20	3	323-330
NOTICE OF APPEAL	05-16-19	2	106-107
NOTICE OF APPEAL	04-21-21	4	470-471
NOTICE OF APPEAL	12-03-21	4	581-582
NOTICE OF APPEARANCE	05-31-19	2	114-115
NOTICE OF BINDOVER	12-18-18	2	1
NOTICE OF CHANGE OF RESPONSIBLE ATTORNEY	01-27-20	3	247-249
NOTICE OF ENTRY OF ORDER	07-24-20	3	311-315
NOTICE OF ENTRY OF ORDER	04-02-21	4	462-466
NOTICE OF ENTRY OF ORDER	11-10-21	4	556-561
OPPOSITION TO MOTION FOR APPOINTMENT OF COUNSEL	02-12-21	4	423-427
OPPOSITION TO MOTION FOR DISCOVERY	02-01-21	4	399-401
OPPOSITION TO MOTION TO MOTION TO CORRECT ILLEGAL SENTENCE AND/OR MODIFY SENTENCE	05-18-20	3	284-286
ORDER	04-28-21	4	481-483
ORDER {1} GRANTING APPLICATION TO PROCEED IN FORMA PAUPERIS AND {2} GRANTING MOTION FOR APPOINTMENT OF COUNSEL	12-02-19	3	231-233
ORDER APPROVING ATTORNEY'S FEES (POST CONVICTION)	07-15-20	3	301
ORDER APPROVING ATTORNEY'S FEES (POST CONVICTION)	08-09-21	4	534
ORDER DENYING MOTION FOR DISCOVERY	04-01-21	4	456-458

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
ORDER DENYING MOTION TO CORRECT ILLEGAL SENTENCE AND/OR MODIFY SENTENCE	07-23-20	3	305-307
ORDER DIRECTING THE STATE TO RESPOND	01-22-20	3	242-243
ORDER FOR TRANSCRIPTS AT COUNTY EXPENSE	06-06-19	2	135
ORDER GRANTING MOTION TO DISMISS IN PART	11-09-21	4	549-552
ORDER GRANTING MOTION TO LIFT STAY	08-31-21	4	543-545
ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL	10-26-20	3	339-341
ORDER GRANTING REQUEST TO EXTEND TIME TO RESPOND TO PETITION FOR WRIT OF HABEAS CORPUS	02-20-20	3	264-266
ORDER REVOKING SUPERVISED BAIL	03-08-19	2	67
PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)	10-22-19	3	183-228
PRESENTENCE INVESTIGATION REPORT	02-26-19	5	5-17
PRETRIAL SERVICES ASSESSMENT REPORT	12-19-18	5	1-4
PRETRIAL SERVICES COURT NOTE – CURRENT SUPERVISION	01-04-19	2	47-48
PRETRIAL SERVICES COURT NOTE – PRIOR SUPERVISION	03-08-19	2	70-71
PRETRIAL SERVICES COURT NOTE – PRIOR SUPERVISION	04-11-19	2	74-75
PROCEEDINGS	12-18-18	2	2-15
RECOMMENDATION AND ORDER APPOINTING COUNSEL (POST CONVICTION)	04-23-20	3	272-273
RECOMMENDATION OF ADMINISTRATOR FOR PAYMENT OF ATTORNEY FEES – POST CONVICTION	07-14-20	5	35-37
RECOMMENDATION OF ADMINISTRATOR FOR PAYMENT OF ATTORNEY FEES – POST CONVICTION/INTERIM FEES	08-02-21	5	45-47
RECOMMENDATION REVOKING SUPERVISED BAIL	03-07-19	2	64
REPLY TO OPPOSITION FOR DISCOVERY	02-16-21	4	433-434
REPLY TO STATE’S OPPOSITION TO PLAINTIFF’S MOTION FOR APPOINTMENT OF COUNSEL	02-22-21	4	443-447
REQUEST FOR DISCOVERY PURSUANT TO NRS 174.245	12-20-18	2	33-35
REQUEST FOR SUBMISSION	01-27-20	3	253-254
REQUEST FOR SUBMISSION	05-29-20	3	290-291

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
REQUEST FOR SUBMISSION	07-24-20	3	319
REQUEST FOR SUBMISSION	02-12-21	4	428-429
REQUEST FOR SUBMISSION	02-19-21	4	438-439
REQUEST FOR SUBMISSION	02-26-21	4	451-452
REQUEST FOR SUBMISSION	06-18-21	4	518-524
REQUEST FOR SUBMISSION	08-31-21	4	538-539
REQUEST FOR SUBMISSION OF MOTION	02-08-21	4	418-419
REQUEST FOR SUBMISSION OF MOTION	06-15-21	4	512-514
REQUEST FOR SUBMISSION OF MOTION TO WITHDRAW AS COUNSEL	09-10-20	3	334-335
REQUEST FOR TRANSCRIPT(S)	06-03-19	2	119-121
REQUEST TO EXTEND TIME TO RESPOND TO PETITION FOR WRIT OF HABEAS CORPUS	01-27-20	3	250-252
RESPONSE AND OBJECTIONS TO MOTION TO DISMISS	02-08-21	4	407-417
RETURN OF NEF	12-18-18	2	25-26
RETURN OF NEF	12-19-18	2	27-28
RETURN OF NEF	12-20-18	2	39-40
RETURN OF NEF	01-04-19	2	49-50
RETURN OF NEF	01-09-19	2	57-58
RETURN OF NEF	01-16-19	2	60-61
RETURN OF NEF	02-26-19	2	62-63
RETURN OF NEF	03-07-19	2	65-66
RETURN OF NEF	03-08-19	2	68-69
RETURN OF NEF	03-08-19	2	72-73
RETURN OF NEF	04-11-19	2	76-77
RETURN OF NEF	04-12-19	2	78-79
RETURN OF NEF	04-12-19	2	83-84

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
RETURN OF NEF	04-18-16	2	97-98
RETURN OF NEF	04-18-19	2	101-102
RETURN OF NEF	05-06-19	2	104-105
RETURN OF NEF	05-20-19	2	111-113
RETURN OF NEF	06-03-19	2	116-118
RETURN OF NEF	06-03-19	2	125-127
RETURN OF NEF	06-03-19	2	128-130
RETURN OF NEF	06-03-19	2	132-134
RETURN OF NEF	06-06-19	2	136-138
RETURN OF NEF	07-08-19	3	175-177
RETURN OF NEF	08-26-19	3	180-182
RETURN OF NEF	12-02-19	3	234-236
RETURN OF NEF	01-08-20	3	239-241
RETURN OF NEF	01-22-20	3	244-246
RETURN OF NEF	01-27-20	3	255-257
RETURN OF NEF	01-27-20	3	258-260
RETURN OF NEF	01-27-20	3	261-263
RETURN OF NEF	02-20-20	3	267-269
RETURN OF NEF	04-23-20	3	274-276
RETURN OF NEF	05-08-20	3	281-283
RETURN OF NEF	05-18-20	3	287-289
RETURN OF NEF	05-29-20	3	292-294
RETURN OF NEF	07-09-20	3	295-297
RETURN OF NEF	07-14-20	3	298-300
RETURN OF NEF	07-15-20	3	302-304
RETURN OF NEF	07-23-20	3	308-310

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
RETURN OF NEF	07-24-20	3	316-318
RETURN OF NEF	07-24-20	3	320-322
RETURN OF NEF	08-24-20	3	331-333
RETURN OF NEF	09-10-20	3	336-338
RETURN OF NEF	10-26-20	3	342-344
RETURN OF NEF	11-24-20	3	371-373
RETURN OF NEF	01-25-21	3	387-389
RETURN OF NEF	02-01-21	4	402-404
RETURN OF NEF	02-08-21	4	420-422
RETURN OF NEF	02-12-21	4	430-432
RETURN OF NEF	02-16-21	4	435-437
RETURN OF NEF	02-19-21	4	440-442
RETURN OF NEF	02-22-21	4	448-450
RETURN OF NEF	02-26-21	4	453-455
RETURN OF NEF	04-01-21	4	459-461
RETURN OF NEF	04-02-21	4	467-469
RETURN OF NEF	04-21-21	4	472-474
RETURN OF NEF	04-22-21	4	478-480
RETURN OF NEF	04-28-21	4	484-486
RETURN OF NEF	04-29-21	4	488-490
RETURN OF NEF	05-13-21	4	493-495
RETURN OF NEF	06-07-21	4	502-504
RETURN OF NEF	06-09-21	4	509-511
RETURN OF NEF	06-15-21	4	515-517
RETURN OF NEF	06-18-21	4	525-527
RETURN OF NEF	07-14-21	4	528-530

APPEAL INDEX
 SUPREME COURT NO: 83889
 DISTRICT CASE NO: CR18-2149
 CHARLES SKAGGS vs THE STATE OF NEVADA
 DATE: FEBRUARY 8, 2022

PLEADING	DATE FILED	VOL.	PAGE NO.
RETURN OF NEF	08-03-21	4	531-533
RETURN OF NEF	08-09-21	4	535-537
RETURN OF NEF	08-31-21	4	540-542
RETURN OF NEF	08-31-21	4	546-548
RETURN OF NEF	11-09-21	4	553-555
RETURN OF NEF	11-10-21	4	562-564
RETURN OF NEF	12-06-21	4	586-588
RETURN OF NEF	12-14-21	4	590-592
RETURN OF NEF	01-25-22	4	595-597
SUBSTANCE ABUSE EVALUATION TO BE FILED UNDER SEAL PER HIPAA	04-12-19	5	18-23
SUPPLEMENTAL PETITION FOR WRIT OF HABEAS CORPUS (POST CONVICTION)	11-24-20	3	345-370
SUPREME COURT CLERK'S CERTIFICATE & JUDGMENT	06-09-21	4	506
SUPREME COURT ORDER CONSOLIDATING APPEALS, DIRECTING TRANSMISSION OF RECORDS, AND REGARDING BRIEFING	01-25-22	4	593-594
SUPREME COURT ORDER DISMISSING APPEALS	08-26-19	3	178-179
SUPREME COURT ORDER DISMISSING APPEALS	05-13-21	4	491-492
SUPREME COURT ORDER DISMISSING APPEALS	06-09-21	4	507-508
SUPREME COURT RECEIPT FOR DOCUMENTS	06-03-19	2	131
SUPREME COURT RECEIPT FOR DOCUMENTS	04-29-21	4	487
SUPREME COURT RECEIPT FOR DOCUMENTS	12-14-21	4	589
SUPREME COURT REMITTITUR	06-09-21	4	505
TRANSCRIPT OF PROCEEDINGS – ARRAIGNMENT – JAN 9, 2019	07-08-19	2	139-152
TRANSCRIPT OF PROCEEDINGS – SENTENCING – APRIL 17, 2019	07-08-19	2	153-174
WAIVER OF PRELIMINARY EXAMINATION	12-20-18	2	29

1
2 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
3 IN AND FOR THE COUNTY OF WASHOE
4

5 STATE OF NEVADA,

6 Plaintiff,

7 vs.

Case No. BIND-2018

8 CHARLES A SKAGGS,

9 Defendant.
10 _____/

11 **NOTICE OF BINDOVER**

12 DEFENDANT'S NAME: Charles A Skaggs

13 AKA's: Charles A Sakggs, Charles Skaggs,
14 Charles Anthony Skaggs, Charles
15 Anthony Skaggs, Chucky Skaggs,
16 Charles Williams

17 DATE OF BIRTH: 08/20/1986

18 DATE OF BINDOVER: 12/18/2018

19 JUSTICE COURT: Reno Justice Court

20 J/C Case Number: RCR2018-098055 DA Case Number: 18-9351

21 Co-Defendant(s): NO

22 DAS Supervision: NO

23 PROSECUTING ATTORNEY: Jeff Hoppe

24 DEFENSE COUNSEL: Public Defender

25 BAIL BOND FORFEITURE _____ BAIL BOND CASH BAIL
Start Date

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Code 3700

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE**

THE STATE OF NEVADA,

Plaintiff,

Case No.

vs.

Dept. No.

Charles A Skaggs,

Defendant.

_____ /

PROCEEDINGS

RENO CRIMINAL
CASE SUMMARY
CASE NO. RCR2018-098055

The State of Nevada
 vs.
 Charles A Skaggs

§
§
§
§
§
§
§
§
§

Location: **Reno Criminal**
 Judicial Officer: **Pearson, Scott**
 Filed on: **08/21/2018**
 Case Number History: **RPC2018-030880**
 Agency Number: **RP18-017027**
 District Attorney Number: **18-9351**
 Probable Cause Number: **RPD0027475C**
RPD0025985C

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Felony
1. Trafficking of sch I cont sub or flunitrazepam/GHB, 28 grams or more ACN: RP18-017027	NRS 453.3385.3	A	08/19/2018	Case Type:	Felony
Arrest: RPD - Reno Police Department				Case Status:	12/18/2018 Waived
2. Possess sch I, II, III or IV cont sub, 1st/2nd ACN: RP18-017027	NRS 453.336.2a	E	08/17/2018		
Arrest: RPD - Reno Police Department					
3. Mfg, import, possess or use dangerous weapon, 1st ACN: RP18-017027	NRS 202.350.1a	G	08/17/2018		
Arrest: RPD - Reno Police Department					

Related Cases
 RPC2018-030903 (Related Case)

Statistical Closures
 12/18/2018 Waiver of Preliminary Hearing

Bonds
 Bail Bond #AB00987862 \$8,000.00
 12/18/2018 Waived
 9/21/2018 Surety Bond Posted
 Counts: 1, 2, 3

Bail Bond #AF00974838 \$50,000.00
 12/18/2018 Waived
 9/21/2018 Surety Bond Posted
 Counts: 1, 2, 3

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	RCR2018-098055
Court	Reno Criminal
Date Assigned	08/21/2018
Judicial Officer	Pearson, Scott

PARTY INFORMATION

Plaintiff	The State of Nevada	<i>Lead Attorneys</i> Hoppe, Jeff 775-328-3200(W)
Defendant	Skaggs, Charles A <i>Also Known As Skaggs, Chucky</i>	Public Defender <i>Court Appointed</i> 775-337-4800(W)

DATE

EVENTS & ORDERS OF THE COURT

INDEX

08/18/2018 | Court Found Probable Cause

RENO CRIMINAL
CASE SUMMARY
CASE NO. RCR2018-098055

RPD0025985C

08/18/2018	Bail Set (Judicial Officer: Lynch, Patricia) <i>As to RPD 0025985C; Per Judge Lynch \$50,000 with conditions as recommended</i>
08/20/2018	1st Appearance (9:30 AM) (Judicial Officer: Sullivan, Ryan) <i>Parties Present: Defendant Skaggs, Charles A</i>
08/20/2018	Probable Cause Findings/Hearings (12:00 PM) (Judicial Officer: Judge, Probable Cause)
08/20/2018	Probable Cause Affidavit Reviewed by Judge (Judicial Officer: Sullivan, Ryan)
08/20/2018	 Washoe County Pretrial Services Assessment Report
08/20/2018	 Public Defender Appointed
08/20/2018	 Court Found Probable Cause RPD0027475C
08/20/2018	 Bail Set (Judicial Officer: Sullivan, Ryan) <i>As to RPD0027475C; per Judge Sullivan - \$8,000.00 bondable or 15% cash, with conditions as recommended</i>
08/21/2018	 Criminal Complaint Filed \$58,000
08/22/2018	Arraignment (9:30 AM) (Judicial Officer: Sferrazza, Peter) <i>Parties Present: Defendant Skaggs, Charles A</i>
08/22/2018	Bail Set (Judicial Officer: Sferrazza, Peter) <i>Bail Set at \$58,000.00 or 15% Cash with conditions as recommended. Defendant Remanded to the Custody of the Washoe County Sheriff.</i>
09/21/2018	Surety Bond Posted <i>AF00974838, Action Bail Bonds, \$50,000.00</i>
09/21/2018	Surety Bond Posted <i>AB00987862, Action Bail Bonds, \$8,000.00</i>
12/18/2018	CANCELED Preliminary Hearing (1:30 PM) (Judicial Officer: Lynch, Patricia) <i>Waived</i> 08/29/2018 <i>Continued to 09/13/2018 - MSC Reset/Continuance - The State of Nevada; Skaggs, Charles A</i> 09/13/2018 <i>Continued to 11/13/2018 - MSC Reset/Continuance - The State of Nevada; Skaggs, Charles A</i>
12/18/2018	 Copy of Waiver of Preliminary Examination Received Charges: 1, 2, 3
12/18/2018	 Notice of Bindover
12/18/2018	Proceedings Certified to the Second Judicial District Court
12/18/2018	Bond Waived
12/18/2018	Bond Waived
12/18/2018	Disposition (Judicial Officer: Pearson, Scott) 1. Trafficking of sch I cont sub or flunitrazepam/GHB, 28 grams or more Waived 2. Possess sch I, II, III or IV cont sub, 1st/2nd

RENO CRIMINAL
CASE SUMMARY
CASE NO. RCR2018-098055

Waived
3. Mfg, import, possess or use dangerous weapon, 1st
Waived

DATE	FINANCIAL INFORMATION
Defendant Skaggs, Charles A Total Charges Total Payments and Credits Balance Due as of 12/18/2018	100.00 100.00 0.00

V2.6

ORIGINAL

ARREST REPORT AND DECLARATION OF PROBABLE CAUSE

RPD 0025985C

CASE # 18-17027

P-93852
18-13289

COURT OF JURISDICTION RPD

PHOTO # RJC

FILED
20 Aug 2018 8:19 am
Dexter Thomas
Reno Justice Court

PRINT CLEARLY

ARRESTEE'S (Last, First, Middle) NAME SKAGGS, CHARLES AKA/ALIAS CHUCKY SKAGGS
RESIDENCE (Street, City, State, Zip) ADDRESS [REDACTED]

RACE White Black Unknown Indian Asian Ethnicity Hispanic Non-Hispanic Unknown
SEX Male Female
DOB 8/20/86 AGE 32 HT 601 WT 225 HAIR BLK EYES BRO
OCCUPATION & BUSINESS ADDRESS NONE HOME PHONE
DRIVER LICENSE STATE NV ARRESTEE'S VEH Stored Left at Scene Impounded Held to Oth Per
SCARS, MARKS, TATTOOS LISTED

ARREST DATE 8-17-18 TIME 1511 LOCATION LOCUST ST / BROADWAY AVE RENO, NV

OFFENSE DATE TIME LOCATION SAME -

NRS/ORD #	NOC	BAIL	WARRANT # & DATE	CHARGE	F=Felony, G=Gross Misd, M=Misd F-G-M
53.336	51127	-		1 PCS - METH	56.21 G M F
53.338.2	51150	-		2 PCS SALES	F
53.3385	51160	-		3 TRAFFICKING LEVEL 3	F
202.350.1	51454	-		4 POSS. DANGEROUS WEAPON	G
				5	
				6	
				7	
				8	

ARRESTING OFFICER(S) AND ID # KINCAID 13598 TRANSPORTING OFFICER(S) AND ID # SPD HAMMERSON
PRIVATE PERSON MAKING THE ARREST (Citizen Arrest) REVIEWING SUPERVISOR AND ID # [REDACTED] 070

The undersigned, KINCAID, J, a police officer, of RENO POLICE DEPT, hereby declares under penalty of perjury, that the above-named defendant has been arrested on probable cause and is subject to detention for the above-listed offense(s). Either personally or upon information and belief this officer learned the following facts and circumstances which support the arrest and detention:

18 AUG 17 PM 5:00

SEE ATTACHED

REL TO _____ DATE _____ BY _____
DISSEMINATION IS RESTRICTED TO CRIMINAL JUSTICE AGENCIES ONLY. SECONDARY DISSEMINATION TO NON-CRIMINAL AGENCIES IS PROHIBITED.

HEREFORE, Declarant requests that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charge is a felony or gross misdemeanor) or for trial (if charge is a misdemeanor).

age 1 of 2 DECLARANT [Signature] I.D.# 13598

VIEWED FOR PROBABLE CAUSE (PC) FOUND PC NOT FOUND DATE _____ TIME _____

DEFENDANT ORDERED RELEASED, DATE _____
MAGISTRATE Patricia A. Lynch V2.6
11 28 am, Aug 18 2018

DECLARATION SUPPLEMENT

Page: 2/2

CASE# 18-17027

On 08/17/18 at about 1570 hours the Defendant was observed as a passenger in a vehicle in the area of Broadway Ave/Locust ST. It was known by Detectives in the area that there was probable cause to arrest the Defendant out of Reno PD and Sparks PD.

