Damon L. Campbell #71683 P.O.BOX 1989 Ely, Nevada 89301 In Proper Person Electronically Filed
3/14/2023 1:24 PM
Steven D. Grierson
CLERK OF THE COURT

Electronically Filed Mar 15 2023 02:25 PM Elizabeth A. Brown Clerk of Supreme Court

IN THE EIGHTH JUDICIAL DISTRICT COURT
DISTRICT OF NEVADA

DAMON CAMPBELL, Appellant.

Case No.: 00C169550

v5.

NOTICE OF APPEAL

THE STATE OF NEVADA, Respondent.

Comes Now, Damon Campbell, prose, submitting his Notice of Appeal in regards to the District Court's denial of Appellant's Motion to Modify or Correct Sentence and Challenge the Restitution Award Entered in the Amended Judgment of Conviction, in the state of Nevada, on February 10, 2023.

Dated this Ith day of March, 2023.

RECEIVED

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CLERK OF THE COURT

De Cepher

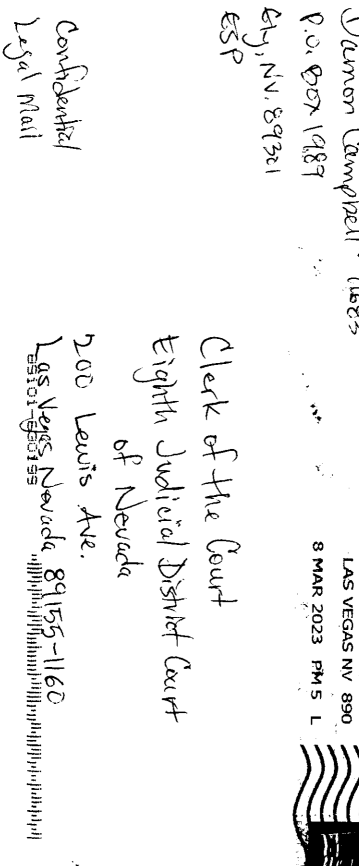
CERTIFICATE OF SERVICE BY MAIL

I, Damon Campbell, hereby certify pursuant to N.R.A.P.,
that on this 7th day of March, 2023, I mailed a true and
correct copy of the foregoing NOTICE OF APPEAL addressed
to: Office of the District Attorney
P.O. Bex 552212
Las Vegas, Nevada 89155-2212

Du Copher

Damon Campbell #71683

Pro se P.O. BOX 1989 Ely, Nevada 89301 Ely State Prison



Dumon Campbell#7683

Electronically Filed 3/15/2023 11:07 AM Steven D. Grierson CLERK OF THE COURT

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

STATE OF NEVADA,

Plaintiff(s),

VS.

DAMON LAMAR CAMPBELL,

Defendant(s),

Case No: 00C169550

Consolidated with 00C170186

Dept No: XVIII

CASE APPEAL STATEMENT

1. Appellant(s): Damon Campbell

2. Judge: Mary Kay Holthus

3. Appellant(s): Damon Campbell

Counsel:

Damon Campbell #71683 P.O. Box 1989 Ely, NV 89301

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

00C169550 -1-

Case Number: 00C169550

| 1 | (702) 671-2700 |
|-----|--|
| 2 3 | 5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A |
| 4 | Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A |
| 5 | 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: Yes |
| 6 | 7. Appellant Represented by Appointed Counsel On Appeal: N/A |
| 7 | 8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A |
| 8 | |
| 9 | 9. Date Commenced in District Court: August 24, 2000 |
| 10 | 10. Brief Description of the Nature of the Action: Criminal |
| 11 | Type of Judgment or Order Being Appealed: Misc. Order |
| 12 | 11. Previous Appeal: Yes |
| 13 | Supreme Court Docket Number(s): 39127, 44799, 83188, 86133 |
| 14 | 12. Child Custody or Visitation: N/A |
| 15 | Dated This 15 day of March 2023. |
| 16 | |
| 17 | Steven D. Grierson, Clerk of the Court |
| 18 | |
| 10 | /s/ Heather Ungermann |
| 19 | Heather Ungermann, Deputy Clerk 200 Lewis Ave |
| 20 | PO Box 551601 |
| 21 | Las Vegas, Nevada 89155-1601 (702) 671-0512 |
| 22 | (702) 071 0312 |
| 23 | cc: Damon Campbell |
| 24 | |
| 25 | |

00C169550 -2-

CASE SUMMARY CASE NO. 00C169550

The State of Nevada vs Damon 0 Campbell

Location: Department 18
Judicial Officer: Holthus, Mary Kay
Filed on: 08/24/2000

Case Number History:

Cross-Reference Case C169550

Number:

Defendant's Scope ID #: 1196647 Lower Court Case # Root: 00F12572 Lower Court Case Number: 00F12572X

Supreme Court No.: 83188

CASE INFORMATION

| Offense 1. MURDER WITH USE OF A DEADLY WEAPON | Statute 200.010*165 | Deg F | Date 01/01/1900 | Case | Felony/Gross Misdemeanor 06/09/2022 Closed |
|--|----------------------------|-----------------|------------------------|---------|---|
| 2. ATTEMPTED MURDER WITH A DEADLY WEAPON | A200.010*165 | F | 01/01/1900 | Status: | 00/03/2022 Closed |
| 3. ATTEMPTED MURDER WITH A DEADLY WEAPON | A200.010*165 | F | 01/01/1900 | | |

Related Cases

00C170186 (Consolidated) A-22-849848-W (Writ Related Case)

Statistical Closures

06/09/2022 Other Manner of Disposition - Criminal USJR Reporting Statistical Closure USJR Reporting Statistical Closure USJR Reporting Statistical Closure USJR Reporting Statistical Closure

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number 00C169550
Court Department 18
Date Assigned 01/03/2023
Judicial Officer Holthus, Mary Kay

| DADTV | INFORMATION |
|-------|-------------|
| | |

Defendant Campbell, Damon Lamar Mcavoyamaya, Michael J.

Retained 702-299-5083(W)

Plaintiff State of Nevada Wolfson, Steven B

702-671-2700(W)

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| | 3. ATTEMPTED MURDER WITH A DEADLY WEAPON Not Guilty PCN: Sequence: |
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| 01/14/2002 | Disposition (Judicial Officer: User, Conversion) 2. ATTEMPTED MURDER WITH A DEADLY WEAPON Guilty PCN: Sequence: |
| 01/14/2002 | Disposition (Judicial Officer: User, Conversion) |
| 01/14/2002 | Adult Adjudication (Judicial Officer: User, Conversion) 1. MURDER WITH USE OF A DEADLY WEAPON 01/01/1900 (F) 200.010*165 (200.010*165) PCN: Sequence: Converted Disposition: Sentence# 0001: LIFE WITHOUT POSSIBILITY OF PAROLE Converted Disposition: Sentence# 0002: LIFE WITHOUT POSSIBILITY OF PAROLE Cons/Conc: Consecutive w/Charge Item: 0001 and Sentence#: 0001 Converted Disposition: Sentence# 0003: CREDIT FOR TIME SERVED Minimum 541 Days to Maximum 541 Days Converted Disposition: Sentence# 0004: RESTITUTION Amount: \$250.00 Converted Disposition: Sentence# 0005: DNA FEE/GENETIC MARKERS ANALYSIS Amount: \$250.00 Converted Disposition: Sentence# 0006: ADMINISTRATION FEE Amount: \$25.00 |
| 01/14/2002 | Adult Adjudication (Judicial Officer: User, Conversion) 2. ATTEMPTED MURDER WITH A DEADLY WEAPON 01/01/1900 (F) A200.010*165 (A200.010-165) PCN: Sequence: |
| | Converted Disposition: Sentence# 0001: Minimum 43 Months to Maximum 192 Months Placement: NSP Cons/Conc: Concurrent w/Charge Item: 0001 |

CASE SUMMARY CASE NO. 00C169550

and Sentence#: 0001 Converted Disposition: Sentence# 0002:

Minimum 43 Months to Maximum 192 Months

Placement: NSP Cons/Conc: Consecutive w/Charge Item: 0002 and Sentence#: 0001

HEARINGS

09/07/2000

Initial Arraignment (8:30 AM)

INITIAL ARRAIGNMENT Court Clerk: MELISSA DAVIS Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer

Matter Heard; INITIAL ARRAIGNMENT Court Clerk: MELISSA DAVIS Relief Clerk: GEORGETTE BYRD/GB Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer Journal Entry Details:

DEFENDANT CAMPBELL ARRAIGNED, PLED NOT GUILTY and WAIVED THE 60-DAY RULE. State filed their Motion to Seek the Death Penalty. Court's inquiry as to if Mr. Fritz is state board certified to try a death penalty case. Mr. Fritz advised he is not and will be associated with Mr. Laporta during the trial. COURT ORDERED, matter continued two weeks for trial setting. CUSTODY 09/21/00 8:30 AM TRIAL SETTING;

09/21/2000

Conversion Hearing Type (8:30 AM)

TRIAL SETTING Court Clerk: MELISSA DAVIS Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer

Matter Heard; TRIAL SETTING Court Clerk: MELISSA DAVIS Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer

Journal Entry Details:

Mr. Fritz present. Mr. Walton submitted and FILED SUBSTITUTION OF ATTORNEY IN OPEN COURT. Mr. Walton requested one week to see if another attorney will need to be retained to assist in defending attorney. AMENDED INFORMATION FILED IN OPEN COURT; same charges, different language. COURT ORDERED, matter CONTINUED. CUSTODY 9/28/00 8:30 AM TRIAL SETTING;

09/28/2000

CANCELED Arraignment Continued (8:30 AM)

Vacated

09/28/2000

Conversion Hearing Type (8:30 AM)

TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: LISA MAKOWSKI Heard By: Loehrer, Sally

Matter Continued; TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: LISA MAKOWSKI Heard By: Loehrer, Sally

Journal Entry Details:

Mr. Walton stated he discussed this matte with Mr. Roger, and requested matter CONTINUED to 10/12/00, SO ORDERED. Upon inquiry of Mr. Walton, Court stated the Preliminary Hearing transcript was filed either 9/20/00 or 9/28/00. CUSTODY;

10/12/2000

Conversion Hearing Type (8:30 AM)

TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Loehrer, Sally

Matter Continued; TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Loehrer, Sally

Journal Entry Details:

Ms. Skupa advised Court Mr. Walton was present earlier and requested this matter CONTINUED to the same day as the Motion to Consolidate, SO ORDERED. CUSTODY LATER, Mr. Walton present and was advised of the continuance.;

10/17/2000

Conversion Hearing Type (8:30 AM)

TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer

10/17/2000

Motion (8:30 AM)

Events: 10/03/2000 Notice of Motion

CASE SUMMARY CASE NO. 00C169550

STATE'S MOTION TO JOIN DEFTS' WITH C170186 Heard By: Sally Loehrer 10/17/2000 All Pending Motions (8:30 AM) ALL PENDING MOTIONS (10/17/00) Court Clerk: MELISSA DAVIS Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Matter Heard; ALL PENDING MOTIONS (10/17/00) Court Clerk: MELISSA DAVIS Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Journal Entry Details: TRIAL SETTING...STATE'S MOTION TO JOIN DEFENDANTS (CAMPBELL & HOLLIMON) Upon Court's inquiry counsel advised that the State has filed a Notice of Intent to Seek the Death Penalty against this defendant. COURT ORDERED, defendant having waived the 60 day rule, matter set for trial. Ms. Walton requested Mr. Schieck be appointed to assist in representing defendant and COURT SO ORDERED. COURT ORDERED, motion to join in GRANTED and matter set for trial. CUSTODY 5/16/01 8:30 AM CALENDAR CALL 5/21/01 1:30 PM JURY TRIAL; Petition for Writ of Habeas Corpus (8:30 AM) 11/28/2000 Events: 11/09/2000 Petition for Writ of Habeas Corpus DEFT'S PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer Denied; DEFT'S PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer Journal Entry Details: Defendant not present. Court noted this case is consolidated with C170186m with defendant Hollimon. Upon Court's inquiry, this petition applies to Defendant Hollimon ONLY. COURT ORDERED, petition is DENIED without argument. CUSTODY; 05/02/2001 Request (8:30 AM) STATE'S REQUEST STATUS CHECK: TRIAL DATE Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer Granted; STATE'S REQUEST STATUS CHECK: TRIAL DATE Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer Journal Entry Details: COURT ORDERED, motion GRANTED. Mr. Walton stated he will obtain the Court's schedule on trial dates and all counsel will meet to discuss a date that is acceptable to all parties and requested a brief continuance. CUSTODY 5/7/01 8:30 AM TRIAL SETTING; 05/07/2001 Conversion Hearing Type (8:30 AM) TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Granted; TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer Journal Entry Details: Colloquy between Court and Counsel re possible trial dates. Court advised counsel the trial will commence 10/29/01 which is a short week for this Court. The Court will be here 10/29/01 and 10/30/01 and possibly 11/1/01, and the Court will pick the trial back up on 11/5/01. All counsel concurred. Upon Court's inquiry, Mr. Schieck stated pre-trial motions will be filed soon. COURT ORDERED, ALL pre-trial motions will be heard no later than 10/10/01. The Court WILL NOT sign any Order Shortening Time orders, the motions need to be filed before then. Counsel concurred. CUSTODY 10/24/01 8:30 A.M. CALENDAR CALL 10/29/01 10:30 A.M. TRIAL BY JURY; CANCELED Calendar Call (8:30 AM) 05/16/2001 Vacated 05/16/2001 Motion to Admit Evidence (8:30 AM) Events: 04/30/2001 Notice of Motion STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES (CONS W/C170186) Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: STATE OF Matter Continued; STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES (CONS W/C170186) Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: STATE OF NEVADA

Journal Entry Details:

CASE SUMMARY CASE NO. 00C169550

Ms. Jackson noted that this case being consolidated with C170186, she was not notified of this motion and should have been. Ms. Jackson requested she be notified on all motions in the future. Mr. Schieck stated that counsel are stipulating to take this motion off calendar and to be re-noticed at the time defenses' motions are set. COURT ORDERED, matter OFF CALENDAR. Court directed the State to courtesy copy Ms. Jackson on future motions. CUSTODY (CAMPBELL) ... CUSTODY (COC-NDP) HOLLIMON;

05/21/2001 | CANCELED Jury Trial (1:30 PM)

Vacated

09/10/2001 **Motion** (8:30 AM)

Events: 08/28/2001 Motion

DEFT'S MTN TO ALLOW JURY QUESTIONNAIRE/15 Heard By: Sally Loehrer

09/10/2001 | **Motion to Strike** (8:30 AM)

Events: 08/28/2001 Motion to Strike

DEFT'S MTN TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES/16 Heard By:

Sally Loehrer

09/10/2001 | **Motion in Limine** (8:30 AM)

Events: 08/28/2001 Motion in Limine

DEFT'S MTN IN LIMINE LIMITING REMOVAL OFJURORS BY THE PROSECUTOR/17

Heard By: Sally Loehrer

09/10/2001 **Motion** (8:30 AM)

Events: 08/28/2001 Motion

DEFT'S MTN FOR INDIVIDUAL SEQUESTERED VOIR DIRE/18 Heard By: Sally Loehrer

09/10/2001 | **Motion** (8:30 AM)

Events: 08/28/2001 Motion

DEFT'S MTN TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES/19 Heard By: Sally

Loehrer

09/10/2001 | **Motion** (8:30 AM)

Events: 08/28/2001 Notice of Motion

DEFT'S MTN FOR DISCOVERY/20 Heard By: Sally Loehrer

09/10/2001 | **Motion to Sever** (8:30 AM)

Events: 08/28/2001 Motion to Sever

DEFT'S MTN TO SEVER TRIALS/21 Heard By: Sally Loehrer

09/10/2001 **Motion** (8:30 AM)