RPD 18-16583, Robbery, ADW, Violation of TPO, Domestic Battery.
SPD 18-6204, Stalking, TPO Violation.

As a result, a traffic stop was conducted on the above mentioned vehicle and the Defendant was taken into custody.

During a search incident to arrest metal knuckles was located in the Defendants rear right pants pocket. Consent was given to search the vehicle, by the Driver. During said search a green Crown Royal bag was located on the floor board where the Defendant was sitting. Inside the bag was a clear plastic bag which contained a white crystal substance consistent with that of methamphetamine. There was also a digital scale which is commonly used to weigh narcotics. In the same area, was the Defendants hat, and a phone which he was using to contact the Victim of the TPO. The Driver of the vehicle, and the rear passenger, stated that the narcotics were not theirs. Additionally, the Defendant was in possession of \$973.00 of US currency in denominations consistent with proceeds from the sales of a controlled substance.

The white crystal substance consistent was presumptive positive for methamphetamine, and weighed 56.21 grams gross weight.

Based on the above, the Defendant was additionally arrested for Possession of a controlled substance, PCS for sales, Trafficking of a controlled substance 3, and Possession of a dangerous weapon.

He was transported and booked into the Washoe County Jail.

18 AUG 17 PM 5:09

WHEREFORE, Declarant requests that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charge is a felony or gross misdemeanor) or for a trial (if charge is a misdemeanor).

REVIEWED FOR PROBABLE CAUSE (PC).
PC FOUND PC NOT FOUND

DECLARANT Kincaid SL I.D.# 13588

DATE: _____, MAGISTRATE PAGE _____ OF _____
DEFENDANT ORDERED RELEASED, DATE: _____, MAGISTRATE

In the Justice Court of Reno Township

County of Washoe, State of Nevada

THE STATE OF NEVADA,
 Plaintiff,
 vs.
 Charles A. Skaggs
 Defendant.

No. RCR18-098055

Waiver of Preliminary Examination

I, the Defendant in the above-entitled action, being fully advised of my rights in the premises, hereby waive my preliminary examination on the charge of TRAFFICKING NRS 453.3385 category A Felony in the above entitled action, and consent that I may be remanded to the Second Judicial District Court of the State of Nevada, for further proceedings therein.

DATE: 12-18-18

Charles Skaggs

The Δ agrees to waive his Prelim pursuant to negotiations specifically that he will be expected to plead guilty to TRAFFICKING Level 2 NRS 453.3385(1)(6). In exchange, the Δ will stipulate to a term of prison of 3 to 10 years, ~~prison~~. He will also plead guilty to Attempted ADW in RCR18-098084 where both charges will run concurrent with each other. The state will dismiss RCR18-098138. Further there, the state will dismiss all other charges, cases, e enhancements stemming from this arrest.

RJC 15 (Rev 4/80)

ARREST REPORT AND DECLARATION OF PROBABLE CAUSE

* AD BOOK *
3/DA MB
RJC
SET

RPD 0027475C

CASE # 18-17027

COURT OF JURISDICTION
RJC
PRECED #

622736

PRINT CLEARLY

ARRESTEE'S (Last, First, Middle) NAME: SKAGGS, CHARLES
AKA/ALIAS: CHUCKY SKAGGS
RESIDENCE (Street, City, State, Zip) ADDRESS:

UNFIXED

RACE: White, Black, Unknown, Indian, Asian
SEX: Male, Female
ETHNICITY: Hispanic, Non-Hispanic, Unknown
DOB: 8/20/86
AGE: 31 HT: 66 WT: 225 HAIR: BLK EYES: BRO

OCCUPATION & BUS ADDRESS: UNEMPLOYED
DRIV # [REDACTED] DRIV LIC STATE: NJ
ARRESTEE'S VEH: Stored, Impounded, Held to Cth Per
SCARS, MARKS, TATTOOS: LISTED

ARREST DATE: 8-19-18 TIME: 1511 LOCATION: LOCUST ST / BROADWAY BL

OFFENSE DATE	NRS/ORD #	NOC	TIME	BAIL	LOCATION	WARRANT # & DATE	CHARGE	F-G-M
	453.336	51127					1 PLS - COCAINE	F
							2	
							3	
							4	
							5	
							6	
							7	
							8	

ARRESTING OFFICER(S) AND ID #: KINLAID 13588
TRANSPORTING OFFICER(S) AND ID #: IN CUSTODY
PRIVATE PERSON MAKING THE ARREST (Citizen Arrest):
REVIEWING SUPERVISOR AND ID #: 421

The undersigned, KINLAID 13588, a police officer, of RENO POLICE DEPT, hereby declares under penalty of perjury, that the above-named defendant has been arrested on probable cause and is subject to detention for the above-listed offense(s). Either personally or upon information and belief this officer learned the following facts and circumstances which support the arrest and detention:

SEE ATTACHED

RELS TO _____ DATE _____ BY _____
DISSEMINATION IS RESTRICTED TO CRIMINAL JUSTICE AGENCIES ONLY. SECONDARY DISSEMINATION TO NON-CRIMINAL AGENCIES IS PROHIBITED.

WHEREFORE, Declarant requests that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charge is a felony or gross misdemeanor) or for trial (if charge is a misdemeanor).
Page 1 of 2 DECLARANT: [Signature] I.D.# 13588

REVIEWED FOR PROBABLE CAUSE (PC)
PC FOUND PC NOT FOUND DATE _____ TIME _____, MAGISTRATE.

DEFENDANT ORDERED RELEASED, DATE _____, MAGISTRATE.

DECLARATION SUPPLEMENT

Page: 2/2

CASE# 18-17027

On 08/17/18 at about 1510 hours the Defendant was observed as a passenger in a vehicle in the area of Broadway Ave/Locust ST. It was known by Detectives in the area that there was probable cause to arrest the Defendant out of Reno PD and Sparks PD.

RPD 18-16583, Robbery, ADW, Violation of TPO, Domestic Battery.
SPD 18-6204, Stalking, TPO Violation.

As a result, a traffic stop was conducted on the above mentioned vehicle and the Defendant was taken into custody.

During a search incident to arrest Detectives located a clear plastic bag containing a white substance in the Defendant's front right pants pocket (coin pocket). This white substance was presumptive test positive for cocaine and had a gross weight of 1.47 grams.

During this investigation the Defendant was arrested on multiple other crimes, in addition to the above listed PCs. At the time of this arrest I forgot to list this possession of a controlled substance charge for the presumptive positive cocaine. On 08/19/19 I add booked the Defendant.

The Defendant is currently in custody at the Washoe County Jail.

WHEREFORE, Declarant requests that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charge is a felony or gross misdemeanor) or for a trial (if charge is a misdemeanor).

REVIEWED FOR PROBABLE CAUSE (PC).
PC FOUND PC NOT FOUND

DECLARANT Kincaid I.D.# 13588

DATE: _____, MAGISTRATE PAGE _____ OF _____
DEFENDANT ORDERED RELEASED, DATE: _____, MAGISTRATE

DA #18-9351

RPD RP18-017027

FILED

18 AUG 21 AM 9:40

CLERK OF DISTRICT COURT

L. Samaya
DEPUTY

1 IN THE JUSTICE COURT OF RENO TOWNSHIP

2 IN AND FOR THE COUNTY OF WASHOE, STATE OF NEVADA

3 * * *

4 THE STATE OF NEVADA,

5 Plaintiff,

Case No.: RCR2018-098059

6 v.

Dept. No.: 4

7 CHARLES A SKAGGS,
8 also known as
9 CHUCKY SKAGGS,

10 Defendant.

11 CRIMINAL COMPLAINT

12 JEFF HOPPE of the County of Washoe, State of Nevada,
13 verifies and declares upon information and belief and under penalty
14 of perjury, that CHARLES A SKAGGS also known as CHUCKY SKAGGS, the
15 defendant above-named, has committed the crime(s) of:

16 COUNT I. POSSESSION OF A TRAFFICKING QUANTITY OF A
17 CONTROLLED SUBSTANCE, a violation of NRS 453.3385, a category A
18 felony, (51160) in the manner following, to wit:

19 That the said defendant, CHARLES A SKAGGS, on or about
20 August 17th, 2018, within the County of Washoe, State of Nevada, did
21 willfully, unlawfully, knowingly or intentionally be in actual or
22 constructive possession of 28 grams or more of a Schedule I
23 controlled substance, or a mixture which contains a Schedule I
24 controlled substance, to wit, methamphetamine at or near Locust
25 Street and/or Broadway Avenue.

1 COUNT II. POSSESSION OF A CONTROLLED SUBSTANCE, a violation
2 of NRS 453.336, a category E felony, (51127) in the manner following,
3 to wit:

4 That the said defendant, CHARLES A SKAGGS, on or about
5 August 17th, 2018, within the County of Washoe, State of Nevada, did
6 willfully, unlawfully and knowingly have in his possession or under
7 his dominion and control a Schedule I controlled substance, to wit,
8 cocaine at or near Locust Street and/or Broadway Avenue.

9 ///
10 ///
11 ///
12 ///
13 ///
14 ///
15 ///
16 ///
17 ///
18 ///
19 ///
20 ///
21 ///
22 ///
23 ///
24 ///
25 ///
26 ///

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

COUNT III. POSSESSION OF A DANGEROUS WEAPON, a violation of
NRS 202.350, a gross misdemeanor, (51454) in the manner following, to
wit:

That the said defendant, CHARLES A SKAGGS, on or about
August 17th, 2018, within the County of Washoe, State of Nevada, did
willfully and unlawfully possess metal knuckles, at or near Locust
Street and/or Broadway Avenue.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding
document does not contain the social security number of any person.

DATED this 21st day of August, 2018.



JEFF HOPPE
DEPUTY DISTRICT ATTORNEY

PCN: RPD0025985C; RPD0027475C-SKAGGS

Custody: X
Bailed:
OFFICE
Warrant: District Court Dept:
District Attorney: HOPPE
Defense Attorney: PUBLIC DEFENDERS

*

Bail ~~\$50,000~~ w/conditions as to
Restitution: RPD0025985C; \$ 8,000 or
15⁰ cash w/conditions
as to RPD0027475C

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff,

vs.

Case No. BIND-2018

CHARLES A SKAGGS,

Defendant.

_____ /

NOTICE OF BINDOVER

DEFENDANT'S NAME: Charles A Skaggs

AKA's: Charles A Sakggs, Charles Skaggs,
Charles Anthony Skaggs, Charles
Anthony Skaggs, Chucky Skaggs,
Charles Williams

DATE OF BIRTH: 08/20/1986

DATE OF BINDOVER: 12/18/2018

JUSTICE COURT: Reno Justice Court

J/C Case Number: RCR2018-098055 DA Case Number: 18-9351

Co-Defendant(s): NO

DAS Supervision: NO

PROSECUTING ATTORNEY: Jeff Hoppe

DEFENSE COUNSEL: Public Defender

BAIL BOND FORFEITURE _____ BAIL BOND CASH BAIL
Start Date

IN THE JUSTICE COURT OF
WASHOE COUNTY, STATE OF NEVADA
EN EL TRIBUNAL DE JUSTICIA DEL
CONDADO DE WASHOE, ESTADO DE NEVADA

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

THE STATE OF NEVADA, EL ESTADO DE NEVADA,)	APPLICATION FOR APPOINTMENT OF PUBLIC DEFENDER
)	
Plaintiff/ Demandante,)	SOLICITUD DE ASIGNACIÓN DEL DEFENSOR PÚBLICO
)	
vs.)	CASE NO. <u>RPC2018-030880</u>
Charles Anthony Skaggs)	CAUSA No.
Defendant/Acusado)	PCN _____

I hereby apply for appointment of the Washoe County Public Defender and **declare under penalty of perjury**: (1) I am indigent and I am without financial means to hire an attorney. Mediante la presente solicito la asignación del Defensor Público del Condado de Washoe y **declaro bajo pena de perjurio**: (1) que soy indigente y (2) que no tengo los medios económicos para contratar a un abogado.

I receive government assistance yes no, specifically _____.
Recibo ayuda del gobierno si no, específicamente _____.

My weekly household income is _____ the total number of people in my household is _____ and my total assets are _____.
Los ingresos semanales de mi familia son de _____ el número de personas que viven en mi hogar es _____ y mi capital total es de _____.

DEFENDANT/ACUSADO

WITNESSED: _____ 20 ____
TESTIGO

COURT STAFF or JUDGE
PERSONAL JUDICIAL O JUEZ

ORDER

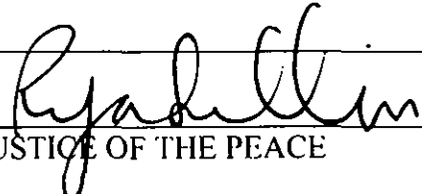
The Court has reviewed this Application executed under penalty of perjury. Good cause appearing it is hereby ordered that:

the Application is DENIED. The Court finds the Defendant is not indigent.

Comment: _____

the Application is GRANTED. The Court finds that the Defendant is without means to employ an attorney or otherwise determines that representation by the Washoe County Public Defender is required. Reimbursement may be ordered by the Justice Court or District Court at a later time. The Washoe County Public Defender is appointed to represent the Defendant on the following condition(s):

DATED: 9/20/18 20 ____


JUSTICE OF THE PEACE

¹ (\$467/1, \$633/2, \$799/3, \$965/4, \$1132/5)

REC-2018-048055


ACCREDITED SURETY AND
CASUALTY CO., INC.
4798 Broad St. Suite 200
Orlando, FL 32814
(800) 452-2799 Fax (407) 679-4553

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

Reno Justice COURT

Reno Washoe
(City, Township, County)

STATE OF NEVADA

State of Nevada

Plaintiff

BAIL BOND No. AF-00974838

(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED)
(BOND NOT VALID IF MORE THAN ONE (1) POWER OF ATTORNEY
HAS BEEN ATTACHED)

vs

Skaggs, Charles
Defendant

An order having been made on the 20th day of September, 2018

by Reno Justice Court
Reno Washoe State of Nevada.
(City, Township, County of, and for the County of)

that the defendant be held to answer (or for examination) upon a charge of Pass a Sell Sch III,
IV, V C/S 1st/2nd, Traff Sch I/C/S, Fictive/Lebb, 28+ grm Mfg/
Import/Pass/Use Dang Weap 1st upon which he/she has been duly admitted
to bail in the sum of Fifty Thousand dollars.

Now we, ACCREDITED SURETY AND CASUALTY CO., INC., a Florida corporation, as Surety, duly authorized to transact business as Surety in the State of Nevada, hereby undertake that the above named defendant will appear and answer the charge above mentioned, in whatever court it may be prosecuted, and shall at all times render him/herself amenable to the orders and the process of the Court, and if convicted, shall appear for judgement and render him/herself in execution thereof, or if he/she fails to perform any of these conditions, that we will pay to the State of Nevada the sum of \$50,000

ACCREDITED SURETY AND CASUALTY CO., INC

By [Signature]
Attorney in Fact

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

Defendant notified to appear
Date midate set 21st A.M.
approved by me this 21st P.M.
day of September, 2018
[Signature]
Municipal Judge, District Judge, Justice of the Peace
Clerk, Courtroom

NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments, FINES, or Wage Law claims, nor can it be as a Bond on Appeal

Skaggs, Charles Anthony

WARNING: THIS FORM CONTAINS "UV" FIBERS, MICROPRINT SIGNATURE LINES, BLUE BACKGROUND AND A SECURITY VOID BACKGROUND PATTERN

Accredited

POWER OF ATTORNEY ACCREDITED SURETY AND CASUALTY COMPANY, INC. A Randall & Quiller Group Company P.O. Box 140665 • Orlando, FL 32814 • 800-432-2799 • bail.service@accredited-inc.com

THIS POWER EXPIRES IF NOT USED BY:

December 31, 2018

POWER NUMBER AF-00974838
POWER LIMIT \$105,000.00

KNOW ALL MEN BY THESE PRESENTS that ACCREDITED SURETY AND CASUALTY COMPANY, INC., a corporation duly organized and existing under the laws of the State of Florida and by the authority of a resolution adopted by the Board of Directors does hereby make, constitute and appoint the named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, a bail bond only. Authority of such Attorney-in-Fact is limited to appearance bonds only and cannot be construed to guarantee defendants' future and lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with a Bail Bond only. Not valid if used in connection with Federal or Immigration Bonds. A separate Power of Attorney must be attached to each bond executed. This power is void if altered or erased, if used with other powers of this company or in combination with powers from any other surety company, or if used to furnish bail in excess of the stated face amount of this power. This Power of Attorney must be filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in the Power of Attorney the name of the person on whose behalf this bond was given.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF:

ONE HUNDRED FIVE THOUSAND (\$105,000.00) DOLLARS

Date Executed Month September Day 30th Year 2018
Bond Amount \$50,000 Gross Premium Charged

Defendant Spaggs, Charles
DOB _____ SS# (If Required) _____

Appearance Date & Time no date set

State Nevada City Reno

County Washoe Court Justice

Case # 18-17027

Offense Poss of Sell Sch III, N, V, ds, 19/2nd, Taylor Sch III's Entry into

NOT VALID FOR IMMIGRATION OR FEDERAL BONDS

ASC-351 (9/17)

IN WITNESS WHEREOF said ACCREDITED SURETY AND CASUALTY COMPANY, INC. by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal signed by its President, on this 6th day of December, 2018

Todd M. Campbell, President
Yaelen Campbell
Agent Name (Printed) Halle M. Shorn
Agent Signature [Signature]

Agent License No. 501911

Agent Mail Address
Action Bail Bonds (775) 522-5397
1555 S. D. Blvd. Reno, NV 89517
City State Zip



COURT COPY - ORIGINAL

V2. 19



WASHOE COUNTY SHERIFF


Chuck Allen, Sheriff

Washoe County Detention Facility

RSC
\$150,000
Bond

POSTED ON: 9/20/2018 @ 3:22:17PM
INMATE NAME: SKAGGS, CHARLES A WC H07 13 BOOKING NUMBER: 1813289
DOB: 8/20/1986 DRIVER'S LICENSE: [REDACTED] OLS STATE: NV

BAIL RECEIPT # B169131 ARRESTING AGENCY /CASE #: RPD 180017027 SKAGGS, CHARLES A
NOC: 51150 CHARGE LITERAL: POSS 2 SELL SCH III, IV, V C/S, 1ST/2ND LEVEL: FELONY PCN: RPD0025985C
COURT: RJC ONE SOUTH SIERRA ST, RENO, NV 89520 COURT CASE #: 18-98055

COURT DATE/TIME: 09/13/2018 at ~~1330~~ CONTACT COURT OR ATTORNEY FOR NEXT COURT DATE AND TIME

WARRANT #: WARRANT AGENCY:

BAIL AMOUNT: \$ 50,000.00

POSTED BY: ACTION BAIL BONDS
ADDRESS:

COURT BOND FEE: \$ 50 INT: WAZAS

Referenced Charges: See Charge # 6 for Bail Amount, Court Date/Time and Court Address

NOC: 51160 CHARGE LITERAL: TRAFFCK SCH I C/S, FLNTRZ/GHB, COURT: RJC PCN: RPD0025985C
ARRESTING AGENCY/CASE #: RPD 180017027 7

Referenced Charges: See Charge # 6 for Bail Amount, Court Date/Time and Court Address

NOC: 51454 CHARGE LITERAL: MFG/IMPORT/POSS/USE DANG W, COURT: RJC PCN: RPD0025985C
ARRESTING AGENCY/CASE #: RPD 180017027 8

CHUCK ALLEN, SHERIFF CLERK: WAZAS W2998

TOTAL BAIL POSTED: \$ 50000.00

NOTICE: NRS 178.528: Disposition of the bail is up to the court in which this case is terminated:
This receipt must be presented to the court for any refund.

SIGNED: 

10/22/18 09:05

ACCREDITED SURETY AND CASUALTY CO., INC.
4708 Broad St. Suite 200
Orlando, FL 32814
(800) 432-2799 Fax: (407) 629-4553

Action Anna's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

Reno Justice COURT
Municipal Judge, Judicial District
Reno Washoe
(City, Township, County)

STATE OF NEVADA

State of Nevada

Plaintiff

BAIL BOND No. AB-00987862

(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED)
(BOND NOT VALID IF MORE THAN ONE (1) POWER OF ATTORNEY HAS BEEN ATTACHED)

Skaggs, Charles Defendant

An order having been made on the 20th day of September, 2018
by Reno Justice Court
(Municipal Judge, Justice of the Peace, District Judge)
Reno Washoe State of Nevada,
(City, Township, County)

that the defendant be held to answer (or for examination) upon a charge of Poss Sch I, II, III, IV, C/S,
1st/2nd

upon which he/she has been duly admitted
to bail in the sum of Eight Thousand dollars.

Now we, ACCREDITED SURETY AND CASUALTY CO., INC., a Florida corporation, as Surety, duly authorized to transact business as Surety in the State of Nevada, hereby undertake that the above named defendant will appear and answer the charge above mentioned, in whatever court it may be prosecuted, and shall at all times render him/herself amenable to the orders and the process of the Court, and if convicted, shall appear for judgement and render him/herself in execution thereof, or if he/she fails to perform any of these conditions, that we will pay to the State of Nevada the sum of \$ 8,000

ACCREDITED SURETY AND CASUALTY CO., INC

By [Signature]
(Name of Agent)

Defendant notified to appear:
Date: no date set A.M.
P.M.
approved by me this 21st
day of September 2018
[Signature]
(City, Township)

Action Anna's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments, FINES, or Wage Law claims, nor can it be as a Bond on Appeal.

Skaggs, Charles Andrew

Accredited
P.O. Box 41855 • Miami, FL 33141 • 800-454-2795 • www.accredited-inc.com

POWER OF ATTORNEY
ACCREDITED SURETY AND CASUALTY COMPANY, INC.
A Florida & New York Company

THIS POWER EXPIRES IF NOT USED BY: **December 31, 2018**

POWER NUMBER **AB-00987862**
POWER LIMIT **\$11,000.00**

KNOW ALL MEN BY THESE PRESENTS that ACCREDITED SURETY AND CASUALTY COMPANY, INC., a corporation duly organized and existing under the laws of the State of Florida and by the authority of a resolution adopted by the Board of Directors does hereby make, constitute and appoint the named agent, its true and lawful Attorney-in-Fact, for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surely, **a bail bond only**. Authority of such Attorney-in-Fact is limited to appearance bonds only and cannot be construed to guarantee defendant's future and lawful conduct, attendance to travel limitation, fines, restitution, judgments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with a Bail Bond only. Not valid if used in connection with Federal or Immigration Bonds. A separate Power of Attorney must be attached to each bond executed. This power is void if altered or erased. It used with other powers of this company or in combination with powers from any other surety company, or if used to furnish bail in excess of the stated face amount of this power. This Power of Attorney must be filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in the Power of Attorney the name of the person on whose behalf this bond was given.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF:
ELEVEN THOUSAND (\$11,000.00) DOLLARS

Date Executed: September 20th 2018 PM 2:00 PM
 Bond Amount: \$8,000 Gross Premium Charged: _____
 Defendant: Speegs, Chanka
 DOB: _____ SSN (if required) _____
 Appearance Date & Time: no date set
 State: Florida City: Reno
 County: Washoe Court: justice
 Case # 18-17027
 Officer: Poss Sch 11/11/18 OK 1st/2nd

IN WITNESS WHEREOF, said ACCREDITED SURETY AND CASUALTY COMPANY, INC., by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, on this 6th day of December, 2018.

Todd M. Campbell, President
 Agent Name (Printed) Todd M. Campbell
 Agent Signature [Signature]
 License No. 50194

Agent Name (Printed) Della N. Hoarn
 Agent Signature [Signature]
 License No. _____

Agent Mail Address: Action Bail Bonds (773) 322-7997
575 Al Parr Blvd., Reno, NV 89512

City _____ State _____ Zip _____

COURT COPY - ORIGINAL

Accesst 1/8/77

Accredited **CERTIFICATE OF DISCHARGE**
 ACCREDITED SURETY COMPANY, INC.
 P.O. Box 140555 • Miami, FL 33114 • 800-452-2799 • www.accredited-surety.com
THIS POWER EXPIRES IF NOT USED BY: December 31, 2018

POWER NUMBER **AB-00987862**
 POWER LIMIT **\$11,000.00**

This is to certify that on or about the _____ day of _____, 20____, I examined the records of _____ and found that the bond with corresponding power number above has been discharged by reason of the following disposition: Paid Guilty Found Guilty Case Dismissed Forfeiture Paid Other _____
 Date of Discharge _____ Person rendering decision _____
 Witnesses my hand and official seal this _____ day of _____, 20____.

COURT OFFICIAL SIGNATURE _____ COURT OFFICIAL TITLE _____
 THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF: **ELEVEN THOUSAND (\$11,000.00) DOLLARS**

Date Executed Month: September Day: 30 Year: 2018
 Bond Amount: \$8,000 Gross Premium Charged: _____
 Defendant: Spiggs, Charika
 DOB: _____ SS# (if Required): _____
 Appearance Date & Time: no date set
 State: Florida City: Reno
 County: Washoe Court: Quinn
 Case # 18-17097
 Offense: Toss Sch I, II, III, IV, CK, 1st/2nd

TO THE CLERK OF THE COURT
 Please check your records for the disposition of the bond listed above. When the bond has been exonerated, please enter the date of exoneration, sign and return this form to the executing agent.

Agent Name (Printed): Paula M. Ybarra
 Agent Signature: [Signature]
 Agent License No.: 501911
 Agent Mail Address: Action Bail Bonds (775) 322-7997
575 E. Perry Blvd., Reno, NV 89512

City: _____ State: _____ Zip: _____

Accident 18171 **DISCHARGE COPY**



WASHOE COUNTY SHERIFF


Chuck Allen, Sheriff

Washoe County Detention Facility

*RSL
#6700
Zoned*

POSTED ON: 9/20/2018 @ 3:23:24PM

INMATE NAME: SKAGGS, CHARLES A

WC H07 13

BOOKING NUMBER: 1813289

DOB: 8/20/1986

DRIVER'S LICENSE: 

OLS STATE: NV

BAIL RECEIPT # B169133 ARRESTING AGENCY /CASE #: RPD 180017027 SKAGGS, CHARLES A

NOC: 51127 CHARGE LITERAL: POSS SCH I,II,III,IV C/S,1ST/2ND

LEVEL: FELONY

PCN: RPD0027475C

COURT: RJC ONE SOUTH SIERRA ST, RENO, NV 89520

COURT CASE #: 18-98055

COURT DATE/TIME: at 0000

CONTACT COURT OR ATTORNEY FOR NEXT COURT DATE AND TIME

WARRANT #:

WARRANT AGENCY:

BAIL AMOUNT: \$ 8,000.00

POSTED BY: ACTION BAIL BONDS

ADDRESS:

COURT BOND FEE: \$ 00. INT: VA ZPS

CHUCK ALLEN, SHERIFF CLERK: VA ZPS W2998

TOTAL BAIL POSTED: \$ 8000.00

NOTICE: NRS 178.528: Disposition of the bail is up to the court in which this case is terminated:

This receipt must be presented to the court for any refund.

SIGNED: 

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

**SECOND JUDICIAL DISTRICT COURT
STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE**

STATE OF NEVADA,

Plaintiff,

Case No. CR18-2149

vs.

Dept No. D9

CHARLES ANTHONY SKAGGS

Defendant.

APPLICATION FOR SETTING

TYPE OF ACTION:

Criminal

MATTER TO BE HEARD:

Arraignment

DATE OF APPLICATION:

12/18/2018

COUNSEL FOR DEFENDANT(S):

Biray Dogan, Esq.
Joanna L. Roberts, Esq.

Setting at 09:00:00 on 1/9/2019

Return Of NEF

Recipients	
JOANNA ROBERTS, ESQ.	- Notification received on 2018-12-18 15:27:23.989.
BIRAY DOGAN, ESQ.	- Notification received on 2018-12-18 15:27:24.005.
DIV. OF PAROLE & PROBATION	- Notification received on 2018-12-18 15:27:23.958.
JEFF HOPPE, ESQ.	- Notification received on 2018-12-18 15:27:23.927.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:	12-18-2018:15:25:58
Clerk Accepted:	12-18-2018:15:26:43
Court:	Second Judicial District Court - State of Nevada Criminal
Case Title:	STATE VS. CHARLES A. SKAGGS (D9)
Document(s) Submitted:	Application for Setting - eFile
Filed By:	Deputy Clerk JEncallado-Alvarez

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION
JEFF HOPPE, ESQ. for STATE OF NEVADA
JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS
BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2018-12-19 15:38:29.61.
BIRAY DOGAN, ESQ. - Notification received on 2018-12-19 15:38:29.641.
DIV. OF PAROLE & PROBATION - Notification received on 2018-12-19 15:38:29.594.
JEFF HOPPE, ESQ. - Notification received on 2018-12-19 15:38:29.563.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:	12-19-2018:14:19:14
Clerk Accepted:	12-19-2018:15:37:59
Court:	Second Judicial District Court - State of Nevada Criminal
Case Title:	STATE VS. CHARLES A. SKAGGS (D9)
Document(s) Submitted:	Pretrl Srvcs Assessment Report
Filed By:	Deputy Clerk JHults

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION
JEFF HOPPE, ESQ. for STATE OF NEVADA
JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS
BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

In the Justice Court of Reno Township
County of Washoe, State of Nevada

CR18-2149

THE STATE OF NEVADA,

Plaintiff,

vs.

No. RCR18-098055

Charles A. Skaggs
Defendant.

Waiver of Preliminary Examination

I, the Defendant in the above-entitled action, being fully advised of my rights in the premises, hereby waive my preliminary examination on the charge of Trafficking NRS 453.3385 category A Felony in the above entitled action, and consent that I may be remanded to the Second Judicial District Court of the State of Nevada, for further proceedings therein.

DATE: _____

The A agrees to waive his Prelim pursuant to negotiations specifically that he will be expected to plead guilty to Trafficking Level 2 NRS 453.3385(1)(6). In exchange, the A will stipulate to a term of prison of 3 to 10 years. ~~prison~~. He will also plead guilty to Attempted ADW in RCR18-098084 where both charges will run concurrent with each other. The state will dismiss RCR18-098138. Further there, the state will dismiss all other charges, cases, & enhancements stemming from this arrest.

CODE 1800
Christopher J. Hicks
#7747
P.O. Box 11130
Reno, NV 89520
(775) 328-3200

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF WASHOE

* * *

THE STATE OF NEVADA,

Plaintiff,

Case No.: CR18-2149

v.

Dept. No.: D09

CHARLES ANTHONY SKAGGS,
also known as
CHARLES WILLIAMS,
also known as
CHUCKY SKAGGS,

Defendant.

_____ /

INFORMATION

CHRISTOPHER J. HICKS, District Attorney within and for the County of Washoe, State of Nevada, in the name and by the authority of the State of Nevada, informs the above entitled Court that CHARLES ANTHONY SKAGGS also known as CHARLES WILLIAMS also known as CHUCKY SKAGGS, the defendant above-named, has committed the crime of:

POSSESSION OF A TRAFFICKING QUANTITY OF A CONTROLLED SUBSTANCE, a violation of NRS 453.3385(1)(b), a category B felony, (51158) in the manner following, to wit:

///

That the said defendant, CHARLES ANTHONY SKAGGS, on or about August 17, 2018, within the County of Washoe, State of Nevada, did willfully, unlawfully, knowingly or intentionally be in actual or constructive possession of 14 grams or more but less than 28 grams of a Schedule I controlled substance, or a mixture which contains a Schedule I controlled substance, to wit, methamphetamine at or near Locust Street and/or Broadway Avenue.

All of which is contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Nevada.

CHRISTOPHER J. HICKS
District Attorney
Washoe County, Nevada

By: /s/ Jeff Hoppe
JEFF HOPPE
11993
DEPUTY DISTRICT ATTORNEY

The following are the names of such witnesses as are known to me at the time of the filing of the within Information:

JAMES HAMMERSTONE, SPARKS POLICE DEPARTMENT,
MICHAEL MULLEN, RENO POLICE DEPARTMENT,
MICHAEL STEWART, RENO POLICE DEPARTMENT,
JOSE ZENDEJAS, SPARKS POLICE DEPARTMENT,
LUWANA ANN URIBES,
STEPHANIE R ROBERTS,
JACOB KINCAID, RENO POLICE DEPARTMENT,
BRAD L TAYLOR,

AFFIRMATION PURSUANT TO NRS 239B.030

The party executing this document hereby affirms that this document submitted for recording does not contain the social security number of any person or persons pursuant to NRS 239B.030.

CHRISTOPHER J. HICKS
District Attorney
Washoe County, Nevada

By: /s/ Jeff Hoppe
JEFF HOPPE
11993
DEPUTY DISTRICT ATTORNEY

CODE 3870
Christopher J. Hicks
#7747
P.O. Box 11130
Reno, NV 89520
(775) 328-3200

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF WASHOE

* * *

THE STATE OF NEVADA,

Plaintiff,

Case No: CR18-2149

v.

Dept: D09

CHARLES ANTHONY SKAGGS,
also known as
CHARLES WILLIAMS,
also known as
CHUCKY SKAGGS,

Defendant

_____ /

REQUEST FOR DISCOVERY PURSUANT TO NRS 174.245

The State hereby requests notice and disclosure of evidence relating to the defense in the above-entitled case pursuant to NRS 174.245, including any:

(a) Written or recorded statements made by a witness the defendant intends to call during the case in chief of the defendant, or copies thereof, within the possession, custody or control of the defendant, the existence of which is known, or by the exercise of due diligence may become known, to the defendant;

///

(b) Results or reports of physical or mental examinations, scientific tests or scientific experiments that the defendant intends to introduce in evidence during the case in chief of the defendant, or copies thereof, within the possession, custody or control of the defendant, the existence of which is known, or by the exercise of due diligence may become known, to the defendant; and

(c) Books, papers, documents or tangible objects that the defendant intends to introduce in evidence during the case in chief of the defendant, or copies thereof, within the possession, custody or control of the defendant, the existence of which is known, or by the exercise of due diligence may become known, to the defendant.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 20th day of December, 2018.

CHRISTOPHER J. HICKS
District Attorney
Washoe County, Nevada

By s/ Jeff Hoppe
JEFF HOPPE
11993
DEPUTY DISTRICT ATTORNEY

CERTIFICATE OF SERVICE BY E-FILING

Pursuant to NRCP 5(b), I certify that I am an employee of the Washoe County District Attorney's Office and that, on this date, I electronically filed the foregoing with the Clerk of the Court. A notice will be sent electronically to the following:

Biray Dogan
Deputy Public Defender

Dated this 20th day of December, 2018.

/s/DESTINEE ALLEN
DESTINEE ALLEN

V2.36
DC-09900067658-00
STATE VS. CHARLES ANTHONY SKAGGS
District Court
Washoe County
1800
15AR0

FILED
Electronically
CR18-2149
2018-12-20 10:12:12 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 7033790 : shigginb

DA #18-9351
RPD RP18-017027

CODE 1800
Christopher J. Hicks
#7747
P.O. Box 11130
Reno, NV 89520
(775) 328-3200

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF WASHOE

* * *

THE STATE OF NEVADA,

Plaintiff,

Case No.: CR18-2149

v.

Dept. No.: D09

CHARLES ANTHONY SKAGGS, *-TN SF by lms*
also known as
CHARLES WILLIAMS,
also known as
CHUCKY SKAGGS,

Defendant.

INFORMATION

CHRISTOPHER J. HICKS, District Attorney within and for the
County of Washoe, State of Nevada, in the name and by the authority
of the State of Nevada, informs the above entitled Court that CHARLES
ANTHONY SKAGGS also known as CHARLES WILLIAMS also known as CHUCKY
SKAGGS, the defendant above-named, has committed the crime of:

POSSESSION OF A TRAFFICKING QUANTITY OF A CONTROLLED
SUBSTANCE, a violation of NRS 453.3385(1)(b), a category B felony,
(51158) in the manner following, to wit:

///

1 That the said defendant, CHARLES ANTHONY SKAGGS, on or
 2 about August 17, 2018, within the County of Washoe, State of Nevada,
 3 did willfully, unlawfully, knowingly or intentionally be in actual or
 4 constructive possession of 14 grams or more but less than 28 grams of
 5 a Schedule I controlled substance, or a mixture which contains a
 6 Schedule I controlled substance, to wit, methamphetamine at or near
 7 Locust Street and/or Broadway Avenue.

8
 9 All of which is contrary to the form of the Statute in such
 10 case made and provided, and against the peace and dignity of the
 11 State of Nevada.

CHRISTOPHER J. HICKS
 District Attorney
 Washoe County, Nevada

By: /s/ Jeff Hoppe
 JEFF HOPPE
 11993
 DEPUTY DISTRICT ATTORNEY

12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2018-12-20 10:17:00.484.
BIRAY DOGAN, ESQ. - Notification received on 2018-12-20 10:17:00.5.
DIV. OF PAROLE & PROBATION - Notification received on 2018-12-20 10:17:00.453.
JEFF HOPPE, ESQ. - Notification received on 2018-12-20 10:17:00.422.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:	12-20-2018:10:12:12
Clerk Accepted:	12-20-2018:10:16:29
Court:	Second Judicial District Court - State of Nevada Criminal
Case Title:	STATE VS. CHARLES A. SKAGGS (D9)
Document(s) Submitted:	Waiver of Preliminary Exam Information Request
Filed By:	Jeff Hoppe

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION
JEFF HOPPE, ESQ. for STATE OF NEVADA
JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS
BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CR18-2149

REC 2018. 098055

DC-09900087617-035
STATE VS. CHARLES A. SKAGGS 3 Pages
District Court 12/24/2018 11:09 AM
Washoe County
DNI CHOLE
DOC



ACCREDITED SURETY AND CASUALTY CO., INC.
4798 Broad St. Suite 200
Orlando, FL 32814
(800) 432-2799 Fax (407) 629-4553

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

Reno Justice
Municipal Justice, Judicial District
Reno Washoe
(City, Township, County)

COURT
FILED

DEC 24 2018

JACQUELINE BRYANT, CLERK
By: [Signature]
DEPUTY CLERK

STATE OF NEVADA

State of Nevada

Plaintiff

vs.

BAIL BOND No. AF-00974838

(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED)
(BOND NOT VALID IF MORE THAN ONE (1) POWER OF ATTORNEY HAS BEEN ATTACHED)

Skaggs, Charles
Defendant

An order having been made on the 20th day of September 2018
by Reno Justice Court
Reno Washoe
(Municipal Judge, Justice of the Peace, District Judge)
(of the City of, Township of, In and for the County of) State of Nevada,

that the defendant be held to answer (or for examination) upon a charge of Poss 2 Sell Sch III,
IV, V c/s 1st/2nd, Traff Sch I c/s, Entrz/Chb, 28+ gram Mfg/
Import/Poss/Use Dang Weap 1st
upon which he/she has been duly admitted
to bail in the sum of Fifty Thousand dollars.

Now we, ACCREDITED SURETY AND CASUALTY CO., INC., a Florida corporation, as Surety, duly authorized to transact business as Surety in the State of Nevada, hereby undertake that the above named defendant will appear and answer the charge above mentioned, in whatever court it may be prosecuted, and shall at all times render him/herself amendable to the orders and the process of the Court, and if convicted, shall appear for judgement and render him/herself in execution thereof, or if he/she fails to perform any of these conditions, that we will pay to the State of Nevada the sum of \$50,000

ACCREDITED SURETY AND CASUALTY CO., INC

Defendant notified to appear:
Date not set @ 2187 A.M. P.M.
approved by me this 2187
day of September 2018
[Signature]
Municipal Judge, District Judge, Justice of the Peace
City, Township

By [Signature]
Attorney-in-Fact

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments FINES, or Wage Law claims, nor can it be as a Bond on Appeal

Skaggs, Charles Anthony

WARNING: THIS FORM CONTAINS "UV" FIBERS, MICROPRINT SIGNATURE LINES, BLUE BACKGROUND AND A SECURITY VOID BACKGROUND PATTERN



POWER OF ATTORNEY
ACCREDITED SURETY AND CASUALTY COMPANY, INC.