Events: 08/28/2001 Motion to Exclude

DEFT'S MTN TO EXCLUDE STATEMENT OF CO DEFT/22 Heard By: Sally Loehrer

09/10/2001 | **Motion to Compel** (8:30 AM)

Events: 08/28/2001 Motion to Compel

DEFT'S MTN TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR

COOP/23 Heard By: Sally Loehrer

09/10/2001 | All Pending Motions (8:30 AM)

ALL PENDING MOTIONS (9/10/01) Court Clerk: Melissa Davis Reporter/Recorder: Mary

Beth Cook Heard By: Sally Loehrer

Matter Heard; ALL PENDING MOTIONS (9/10/01) Court Clerk: Melissa Davis

Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Journal Entry Details:

DEFT CAMPBELL'S MOTION TO ALLOW JURY QUESTIONNAIRE... DEFT CAMPBELL'S MOTION TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES... DEFT CAMPBELL'S MOTION IN LIMINE LIMITING REMOVAL OF JURORS BY THE PROSECUTOR... DEFT CAMPBELL'S MOTION FOR INDIVIDUAL SEQUESTERED VOIR DIRE...DEFT CAMPBELL'S MOTION TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES... DEFT CAMPBELL'S MOTION FOR DISCOVERY... DEFT

CASE SUMMARY CASE NO. 00C169550

CAMPBELL'S MOTION TO SEVER TRIALS . . . DEFT CAMPBELL'S MOTION TO

| | EXCLUDE STATEMENT OF CO-DEFENDANT DEFT CAMPBELL'S MOTION TO EXCLUDE STATEMENT OF CO-DEFENDANT DEFT CAMPBELL'S MOTION TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR COOPERATION Court advised Ms. Jackson that matters have been continued 3 weeks. Ms. Jackson requested she be permitted to join in the motions and COURT SO ORDERED. CUSTODY (CAMPBELL) CONTINUED TO: 10/1/01 @ 8:30 AM; |
|------------|--|
| 10/01/2001 | Motion (8:30 AM) DEFT'S MTN TO ALLOW JURY QUESTIONNAIRE/15 Heard By: Sally Loehrer |
| 10/01/2001 | Motion to Strike (8:30 AM) DEFT'S MTN TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES/16 Heard By: Sally Loehrer |
| 10/01/2001 | Motion in Limine (8:30 AM) DEFT'S MTN IN LIMINE LIMITING REMOVAL OFJURORS BY THE PROSECUTOR/17 Heard By: Sally Loehrer |
| 10/01/2001 | Motion (8:30 AM) DEFT'S MTN FOR INDIVIDUAL SEQUESTERED VOIR DIRE/18 Heard By: Sally Loehrer |
| 10/01/2001 | Motion (8:30 AM) DEFT'S MTN TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES/19 Heard By: Sally Loehrer |
| 10/01/2001 | Motion (8:30 AM) DEFT'S MTN FOR DISCOVERY/20 Heard By: Sally Loehrer |
| 10/01/2001 | Motion to Sever (8:30 AM) DEFT'S MTN TO SEVER TRIALS/21 Heard By: Sally Loehrer |
| 10/01/2001 | Motion (8:30 AM) DEFT'S MTN TO EXCLUDE STATEMENT OF CO DEFT /22 Heard By: Sally Loehrer |
| 10/01/2001 | Motion to Compel (8:30 AM) DEFT'S MTN TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR COOP/23 Heard By: Sally Loehrer |
| 10/01/2001 | All Pending Motions (8:30 AM) ALL PENDING MOTIONS (10/1/01) Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer Matter Heard; ALL PENDING MOTIONS (10/1/01) Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer Journal Entry Details: DEFT CAMPBELL'S MOTION TO ALLOW QUESTIONNAIRE DEFT CAMPBELL'S |
| | MOTION TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES DEFT CAMPBELL'S MOTION IN LIMINE LIMITING REMOVAL OF JURORS BY THE PROSECUTOR DEFT CAMPBELL'S MOTION FOR INDIVIDUAL SEQUESTERED VOIR DIRE DEFT CAMPBELL'S MOTION TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES DEFT CAMPBELL'S MOTION FOR DISCOVERY DEFT CAMPBELL'S MOTION TO SEVER TRIALS DEFT CAMPBELL'S MOTION TO EXCLUDE STATEMENT OF CO-DEFENDANT DEFT CAMPBELL'S MOTION TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR COOPERATION STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES Ms. Jackson present, representing co-defendant Hollimon. Defendant Hollimon not present as he is currently housed at the Nevada Department of Corrections. Ms. Jackson requested to join in Motion for Discovery and Motion to Compel Disclosure of Expectations or Benefits for Cooperation. There being no objection, COURT SO ORDERED. As to Motion to Allow Jury Questionnaire: COURT ORDERED, motion GRANTED. Court directed counsel to put trial date in the questionnaire an to refer to both defendants as being presumed innocent. As to Motion to Strike Notice of Aggravating Circumstances: Court advised it is constrained by the law as the statutes do not provide a narrow group of people that are death qualified and therefore, ORDERED, motion DENIED. As to Motion in Limine Limiting Removal of Jurors by |

CASE SUMMARY CASE NO. 00C169550

Prosecutor: Court advised that all prospective jurors must be able to consider all punishments and can be removed for cause if a prospective juror advises they cannot consider all forms of punishment, therefore, COURT ORDERED, motion DENIED. As to Motion for Individual Sequestered Voir Dire: COURT ORDERED, motion DENIED. As to Motion to Allow Additional Peremptory Challenges: Court finds that 9 challenges per side is sufficient and ORDERED, motion DENIED. As to Motion for Discovery (Deft Hollimon joined in this motion): COURT ORDERED, motion GRANTED. As to Motion to Sever Trials: Court noted that statements given can be redacted where needed and does not find a there is a Bruton problem. Response by Mr. Schieck. COURT ORDERED, motion DENIED. As to Motion to Exclude Statement of Co-Defendant: COURT ORDERED, motion GRANTED. As to Motion to Compel Disclosure of Expectations or Benefits for Cooperation (Deft Hollimon joined in this motion): COURT ORDERED, motion GRANTED. As to State's Motion to Admit Evidence of Other Crimes: Mr. Roger argued that it is an act rather than a crime that will be sought to be introduced. Arguments by counsel. Upon Court's inquiry, counsel concurred that a Petrocelli Hearing will be necessary and COURT SO ORDERED. Mr. Roger to have person that stole the car as well as people inside the apartment at the time of the killing for hearing. CUSTODY (CAMPBELL)...CUSTODY (COC-NDC) HOLLIMON 10/25/01 1:30 PM STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES/ PETROCELLI HEARING;

10/01/2001

Motion to Admit Evidence (1:30 PM)

STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES (CONS W/C170186) Heard By: Sally Loehrer

10/24/2001

Calendar Call (8:30 AM)

CALENDAR CALL Court Clerk: Theresa Lee Relief Clerk: Tina Hurd/th Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Matter Heard; CALENDAR CALL Court Clerk: Theresa Lee Relief Clerk: Tina Hurd/th Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer Journal Entry Details:

Alzora Jackson, DSPD, present for Deft. Sheldon Hollimon from companion case C170186. David Roger, DDA, not present. Mr. Schieck announced ready for trial and stated he believes Mr. Roger is ready also. Court advised the jury questionnaires were delivered upstairs and the jury will be brought in sometime this week and counsel will be called when the questionnaires are ready. Ms. Jackson advised she is ready for trial. Mr. Schieck stated he believes this is a 2-3 week trial and there are several civilian witnesses who will need a Spanish interpreter. Court directed the State to advise the Interpreter's Office they will need people here for extended periods of time and the Court requests they use the headphone system so there is not a court interpreter speaking out loud. Ms. Jackson advised they have a Petrocelli Hearing tomorrow and requested Deft. Hollimon remain here from the High Desert facility as she would like to have him here for the Petrocelli Hearing and for trial preparation; she would like to have him here all next week. Court Services advised Deft. Hollimon can be booked into jail today and he will stay there for the duration of the trial. COURT SO ORDERED. Mr. Schieck advised the only witness problem he is aware of is several witnesses that were deported. Mr. Roger appeared at this time and indicated he has no witness problems for trial; he may have for the hearing tomorrow, but he will take care of that. COURT ORDERED, this matter will proceed to trial on Monday, November 5 at 1:30 p.m. CUSTODY 11-5-01 1:30 PM JURY TRIAL;