A Randall & Quilter Group Company
P.O. Box 140855 • Orlando, FL 32814 • 800-432-2799 • bail.service@accredited-inc.com

POWER NUMBER

AF-00974838

POWER LIMIT

\$105,000.00

THIS POWER EXPIRES IF NOT USED BY:

December 31, 2018

KNOW ALL MEN BY THESE PRESENTS that ACCREDITED SURETY AND CASUALTY COMPANY, INC., a corporation duly organized and existing under the laws of the State of Florida and by the authority of a resolution adopted by the Board of Directors does hereby make, constitute and appoint the named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, **a bail bond only**. Authority of such Attorney-in-Fact is limited to appearance bonds only and cannot be construed to guarantee defendant's future and lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with a Bail Bond only. Not valid if used in connection with Federal or Immigration Bonds. A separate Power of Attorney must be attached to each bond executed. This power is void if altered or erased, if used with other powers of this company or in combination with powers from any other surety company, or if used to furnish bail in excess of the stated face amount of this power. This Power of Attorney must be filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in the Power of Attorney the name of the person on whose behalf this bond was given.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF:

ONE HUNDRED FIVE THOUSAND (\$105,000.00) DOLLARS

Date Executed MONTH September DAY 20th YEAR 20 18

Bond Amount \$50,000 Gross Premium Charged _____

Defendant Skaggs, Charles

DOB _____ SS# (If Required) _____

Appearance Date & Time no date set

State Nevada City Reno

County Washoe Court Justice

Case # 18-17027

Offense Poss 2 Sell Sch III, IV, V c/s, 1st/2nd, Traffick Sch I c/s Flntz/Chb

FOR STATE USE ONLY
NOT VALID FOR IMMIGRATION OR FEDERAL BONDS

*2875 sm manufacture/compat
pass/Use Party
Wash 15*

COURT COPY - ORIGINAL

IN WITNESS WHEREOF said ACCREDITED SURETY AND CASUALTY COMPANY, INC. by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, on this 6th day of December, 2016

Todd M. Campbell
Todd M. Campbell, President



Agent Name (Printed) Adella M. Ybarra

Agent Signature [Signature]

Agent License No. 501911

Agent Mail Address _____

Action Bail Bonds (775) 322-7997
5757 New Blvd, Reno, NV 89512

City _____ State _____ Zip _____

V2. 43



WASHOE COUNTY SHERIFF


Chuck Allen, Sheriff

Washoe County Detention Facility

*RSC
\$150,000
Bond*

POSTED ON: 9/20/2018 @ 3:22:17PM

INMATE NAME: SKAGGS, CHARLES A

WC H07 13

BOOKING NUMBER: 1813289

DOB: 8/20/1986

DRIVER'S LICENSE: 

OLS STATE: NV

BAIL RECEIPT # B169131 ARRESTING AGENCY / CASE #: RPD 180017027 SKAGGS, CHARLES A

NOC: 51150 CHARGE LITERAL: POSS 2 SELL SCH III, IV, V C/S, 1ST/2ND

LEVEL: FELONY

PCN: RPD0025985C

COURT: RJC ONE SOUTH SIERRA ST, RENO, NV 89520

COURT CASE #: 18-98055

COURT DATE/TIME: 09/13/2018 at 1330

CONTACT COURT OR ATTORNEY FOR NEXT COURT DATE AND TIME

WARRANT #:

WARRANT AGENCY:

BAIL AMOUNT: \$ 50,000.00

POSTED BY: ACTION BAIL BONDS

ADDRESS:

*CR18-2149
(01)*

COURT BOND FEE: \$ 50- INT: SEAZER

Referenced Charges: See Charge # 6 for Bail Amount, Court Date/Time and Court Address

NOC: 51160 CHARGE LITERAL: TRAFFCK SCH I C/S, FLNTRZ/GHB, COURT: RJC

PCN: RPD0025985C

ARRESTING AGENCY / CASE #: RPD 180017027

7

Referenced Charges: See Charge # 6 for Bail Amount, Court Date/Time and Court Address

NOC: 51454 CHARGE LITERAL: MFG/IMPORT/POSS/USE DANG W, COURT: RJC

PCN: RPD0025985C

ARRESTING AGENCY / CASE #: RPD 180017027

8

CHUCK ALLEN, SHERIFF CLERK: SEAZER W2998

TOTAL BAIL POSTED: \$ 50000.00

NOTICE: NRS 178.528: Disposition of the bail is up to the court in which this case is terminated:

This receipt must be presented to the court for any refund.

SIGNED: 

V2.44
DC-09900087617-036
STATE VS. CHARLES A. SKAGGS 3 Pages
District Court 12/24/2018 11:23 AM
Washoe County
DOC
DNICHOLLE

CR18-2149
(Da)

10/2018 098055



ACCREDITED SURETY AND CASUALTY CO., INC.
4798 Broad St. Suite 200
Orlando, FL 32814
(800) 432-2799 Fax (407) 629-4553

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

Reno Justice
Municipal Justice, Judicial District
Reno Washoe
(City, Township, County)

COURT
FILED

DEC 24 2018

JACQUELINE BRYANT, CLERK
By: *[Signature]*
DEPUTY CLERK

STATE OF NEVADA

State of Nevada

Plaintiff

BAIL BOND No. AB-00987862

(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED)
(BOND NOT VALID IF MORE THAN ONE (1) POWER OF ATTORNEY HAS BEEN ATTACHED)

Skaggs, Charles
Defendant

vs.

An order having been made on the 20th day of September, 2018

by Reno Justice Court
(Municipal Justice, Justice of the Peace, District Judge)
Reno Washoe
(of the City of Township of, In and for the County of) State of Nevada,

that the defendant be held to answer (or for examination) upon a charge of Pass Sch I, II, III, IV, C/S,
1st/2nd

upon which he/she has been duly admitted to bail in the sum of Eight Thousand dollars.

Now we, ACCREDITED SURETY AND CASUALTY CO., INC., a Florida corporation, as Surety, duly authorized to transact business as Surety in the State of Nevada, hereby undertake that the above named defendant will appear and answer the charge above mentioned, in whatever court it may be prosecuted, and shall at all times render him/herself amenable to the orders and the process of the Court, and if convicted, shall appear for judgement and render him/herself in execution thereof, or if he/she fails to perform any of these conditions, that we will pay to the State of Nevada the sum of \$ 8,000

ACCREDITED SURETY AND CASUALTY CO., INC

Defendant notified to appear:

Date no date set 21st A.M. P.M.

approved by me this 21st day of September 2018

[Signature]
Municipal Justice, District Judge, Justice of the Peace
City, Township

By *[Signature]*
Attorney-in-Fact

Action Annie's, Inc.
dba ACTION BAIL BONDS
(775) 322-7997
575 E. Parr Blvd.
Reno, NV 89512

NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments FINES, or Wage Law claims, nor can it be as a Bond on Appeal

V2.44

Skaggs, Charles Anthony

WARNING: THIS FORM CONTAINS "UV" FIBERS, MICROPRINT SIGNATURE LINES, BLUE BACKGROUND AND A SECURITY VOID BACKGROUND PATTERN



**POWER OF ATTORNEY
ACCREDITED SURETY AND CASUALTY COMPANY, INC.**

A Pandal & Quilter Group Company
P.O. Box 140855 • Orlando, FL 32814 • 800-432-2799 • bail.service@accredited-inc.com

POWER NUMBER

AB-00987862

POWER LIMIT

\$11,000.00

THIS POWER EXPIRES IF NOT USED BY:

December 31, 2018

KNOW ALL MEN BY THESE PRESENTS that ACCREDITED SURETY AND CASUALTY COMPANY, INC., a corporation duly organized and existing under the laws of the State of Florida and by the authority of a resolution adopted by the Board of Directors does hereby make, constitute and appoint the named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, **a bail bond only**. Authority of such Attorney-in-Fact is limited to appearance bonds only and cannot be construed to guarantee defendant's future and lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with a Bail Bond only. Not valid if used in connection with Federal or Immigration Bonds. A separate Power of Attorney must be attached to each bond executed. This power is void if altered or erased, if used with other powers of this company or in combination with powers from any other surety company, or if used to furnish bail in excess of the stated face amount of this power. This Power of Attorney must be filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in the Power of Attorney the name of the person on whose behalf this bond was given.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF:

ELEVEN THOUSAND (\$11,000.00) DOLLARS

Date Executed MONTH September DAY 20th YEAR 20 18

Bond Amount \$8,000 Gross Premium Charged _____

Defendant Skaggs, Charles

DOB _____ SS# (If Required) _____

Appearance Date & Time no date set

State Nevada City Reno

County Washoe Court Justice

Case # 18-17027

Offense Pass Sch I, II, III, IV C/S, 1st/2nd

IN WITNESS WHEREOF said ACCREDITED SURETY AND CASUALTY COMPANY, INC. by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President, on this 6th day of December, 2016

Todd M. Campbell
Todd M. Campbell, President



Agent Name (Printed) Adella M. Ybarra MP

Agent Signature Amy MP

Agent License No. 50194 MP

Agent Mail Address Action Bail Bonds (775) 322-7997
575 E. Parr Blvd., Reno, NV 89512

City _____ State _____ Zip _____

FOR STATE USE ONLY

NOT VALID FOR IMMIGRATION OR FEDERAL BONDS

ASC-351 (9/17)

COURT COPY - ORIGINAL

V2. 46



WASHOE COUNTY SHERIFF


Chuck Allen, Sheriff

Washoe County Detention Facility

*RSL
#5000
Bond*

POSTED ON: 9/20/2018 @ 3:23:24PM

INMATE NAME: SKAGGS, CHARLES A

WC H07 13

BOOKING NUMBER: 1813289

DOB: 8/20/1986

DRIVER'S LICENSE: 

OLS STATE: NV

BAIL RECEIPT # B169133 ARRESTING AGENCY /CASE #: RPD 180017027 SKAGGS, CHARLES A

NOC: 51127 CHARGE LITERAL: POSS SCH I,II,III,IV C/S,1ST/2ND

LEVEL: FELONY

PCN: RPD0027475C

COURT: RJC ONE SOUTH SIERRA ST, RENO, NV 89520

COURT CASE #: 18-98055

COURT DATE/TIME: _____ at 0000

CONTACT COURT OR ATTORNEY FOR NEXT COURT DATE AND TIME

WARRANT #: _____ WARRANT AGENCY: _____

BAIL AMOUNT: \$ 8,000.00

POSTED BY: ACTION BAIL BONDS
ADDRESS: _____

*CA18-2149
(09)*

COURT BOND FEE: \$ 00. INT: CA BFB

CHUCK ALLEN, SHERIFF CLERK: CA BFB W2998

TOTAL BAIL POSTED: \$ 8000.00

NOTICE: NRS 178.528: Disposition of the bail is up to the court in which this case is terminated:
This receipt must be presented to the court for any refund.

SIGNED: 

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Code: 1476

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff(s),

Case No. CR18-2149

vs

Dept. No. 9

CHARLES ANTHONY SKAGGS

Defendant(s).

_____ /

PRETRIAL SERVICES COURT NOTE – CURRENT SUPERVISION

This document does not contain the Social Security Number of any person.

Signature:  _____

Print: Carl Hinxman _____

CURRENT SUPERVISION FOR THIS CASE:

Supervised by: Carl H.

OUT OF CUSTODY BY WAY OF:

O/R Supervised Bail Release Date: 09/20/18

COMPLIANCE:

Compliant – *checking in as instructed and presents no issues at this time*

Semi-compliant – see below (*Compliant more often than not*) **Non-compliant** – see below (*Please address if defendant appears*) *Pending Warrant*

Positive alcohol test(s) _____ Positive drug test(s) _____
 Missed check-in(s) (PBT, UA, In-person, Telephone) _____
 Rearrested – (traffic, LSM, no drugs/alcohol/violence) Date: _____

CONDITIONS:

Obey All Laws
 No Driving Unless Legal
 Alcohol Testing Random Schedule Set Schedule
 Drug Testing Random Schedule Set Schedule
 Test Prior to Court
 Defendant has a valid medical Marijuana card State: _____
 No Contact with: Alleged Victim Co-defendant Other _____
 In-Person Check in: M T W TH F ____ Alternating In-Person/Telephone
 Telephone Check in: M T W TH F
 Boot Camp: Completed - Date: _____ Did Not Complete
 Counseling:
 In-patient Program Name: _____
 Still in program Completed Program Dates: _____
 Out-patient AA/NA Other: _____
 Electronic Monitoring:
 SCRAM Remote Breath GPS HA
 Comply with Outside Agency: _____
 Other: _____

ADDITIONAL COURT NOTES:

Last negative UA was on January 3, 2018

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-01-04 15:37:58.195.
BIRAY DOGAN, ESQ. - Notification received on 2019-01-04 15:37:58.741.
DIV. OF PAROLE & PROBATION - Notification received on 2019-01-04 15:37:58.164.
JEFF HOPPE, ESQ. - Notification received on 2019-01-04 15:37:57.322.

******* IMPORTANT NOTICE - READ THIS INFORMATION *******
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:	01-04-2019:15:35:46
Clerk Accepted:	01-04-2019:15:36:51
Court:	Second Judicial District Court - State of Nevada Criminal
Case Title:	STATE VS. CHARLES A. SKAGGS (D9)
Document(s) Submitted:	Current Supervision for this Case
Filed By:	Pretrial Off. CHinxman

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION
JEFF HOPPE, ESQ. for STATE OF NEVADA
JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS
BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

ORIGINAL

1 CODE 1785
2 Christopher J. Hicks
3 #7747
4 P.O. Box 11130
5 Reno, NV 89520
6 (775) 328-3200

7 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
8 IN AND FOR THE COUNTY OF WASHOE

9 * * *

10 THE STATE OF NEVADA,

11 Plaintiff,

Case No. CR18-2149

12 v.

Dept. No. D09

13 CHARLES ANTHONY SKAGGS,
14 also known as
15 CHARLES WILLIAMS,
16 also known as
17 CHUCKY SKAGGS,

18 Defendant.

19 _____/
20 GUILTY PLEA MEMORANDUM

21 1. I, CHARLES ANTHONY SKAGGS also known as CHARLES
22 WILLIAMS also known as CHUCKY SKAGGS, understand that I am charged
23 with the offense of: POSSESSION OF A TRAFFICKING QUANTITY OF A
24 CONTROLLED SUBSTANCE, a violation of NRS 453.3385(1)(b), a category B
25 felony, (51158).

26 2. I desire to enter a plea of guilty to the offense of,
POSESSION OF A TRAFFICKING QUANTITY OF A CONTROLLED SUBSTANCE, a
violation of NRS 453.3385(1)(b), a category B felony, (51158).

///

1 3. By entering my plea of guilty I know and understand
2 that I am waiving the following constitutional rights:

3 A. I waive my privilege against self-incrimination.

4 B. I waive my right to trial by jury, at which trial the
5 State would have to prove my guilt of all elements of the offenses
6 beyond a reasonable doubt.

7 C. I waive my right to confront my accusers, that is, the
8 right to confront and cross examine all witnesses who would testify
9 at trial.

10 D. I waive my right to subpoena witnesses for trial on my
11 behalf.

12 4. I understand the charge against me and that the
13 elements of the offense which the State would have to prove beyond a
14 reasonable doubt at trial are that on August 17th, 2018, or
15 thereabout, in the County of Washoe, State of Nevada, I did,
16 willfully, unlawfully, knowingly or intentionally be in actual or
17 constructive possession of 14 grams or more but less than 28 grams of
18 a Schedule I controlled substance, or a mixture which contains a
19 Schedule I controlled substance, to wit, methamphetamine at or near
20 Locust Street and/or Broadway Avenue.

21 5. I understand that I admit the facts which support all
22 the elements of the offense by pleading guilty. I admit that the
23 State possesses sufficient evidence which would result in my
24 conviction. I have considered and discussed all possible defenses
25 and defense strategies with my counsel. I understand that I have the
26 right to appeal from adverse rulings on pretrial motions only if the

1 State and the Court consent to my right to appeal in a separate
2 written agreement. I understand that any substantive or procedural
3 pretrial issue(s) which could have been raised at trial are waived by
4 my plea.

5 6. I understand that the consequences of my plea of guilty
6 are that I may be imprisoned for a period of 2 to 15 years in the
7 Nevada State Department of Corrections. I am not eligible for
8 probation. I may also be fined up to \$100,000.

9 7. In exchange for my plea of guilty, the State, my
10 counsel and I have agreed to recommend the following: The parties
11 will jointly recommend 3 to 10 years in the Nevada Department of
12 Corrections. I will also plead guilty to attempted assault with a
13 deadly weapon in CR18-2148. The parties will recommend that each
14 case (CR18-2148 and CR18-2149) run concurrent to each other. The
15 State will dismiss RCR2018-098138.

16 8. I understand that, even though the State and I have
17 reached this plea agreement, the State is reserving the right to
18 present arguments, facts, and/or witnesses at sentencing in support
19 of the plea agreement.

20 9. I also agree that I will make full restitution in this
21 matter, as determined by the Court. Where applicable, I additionally
22 understand and agree that I will be responsible for the repayment of
23 any costs incurred by the State or County in securing my return to
24 this jurisdiction.

25 10. I understand that the State, at their discretion, is
26 entitled to either withdraw from this agreement and proceed with the

1 prosecution of the original charges or be free to argue for an
2 appropriate sentence at the time of sentencing if I fail to appear at
3 any scheduled proceeding in this matter OR if prior to the date of my
4 sentencing I am arrested in any jurisdiction for a violation of law
5 OR if I have misrepresented my prior criminal history. I understand
6 and agree that the occurrence of any of these acts constitutes a
7 material breach of my plea agreement with the State. I further
8 understand and agree that by the execution of this agreement, I am
9 waiving any right I may have to remand this matter to Justice Court
10 should I later withdraw my plea.

11 11. I understand and agree that pursuant to the terms of
12 the plea agreement stated herein, any counts which are to be
13 dismissed and any other cases charged or uncharged which are either
14 to be dismissed or not pursued by the State, may be considered by the
15 court at the time of my sentencing.

16 12. I understand that the Court is not bound by the
17 agreement of the parties and that the matter of sentencing is to be
18 determined solely by the Court. I have discussed the charges, the
19 facts and the possible defenses with my attorney. All of the
20 foregoing rights, waiver of rights, elements, possible penalties, and
21 consequences, have been carefully explained to me by my attorney. My
22 attorney has not promised me anything not mentioned in this plea
23 memorandum, and, in particular, my attorney has not promised that I
24 will get any specific sentence. I am satisfied with my counsel's
25 advice and representation leading to this resolution of my case. I
26 am aware that if I am not satisfied with my counsel I should advise

1 the Court at this time. I believe that entering my plea is in my
2 best interest and that going to trial is not in my best interest. My
3 attorney has advised me that if I wish to appeal, any appeal, if
4 applicable to my case, must be filed within thirty days of my
5 sentence and/or judgment.

6 13. I understand that this plea and resulting conviction
7 will likely have adverse effects upon my residency in this country if
8 I am not a U. S. Citizen. I have discussed the effects my plea will
9 have upon my residency with my counsel.

10 14. I offer my plea freely, voluntarily, knowingly and
11 with full understanding of all matters set forth in the Information
12 and in this Plea Memorandum. I have read this plea memorandum
13 completely and I understand everything contained within it.

14 ///
15 ///
16 ///
17 ///
18 ///
19 ///
20 ///
21 ///
22 ///
23 ///
24 ///
25 ///
26 ///

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-01-09 13:02:01.218.
BIRAY DOGAN, ESQ. - Notification received on 2019-01-09 13:02:01.249.
DIV. OF PAROLE & PROBATION - Notification received on 2019-01-09 13:02:01.202.
JEFF HOPPE, ESQ. - Notification received on 2019-01-09 13:02:01.171.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

01-09-2019:13:00:53

Clerk Accepted:

01-09-2019:13:01:30

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES A. SKAGGS (D9)

Document(s) Submitted:

Guilty Plea Memo/Agreement

Filed By:

Court Clerk LGillings

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CASE NO. CR18-2149

STATE OF NEVADA VS. CHARLES ANTHONY SKAGGS

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

1/9/19
HON. SCOTT N.
FREEMAN
DEPT. NO. 9
L. Sabo
(Clerk)
J. Kernan
(Reporter)
O. Reynolds
(Bailiff)
None
(Court Services)

ARRAIGNMENT

Deputy D.A. Katherine Lyon represented the State.
Defendant was present with counsel, Biray Dogan, Deputy P.D.
Probation Specialist, Heather Lutzow, was present.
TRUE NAME: CHARLES ANTHONY SKAGGS. Defendant was in
receipt of a copy of the Information, waived formal reading, waived
time in which to enter a plea, and pled Guilty to Possession of a
Trafficking Quantity of a Controlled Substance, as charged in the
Information.
Counsel for Defendant stated plea negotiations to the Court and
provided the Court with a Guilty Plea Memorandum.
At the direction of the Court, the Defendant was placed under oath;
the Court canvassed the Defendant, informed him of his rights and
stated the possible penalties thereto.
Counsel for State stated elements of the charge the State was
prepared to prove at the time of trial.
Court made finding that the Defendant is aware of his rights and
knowingly waives them, that there is a factual basis for the entry of
plea and the Court accepts the plea and enters a formal finding of
guilt on the record.
COURT ORDERED: Matter continued for entry of judgment and
imposition of sentence. The Court ordered a P.S.I. Report and
directed Defendant to be prepared to pay the Administrative
Assessment Fee at time of sentencing.
Defendant remained on supervised bail.

3/13/19
9:00 a.m.
Sentencing

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-01-16 15:57:02.234.
BIRAY DOGAN, ESQ. - Notification received on 2019-01-16 15:57:02.718.
DIV. OF PAROLE & PROBATION - Notification received on 2019-01-16 15:57:01.22.
JEFF HOPPE, ESQ. - Notification received on 2019-01-16 15:56:59.332.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

01-16-2019:15:53:24

Clerk Accepted:

01-16-2019:15:55:10

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

***Minutes

Filed By:

Court Clerk LSabo

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA
DIV. OF PAROLE & PROBATION

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-02-26 16:25:20.359.
BIRAY DOGAN, ESQ. - Notification received on 2019-02-26 16:25:20.39.
DIV. OF PAROLE & PROBATION - Notification received on 2019-02-26 16:25:20.047.
JEFF HOPPE, ESQ. - Notification received on 2019-02-26 16:25:18.284.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

02-26-2019:16:19:20

Clerk Accepted:

02-26-2019:16:23:52

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

PSI - Confidential

Filed By:

Div. of Parole & Probation

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

DIV. OF PAROLE & PROBATION

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE**

STATE OF NEVADA,
Plaintiff,

Case No. CR18-2149
Dept. No. 9

vs.

CHARLES ANTHONY SKAGGS,
Defendant.

RECOMMENDATION REVOKING SUPERVISED BAIL

The Defendant, CHARLES ANTHONY SKAGGS, was ordered to check in twice a week and obey all laws while under the supervision of Pretrial Services. The Defendant has failed to check in as required and was also arrested on new felony charges on 03/07/19. Therefore, it is this Officer's recommendation that the Defendant's Supervised Bail be revoked. Original bail for this case was set at \$50,000.00.

Dated this 7th day of March, 2019.



CARL HINXMAN
Pretrial Services Officer

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-03-07 08:40:03.223.
BIRAY DOGAN, ESQ. - Notification received on 2019-03-07 08:40:03.239.
DIV. OF PAROLE & PROBATION - Notification received on 2019-03-07 08:40:02.552.
JEFF HOPPE, ESQ. - Notification received on 2019-03-07 08:40:01.492.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

03-07-2019:08:38:28

Clerk Accepted:

03-07-2019:08:39:21

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Pretrl Services Recommendation

Filed By:

Pretrial Off. CHinxman

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

DIV. OF PAROLE & PROBATION

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE**

STATE OF NEVADA,

Case No. CR18-2149

Plaintiff,

Dept. No. 9

vs.

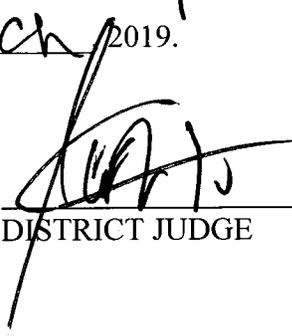
CHARLES ANTHONY SKAGGS,

Defendant.

ORDER REVOKING SUPERVISED BAIL

Based upon the previously filed recommendation by Pretrial Services, IT IS HEREBY ORDERED that Charles Anthony Skagg's Supervised Bail, in the above-referenced case, is hereby revoked and bail is set at \$ 20,000⁰⁰ Cash only with Pretrial Services supervision.

Dated this 8th day of March 2019.


DISTRICT JUDGE

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-03-08 10:39:45.988.
BIRAY DOGAN, ESQ. - Notification received on 2019-03-08 10:39:46.019.
DIV. OF PAROLE & PROBATION - Notification received on 2019-03-08 10:39:45.972.
JEFF HOPPE, ESQ. - Notification received on 2019-03-08 10:39:45.941.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

03-08-2019:10:38:34

Clerk Accepted:

03-08-2019:10:39:20

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Ord Revoking Pretrial Release

Filed By:

Judicial Asst. BWard

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA
DIV. OF PAROLE & PROBATION

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Code: 3698

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff(s),

Case No. CR18-2149

vs

Dept. No. 9

CHARLES ANTHONY SKAGGS

Defendant(s).

_____ /

PRETRIAL SERVICES COURT NOTE – PRIOR SUPERVISION

This document does not contain the Social Security Number of any person.

Signature:  _____

Print: Carl Hinxman _____

PRIOR SUPERVISION FOR THIS CASE

Supervised by: Carl H.

(Defendant did NOT comply on this case.)

OUT OF CUSTODY –

ACTIVE WARRANT (*this case*)

REVOKED & POSTED BOND (*this case*)

No Supervision DAS supervision

IN CUSTODY ON (*check all that apply*):

Revocation (*this case*)

Current Financial Bail \$ 20,000.00 Cash Only NO Bail Hold

Supervision Ordered: None Pretrial Services DAS

Specific Conditions of Release: _____

Warrant (*this case*)

FTA Non-Compliance

Current Financial Bail \$ _____ Cash Only NO Bail Hold

Supervision Ordered: None Pretrial Services DAS

Specific Conditions of Release: _____

New / Unrelated Cases

* Charge(s): Numerous Top Charge: _____

Local Court: _____ Outside Jurisdiction (Extraditable): _____

Pre-adjudication Post-adjudication Must Release Date: _____

Bail \$ _____ Cash Only NO Bail Hold

* Charge(s): _____ Top Charge: _____

Local Court: _____ Outside Jurisdiction (Extraditable): _____

Pre-adjudication Post-adjudication Must Release Date: _____

Bail \$ _____ Cash Only NO Bail Hold

REASON DEFENDANT WAS NOT COMPLIANT FOR THIS CASE:

FTA'd Court: _____ Date: _____

Rearrested Date: 03/07/19 Charge Level: _____ Bail: \$ _____

New Charge(s): _____

Revoked Date: _____

Missed check-ins/tests Positive test(s) Violation of NCO

ADDITIONAL COURT NOTES:

Numerous pending charges / cases. Defer to the DA

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-03-08 13:33:11.364.
BIRAY DOGAN, ESQ. - Notification received on 2019-03-08 13:33:11.379.
DIV. OF PAROLE & PROBATION - Notification received on 2019-03-08 13:33:11.192.
JEFF HOPPE, ESQ. - Notification received on 2019-03-08 13:33:11.036.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

03-08-2019:13:32:01

Clerk Accepted:

03-08-2019:13:32:33

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Prior Supervision for this Case

Filed By:

Pretrial Off. CHinxman

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

DIV. OF PAROLE & PROBATION

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Code: 3698

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff(s),

Case No. CR18-2149

vs

Dept. No. 9

CHARLES ANTHONY SKAGGS

Defendant(s).

_____ /

PRETRIAL SERVICES COURT NOTE – PRIOR SUPERVISION

This document does not contain the Social Security Number of any person.

Signature:  _____

Print: Carl Hinxman _____

PRIOR SUPERVISION FOR THIS CASE

Supervised by: Carl H.

(Defendant did NOT comply on this case.)

OUT OF CUSTODY –

ACTIVE WARRANT (*this case*)

REVOKED & POSTED BOND (*this case*)

No Supervision DAS supervision

IN CUSTODY ON (*check all that apply*):

Revocation (*this case*)

Current Financial Bail \$ 20,000.00 Cash Only NO Bail Hold

Supervision Ordered: None Pretrial Services DAS

Specific Conditions of Release: _____

Warrant (*this case*)

FTA Non-Compliance

Current Financial Bail \$ _____ Cash Only NO Bail Hold

Supervision Ordered: None Pretrial Services DAS

Specific Conditions of Release: _____

New / Unrelated Cases

* Charge(s): BDW Top Charge: _____

Local Court: SJC Outside Jurisdiction (Extraditable): _____

Pre-adjudication Post-adjudication Must Release Date: _____

Bail \$ 20,000.00 Cash Only NO Bail Hold

* Charge(s): Poss. of Firearm, Trafficking Top Charge: _____

Local Court: RJC Outside Jurisdiction (Extraditable): _____

Pre-adjudication Post-adjudication Must Release Date: _____

Bail \$ 50,000.00 Cash Only NO Bail Hold

REASON DEFENDANT WAS NOT COMPLIANT FOR THIS CASE:

FTA'd Court: _____ Date: _____

Rearrested Date: 03/07/19 Charge Level: _____ Bail: \$ _____

New Charge(s): See above

Revoked Date: 03/08/19

Missed check-ins/tests Positive test(s) Violation of NCO

ADDITIONAL COURT NOTES:

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-04-11 11:37:09.175.
BIRAY DOGAN, ESQ. - Notification received on 2019-04-11 11:37:09.19.
DIV. OF PAROLE & PROBATION - Notification received on 2019-04-11 11:37:09.143.
JEFF HOPPE, ESQ. - Notification received on 2019-04-11 11:37:09.112.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

04-11-2019:11:35:40

Clerk Accepted:

04-11-2019:11:36:28

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Current Supervision for this Case

Filed By:

Pretrial Off. CHinxman

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-04-12 10:25:06.489.
BIRAY DOGAN, ESQ. - Notification received on 2019-04-12 10:25:06.52.
DIV. OF PAROLE & PROBATION - Notification received on 2019-04-12 10:25:06.473.
JEFF HOPPE, ESQ. - Notification received on 2019-04-12 10:25:06.442.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

04-12-2019:10:22:31

Clerk Accepted:

04-12-2019:10:24:36

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Evaluations

Filed By:

Biray Dogan, esq.

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE 1930
2 WASHOE COUNTY PUBLIC DEFENDER
3 BIRAY DOGAN, #10566
4 350 S. CENTER ST., 5TH FL
5 RENO, NV 89501
6 (775) 337-4800
7 ATTORNEY FOR DEFENDANT

8
9
10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
11
12 IN AND FOR THE COUNTY OF WASHOE
13

14 THE STATE OF NEVADA,
15
16 Plaintiff,

17 vs.

Case No. CR18-2149

18 CHARLES ANTHONY SKAGGS,
19
20 Defendant.

Dept. No. 9

21
22 **DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT**
23 **SENTENCING**

24 See Attached Document.

25 **AFFIRMATION PURSUANT TO NRS 239B.030**

26 The undersigned does hereby affirm that the following document does not
contain the social security number of any person.

Dated this 12th day of April, 2019.

JOHN L. ARRASCADA
Washoe County Public Defender

By: /s/Biray Dogan
BIRAY DOGAN
Deputy Public Defender

Justine Keith

575 Keats Circle

Reno, Nevada 89506

The Honorable Judge Scott Freeman

556 California Ave.

Reno, Nevada 89509

April 08, 2019

Your Honor,

I am writing this letter to you in regards to Charles Anthony Skaggs.

I have known Charles for 10 years now. I also have known Nicole Renee Dutra for 14 years. Charles is a great man and is a good person. He truly has been such a good friend to my family and I. He has done so much for me in the years that I have known him. From always making sure that his friends and family are taken care of before his self he has always been there for everyone before his self. He is one of the nicest and most caring people I know.

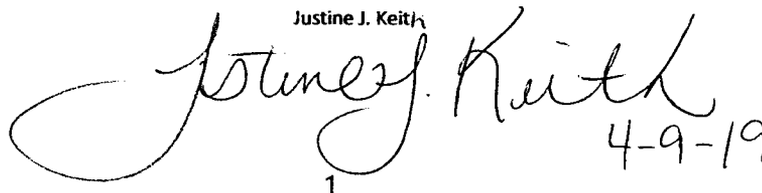
Yes, he has had a past of drug abuse. Which is huge problem for him. As knowing him as someone who is a sober, working normal part of society he is someone who doesnt deserve to my belief to be incarcerated for a long period of time. I am asking you to please consider not giving him consecutive sentencing? Yes, Your Honor I understand that he is going to have to go to prison, I just ask you to please give him a chance to re-take control over his life.

Charles did such an amazing job the last time he was incarcerated he got his high school diploma he faught fires for 3 years and did not have one write up the whole time he was incarcerated last time. He got out of prison and was being a good part of society, he was working and was doing what he was supposed to do. As a good friend of his I honestly believe that he deserves more for his life, he is young still he has so much potential to do good in his life. He had so much support from family and friends that are here in Reno. With a lighter sentence it may still be possible that Charles will be able to go places still with his life. Please I ask you not to take away to many more years of his life, he in my view and knowing the Charles I know from the years I have known him he truly wants more for his life then to spend the rest of his younger years being incarcerated.

Charles and I have spoke about what he wants to do with his time that he is going to spend in a correctional facility and he is dedicated to trying to make the best of the time he will be spending inside of a prison. In the period of him being in the Washoe County Detention Center he has already spoke to me about how he is signing up for classes in anger management and domestic violence. I believe in Charles and I know that he is capable of doing things the right was as long as he is able to stay sober. Which with the love and support from my family and Charles family and all of his sober friends. He has a great chance of doing so when he is out. Charles has a big heart and has a pure heart and he has always been someone who can light up the room and bring laughter and is always the one to make someone smile. Your honor, and is a huge part of my life and I hope you can please take my letter into consideration when making the judgement to send Charles to prison. I ask you to please not give Charles a consecutive sentencing. I want more for our life than him being incarcerated for so many years. I will be here to support him when he gets out and can make sure that he is capable of staying on the proper way of living. I want to thank you for taking the time to read this letter. Please contact me if you have any questions or if you would like any further information.

Sincerely

Justine J. Keith



1

4-9-19

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

CERTIFICATE OF SERVICE

I certify that I am an employee of the WASHOE COUNTY PUBLIC DEFENDER'S OFFICE, and that on the 12th day of April, 2019, I electronically served, a true copy of the attached document, addressed to:

DEPUTY DISTRICT ATTORNEY
Electronic Service

DEPARTMENT OF PAROLE & PROBATION
Electronic Service

/s/Linda Gray
LINDA GRAY

Return Of NEF

Recipients	
JOANNA ROBERTS, ESQ.	- Notification received on 2019-04-12 10:30:50.362.
BIRAY DOGAN, ESQ.	- Notification received on 2019-04-12 10:30:50.393.
DIV. OF PAROLE & PROBATION	- Notification received on 2019-04-12 10:30:50.346.
JEFF HOPPE, ESQ.	- Notification received on 2019-04-12 10:30:50.315.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

04-12-2019:10:28:00

Clerk Accepted:

04-12-2019:10:30:14

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Letters ...

Filed By:

Biray Dogan, esq.

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION
JEFF HOPPE, ESQ. for STATE OF NEVADA
BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS
JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE 1930
2 WASHOE COUNTY PUBLIC DEFENDER
3 BIRAY DOGAN, #10566
4 350 S. CENTER ST., 5TH FL
5 RENO, NV 89501
6 (775) 337-4800
7 ATTORNEY FOR DEFENDANT

8
9
10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
11
12 IN AND FOR THE COUNTY OF WASHOE

13 THE STATE OF NEVADA,
14
15 Plaintiff,

16 vs.

Case No. CR18-2149

17 CHARLES ANTHONY SKAGGS,
18
19 Defendant.

Dept. No. 9

20 _____/

21 **DOCUMENT SUBMITTED BY DEFENSE TO BE CONSIDERED AT**
22 **SENTENCING**

23 See Attached Document.

24 **AFFIRMATION PURSUANT TO NRS 239B.030**

25 The undersigned does hereby affirm that the following document does not
26 contain the social security number of any person.

Dated this 16th day of April, 2019.

JOHN L. ARRASCADA
Washoe County Public Defender

By: /s/Biray Dogan
BIRAY DOGAN
Deputy Public Defender

To the Honorable Judge Freedman

My cousin is a good man who cares a lot about life and people. He will help anyone in any way he can and always go the extra mile if possible. Yes when life got hard he made bad choices and should be held accountable. It's not our job as decent human beings to do what is right for our people. Charles Skaggs is not some unproductive low life who cares about nothing and deserves to be locked up. He is a good man who got lost for a minute that deserves and needs help. He's just one of the ones who needs court ordered help giving him the extra nudge. Yes he broke the law and should do some prison time just not the majority of his young life and he should be ordered to do counseling and any and all classes available to help him improve himself.

I know he can do better & with
the right direction he can do
amazing things.

If you have any question feel free
to call.

Jessica Jennings


913-337-8385

Dear, Honorable Judge Freeman

I'm wrighting in regards of Charles Skaggs
 not to minimize his action or too justify any
 punishment he is to face. Charles Skaggs is my
 younger cousin he a good very troubled young
 man that faces a heavy Drug problem and
 hes not a lost cause but with no way of helping
 but to sentice him for the Law's he broke with
 Just yr's of incarceration I ask that u help
 him with more then imposing a prison sentence
 I ask that u have him ordered to inroll in
 every program or class that will help him learn
 how to deal and recenize his Actions in Prison
 and out of Prison, to address His Anger Problems
 Drug problems, therapy. Make him have to seek
 help and He will learn from his action and can still
 Prove he made some wrong Choices and if he
 does every thing he can to better him self
 and to MAKE everyday count as a day of him
 becoming a better person for him self and the
 Comunity and he needs to understand theres
 NO excuss to his actions but when u break
 laws, and are, just a criminal, or sum one trouble
 and Just mad wrong choices u loss a big trust in
 the Comunity if he works everyday to earn...

the respect of the community I ask he be given
 that chance. I believe that with great position
 of power to uphold the law and impose penalties
 and jail to be for this country impose more
 to help treat people who need treatment with
 these punishments or penalties so we can help
 are nation cuz jail is not helping people's needs
 or problem, treatment, counseling, anything that helps
 a person become a better person over all
 the majority only learning to know jail
 punishment for their action and not the change
 process of treatment with the daily
 sentence don't help people that need help also
 with programs, classes, community speaker
 for the youth.

Sincerely

Daniel
Stuchlik

913-337-8385

Charles Anthony Skaggs is an awesome individual who is very determined to improve not only his life but the lives of the people around him. He cares about the safety of his loved ones and his kids also. He is always happy and always has a smile on his face. He has made a few mistakes but he now understands the gravity of the situation. I genuinely feel he doesn't deserve a long sentence because he is not who this case is portraying him to be. He has been there for me since I was an infant. He has led me in the right directions, helped me in school, and made sure I made the right choices. He has been there for me through thick and thin. He takes care of his family, cooks every night, and even walks his dogs everyday. He is committed to bettering himself, and I'm committed to supporting

him through that. He has been working hard, and even taking care of his mother. She is getting old and very ill, and she needs Charles around her. He has no problem with dropping everything he's doing in order to aid others. I hope the court can see the truth and look him in his eyes and see he's genuinely a good human being. Thank you for your time.