10/25/2001

Motion to Admit Evidence (1:30 PM)

STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES (CONS W/C170186) Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer

10/25/2001

Hearing (1:30 PM)

PETROCELLI HEARING

10/25/2001

All Pending Motions (1:30 PM)

ALL PENDING MOTIONS 10-25-01 Court Clerk: Melissa Davis Relief Clerk: Rebecca Foster Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Matter Heard; ALL PENDING MOTIONS 10-25-01 Court Clerk: Melissa Davis Relief Clerk: Rebecca Foster Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Journal Entry Details:

STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES...PETROCELLI HEARING Witnesses sworn/testified per worksheet. (3:10 P.M. - Melissa Davis, Court Clerk present.) After testimony. Arguments by counsel. COURT ORDERED, matters will not be allowed in opening statements and Court will reserve ruling until hearing testimony from eyewitnesses.

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Therefore, COURT ORDERED, motion DENIED WITHOUT PREJUDICE. CUSTODY (CAMPBELL)... CUSTODY (COC-NDC) HOLLIMON;

10/29/2001

CANCELED Jury Trial (10:30 AM)

Vacated

11/05/2001

Jury Trial (1:30 PM)

TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook Heard By: Loehrer, Sally

Matter Continued; TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook Heard By: Loehrer, Sally

Journal Entry Details:

1:55 p.m. Prospective jury panel present. Clerk administered Voir Dire oath. Court and counsel gave introduction to case. Jury selection began. Court excused those jurors that are qualified and ADMONISHED them and ORDERED them to return tomorrow. 5:00 p.m. COURT ORDERED, matter CONTINUED, jury selection to resume tomorrow. CUSTODY;

11/06/2001

Jury Trial (10:30 AM)

TRIAL BY JURY Relief Clerk: Keith Reed Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Loehrer, Sally

Matter Continued; TRIAL BY JURY Relief Clerk: Keith Reed Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Loehrer, Sally

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE JURY: Court noted in exercising the peremptory challenges defense counsel objected to the State's challenges to prospective jurors # 593 & # 625 as they have stricken all of the African American males from the panel. Mr. Roger advised the Court of his reasons for the challenges. Mr. Walton stated there is a pattern of dismissing African American males from jury panels. COURT ORDERED, objection OVERRULED as the race and gender neutral reasons are sufficient. OUTSIDE THE PRESENCE OF THE JURY: Mr. Roger noted a Batson challenge to the peremptory challenges of defense counsel in regards to prospective Hispanic jurors # 612 & #579. Mr. Walton and Mr. Schieck advised the Court of the reason for the challenges. Court stated the race and gender neutral reasons are sufficient and ORDERED, challenge OVERRULED. Jury selected and sworn. EXCLUSIONARY RULE INVOKED. Opening statements by Mr. Roger and Mr. Walton. Testimony and exhibits presented. (See worksheets.) Jury Released @ 4:00 p.m. to return November 7 @ 10:30 a.m. OUTSIDE PRESENCE OF THE JURY: Mr. Roger stated defense counsel earlier made a Batson challenge and wanted to reflect the presence of one African American remaining on the panel. Mr. Schieck noted for the record there also appears to be two Hispanics on the panel. CUSTODY;

11/07/2001

Jury Trial (10:00 AM)

TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Loehrer, Sally

Matter Continued; TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Loehrer, Sally

Journal Entry Details:

10:45 a.m. All parties present. Testimony and exhibits per worksheet. 5:13 p.m. COURT ADMONISHED JURORS AND ORDERED, matter CONTINUED. CUSTODY;

11/08/2001

Jury Trial (8:30 AM)

TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook/Lisa Makowski Court Interpreter: LAURA VILLAR Heard By: Loehrer, Sally

Matter Continued; TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook/Lisa Makowski Court Interpreter: LAURA VILLAR Heard By: Loehrer, Sally Journal Entry Details:

German Santilla, Court Spanish Interpreter also present. 10:00 a.m. All parties present. Testimony and exhibits per worksheet. 5:00 p.m. COURT ADMONISHED JURORS AND ORDERED, matter CONTINUED. CUSTODY;

11/09/2001

Jury Trial (10:00 AM)

TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski Court Interpreter: LAURA VILLAR Heard By: Loehrer, Sally

Matter Continued; TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski Court Interpreter: LAURA VILLAR Heard By: Loehrer, Sally

CASE SUMMARY CASE NO. 00C169550

Journal Entry Details:

German Santilla, Court Spanish Interpreter also present. Continued testimony per worksheets. Judge McGroarty presiding from 9:15 a.m. to 10:46 a.m. Continued testimony per worksheets. 11:44 a.m. OUTSIDE THE PRESENCE OF THE JURY: Mr. Roger renewed the Bad Acts motion. Arguments by counsel. COURT ORDERED, matter is too close to call and will rule on the side of caution and feels prior acts are not necessary to prove this case and therefore ORDERED, motion DENIED. 1:30 p.m. JURY PRESENT. State RESTED. Defense presented its case in chief and testimony per worksheet. 2:48 p.m. COURT ADMONISHED JURY PANEL AND ORDERED, matter CONTINUED. OUTSIDE PRESENCE OF JURY: Court advised Defendant of his right to testify or not to testify. Defendant stated he understands his rights. Court directed counsel to exchange Jury Instructions by Tuesday morning. CUSTODY;

11/13/2001

Jury Trial (10:00 AM)

TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Sally Loehrer

Matter Heard; TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Sally Loehrer Journal Entry Details:

10:15 a.m. All parties present. Continued testimony and exhibits per worksheet. 10:38 a.m. DEFENSE RESTED. 10:40 a.m. OUTSIDE PRESENCE OF JURY: Court and counsel settled Jury Instructions. 11:30 a.m. Court ready Jury Instructions. 1:21 p.m. to 2:47 p.m. Closing arguments. Bailiff and Matron sworn to take charge of the jury. Jury began deliberations. 5:00 p.m. JURY PRESENT. Upon Court's inquiry, Jury announced they have reached a verdict. JURY FOUND DEFENDANT GUILTY OF COUNT I - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F); COUNT II - ATTEMPT MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F); COUNT III - NOT GUILTY. Mr. Schieck requested Jury be polled and COURT SO ORDERED. Jury having found the Defendant guilty of First Degree Murder, matter CONTINUED for Penalty Hearing, tomorrow, November 14, 2001 at 1:30 p.m. COURT ADMONISHED JURY PANEL. CUSTODY 11/14/01 1:30 PM PENALTY HEARING;

11/14/2001

Penalty Hearing (1:30 PM)

PENALTY HEARING Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski / Mary Beth Cook Heard By: Loehrer, Sally

Matter Continued; PENALTY HEARING Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski / Mary Beth Cook Heard By: Loehrer, Sally

Journal Entry Details:

1:33 p.m. ALL PARTIES PRESENT. Testimony and exhibits per worksheet. 3:21 p.m. State RESTED. Defense presented testimony. 3:56 p.m. COURT ORDERED, matter CONTINUED and Jury ADMONISHED. OUTSIDE PRESENCE OF JURY: Court advised Defendant of his right to make an unsworn statement and his right to allocution. Defendant stated he understands his right to allocute. Defendant not present. Court and counsel settled Jury Instructions. CUSTODY;

11/15/2001

Penalty Hearing (9:30 AM)

PENALTY HEARING Relief Clerk: Theresa Lee Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer

Matter Heard; PENALTY HEARING Relief Clerk: Theresa Lee Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer

Journal Entry Details:

JURY PRESENT. Testimony and exhibits presented. (See worksheets.) Mr. Schieck read a STIPULATION into the record, "that the records of Clark County District Court with regard to the Gross Misdemeanor conviction suffered by Damon Campbell. He received an Honorable Discharge from Probation, filed on 1/11/99." STATEMENT OF ALLOCUTION by Damon Campbell. Court advised the Jury they will be instructed in the law of the case at this time. The Court will recess for the lunch break and return for closing arguments of counsel. Court INSTRUCTED the Jury. Following the lunch recess, Counsel presented their CLOSING ARGUMENTS to the Jury. At the hour of 1:07 P.M. the Jury RETIRED to DELIBERATE. At the hour of 3:57 P.M., the Jury returned with a VERDICT of LIFE WITHOUT THE POSSIBILITY OF PAROLE. Court thanked and excused the Jury. COURT ORDERED, matter set for sentencing. CUSTODY 1/7/02 8:30 A.M. SENTENCING;

01/07/2002

Sentencing (8:30 AM)

SENTENCING Relief Clerk: Keith Reed Reporter/Recorder: Lisa Makowski Heard By: Loehrer, Sally

CASE SUMMARY CASE NO. 00C169550

Matter Continued; SENTENCING Relief Clerk: Keith Reed Reporter/Recorder: Lisa Makowski Heard By: Loehrer, Sally

Journal Entry Details:

CONFERENCE AT BENCH. COURT ORDERED, matter CONTINUED for Mr. Walton to go over documentation with the Deft. and for the appearance of Mr. Schieck. CUSTODY;

01/14/2002

Sentencing (8:30 AM)

SENTENCING Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Matter Continued; SENTENCING Court Clerk: Melissa Davis Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Journal Entry Details:

Cleveland Avery from the Division of Parole and Probation present. COURT ADJUDGED DEFENDANT GUILTY OF COUNT I - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F) and COUNT II - ATTEMPT MURDER OF THE FIRST DEGREE WITH USE OF DEADLY WEAPON (F). Parties argued and submitted. Colloguy between Court and counsel regarding enhancements with a life sentence. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$250.00 DNA Fee and \$2500.00 RESTITUTION (jointly and severally with co-defendant), Defendant SENTENCED on COUNT I to LIFE WITHOUT THE POSSIBLITY OF PAROLE in the Nevada Department of Corrections (NDC) plus an EQUAL and CONSECUTIVE term of LIFE WITHOUT THE POSSIBLITY OF PAROLE in the Nevada Department of Corrections (NDC) for use of a deadly weapon; Count II Deft. SENTENCED to a MINIMUM of FORTY THREE (43) MONTHS and a MAXIMUM of ONE HUNDRED NINETY TWO (192) MONTHS in the Nevada Department of Corrections (NDC)plus an EQUAL and CONSECUTIVE term of a MINIMUM of FORTY THREE (43) MONTHS and a MAXIMUM of ONE HUNDRED NINETY TWO (192) MONTHS in the Nevada Department of Corrections (NDC) for use of a deadly weapon. Count II CONCURRENT with Count I and Defendant to receive 541 days Credit for Time Served. FURTHER, Defendant to submit to a test for the purpose of determining genetic markers. LATER: COURT ORDERED, Mr. Schieck APPOINTED to represent Defendant for the purpose of Direct Appeal. NDC;

11/05/2003

Petition for Writ of Habeas Corpus (8:30 AM)

DEFT'S PTN FOR WRIT OF HABEAS CORPUS /32 Relief Clerk: Carole D'Aloia Reporter/Recorder: Mary Beth Cook Heard By: Loehrer, Sally

Matter Continued; DEFT'S PTN FOR WRIT OF HABEAS CORPUS /32 Relief Clerk: Carole D'Aloia Reporter/Recorder: Mary Beth Cook Heard By: Loehrer, Sally Journal Entry Details:

Court inquired if Mr. Schieck represented Defendant at time of trial and Mr. Schieck responded yes. Mr. Schieck moved to withdraw as attorney of records, noting Defendant is requesting appointment of counsel. COURT ORDERED, Mr. Schieck's Motion to Withdraw GRANTED. Court advised this is a bare bones petition and, ORDERED, Defendant's Petition DENIED as it has no merit. CUSTODY;

08/23/2004

Motion (8:30 AM)

Events: 08/10/2004 Motion

DEFT'S MTN TO PLACE ON CALENDAR/33 Court Clerk: Theresa Lee Reporter/Recorder: Angela Lee Heard By: Sally Loehrer

Granted; DEFT'S MTN TO PLACE ON CALENDAR/33 Court Clerk: Theresa Lee Reporter/Recorder: Angela Lee Heard By: Sally Loehrer Journal Entry Details:

Mr. Oram requested two months to have an opportunity to file an opening brief, the State can respond and calendar the matter for argument. COURT ORDERED, request GRANTED, Mr. Oram will have 60 days until 10/25/04 in which to file his opening brief, State to file their response in 30 days, by 11/29/04, and Mr. Oram will have until 12/13/04 to file his reply, and the matter is CONTINUED for Argument and Decision. Court advised Mr. Oram if he wants his client present for argument he is to prepare an Order to Transport Deft in a timely fashion. FURTHER ORDERED, argument date 11/22/04 is VACATED. NDC 12/20/04 8:30 A.M. ARGUMENT AND DECISION...DEFT'S PETITION FOR WRIT OF HABEAS CORPUS;

12/20/2004

Hearing (8:30 AM)

ARGUMENT & DECISION

12/20/2004

All Pending Motions (8:30 AM)

CASE SUMMARY CASE NO. 00C169550

ALL PENDING MOTIONS (12/20/04) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Matter Heard; ALL PENDING MOTIONS (12/20/04) Court Clerk: Theresa Lee

Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Journal Entry Details:

Court stated Ms. Weckerly and Mr. Oram agreed to pass this matter until 1/5/05 at 8:30 A.M. Court advised Mr. Oram the Court cannot have an evidentiary hearing on the 8:30 A.M. calendar. COURT ORDERED, the Court will set the Evidentiary Hearing on 1/5/05 at 10:30 A.M. to accommodate Court's calendar. Mr. Oram stated this is for argument only, he has not been given permission to call any witnesses at this time. NDC 1/5/05 10:30 A.M. EVIDENTIARY HEARING CLERK'S NOTE: Minute Order MODIFIED changing the hearing time from 1/7/05 to 1/5/05, counsel notified by Court staff. (tl);

12/20/2004

Petition for Writ of Habeas Corpus (10:30 AM)

DEFT'S PTN FOR WRIT OF HABEAS CORPUS/32 Heard By: Sally Loehrer

01/05/2005

All Pending Motions (8:30 AM)

ALL PENDING MOTIONS (1/5/05) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Matter Heard; ALL PENDING MOTIONS (1/5/05) Court Clerk: Theresa Lee

Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

Journal Entry Details:

DEFT'S PETITION FOR WRIT OF HABEAS CORPUS...ARGUMENT AND DECISION Mr. Oram stated he will be asking for an evidentiary hearing and argued in support thereof. Mr. Oram stated David Roger prosecuted the case, and there was a 911 tape played for the jury. There was a second caller on the tape which was a male voice. He spoke to Mr. Schieck and he had not listened to the tape prior to it being introduced to the jury. This is a violation of the Confrontation clause. The State needs to bring that person forward. This is a very narrow issue, and the question is why counsel for the deft, David Schieck and Stan Walton did not hear the tape prior to the jury hearing the tape. Neither counsel listened to the tape as to the second caller. They heard the first caller, Ms. Sandalin (phonetic). This is a violation of the confrontation clause to establish ineffective assistance of counsel. Ms. Weckerly stated there is no doubt defense did not hear the second part of the tape, but argued the Strickland case. Further arguments by counsel. COURT ORDERED, the Court does not believe an Evidentiary Hearing is necessary, request DENIED. The factS are clear from a legal standpoint the Crawford case does apply. The Supreme Court determined in the case of City of North Las Vegas Vs. Walsh, the tape is not testimonial and does not trigger the confrontation clause. Whether counsel for deft listened to the tape, new about it or not, the fact will remain the person that made the second call will remain unidentified. Supreme Court ruled the 911 caller is not testimonial, is admissible and resgestae, therefore, IT IS HEREBY ORDERED, the Writ is DENIED. Ms. Weckerly to prepare the order and findings. NDC;

01/05/2005

Petition for Writ of Habeas Corpus (10:30 AM)

DEFT'S PTN FOR WRIT OF HABEAS CORPUS /32 Relief Clerk: Carole D'Aloia Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer

01/05/2005

Hearing (10:30 AM)

ARGUMENT & DECISION

06/29/2021

Petition (9:00 AM) (Judicial Officer: Ballou, Erika)

06/29/2021, 07/20/2021 Petition for Writ of Prohibition

rennon jor wrn oj Frombino.

For State to file a response Matter Continued;

Denied:

Journal Entry Details:

The Court noted no parties present; ORDERED, Defendant's Writ of Prohibition DENIED as prohibition is the incorrect remedy for Defendant's request of the Court to order Nevada Department of Corrections to cease and desists from removing funds from his inmate account to pay restitution; a writ of prohibition may only issue where there is not a plain, speedy and adequate remedy in the ordinary course of law. NRS 34.330. See also Sonia F. v. Eighth Jud. Dist. Ct., 125 Nev. 495, 498, 215 P.3d 705, 707 (2009). Therefore, Defendant has other administrative remedies available to him to obtain the remedy in which he is seeking. This Court further finds that Defendant is not entitled to the appointment of post-conviction

CASE SUMMARY **CASE NO. 00C169550**

counsel. Coleman v. Thompson, 501 U.S. 722, 752, 111 S. Ct. 2546, 2566 (1991). Lastly, this Court finds that Defendant's challenges to the conditions of confinement should be responded by the Attorney General s office. As such, this COURT FURTHER ORDERED, the Attorney General s office to file its response to Defendant s challenges to the condition of his confinement no later than July 29, 2021. NDC CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Damon Campbell #71683, P.O.Box 700, Carson City, NV, 89702.//rh07.22.21;

For State to file a response

Matter Continued;

Denied;

Journal Entry Details:

The Court noted no parties present; ORDERED, matter CONTINUED for Attorney General's Office to be present. CLERK'S NOTE: This Minute Order was electronically served by Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve.;

11/03/2021



Motion to Modify Sentence (8:30 AM) (Judicial Officer: Ballou, Erika)

Motion for Modification of Sentence and Jail Time Credits

Granted in Part;

Journal Entry Details:

Agnes Botelho, Esq. present via Bluejeans video conference. Deft. not present. COURT STATED IT'S FINDINGS, ORDERED, Motion For Modification of Sentence and Jail Time Credits DENIED as to credits; 541 DAYS was the correct amount of credit Deft. received; DIRECTED an Amended Judgment of Conviction be prepared to reflect Restitution be paid to Victims of Crimes; advised Ms. Botelho to prepare an order. NDC CLERK'S NOTE: This Minute Order was mailed to: Damon O Campbell #71683, WSCC, P.O.Box 7007, Warm Springs, NV, 89702.//rh11.04.21;

11/19/2021



Minute Order (8:00 AM) (Judicial Officer: Ballou, Erika)

Minute Order - No Hearing Held;

Journal Entry Details:

On October 13, 2021, Mr. Campbell filed a Motion for Modification and Jail Time Credits. The State filed an opposition on October 26, 2021. The Motion was heard on November 3. 2021. It was granted in part and denied in part. Prior to the hearing on the motion, on November 2, 2021, Mr. Campbell filed a Motion for Grant of Defendant s Motion for Modification of Sentence based on what he believed to be the State s failure to respond to his motion within the proscribed time period. As the State has responded and the motion was actually decided on the merits, the instant motion is MOOT. Therefore, the hearing scheduled for the instant motion on November 24, 2021, is hereby VACATED. CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Damon Campbell #71683, P.O.Box 7007, Carson City, NV, 89702.//rh11.19.21;

11/24/2021

CANCELED Motion (8:30 AM) (Judicial Officer: Ballou, Erika)

Defendant's Motion for Grant of Defendant's Motion for Modification of Sentence

12/20/2021



Minute Order (3:00 AM) (Judicial Officer: Ballou, Erika)

Minute Order - No Hearing Held;

Journal Entry Details:

On October 13, 2021, Defendant Damon Campbell (Mr. Campbell) filed a Motion for Modification of Sentence and Jail Time Credits, in which he alleged that at sentencing he did not receive all of the presentence credit for time served to which he believed he was entitled. He also complained that the names of the victims were not identified in his Judgment of Conviction. On November 3, 2021, this Court denied Mr. Campbell's claim that he did not receive sufficient presentence credit, and determined that 541 days was the correct amount of presentence credit. The Court did determine that the Judgment of Conviction would be amended to reflect that restitution in this case will be paid to Victims of Crime. The Order denying the Motion was filed on November 8, 2021. On November 30, 2021, Mr. Campbell filed the instant Motion for Request for Resentencing Hearing. Therein, he expresses a belief that he is to be resentenced in this case and requests that he be transported to the Court for a resentencing hearing. Mr. Campbell is mistaken, as his sentence is in no way being modified, nor has this Court scheduled a resentencing hearing. This Court merely ordered a correction

CASE SUMMARY CASE NO. 00C169550

to a clerical mistake in the Judgment of Conviction, as permitted under NRS 176.565 which reads in full: Clerical mistakes in judgments, orders or other parts of the record and errors in the record arising from oversight or omission may be corrected by the court at any time and after such notice, if any, as the court orders. This Court may file an Amended Judgment of Conviction to correct such a mistake without holding an additional hearing. Thus, no hearing is warranted, and there is no need to schedule one or transport Mr. Campbell. The hearing scheduled for December 22, 2021, on Mr. Campbell s Motion for Request for Resentencing Hearing is hereby VACATED. The State is to prepare the order. CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve. //jm 12/20/2021;

12/22/2021

CANCELED Motion (8:30 AM) (Judicial Officer: Ballou, Erika)

Vacated

Defendant's Motion for Request for Resentencing Hearing

07/18/2022

Motion (9:30 AM) (Judicial Officer: Ballou, Erika) 07/18/2022, 07/25/2022, 08/17/2022, 08/31/2022, 09/21/2022

Motion to Modify or Correct Sentence and Challenge the Restitution Award Entered in the Amended Judgment of Conviction

Matter Continued;

Continued;

Matter Continued;

Matter Continued;

Denied;

Journal Entry Details:

The Court noted Motion was not the proper vehicle. Mr. Mcavoyamaya argued Judgment of Conviction (JOC) needed to be specific. COURT ORDERED, Motion to Modify or Correct Sentence and Challenge the Restitution Award Entered in the Amended Judgment of Conviction DENIED; advised the State to prepare the order. NDC;

Matter Continued:

Continued:

Matter Continued;

Matter Continued;

Denied;

Journal Entry Details:

COURT ORDERED, matter CONTINUED for Judge Ballou. NDC CONTINUED TO 09.21.2022 9:30 AM CLERK'S NOTE: This Minute Order was prepared listening to JAVS.//rh;

Matter Continued;

Continued;

Matter Continued;

Matter Continued;

Denied;

Journal Entry Details:

Michael Mcavoyamaya, Esq. present via Bluejeans video conference. Arguments by counsel regarding jurisdiction. Following arguments, COURT ORDERED, matter CONTINUED for Judge Ballou. NDC CONTINUED TO 08.31.2022 9:30 AM;

Matter Continued:

Continued;

Matter Continued;

Matter Continued;

Denied;

Journal Entry Details:

Defense counsel and Defendant not present. COURT ORDERED, matter CONTINUED due to Defense counsel and Defendant not present. NDC CONTINUED TO: 08/17/2022 9:30 AM CLERK'S NOTE: Email sent to Michael Mcavoyamaya of next hearing. 7/26/22khm;

Matter Continued;

Continued:

Matter Continued;

Matter Continued;

Denied;

Journal Entry Details:

Michael Mcavoyamaya, Esq. present via Bluejeans video conference. COURT ORDERED, matter CONTINUED. NDC CONTINUED TO 07.25.2022 9:30 AM;

CASE SUMMARY

CASE NO. 00C169550

DATE

FINANCIAL INFORMATION

| Defendant Campbell, Damon Lamar Total Charges Total Payments and Credits Balance Due as of 3/15/2023 | 281.00 281.00 0.00 |
|---|---------------------------------|
| Other Public Copy Request Total Charges Total Payments and Credits Balance Due as of 3/15/2023 | 32.00 32.00 0.00 |

Electronically Filed
02/10/2023 2:14 PM
CLERK OF THE COURT

SENTENCE AND CHALLENGE THE.DOCX

1 **ORDR** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 PAMELA C. WECKERLY Chief Deputy District Attorney 4 Nevada Bar #006163 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA. 11 Plaintiff, 12 CASE NO: 00C169550 -VS-13 DEPT NO: DAMON O. CAMPBELL, XVIII #1196647 14 Defendant. 15 16 ORDER DENYING DEFENDANT'S MOTION TO MODIFY OR CORRECT SENTENCE AND CHALLENGE THE RESTITUTION AWARD ENTERED IN 17 THE AMENDED JUDGMENT OF CONVICTION 18 DATE OF HEARING: September 21, 2022 19 TIME OF HEARING: 09:30 A.M. 20 THIS MATTER having come on for hearing before the above-entitled Court on the 21st day of September 2022, the Defendant not being present, REPRESENTED BY 21 MICHAEL J. MCAVOYAMAYA, ESQ., the Plaintiff being represented by STEVEN B. 22 23 WOLFSON, District Attorney, through PAMELA C. WECKERLY, Chief Deputy District 24 Attorney, and the Court having heard the arguments of counsel and good cause appearing therefor, 25 /// 26 27 /// 28 C:\USERS\BRANDAOB\DOWNLOADS\00C169550 ORDR ORDER DENYING DEFENDANT'S MOTION TO MODIFY OR CORRECT

| 1 | |
|----|--|
| 2 | IT IS HEREBY ORDERED that the Defendant's or State's Motion For, shall be, and |
| 3 | it is DENIED. |
| 4 | Dated this 10th day of February, 2023 |
| 5 | Mary Karlothus |
| 6 | |
| 7 | STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 DBA 86D E987 C8CC Mary Kay Holthus District Court Judge |
| 8 | Nevada Bar #001565 |
| 9 | BY /s/ PAMELA C. WECKERLY |
| 10 | PAMELA C. WECKERLY |
| 11 | Chief Deputy District Attorney Nevada Bar #006163 |
| 12 | |
| 13 | CERTIFICATE OF SERVICE |
| 14 | I certify that on the 10th day of January 2023, I mailed a copy of the foregoing Order |
| 15 | to: |
| 16 | MICHAEL J. MCAVOYAMAYA, ESQ. |
| 17 | MKE@mrlawlv.com |
| 18 | |
| 19 | BY /s/ Janet Hayes Socretary for the District Attorney's Office |
| 20 | Secretary for the District Attorney's Office |
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00F12572X/jh/MVU

CSERV DISTRICT COURT CLARK COUNTY, NEVADA The State of Nevada vs Damon 0 CASE NO: 00C169550 Campbell DEPT. NO. Department 18 **AUTOMATED CERTIFICATE OF SERVICE** This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: Service Date: 2/10/2023 Steven Wolfson motions@clarkcountyda.com Michael McAvoyamaya, Esq. mike@mrlawlv.com Dept 24 Law Clerk dept24lc@clarkcountycourts.us

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Felony/Gross Misdemeanor **September 07, 2000** The State of Nevada vs Damon 0 Campbell 00C169550 September 07, 2000 **Initial Arraignment** 8:30 AM **INITIAL** ARRAIGNMENT **Court Clerk: MELISSA DAVIS** Relief Clerk: **GEORGETTE** BYRD/GB Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER:**

PARTIES

PRESENT: Campbell, Damon 0

Fritz, Andrew Attorney Roger, David J. Attorney

JOURNAL ENTRIES

Defendant

- DEFENDANT CAMPBELL ARRAIGNED, PLED NOT GUILTY and WAIVED THE 60-DAY RULE. State filed their Motion to Seek the Death Penalty. Court's inquiry as to if Mr. Fritz is state board certified to try a death penalty case. Mr. Fritz advised he is not and will be associated with Mr. Laporta during the trial. COURT ORDERED, matter continued two weeks for trial setting. CUSTODY

09/21/00 8:30 AM TRIAL SETTING

PRINT DATE: 03/15/2023 Page 1 of 47 Minutes Date: September 07, 2000

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Felony/Gross Misdemeanor **September 21, 2000** The State of Nevada vs Damon 0 Campbell 00C169550 **September 21, 2000** 8:30 AM **Conversion Hearing Type** TRIAL SETTING **Court Clerk: MELISSA DAVIS** Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK:**

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Fritz, Andrew Attorney
Noxon, Arthur G. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- Mr. Fritz present. Mr. Walton submitted and FILED SUBSTITUTION OF ATTORNEY IN OPEN COURT. Mr. Walton requested one week to see if another attorney will need to be retained to assist in defending attorney. AMENDED INFORMATION FILED IN OPEN COURT; same charges, different language. COURT ORDERED, matter CONTINUED.

CUSTODY

9/28/00 8:30 AM TRIAL SETTING

PRINT DATE: 03/15/2023 Page 2 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor **September 28, 2000** The State of Nevada vs Damon 0 Campbell 00C169550 **September 28, 2000** 8:30 AM **Conversion Hearing Type** TRIAL SETTING **Court Clerk:** THERESA LEE Reporter/Recorder: LISA MAKOWSKI Heard By: Loehrer, Sally **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER:**

PARTIES

REPORTER:

PRESENT: Campbell, Damon 0

Defendant Roger, David J. Attorney Walton, Stanley A. Attorney

JOURNAL ENTRIES

- Mr. Walton stated he discussed this matte with Mr. Roger, and requested matter CONTINUED to 10/12/00, SO ORDERED. Upon inquiry of Mr. Walton, Court stated the Preliminary Hearing transcript was filed either 9/20/00 or 9/28/00. **CUSTODY**

PRINT DATE: 03/15/2023 Page 3 of 47 September 07, 2000 Minutes Date:

| Felony/Gross Misdemeanor | | COURT MINUTES | October 12, 2000 | |
|--------------------------|---------------------------------------|--------------------------|---|--|
| 00C169550 | The State of Nev | vada vs Damon 0 Campbell | | |
| October 12, 200 | 00 8:30 AM | Conversion Hearing Type | TRIAL SETTING Court Clerk: THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Loehrer, Sally | |
| HEARD BY: | | COURTROOM: | No Location | |
| COURT CLERK: | | | | |
| RECORDER: | | | | |
| REPORTER: | | | | |
| PARTIES PRESENT: | Campbell, Damon 0 Skupa, Kristy L. | Defendant Attorney | | |

JOURNAL ENTRIES

Attorney

- Ms. Skupa advised Court Mr. Walton was present earlier and requested this matter CONTINUED to the same day as the Motion to Consolidate, SO ORDERED.

CUSTODY

LATER, Mr. Walton present and was advised of the continuance.

Walton, Stanley A.

PRINT DATE: 03/15/2023 Page 4 of 47 September 07, 2000 Minutes Date:

COURT MINUTES Felony/Gross Misdemeanor October 17, 2000 The State of Nevada vs Damon 0 Campbell 00C169550 **All Pending Motions ALL PENDING** October 17, 2000 8:30 AM MOTIONS (10/17/00) **Court Clerk: MELISSA DAVIS** Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Campbell, Damon 0 Defendant

JOURNAL ENTRIES

Attorney

Attorney

- TRIAL SETTING...STATE'S MOTION TO JOIN DEFENDANTS (CAMPBELL & HOLLIMON) Upon Court's inquiry counsel advised that the State has filed a Notice of Intent to Seek the Death Penalty against this defendant. COURT ORDERED, defendant having waived the 60 day rule, matter set for trial. Ms. Walton requested Mr. Schieck be appointed to assist in representing defendant and COURT SO ORDERED. COURT ORDERED, motion to join in GRANTED and matter set for trial. CUSTODY

5/16/01 8:30 AM CALENDAR CALL 5/21/01 1:30 PM JURY TRIAL

Skupa, Kristy L.