Sincerely,
Tom Anthony Vieg

My name is Tatiana. I met Charles 5 years ago. Since I have known Charles he has been heavily involved in my kids life. He is very protective over my children and has looked out for me. He is constantly trying to improve his life. Every chance he gets he takes my kids to the park. I understand he has made mistakes. His role is very

important to my kids life.

He is a great person and I

hope you can see through

the lies imposed on his

character. I understand your

time is valuable, thank you for

taking the time to read this.

Tatiana

To the honorable judge Scott Freeman
To Honor, My name is
Mark Ondule and Charles
Staggs is my brother-in-law.
I would like to take this time
to tell you he is a good kid off
DRUGS so therefore he honestly
needs help prison is not a
rehab its a way these guys
learned to become better criminals
and they don't put all in all.
Sir the kid really needs help and
you are the only one in this position
to help him please help him thank
you for your time.

Mark Ondule

To the Honorable Judge Scott Freeman,

My name is Jessica Skaggs
i am Charles Skaggs sister I am
writing you on his behalf because
he is a addict who needs help,
he is the most amazing, loving,
caring, kind person when he is
sober being in your addiction
makes you do things you wouldnt
do sober i would know i am also
a addict but i got the help that
i needed and now have 3 yrs clean
we all make mistakes that doesn't
make us bad people, I know he
is already going to prison im
just hoping it's not for the rest
of his life and hoping he can
on day get out and be able to
get the help he needs to be
the Charles Skaggs I know and
love more then life its self.
Thank you for taking the
time to listen

Jessica Skaggs

CERTIFICATE OF SERVICE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

I certify that I am an employee of the WASHOE COUNTY PUBLIC DEFENDER'S OFFICE, and that on the 16th day of April, 2019, I electronically served, a true copy of the attached document, addressed to:

DEPUTY DISTRICT ATTORNEY
Electronic Service

DEPARTMENT OF PAROLE & PROBATION
Electronic Service

/s/Linda Gray
LINDA GRAY

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-04-16 10:26:23.401.
BIRAY DOGAN, ESQ. - Notification received on 2019-04-16 10:26:23.417.
DIV. OF PAROLE & PROBATION - Notification received on 2019-04-16 10:26:23.37.
JEFF HOPPE, ESQ. - Notification received on 2019-04-16 10:26:23.339.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

04-16-2019:09:35:21

Clerk Accepted:

04-16-2019:10:25:49

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Letters ...

Filed By:

Biray Dogan, esq.

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE 1850

2

3

4

5

6

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

7

8

9

STATE OF NEVADA,

10

Plaintiff,

11

vs.

Case No. CR18-2149

12

CHARLES ANTHONY SKAGGS,

Dept. No. 9

13

Defendant.

14

_____ /

15

JUDGMENT OF CONVICTION

16

The Defendant entered a plea of guilty and no legal cause being shown as to why judgment should not be pronounced against him, the Court rendered judgment as follows:

17

18

That Charles Anthony Skaggs is guilty of the crime of Possession of a Trafficking Quantity of a Controlled Substance, a violation of NRS 453.3385(1)(b), as charged in the Information, and that he be punished by imprisonment in the Nevada Department of Corrections for the minimum term of forty-eight (48) months to a maximum term of one hundred twenty (120), to run consecutive to the sentence imposed in Case No. CR18-2148.

19

20

21

22

23

24

The Defendant is further ordered to pay a fine in the amount of Ten Thousand Dollars (\$10,000.00), the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee, the Sixty Dollar (\$60.00) chemical/drug analysis assessment fee, the Three Dollar (\$3.00) administrative assessment fee for obtaining a biological specimen and conducting a genetic marker analysis, and reimburse the County of Washoe the sum of Five Hundred

25

26

27

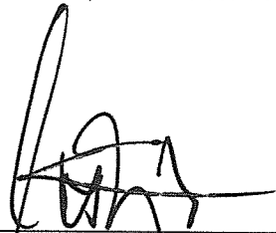
28

1 Dollars (\$500.00) for legal representation by the Washoe County Public Defender's Office.

2 The Defendant is give zero (0) days credit for time served.

3 Any fine, fee administrative assessment, or restitution imposed today (as reflected
4 in this judgment of conviction) constitutes a lien, as defined in Nevada Revised Statutes
5 176.275. Should you not pay these fines, fees, or assessments, collection efforts may be
6 undertaken against you.

7 Dated this 17th day of April, 2019.

8 
9 _____
10 DISTRICT JUDGE
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-04-18 14:24:04.367.
BIRAY DOGAN, ESQ. - Notification received on 2019-04-18 14:24:04.679.
DIV. OF PAROLE & PROBATION - Notification received on 2019-04-18 14:24:04.352.
JEFF HOPPE, ESQ. - Notification received on 2019-04-18 14:24:04.32.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

04-18-2019:14:22:13

Clerk Accepted:

04-18-2019:14:23:24

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Judgment of Conviction

Filed By:

Court Clerk MConway

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CASE NO. CR18-2148
CASE NO. CR18-2149

STATE OF NEVADA VS. CHARLES ANTHONY SKAGGS
STATE OF NEVADA VS. CHARLES ANTHONY SKAGGS

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

3/13/19
HON. SCOTT N.
FREEMAN
DEPT. NO. 9
L. Sabo
(Clerk)
A. Trevino
(Reporter)
B. Pelfrey
(Bailiff)
None
(Court Services)

ENTRY OF JUDGMENT AND IMPOSITION OF SENTENCE

Deputy D.A. Sean Alexander represented the State.
Defendant was present with counsel, Biray Dogan, Deputy P.D.
Probation Specialist, Billy Jennings, was present.
Counsel for Defendant informed the Court that counsel had not had
an opportunity to review the PSI Report with Defendant; further,
Defendant was re-arrested on new charges and has a hearing at
Reno Justice Court this afternoon. Therefore, defense counsel
requested a 30-day continuance.
Counsel for State indicated that the State was prepared to proceed
to sentencing but understands the need for a continuance.
COURT ORDERED: Matter continued for sentencing.
Defendant was remanded to the custody of the Sheriff.

4/17/19
9:00 a.m.
Cont'd Sent.
CR18-2148
CR18-2149

Return Of NEF

Recipients
JOANNA ROBERTS, ESQ. - Notification received on 2019-05-06 14:03:50.652.
BIRAY DOGAN, ESQ. - Notification received on 2019-05-06 14:03:50.683.
DIV. OF PAROLE & PROBATION - Notification received on 2019-05-06 14:03:50.621.
JEFF HOPPE, ESQ. - Notification received on 2019-05-06 14:03:50.59.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

05-06-2019:14:02:43

Clerk Accepted:

05-06-2019:14:03:16

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

***Minutes

Filed By:

Court Clerk LSabo

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

DIV. OF PAROLE & PROBATION

JEFF HOPPE, ESQ. for STATE OF NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED

MAY 16 2019

JACQUELINE BRYANT, CLERK

By: *[Signature]*
DEPUTY CLERK

Charles Skaggs

(Name)

1117743

(I.D. No.)

Northern Nevada Correctional Center
Post Office Box 7000
Carson City, Nevada 89702

CR18-2149 DC-0990096491-003
STATE VS. CHARLES RANTHONY SK 2 Pages
District Court 05/16/2019 08:30 AM
2515
Washoe County

IN THE Second JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF Washoe

Charles Skaggs

Petitioner/Defendant,

vs.

2nd judicial court

Respondent/Plaintiff

Case No.: CR-18-2148
CR-18-2149

Dept. No. 9

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that I, Charles Skaggs appeal the
Judgment / Order entered on the 17th day of April, 2019 by this
court.

Dated this 5 day of 10, 2019.

Charles Skaggs

(Signature)

CERTIFICATE OF SERVICE BY MAIL

Pursuant to NRCF Rule 5(b), I hereby certify that I am the Defendant named herein and that on this 13th day of May, 2019, I mailed a true and correct copy of the foregoing NOTICE OF APPEAL to the following:

Washoe County District Attorney
Po Box 11130
Reno, NV 89502

Clerk of the Court
Second Judicial Court
75 Court Street
Reno, NV 89501

Charles Steggs

(Signature)

AFFIRMATION PURSUANT TO NRS 239B.030

** I certify that the foregoing document DOES NOT contain the social security number of any persons.

5.10.19
(Date)

Charles Steggs
(Signature)

Code 1310

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Plaintiff,

Case No. CR18-2149

vs.

Dept. No. 9

CHARLES ANTHONY SKAGGS,

Defendant.

_____ /

CASE APPEAL STATEMENT

This case appeal statement is filed pursuant to NRAP 3(f).

1. Appellant is Charles Anthony Skaggs.
2. This appeal is from an order entered by the Honorable Judge Freeman.
3. Appellant is representing himself in Proper Person on appeal. The Appellant’s address is:
Charles Anthony Skaggs #1117743
N.N.C.C.
7000 PO Box 7000
Carson City, NV 89702
4. Respondent is the State of Nevada. Respondent is represented by the Washoe County
District Attorney’s Office:
Jennifer P. Noble, Esq., SBN: 9446
P.O. Box 11130
Reno, Nevada 89520
5. Respondent’s attorney is not licensed to practice law in Nevada: N/A
6. Appellant is represented by appointed counsel in District Court.
7. Appellant is not represented by appointed counsel on appeal.

8. Appellant was not granted leave to proceed in forma pauperis in the District Court on .
9. Proceeding commenced by the filing of an information filed December 20th , 2018.
10. This is a criminal proceeding and the Appellant is appealing the Judgment of Conviction filed April 18th, 2019.
11. The case has not been the subject of a previous appeal to the Supreme Court:
Supreme Court No: N/A
12. This case does not involve child custody or visitation.
13. This is not a civil case involving the possibility of a settlement.

Dated this 20th day of May, 2019.

Jacqueline Bryant
Clerk of the Court

By: /s/ Cynthia Vera
Cynthia Vera
Deputy Clerk

Code 1350

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

STATE OF NEVADA,

Case No. CR18-2149

Plaintiff,

Dept. No. 9

vs.

CHARLES ANTHONY SKAGGS,

Defendant.

_____ /

CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 20th day of May, 2019, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.

I further certify that the transmitted record is a true and correct copy of the original pleadings on file with the Second Judicial District Court.

Dated this 20th day of May, 2019

Jacqueline Bryant
Clerk of the Court

By /s/ Cynthia Vera
Cynthia Vera
Deputy Clerk

Return Of NEF

Recipients
JENNIFER NOBLE, ESQ. - Notification received on 2019-05-20 09:06:27.87.
JOANNA ROBERTS, ESQ. - Notification received on 2019-05-20 09:06:27.901.
BIRAY DOGAN, ESQ. - Notification received on 2019-05-20 09:06:27.963.
DIV. OF PAROLE & PROBATION - Notification received on 2019-05-20 09:06:27.948.
JEFF HOPPE, ESQ. - Notification received on 2019-05-20 09:06:27.838.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

05-20-2019:09:03:18

Clerk Accepted:

05-20-2019:09:05:37

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Case Appeal Statement

Certificate of Clerk

Filed By:

Deputy Clerk CVera

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

DIV. OF PAROLE & PROBATION

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE NO. 2520
2 WASHOE COUNTY PUBLIC DEFENDER
3 JOHN REESE PETTY, State Bar Number 0010
4 350 South Center Street, 5th Floor
5 Reno, Nevada 89501
6 (775) 337-4827
7 jpetty@washoecounty.us
8 Attorney for Defendant

9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

10 IN AND FOR THE COUNTY OF WASHOE

11 THE STATE OF NEVADA,

12 Plaintiff,

13 vs.

14 Case No. CR18-2149

15 CHARLES ANTHONY SKAGGS,

16 Dept. No. 9

17 Defendant.
18 _____ /

19 **NOTICE OF APPEARANCE**

20 John Reese Petty, Chief Deputy Washoe County Public Defender, gives
21 notice of his appearance as appellate counsel for Defendant, CHARLES
22 ANTHONY SKAGGS, in this case.

23 The undersigned hereby affirms, pursuant to NRS 239B.030, that this
24 document does not contain the social security number of any person.

25 DATED: May 31, 2019.

26 JOHN L. ARRASCADA
WASHOE COUNTY PUBLIC DEFENDER

By: /s/ John Reese Petty
JOHN REESE PETTY, Chief Deputy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada, and that on this date I forwarded a true copy of the foregoing document addressed to:

JENNIFER P. NOBLE
Chief Appellate Deputy
Washoe County District Attorney's Office
(e-mail)

CHARLES ANTHONY SKAGGS (#1117743)
Northern Nevada Correctional Center
P.O. Box 7000
Carson City, Nevada 89702

DATED this 31st day of May 2019.

/S/ John Reese Petty
JOHN REESE PETTY

Return Of NEF

Recipients
JENNIFER NOBLE, ESQ. - Notification received on 2019-06-03 08:54:56.05.
JOANNA ROBERTS, ESQ. - Notification received on 2019-06-03 08:54:56.16.
BIRAY DOGAN, ESQ. - Notification received on 2019-06-03 08:54:55.723.
JOHN PETTY, ESQ. - Notification received on 2019-06-03 08:54:56.128.
DIV. OF PAROLE & PROBATION - Notification received on 2019-06-03 08:54:56.082.
JEFF HOPPE, ESQ. - Notification received on 2019-06-03 08:54:55.707.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

05-31-2019:16:56:45

Clerk Accepted:

06-03-2019:08:54:12

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Notice of Appearance

Filed By:

John Reese Petty

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

JOHN REESE PETTY, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

DIV. OF PAROLE & PROBATION

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE NO. 3868
2 WASHOE COUNTY PUBLIC DEFENDER
3 JOHN REESE PETTY, State Bar Number 10
4 350 South Center Street, 5th Floor
5 Reno, Nevada 89501
6 (775) 337-4827
7 jpetty@washoecounty.us
8 Attorney for Defendant

9
10 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
11
12 IN AND FOR THE COUNTY OF WASHOE

13 THE STATE OF NEVADA,
14
15 Plaintiff,

16 vs.

17 Case No. CR18-4149

18 CHARLES ANTHONY SKAGGS,
19
20 Defendant.

21 Dept. No. 9

22
23 **REQUEST FOR TRANSCRIPT(S)**

24 TO: Sunshine Litigation Services:

25 Defendant, CHARLES ANTHONY SKAGGS, requests preparation of a
26 transcript of certain portions of the proceedings before the district court in this
matter as follows:

January 9, 2019: Transcript of Proceedings: Arraignment ; and,

April 17, 2019: Transcript of Proceedings: Entry of Judgment and Imposition of
Sentence.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

This notice requests a transcript of only those portions of the district court proceedings which counsel reasonably and in good faith believes are necessary to determine whether appellate issues are present.

I recognize that I must personally serve a copy of this form on the above named reporter and opposing counsel, and that the above named court reporter shall have thirty (30) days from the receipt of this notice to prepare and submit to the Supreme Court a certificate of compliance.

The undersigned hereby affirms, pursuant to NRS 239B.030, that this document does not contain the social security number of any person.

DATED: June 3, 2019.

JOHN L. ARRASCADA
WASHOE COUNTY PUBLIC DEFENDER

By: /s/ John Reese Petty
JOHN REESE PETTY, Chief Deputy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada, and that on this date I forwarded a true copy of the foregoing document addressed to:

CHARLES ANTHONY SKAGGS (#1117743)
Northern Nevada Correctional Center
P.O. Box 7000
Carson City, Nevada 89702

JENNIFER P. NOBLE
Chief Appellate Deputy
Washoe County District Attorney's Office
(E-mail)

SUNSHINE LITIGATION SERVICES
151 County Estates Circle
Reno, Nevada 89511

DATED this 3rd day of June 2019.

/s/ John Reese Petty
JOHN REESE PETTY

1 CODE 2230
2 WASHOE COUNTY PUBLIC DEFENDER
3 JOHN REESE PETTY, State Bar No. 10
4 350 South Center Street, 5th Floor
5 Reno, Nevada 89501
6 (775) 337-4827
7 jpetty@washoecounty.us
8 Attorney for the Defendant

9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
10
11 IN AND FOR THE COUNTY OF WASHOE

12 THE STATE OF NEVADA,
13
14 Plaintiff,

15 vs.

Case No. CR18-2149

16 CHARLES ANTHONY SKAGGS,
17
18 Defendant.

Dept. No. 9

19 **MOTION FOR TRANSCRIPT(S) AT COUNTY EXPENSE**

20 Defendant, CHARLES ANTHONY SKAGGS, moves for an Order granting
21 Defendant a copy of the transcript of the arraignment hearing held on January 9,
22 2019, and of the sentencing hearing held on April 17, 2019, at County expense, for
23 preparation of this appeal.

24 A notice of appeal has been filed by the Defendant in the Second Judicial
25 District Court of the State of Nevada.
26

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

Defendant was represented by the Washoe County Public Defender's Office in the district court and is being represented by the Washoe County Public Defender's Office on appeal.

Defendant cannot pay for the transcripts due to indigency. “[I]ndigent defendants generally have a right to full transcripts on direct appeal [.]” *George v. State*, 122 Nev. 1, 4, 127 P.3d 1055, 1056 (2006).

Defendant requires the transcript(s) in order to pursue meaningful appellate review of the sentence in this case.

Pursuant to NRS 239B.030 I affirm that this document does not contain the social security number of any person.

DATED: June 3, 2019.

JOHN L. ARRASCADA
WASHOE COUNTY PUBLIC DEFENDER

By: /s/ John Reese Petty
JOHN REESE PETTY, Chief Deputy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada, and that on this date I forwarded a true copy of the foregoing document addressed to:

CHARLES ANTHONY SKAGGS (#1117743)
Northern Nevada Correctional Center
P.O. Box 7000
Carson City, Nevada 89702

JENNIFER P. NOBLE
Chief Appellate Deputy
Washoe County District Attorney's Office
(E-mail)

SUNSHINE LITIGATION SERVICES
151 County Estates Circle
Reno, Nevada 89511

DATED this 3rd day of June 2019.

/s/ John Reese Petty
JOHN REESE PETTY

Return Of NEF

Recipients
JENNIFER NOBLE, ESQ. - Notification received on 2019-06-03 10:53:17.609.
JOANNA ROBERTS, ESQ. - Notification received on 2019-06-03 10:53:18.311.
BIRAY DOGAN, ESQ. - Notification received on 2019-06-03 10:53:17.577.
JOHN PETTY, ESQ. - Notification received on 2019-06-03 10:53:18.279.
DIV. OF PAROLE & PROBATION - Notification received on 2019-06-03 10:53:18.233.
JEFF HOPPE, ESQ. - Notification received on 2019-06-03 10:53:17.531.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

06-03-2019:10:48:47

Clerk Accepted:

06-03-2019:10:52:26

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Req to Crt Rptr - Rough Draft

Filed By:

John Reese Petty

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

JOHN REESE PETTY, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

DIV. OF PAROLE & PROBATION

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients	
JENNIFER NOBLE, ESQ.	- Notification received on 2019-06-03 10:54:24.532.
JOANNA ROBERTS, ESQ.	- Notification received on 2019-06-03 10:54:26.451.
BIRAY DOGAN, ESQ.	- Notification received on 2019-06-03 10:54:23.768.
JOHN PETTY, ESQ.	- Notification received on 2019-06-03 10:54:25.234.
DIV. OF PAROLE & PROBATION	- Notification received on 2019-06-03 10:54:25.187.
JEFF HOPPE, ESQ.	- Notification received on 2019-06-03 10:54:23.362.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

06-03-2019:10:49:35

Clerk Accepted:

06-03-2019:10:53:27

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Mtn Trial Trans. Public Exp

Filed By:

John Reese Petty

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

JOHN REESE PETTY, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

DIV. OF PAROLE & PROBATION

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

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

CHARLES ANTHONY SKAGGS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Supreme Court No. 78847
District Court Case No. CR182149

D9

RECEIPT FOR DOCUMENTS

TO: Hon. Scott N. Freeman, District Judge
Charles Anthony Skaggs
Washoe County District Attorney \ Jennifer P. Noble
Jacqueline Bryant, Washoe District Court Clerk

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

- 05/30/2019 Appeal Filing fee waived.
- 05/30/2019 Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day.

DATE: May 30, 2019

Elizabeth A. Brown, Clerk of Court
rw

Return Of NEF

Recipients
JENNIFER NOBLE, ESQ. - Notification received on 2019-06-03 14:27:26.83.
JOANNA ROBERTS, ESQ. - Notification received on 2019-06-03 14:27:26.908.
BIRAY DOGAN, ESQ. - Notification received on 2019-06-03 14:27:26.799.
JOHN PETTY, ESQ. - Notification received on 2019-06-03 14:27:26.877.
DIV. OF PAROLE & PROBATION - Notification received on 2019-06-03 14:27:26.846.
JEFF HOPPE, ESQ. - Notification received on 2019-06-03 14:27:26.768.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****
PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

06-03-2019:14:26:24

Clerk Accepted:

06-03-2019:14:26:52

Court:

Second Judicial District Court - State of Nevada
Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Supreme Court Receipt for Doc

Filed By:

Deputy Clerk YViloria

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

JOHN REESE PETTY, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

DIV. OF PAROLE & PROBATION

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

3370

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

vs.

Case No. CR18-2149

CHARLES ANTHONY SKAGGS,

Dept. No. 9

Defendant.

ORDER FOR TRANSCRIPTS AT COUNTY EXPENSE

Defendant appeals from a criminal conviction and has moved for the preparation of certain transcripts at county expense for the appeal. Defendant having previously been found to be indigent, and the Court having reviewed Defendant's request and motion for transcripts at county expense,

IT IS HEREBY ORDERED that the requested copies of the transcript of the arraignment hearing held on January 9, 2019 and the sentencing hearing held on April 17, 2019, be provided to Defendant's appellate counsel at county expense.

See Griffin v. Illinois, 351 U.S. 12 (1956) (indigent defendant entitled to transcripts for direct appeal); NRS 3.320(2)(b) (requiring court reporter to prepare transcripts as directed by district court).

DATED this 6th day of June, 2019.


DISTRICT JUDGE

Return Of NEF

Recipients	
JENNIFER NOBLE, ESQ.	- Notification received on 2019-06-06 11:49:10.871.
JOANNA ROBERTS, ESQ.	- Notification received on 2019-06-06 11:49:11.495.
BIRAY DOGAN, ESQ.	- Notification received on 2019-06-06 11:49:10.84.
JOHN PETTY, ESQ.	- Notification received on 2019-06-06 11:49:11.48.
DIV. OF PAROLE & PROBATION	- Notification received on 2019-06-06 11:49:11.183.
JEFF HOPPE, ESQ.	- Notification received on 2019-06-06 11:49:10.809.

***** IMPORTANT NOTICE - READ THIS INFORMATION *****

PROOF OF SERVICE OF ELECTRONIC FILING

-

A filing has been submitted to the court RE: CR18-2149

Judge:

HONORABLE SCOTT N. FREEMAN

Official File Stamp:

06-06-2019:11:47:59

Clerk Accepted:

06-06-2019:11:48:38

Court:

Second Judicial District Court - State of Nevada

Criminal

Case Title:

STATE VS. CHARLES ANTHONY SKAGGS (TN)
(D9)

Document(s) Submitted:

Ord Trial Transcript/Public\$

Filed By:

Judicial Asst. BWard

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

-

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

JEFF HOPPE, ESQ. for STATE OF NEVADA

JENNIFER P. NOBLE, ESQ. for STATE OF
NEVADA

JOHN REESE PETTY, ESQ. for CHARLES
ANTHONY SKAGGS

BIRAY DOGAN, ESQ. for CHARLES ANTHONY
SKAGGS

JOANNA L. ROBERTS, ESQ. for CHARLES
ANTHONY SKAGGS

DIV. OF PAROLE & PROBATION

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 4185

2

3

4

5

6

SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

7

IN AND FOR THE COUNTY OF WASHOE

8

THE HONORABLE SCOTT N. FREEMAN, DISTRICT JUDGE

9

---o0o---

10

STATE OF NEVADA,)	Case Nos. CR18-2148
)	CR18-2149
)	Dept. No. 9
Plaintiff,)	
vs.)	TRANSCRIPT OF PROCEEDINGS
CHARLES ANTHONY SKAGGS,)	
)	
Defendant.)	
_____)	

11

12

13

14

15

16

ARRAIGNMENT
JANUARY 9, 2019, RENO, NEVADA

17

APPEARANCES:

18

For the Plaintiff:	KATHERINE H. LYON, ESQ.
	Deputy District Attorney
	One S. Sierra Street, 4th Floor
	Reno, Nevada 89520

19

20

21

For the Defendant:	BIRAY DOGAN, ESQ.
	Deputy Public Defender
	350 South Center St., 5th Floor
	Reno, Nevada 89520

22

23

The Defendant:	CHARLES ANTHONY SKAGGS
----------------	------------------------

24

Reported by:	JULIE ANN KERNAN, CCR #427, CP, RPR
	Computer-Aided Transcription

1 RENO, NEVADA; WEDNESDAY, JANUARY 9, 2019; 11:35 A.M.

2 ---o0o---

3

4 THE COURT: We're going to go on the record.

5 All right. This is CR18-2148, State versus

6 Charles Skaggs, and CR18-2149, State versus Charles

7 Skaggs.

8 MR. DOGAN: Your Honor, Biray Dogan on behalf

9 of Mr. Skaggs. He's present today and he is out of

10 custody.

11 THE COURT: Great. I've got two Informations.

12 One's filed December 20th, 2018, in Case Number

13 CR18-2148.

14 And I've got a case in CR18-2149, an

15 Information filed December 20th, 2018. Let know if your

16 client's name is correctly spelled and would like to

17 have that read.

18 MR. DOGAN: Your Honor, in CR18-2149 my

19 client's first, middle, last name is spelled accurately

20 on the very top line, line number 12. We are familiar

21 with the contents of the criminal Information, and we

22 waive a formal reading.

23 In case number CR18-2148, my client's first,

24 middle and last name are all accurately stated on line

1 number 12. We are familiar with the contents of the
2 Information and we waive a formal reading.

3 In case number CR18-2149 my client will be
4 entering a guilty plea to the sole count contained in
5 the criminal Information.

6 In exchange for his entry of guilty plea, the
7 State and the defense have -- will jointly recommend to
8 the Court a minimum term of incarceration in the Nevada
9 Department of Correction of three years to a maximum
10 term of ten years.

11 My client will also enter a guilty plea to
12 Attempted Assault With a Deadly Weapon in CR18-2148.
13 The parties will recommend that each case, CR18-2148,
14 and CR18-2149 run concurrent to each other.

15 The State will dismiss RCR 2018-098138.

16 Now, in case number CR18-2148, my client will
17 be entering a guilty plea to the sole count Attempted
18 Assault With a Deadly Weapon. In exchange for his entry
19 of guilty plea the State will recommend no more than 12
20 to 32 months in the Nevada Department of Corrections,
21 and will recommend this sentence in this case run
22 concurrent to the sentence that will be imposed in
23 CR18-2149.

24 The State will dismiss the charges in RCR

1 2018-098138 and will not file any additional charges or
2 enhancements arising from the arrest in this case. My
3 client will also plead guilty pursuant to negotiations
4 in CR18-2149. May I approach?

5 THE COURT: Is that a correct statement, Ms.
6 Lyon?

7 MS. LYON: It is as to both matters, your
8 Honor.

9 THE COURT: Thank you. Swear in the
10 defendant, please.

11 (Defendant sworn.)

12 THE COURT: All right. Do you agree with the
13 negotiation of your cases as described to the Court by
14 your counsel?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: And how old are you?

17 THE DEFENDANT: Thirty-two.

18 THE COURT: Do you read and write the English
19 language?

20 THE DEFENDANT: Yes, sir.

21 THE COURT: How far did you get in school?

22 THE DEFENDANT: I graduated high school.

23 THE COURT: Read and understand the Plea
24 Memorandum in this case?

1 THE DEFENDANT: Yes, sir.

2 THE COURT: Discuss the Plea Memorandums with
3 your attorney?

4 THE DEFENDANT: Yes, sir.

5 THE COURT: Completely understand all of its
6 terms and conditions?

7 THE DEFENDANT: Yes, sir.

8 THE COURT: Is that your signature on the last
9 page of both?

10 THE DEFENDANT: Yes, sir.

11 THE COURT: Are you in agreement with all the
12 provisions contained in the Plea Memorandums?

13 THE DEFENDANT: Yes, sir.

14 THE COURT: You understand by pleading guilty
15 you're giving up important Constitutional rights?

16 THE DEFENDANT: Yes, sir.

17 THE COURT: Do you understand you're giving up
18 your right to jury trial to be conducted within 60 days
19 of today, when you plead guilty?

20 THE DEFENDANT: Yes, sir.

21 THE COURT: Do you understand by pleading
22 guilty you're giving up your right to require the State
23 to prove the charges against you beyond a reasonable
24 doubt?

1 THE DEFENDANT: Yes, sir.

2 THE COURT: Do you understand you give up your
3 right to confront your accusers by pleading guilty?

4 THE DEFENDANT: Yes.

5 THE COURT: Do you understand by pleading
6 guilty you're giving up your right against self
7 incrimination?

8 THE DEFENDANT: Yes, sir.

9 THE COURT: By admitting these charges you are
10 incriminating yourself. Do you understand that?

11 THE DEFENDANT: Yes, sir.

12 THE COURT: Do you understand you're giving up
13 your right to cross-examine all of the State's witnesses
14 who could be called against you at trial?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: Do you understand you're giving up
17 your right to subpoena witnesses and compel the
18 attendance of those witnesses in court at the time of
19 trial?

20 THE DEFENDANT: Yes, sir.

21 THE COURT: At this time Ms. Lyon representing
22 the State of Nevada is going to read you the elements of
23 the offenses to which you're pleading that they could
24 prove beyond a reasonable doubt. Then I'm going to ask

1 you if you understand them.

2 THE DEFENDANT: Yes, sir.

3 MS. LYON: As to CR18-2148, should that matter
4 proceed to trial in front of a jury, the State would
5 have been prepared to prove beyond a reasonable doubt
6 the felony offense of Attempted Assault with the Use of
7 a Deadly weapon by the following elements:

8 That the defendant did, on or about August 12,
9 2018, in the County of Washoe, State of Nevada,
10 willfully, unlawfully and intentionally attempt to place
11 Nicole Rene Dutra in reasonable apprehension of
12 immediate bodily harm with the use of or present an
13 ability to use a deadly weapon, to wit, a hammer, in
14 that the said defendant did swing a hammer at Dutra,
15 threatened to cause her bodily injury.

16 As to CR18-2149, should that matter have
17 proceeded to trial in front of a jury the State would
18 have been prepared to prove beyond a reasonable doubt
19 the felony offense of Possession of a Trafficking
20 Quantity of a Controlled Substance by the following
21 elements:

22 That the defendant did, on or about August 17,
23 2018, in the County of Washoe, State of Nevada,
24 willfully and unlawfully, knowingly or intentionally be

1 in actual or constructive possession of 14 grams or more
2 but less than 28 grams of a Schedule I controlled
3 substance, or a mixture which contains a Schedule I
4 controlled substance, to wit, methamphetamine, at or
5 near Locust Street and/or Broadway Avenue.

6 THE COURT: Do you understand the elements the
7 State was prepared to prove against you should this
8 matter go to trial in the attempted Assault With the Use
9 of a Deadly weapon case?

10 THE DEFENDANT: Yes, sir.

11 THE COURT: Do you understand the elements the
12 State was prepared to prove in the Possession of a
13 Trafficking Quantity of Controlled Substance case?

14 THE DEFENDANT: Yes, sir.

15 THE COURT: Did you commit the crime with the
16 intent as described in the charges stated by the Deputy
17 District Attorney in the attempted assault with deadly
18 weapon case?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Did you commit the crime with the
21 intent as described in the charges stated by the Deputy
22 District Attorney in the trafficking level of a
23 controlled substance case?

24 THE DEFENDANT: Yes, sir.

1 THE COURT: Do you understand the penalties in
2 the attempted assault deadly weapon case are one to five
3 years Nevada Department of Corrections. You are
4 eligible for probation. You may also be fined up to
5 10,000 dollars. Do you understand that?

6 THE DEFENDANT: Yes, sir.

7 THE COURT: You understand that the
8 trafficking in a controlled Substance case, penalties
9 are two to 15 years in the Nevada Department of
10 Corrections, you're not eligible for probation, you may
11 also be fined up to a hundred thousand dollars. Do you
12 understand that?

13 THE DEFENDANT: Yes.

14 THE COURT: Whether the sentences run
15 consecutively, which means one after the other, or
16 concurrently, run at the same time is up to me and no
17 one else. Do you understand that?

18 THE DEFENDANT: Yes, sir.

19 THE COURT: You understand I'm not bound by
20 the recommendation of the parties, nor the
21 recommendation of the Division of Parole and Probation;
22 only the Court alone will determine your sentence. Do
23 you understand that?

24 THE DEFENDANT: Yes, sir.

1 THE COURT: Do you realize that may result in
2 your incarceration in the Nevada Department of
3 Corrections?

4 THE DEFENDANT: Yes, sir.

5 THE COURT: With all those rights in mind
6 you've given up, and all the information the Court
7 provided to you, do you still wish to plead guilty?

8 THE DEFENDANT: Yes, sir.

9 THE COURT: Have you had sufficient time to
10 discuss this case with your attorney?

11 THE DEFENDANT: Yes.

12 THE COURT: Are you satisfied with the
13 representation provided to you by your attorney leading
14 up to this plea?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: Has anyone promised you anything
17 in order to get you to plead guilty?

18 THE DEFENDANT: No, sir

19 THE COURT: Has anyone threatened you or your
20 family in order to get you to plead guilty?

21 THE DEFENDANT: No, sir.

22 THE COURT: Are you pleading guilty freely and
23 voluntarily?

24 THE DEFENDANT: Yes, sir.

1 THE COURT: Are you under the influence of any
2 alcohol, drugs or medication today which would affect
3 your ability to understand what's happening today in
4 court?

5 THE DEFENDANT: No, sir.

6 THE COURT: Have any questions for me about
7 this case or these proceedings?

8 THE DEFENDANT: No, sir.

9 THE COURT: What is your plea to Attempted
10 Assault With the Use of a Deadly weapon?

11 THE DEFENDANT: Guilty.

12 THE COURT: What is you plea to Possession of
13 a Trafficking Quantity of Controlled Substance?

14 THE DEFENDANT: Guilty.

15 THE COURT: I find you understand the nature
16 of the offenses charged, the consequence of your plea,
17 you've made a knowing, voluntary, intelligent waiver of
18 your Constitutional Right.

19 I'll accept you plea. We'll set a date for
20 sentencing. At that time you're expected to pay a \$25
21 Administrative Assessment fee, you're ordered to
22 cooperate with the Division of Parole and Probation.
23 They'll prepare a presentence report that will assist me
24 at time of sentencing. Do you understand those last two

1 orders?

2 THE DEFENDANT: Yes, sir.

3 THE COURT: Mr. Dogan, did you want to request
4 something?

5 MR. DOGAN: Your Honor, can we request a
6 sentencing date 60 days from today?

7 THE COURT: Sure.

8 COURT CLERK: Your Honor, sentencing would be
9 March 13th at nine a.m.

10 MR. DOGAN: Thank you.

11 THE COURT: What's your current custody
12 status? I see you posted some bail bonds. Are you on
13 Pretrial Services supervision also?

14 THE DEFENDANT: Yeah. I check in Tuesdays and
15 Thursdays.

16 THE COURT: Good. As long as you're on
17 Pretrial Services, you're here today, I'm good with
18 everything.

19 THE DEFENDANT: All right.

20 THE COURT: No violations, no use, not causing
21 any problems between now and sentencing. All right?

22 THE DEFENDANT: I'll show up.

23 THE COURT: Of course you're going to show up.
24 You're going to put your best foot forward at sentencing

1 also. Right?

2 THE DEFENDANT: Right.

3 THE COURT: You're going to put yourself in
4 the best possible light you can for me.

5 THE DEFENDANT: Absolutely.

6 THE COURT: All right. I'll see you at
7 sentencing.

8 THE DEFENDANT: All right.

9 (Proceedings continued until March 13, 2019,
10 at 9:00 a.m.)

11 ---o0o---

12

13

14

15

16

17

18

19

20

21

22

23

24

1 STATE OF NEVADA)

2 COUNTY OF WASHOE)

3 I, JULIE ANN KERNAN, official reporter of
4 the Second Judicial District Court of the State of
5 Nevada, in and for the County of Washoe, do hereby
6 certify:

7 That as such reporter I was present in
8 Department No. 9 of the above court on Wednesday,
9 January 9, 2019, at the hour of 11:35 a.m. of said day,
10 and I then and there took verbatim stenotype notes of
11 the proceedings had and testimony given therein upon the
12 Arraignment of the case of STATE OF NEVADA, Plaintiff,
13 vs. CHARLES ANTHONY SKAGGS, Defendant, Case Nos.
14 CR18-2148 & CR18-2149.

15 That the foregoing transcript, consisting of
16 pages numbered 1 through 13, both inclusive, is a full,
17 true and correct transcript of my said stenotype notes,
18 so taken as aforesaid, and is a full, true and correct
19 statement of the proceedings of the above-entitled
20 action to the best of my knowledge, skill and ability.

21
22 DATED: At Reno, Nevada, this 5th day of July, 2019.

23 /s/ Julie Ann Kernan
24 _____
JULIE ANN KERNAN, CCR #427

1 4185

2

3

4

5

6

SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

7

IN AND FOR THE COUNTY OF WASHOE

8

THE HONORABLE SCOTT N. FREEMAN, DISTRICT JUDGE

9

---o0o---

10

STATE OF NEVADA,)	Case Nos. CR18-2148
)	CR18-2149
)	Dept. No. 9
Plaintiff,)	
vs.)	TRANSCRIPT OF PROCEEDINGS
CHARLES ANTHONY SKAGGS,)	
)	
Defendant.)	

11

12

13

14

15

16

SENTENCING
APRIL 17, 2019, RENO, NEVADA

17

APPEARANCES:

18

For the Plaintiff:	MATTHEW LEE, ESQ.
	Deputy District Attorney
	One S. Sierra Street, 4th Floor
	Reno, Nevada 89520

19

20

21

For the Defendant:	BIRAY DOGAN, ESQ.
	Deputy Public Defender
	350 South Center St., 5th Floor
	Reno, Nevada 89520

22

23

The Defendant:	CHARLES ANTHONY SKAGGS
----------------	------------------------

24

Reported by:	JULIE ANN KERNAN, CCR #427, CP, RPR
	Computer-Aided Transcription

1 RENO, NEVADA; WEDNESDAY, APRIL 17, 2019; 10:15 A.M.

2 ---o0o---

3

4 THE COURT: Mr. Skaggs is ready to go and so
5 is Mr. Cox. Can you check, Mr. Deputy, to see if Mr.
6 Dogan is here before I --

7 BAILIFF: It appears Mr. Dogan is here right
8 now.

9 THE COURT: Excellent. Are you ready, Mr.
10 Skaggs?

11 THE DEFENDANT: Yes, sir.

12 THE COURT: I'd just like to welcome Mr.
13 Dogan. Take a deep breath. This is Mr. Skaggs, the
14 last two cases I have on my docket before a special set.

15 MR. DOGAN: Deep breath has been taken.

16 THE COURT: All right. This is CR18-2148,
17 CR18-2149. This is the time set for sentencing Mr.
18 Charles Anthony Skaggs. Appearances, please.

19 MR. LEE: Matt Lee on behalf of the State.

20 MS. CURRENCE: Sara Currence for the division.

21 MR. DOGAN: Biray Dogan on behalf of Mr.
22 Skaggs. He's present today in custody.

23 THE COURT: All right. This is the time set
24 for sentencing in both those cases. I have a

1 Presentence report that's dated February 20th, 2019. I
2 want to see if it's the same date, same date in both
3 cases.

4 Any factual corrections from the division?

5 MS. CURRENCE: No, your Honor.

6 THE COURT: Thank you. Mr. Dogan, I know you
7 have carefully reviewed these reports with your client
8 and understand its conclusion.

9 Any factual corrections to the reports,
10 anything you want it tell me in mitigation?

11 MR. DOGAN: Your Honor, I reviewed the
12 Presentence Investigation report with Mr. Skaggs. There
13 are no factual corrections that need to be made and we
14 are prepared to move forward with sentencing this
15 morning. Your Honor, today we're going to be asking the
16 Court to impose a sentence that we had previously agreed
17 with the State of Nevada, however, because of his arrest
18 the State now is not bound by that negotiation and we
19 are in agreement with that so the State of Nevada can
20 ask this Court for any lawful sentence within the bounds
21 of the statute.

22 But what we will be asking the Court to do is
23 to sentence Mr. Skaggs to three to ten years on the
24 trafficking case and run that matter concurrent with the

1 12 to -- I don't have it directly in front of me right
2 now, but we want both cases to run concurrent in Mr.
3 Skaggs --

4 THE COURT: Was that the original deal?

5 MR. DOGAN: That was the original deal.

6 THE COURT: So you're not -- even though he
7 got arrested then --

8 MR. DOGAN: Yes.

9 THE COURT: -- are you asking to go back to
10 the original deal under the circumstances?

11 MR. DOGAN: Yeah, but they're not bound by
12 that.

13 THE COURT: I know they're not.

14 MR. DOGAN: Yeah.

15 THE COURT: I want to make sure I understand
16 your argument because what you just argued for is
17 notwithstanding his new arrest you're asking for the
18 plea agreement.

19 MR. DOGAN: Yeah.

20 THE COURT: Got it.

21 MR. DOGAN: And that sentence was a 12 to 32.
22 It's in front of me now, I have it.

23 THE COURT: It's in front of me.

24 MR. DOGAN: Yeah. And that's what we're going

1 to be asking your Honor to do. I want to just go over
2 some of the new cases that Mr. Skaggs has and one of
3 those is a Battery with a Deadly Weapon and this
4 occurred in Sparks at the Western Village, and I don't
5 want to go over the facts and circumstances of all of
6 those cases, but I want -- and I know that this Court is
7 going to do this, is that Mr. Skaggs, as he stands
8 before you here today, is presumed innocent on those
9 charges until the State of Nevada can prove otherwise,
10 until the State can prove to a jury every single
11 element, every single fact beyond a reasonable doubt,
12 and that is when Mr. Skaggs should be, if they are able
13 to do that, sentenced on those cases.

14 On the BDW, that's for the preliminary hearing
15 there's also a gun case. In the gun case there is a gun
16 in the hotel room. The law enforcement, they get a
17 search warrant, they go inside of that room and they
18 find the gun. Mr. Skaggs is apprehended outside of that
19 room later on and he has a magazine on his person that
20 is loaded, I believe, with 38 rounds.

21 Your Honor, that matter the State of Nevada
22 has indicated to me the federal government is going to
23 be picking up. And under 18 United States Code 924,
24 Subsection C, that will be a -- if the feds pick it up,

1 which I believe that they will, that will be a mandatory
2 minimum sentence of five years in a federal
3 penitentiary. Mr. Skaggs, if the government or the
4 State are able to prove those elements, he is going to
5 be facing a lot of time in a penitentiary and it's not
6 only going to be for this case. So -- but the feds, I
7 believe they're waiting for the ball to drop in this
8 case because once the ball does drop in this case, not
9 only is he's looking at a possible mandatory minimum
10 under 924 (C) because he has a gun and there are drugs
11 that were found in the room, in furtherance of a drug
12 trafficking offense, but also they're waiting for these
13 convictions to occur because if that does happen his
14 criminal history guideline will go up.

15 I don't know what the offense baseline is, I
16 don't know anything like that. I didn't do his
17 guideline range before coming before your Honor here
18 today, but he is facing a lot of time in penitentiary.
19 We negotiated this case originally and Mr. Skaggs asked
20 for additional time so that he can get his affairs in
21 order. And when he -- while doing that --

22 Look, we submitted some letters to the Court.
23 I didn't submit all of those letters. Mr. Skaggs, he
24 has a lot of people -- okay. They all want to stand up.

1 Everybody's raising their hand. If you want, if you all
2 want to just stand up? Okay, great. Thank you very
3 much for being here and supporting Mr. Skaggs.

4 And closer to me, chill out, stand straight.
5 Mr. Skaggs has a lot of support in the courtroom. He
6 has a lot of support in the community. This man when he
7 is sober he has come into my office, he is clear-headed,
8 he's clear-eyed, he's intelligent. He is a good person.
9 He speaks to me with respect. And that is the way I
10 view -- I have -- my client is a respectful individual.

11 He got involved with a lady and we submitted a
12 letter. There's one letter where she's going after him
13 and another letter where she's not going after him.
14 There is some -- there is a love triangle that is
15 happening between my client and this -- his
16 ex-girlfriend and also his ex-girlfriend's friend that
17 Mr. Skaggs had an affair with and then everything blew
18 up. He started going back on drugs. He became -- he
19 started using on a daily and regular basis. And he
20 slipped up and he became a locomotive that went off
21 rails so, you know, when we ask for something from your
22 Honor and when I stand up before you, I don't know if I
23 ever used the word mercy because it's not a word that I
24 normally regularly use.

1 THE COURT: One you need to reserve for the
2 right case.

3 MR. DOGAN: Yes. And -- and, personally, I
4 don't ask for that type. I don't ask for mercy, never
5 have. And one thing we as a people, we as a society,
6 when we hit a stop sign and we see somebody who's got a
7 sign and they're asking for money we rarely see hands go
8 out and give that person money because in our society we
9 look down upon mercy, generally speaking, and we don't
10 like that sort of thing. We want people to, you know,
11 lift themselves up from the boot straps and to live
12 right by life, live right by the law.

13 Now I'm gonna be asking you for some mercy in
14 this case, your Honor. And the reason is because of Mr.
15 Skaggs' substance abuse issues, the life that he comes
16 from, the disadvantaged background and the disadvantaged
17 youth that he had growing up. He was abused by his step
18 father. There was substance abuse issues inside the
19 home by both his mom and his father. And that is the
20 reason why some people do the things that they do. It
21 is attributed to that type of nurturing, well, the lack
22 of nurturing, that type of being raised as a young kid
23 with that involved in the home.

24 There was some hope when he was growing up

1 when he was in baseball, he was a star pitcher. He
2 played football and he was doing really well. His
3 parents got a divorce and then after middle school he
4 started using drugs.

5 I filed a substance abuse evaluation and it
6 goes at length about the -- regarding the substances
7 that Mr. Skaggs is addicted to. So he has previously
8 been in treatment. He has been at the Salvation Army
9 drug treatment program. He successfully completed the
10 drug treatment program. He was in diversion court. He
11 successfully completed the diversion court. He's been
12 in 12 Step from the year 2007 to 2013. He was
13 successful. He had no alcohol. He had no drugs and he
14 is able to do good. When he started methamphetamine use
15 at the age of 15, cocaine at the age of 16, he started
16 -- he had his first drink at the age of 13. He has used
17 intravenously. He has been addicted to pain medication
18 and he has used marijuana.

19 He has three children. He tries to keep in
20 touch with his three children. Mr. Skaggs has a job
21 lined up if he is released from custody. One day he
22 will be released from custody, and he has a job lined up
23 with his brother. What does your brother do? A detail
24 store, your Honor.

1 In conclusion, your Honor, we ask that when
2 you fashion a sentence for Mr. Skaggs that that sentence
3 not be entirely punitive in nature.

4 There's going to be retribution on this case,
5 going to be retribution on the other matters as well,
6 and I hope that the Court will also take into
7 consideration the length and duration and time that Mr.
8 Skaggs potentially faces on the other cases, on top of
9 these two matters that you have before you today.

10 When we sentence somebody, courts generally
11 consider vocational skills that are necessary,
12 education, drug rehabilitation. He's gonna be going to
13 prison now and we hope that that will all be in place
14 for Mr. Skaggs. But the question is how long. And we
15 would ask that your Honor recognize and sentence Mr.
16 Skaggs to what the original Guilty Plea Memorandum had
17 stated.

18 And with that, your Honor, if you have no
19 questions for me, I'm gonna conclude.

20 THE COURT: Thank you. Mr. Lee.

21 MR. LEE: Judge, here's -- I have an
22 individual who's a three-time felon. Attempted Home
23 Invasion, Attempted Assault with a Deadly Weapon, and
24 then trafficking. Now he commits these two crimes that

1 we're here on today.

2 And then while he's out on that, I believe
3 taking care of some business before being sentenced here
4 he commits two additional crimes again, one involving
5 guns, drugs, he has another trafficking charge with that
6 gun charge, and then the -- the battery with a deadly
7 involving the same victim in the 2148 case. The
8 argument that because --

9 THE COURT: That's the significant other that
10 Mr. Dogan referred to as a love triangle?

11 MR. LEE: My understanding.

12 THE COURT: Thank you.

13 MR. LEE: The argument that because of his
14 subsequent actions he's gonna be facing some heavy
15 penalty in the future, therefor, give him a break here
16 is somewhat lost on the State. We're here on these
17 things, the fact that he's committed subsequent crimes,
18 in my mind, is aggravating factor, not a mitigating
19 factor.

20 He's had an opportunity, too, given diversion,
21 Salvation Army. He's, as I understand, successfully
22 completed and yet here he is, doing the same thing.

23 At the conclusion of today, I'm assuming Mr.
24 Skaggs will be a five-time felon with two more coming

1 his way. Given all of that, your Honor, what we have
2 here, I'm going to be asking for on the trafficking
3 charge of four to ten. There is a mandatory fine,
4 thousand dollars seems fine to me.

5 And then on the 2148 case, attempted, the ADW,
6 I'm going to be asking for a sentence of 24 to 60 on
7 that case to run consecutive to the trafficking case.

8 Your Honor, may I inquire if the victim is
9 here? I believe if she is, she may want to make a
10 statement. Can I take a minute?

11 Is Ms. Dutra here?

12 MS. CURRENCE: She is.

13 MR. LEE: Thank you. Thank you, your Honor.

14 THE COURT: I'll afford you an opportunity to
15 tell me anything you want before I decide what to do,
16 now would be your time.

17 THE DEFENDANT: Your Honor, first and foremost
18 I take full responsibility for the crimes that I'm --

19 THE COURT: You're going to talk a lot slower
20 if you're reading to me. The court reporter has to take
21 down everything you're saying.

22 THE DEFENDANT: Yes, sir. First and foremost
23 I take full responsibility for the crimes that I'm being
24 sentenced for today and I'm very sorry and remorseful to

1 the victim --

2 THE COURT: Little slower. See, you've chosen
3 to read to me your words as opposed to telling it to my
4 face.

5 THE DEFENDANT: Right.

6 THE COURT: I respect that, if that's how you
7 operate, that's okay, but you gotta go a lot slower
8 because I need to hear every word, and the court
9 reporter has to take down everything that you say.

10 THE DEFENDANT: Okay.

11 THE COURT: So you gotta go a lot slower. I
12 know you're nervous. I'd be nervous, too, if I had
13 family and friends in the courtroom here to support me.
14 It's too bad you're not visiting your family and friends
15 in a social setting, but they've come here begging for
16 mercy for you because of your own actions. That's
17 sometimes what I think about family and friends coming,
18 it's that they've come here to support you because
19 you're standing in front of me in handcuffs hoping for
20 the best possible sentence because of your own behavior.
21 It's a shame you're not seeing them in a social
22 situation as a free person, for all the nice things
23 they've said about you, the Charles Skaggs that's not
24 high on meth creating crimes in our community. So

1 that's all I'll tell you about that, but you can tell me
2 anything you want. Go ahead.

3 MR. DOGAN: Court's indulgence.

4 THE DEFENDANT: Your Honor, I take full
5 responsibility for my actions and the impact it's had to
6 my family and my friends, the victims. Last time I was
7 given the Salvation Army Program Diversion Court I was
8 actually clean for about eight years and I did really
9 well. And I had some snags in a relationship at that
10 time as well and I just don't -- I need to learn some
11 resilience, really, as to bouncing back to my normal
12 life, my normal mind state, being productive member of
13 society. I tend to let those situations take over my
14 life, my mind, and I feel like I'm hopeless, helpless
15 and seeing the world and ultimately ended up relapsing.
16 I've relapsed twice, basically.

17 When I got arrested on that I got sentenced to
18 -- I had a mandatory prison charge and I had to go to
19 prison, I wasn't given another chance at a program, or
20 to address my drug issue. While in prison I did -- I
21 was clean for the whole time in prison. There weren't
22 any drug programs available to me at the prison I was
23 at, however, I did take all the available classes and I
24 did get my high school diploma. I actually did so well

1 that I only got seven days of parole when I got out, and
2 I didn't have that structure that I need that I usually
3 thrive in. In looking back, I mean, I did so well that
4 they took that away from me in a way, but ultimately
5 it's my responsibility I see now in hindsight to get the
6 help I need.

7 I can't rely on the Court or the prison to --
8 I need to seek my help basically. I can't -- I can't
9 rely on anybody to put me in a program, I gotta put
10 myself in one and that's kind of what I realize.

11 And after -- when I got out I was good. I had
12 a job at the Laborers' Union building Apple data center,
13 I had a lead position. My brother was teaching me the
14 trade of mobile detailing. He plans on having me in my
15 own van and stuff when I get out so I could keep up with
16 him and maybe be co-owner.

17 I was doing really well again and then, you
18 know, once again, a relationship got in the way of my --
19 I was doing things for the wrong reason, basically
20 staying clean for the wrong reason. The whole time in
21 prison I stayed clean for the wrong reason as well doing
22 it for somebody else. And when that kind of got ripped
23 from under me I had nothing to stand on and that's
24 something that I've always had to struggle with is

1 putting my own women relationships or what not and not
2 doing anything for me, and this time I have no choice
3 not to do that. You know, I don't have a woman. I
4 don't have -- I'm going to do it the right way. I am
5 gonna -- I realize where I went wrong and, you know,
6 once again I face some mandatory prison --

7 THE COURT: You realized. How'd you go wrong?

8 THE DEFENDANT: Well, I went wrong definitely
9 with drugs and --

10 THE COURT: What kind of drugs?

11 THE DEFENDANT: Methamphetamine.

12 THE COURT: It's the poison that makes good
13 people go bad. Your file is full of letters from people
14 that support you that know you the way you're talking to
15 me now. But I also got letters that said you're a
16 complete monster when you're high on meth. And in fact,
17 I highlighted some of that language, it's a great lesson
18 in terms of somebody who cares about you and all of a
19 sudden because you're on drugs, they're in a nightmare
20 and you treat them as though they're in a nightmare.
21 That's what I get so far. Go ahead.

22 THE DEFENDANT: When I bailed out on this last
23 time I had actually a good report to Court Services. I
24 checked in twice a week. I didn't have one dirty, like,

1 six months up until basically a couple weeks before my
2 sentencing was when --

3 THE COURT: Then what happened?

4 THE DEFENDANT: I fell off. I -- I started
5 getting nervous about sentencing, I started getting
6 nervous about my relationship because I got back with
7 the same girl again I was living with the whole time,
8 and then --

9 THE COURT: So what'd you do?

10 THE DEFENDANT: I used. I felt like --

11 the COURT: You used methamphetamine before
12 your sentencing.

13 THE DEFENDANT: Yeah, I did, your Honor.

14 THE COURT: Then how did you act out when you
15 were on the meth?

16 THE DEFENDANT: Selfish.

17 THE COURT: Because now's the time to.

18 THE DEFENDANT: I was very selfish.

19 THE COURT: Yeah. How'd you manifest that
20 selfishness? What'd you do?

21 THE DEFENDANT: I -- I committed crimes. I
22 didn't think about my family and friends. I --

23 THE COURT: High on meth?

24 THE DEFENDANT: Yes, sir.

1 THE COURT: All right.

2 THE DEFENDANT: I basically was living in a
3 fantasy land where consequences didn't exist.

4 THE COURT: Understood.

5 THE DEFENDANT: And once I use it it just
6 takes me -- and I usually end up right in jail. And,
7 honestly, over the last 12 years I've only been high on
8 meth for a total of six months. I typically use and
9 then I mess up right away, you know, but I have had
10 significant times of sobriety.

11 And I don't -- I hope you understand or I hope
12 you can see that I'm not a lost cause and, you know, I
13 don't -- I hope I don't get sent away for too long
14 because I do feel like I will rehabilitate again. And I
15 was gonna see if there's anywhere I could get sentenced
16 to a drug program while in prison or after prison?

17 THE COURT: I don't have the power for any of
18 that.

19 THE DEFENDANT: Oh.

20 THE COURT: It's up to the prison. Well, no,
21 I appreciate you speaking from your heart. I think your
22 friends and family appreciate you speaking from your
23 heart, too. All that makes sense so, you know, I'm not
24 somebody that keeps secrets. You know what I have

1 before me is somebody who's previously been in the
2 system. I have somebody that committed two very serious
3 felonies, one a violent act, and the other is amazing
4 amounts of drugs that you know we have a Level 3
5 Trafficking, you escaped Level 3 Trafficking with that
6 particular crime.

7 And then while you're out -- and just so you
8 know, your honesty is not going to be held against you
9 by me. I appreciate your honesty. I appreciate you
10 owning it. But then you're out and you're using drugs,
11 committing new crimes and, unfortunately, I'm not
12 experienced with the federal system as they have the
13 discretion to turn the other eye, if you will, with guns
14 and drugs, but they also have the ability to take those
15 cases if they choose for their reasons. And it sounds
16 to me that they have decided to take that case with you
17 very soon.

18 So I do wish you the best of luck in the
19 future. But I have to do my duty. And I'm a
20 consequence giver, like you heard me even in court
21 today, I'm not your mother, I'm not your father, I'm not
22 your friend, I'm your consequence giver. And part of
23 rehabilitation, I believe, from drug addiction is
24 getting consequences. You know you're gonna get

1 consequences and that's part of the issue of getting
2 through them to turn your life around. So I'm going to
3 give you those consequences now.

4 THE DEFENDANT: Yes, sir.

5 THE COURT: In addition to \$25.00
6 Administrative Assessment fee, \$3.00 DNA fee, \$500 in
7 attorney's fees, \$60.00 chemical analysis fee, in
8 CR18-2149, you're sentenced to a maximum term of 120
9 months in Nevada Department of Corrections, with parole
10 eligibility after 48 months. You're going to be fined
11 \$10,000.

12 In case number CR18-2148, in addition to the
13 fines and fees of \$25.00, \$3.00 and \$500, I'm going to
14 follow the recommendation of your lawyer to this degree,
15 and you'll be sentenced to 32 months in Nevada
16 Department of Corrections with parole eligibility after
17 12 months. However, those sentences will run
18 consecutive to each other, and not concurrent.

19 And so I've shown you some mercy in the second
20 case, but you'll have some time to do for what you've
21 done.

22 And I'll give you credit for time served,
23 which is?

24 MS. CURRENCE: On 2148 it will be 77 days, and

1 then zero days on 2149.

2 THE COURT: That's my order and I wish you
3 good luck.

4 I'm going to take a five-minute recess so the
5 court will be cleared so we can do the Cox case.

6 (Proceedings concluded.)

7 ---o0o---

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1 STATE OF NEVADA)

2 COUNTY OF WASHOE)

3 I, JULIE ANN KERNAN, official reporter of
4 the Second Judicial District Court of the State of
5 Nevada, in and for the County of Washoe, do hereby
6 certify:

7 That as such reporter I was present in
8 Department No. 9 of the above court on Wednesday,
9 April 17, 2019, at the hour of 10:15 a.m. of said day,
10 and I then and there took verbatim stenotype notes of
11 the proceedings had and testimony given therein upon the
12 Sentencing of the case of STATE OF NEVADA, Plaintiff,
13 vs. CHARLES ANTHONY SKAGGS, Defendant, Case Nos.
14 CR18-2148 & CR18-2149.

15 That the foregoing transcript, consisting of
16 pages numbered 1 through 21, both inclusive, is a full,
17 true and correct transcript of my said stenotype notes,
18 so taken as aforesaid, and is a full, true and correct
19 statement of the proceedings of the above-entitled
20 action to the best of my knowledge, skill and ability.

21
22 DATED: At Reno, Nevada, this 8th day of July, 2019.

23 /s/ Julie Ann Kernan
24 _____
JULIE ANN KERNAN, CCR #427