Walton, Stanley A.

PRINT DATE: 03/15/2023 Page 5 of 47 Minutes Date: September 07, 2000

PRESENT:

Jackson, Alzora B.

Jorgenson, Eric G.

DISTRICT COURT CLARK COUNTY, NEVADA

| Felony/Gross Misdemeanor | | COURT MINUTES | November 28, 2000 |
|--------------------------|-----------------|---------------------------------------|---|
| 00C169550 | The State of Ne | vada vs Damon 0 Campbell | |
| November 28, 2000 | 8:30 AM | Petition for Writ of Habeas Corpus | DEFT'S PETITION FOR WRIT OF HABEAS CORPUS Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer |
| HEARD BY: | | COURTROOM: | No Location |
| COURT CLERK: | | | |
| RECORDER: | | | |
| REPORTER: | | | |
| PARTIES | | | |

JOURNAL ENTRIES

Attorney

Attorney

- Defendant not present. Court noted this case is consolidated with C170186m with defendant Hollimon. Upon Court's inquiry, this petition applies to Defendant Hollimon ONLY. COURT ORDERED, petition is DENIED without argument. CUSTODY

PRINT DATE: 03/15/2023 Page 6 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor May 02, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 STATE'S REQUEST May 02, 2001 8:30 AM Request **STATUS CHECK:** TRIAL DATE Court **Clerk: MELISSA DAVIS** Reporter/Recorder: LISA MAKOWSKI Heard By: Sally Loehrer **HEARD BY: COURTROOM:** No Location **COURT CLERK: RECORDER: REPORTER:**

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Kochevar, Brian J. Attorney Walton, Stanley A. Attorney

JOURNAL ENTRIES

- COURT ORDERED, motion GRANTED. Mr. Walton stated he will obtain the Court's schedule on trial dates and all counsel will meet to discuss a date that is acceptable to all parties and requested a brief continuance.

CUSTODY

5/7/01 8:30 AM TRIAL SETTING

PRINT DATE: 03/15/2023 Page 7 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor May 07, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 May 07, 2001 8:30 AM **Conversion Hearing Type** TRIAL SETTING **Court Clerk:** THERESA LEE Reporter/Recorder: MARY BETH COOK Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER:** REPORTER: **PARTIES** PRESENT: Defendant Campbell, Damon 0 Roger, David J. Attorney Schieck, David M. Attorney Walton, Stanley A. Attorney

JOURNAL ENTRIES

- Colloquy between Court and Counsel re possible trial dates. Court advised counsel the trial will commence 10/29/01 which is a short week for this Court. The Court will be here 10/29/01 and 10/30/01 and possibly 11/1/01, and the Court will pick the trial back up on 11/5/01. All counsel concurred. Upon Court's inquiry, Mr. Schieck stated pre-trial motions will be filed soon. COURT ORDERED, ALL pre-trial motions will be heard no later than 10/10/01. The Court WILL NOT sign any Order Shortening Time orders, the motions need to be filed before then. Counsel concurred. CUSTODY

10/24/01 8:30 A.M. CALENDAR CALL 10/29/01 10:30 A.M. TRIAL BY JURY

PRINT DATE: 03/15/2023 Page 8 of 47 Minutes Date: September 07, 2000

| Felony/Gross Misdemeanor | | COURT MINUTES | May 16, 2001 |
|--------------------------|--|--------------------------|---|
| 00C169550 | The State of Ne | vada vs Damon 0 Campbell | |
| May 16, 2001 | 8:30 AM | Motion to Admit Evidence | STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES (CONS W/C170186) Court Clerk: MELISSA DAVIS Reporter/Recorder: LISA MAKOWSKI Heard By: STATE OF NEVADA |
| HEARD BY: | | COURTROOM: | No Location |
| COURT CLER | K: | | |
| RECORDER: | | | |
| REPORTER: | | | |
| PARTIES PRESENT: | Campbell, Damon 0 Schieck, David M. | Defendant Attorney | |

JOURNAL ENTRIES

Attorney

- Ms. Jackson noted that this case being consolidated with C170186, she was not notified of this motion and should have been. Ms. Jackson requested she be notified on all motions in the future. Mr. Schieck stated that counsel are stipulating to take this motion off calendar and to be re-noticed at the time defenses' motions are set. COURT ORDERED, matter OFF CALENDAR. Court directed the State to courtesy copy Ms. Jackson on future motions.

CUSTODY (CAMPBELL) ... CUSTODY (COC-NDP) HOLLIMON

Skupa, Kristy L.

PRINT DATE: 03/15/2023 Page 9 of 47 Minutes Date: September 07, 2000

Felony/Gross Misdemeanor COURT MINUTES September 10, 2001

00C169550 The State of Nevada vs Damon 0 Campbell

September 10, 2001 8:30 AM All Pending Motions ALL PENDING

MOTIONS (9/10/01) Court Clerk: Melissa

Davis

Reporter/Recorder: Mary Beth Cook Heard By: Sally

Loehrer

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Jackson, Alzora B. Attorney Pace, Barter G. Attorney

JOURNAL ENTRIES

- DEFT CAMPBELL'S MOTION TO ALLOW JURY QUESTIONNAIRE . . . DEFT CAMPBELL'S MOTION TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES . . . DEFT CAMPBELL'S MOTION IN LIMINE LIMITING REMOVAL OF JURORS BY THE PROSECUTOR . . . DEFT CAMPBELL'S MOTION FOR INDIVIDUAL SEQUESTERED VOIR DIRE . . . DEFT CAMPBELL'S MOTION TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES . . . DEFT CAMPBELL'S MOTION FOR DISCOVERY . . . DEFT CAMPBELL'S MOTION TO SEVER TRIALS . . . DEFT CAMPBELL'S MOTION TO EXCLUDE STATEMENT OF CO-DEFENDANT . . . DEFT CAMPBELL'S MOTION TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR COOPERATION Court advised Ms. Jackson that matters have been continued 3 weeks. Ms. Jackson requested she be permitted to join in the motions and COURT SO ORDERED. CUSTODY (CAMPBELL)

PRINT DATE: 03/15/2023 Page 10 of 47 Minutes Date: September 07, 2000

CONTINUED TO: 10/1/01 @ 8:30 AM

PRINT DATE: 03/15/2023 Page 11 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor October 01, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 **All Pending Motions** October 01, 2001 8:30 AM ALL PENDING MOTIONS (10/1/01) Court Clerk: Melissa **Davis** Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Campbell, Damon 0 Defendant

JOURNAL ENTRIES

Attorney

Attorney

Attorney

Attorney

Jackson, Alzora B.

Schieck, David M.

Walton, Stanley A.

Roger, David J.

- DEFT CAMPBELL'S MOTION TO ALLOW QUESTIONNAIRE . . . DEFT CAMPBELL'S MOTION TO STRIKE NOTICE OF AGGRAVATING CIRCUMSTANCES . . . DEFT CAMPBELL'S MOTION IN LIMINE LIMITING REMOVAL OF JURORS BY THE PROSECUTOR . . . DEFT CAMPBELL'S MOTION FOR INDIVIDUAL SEQUESTERED VOIR DIRE . . . DEFT CAMPBELL'S MOTION TO ALLOW ADDITIONAL PEREMPTORY CHALLENGES . . . DEFT CAMPBELL'S MOTION FOR DISCOVERY . . . DEFT CAMPBELL'S MOTION TO SEVER TRIALS . . . DEFT CAMPBELL'S MOTION TO EXCLUDE STATEMENT OF CO-DEFENDANT . . . DEFT CAMPBELL'S MOTION TO COMPEL DISCLOSURE OF EXPECTATIONS OR BENEFITS FOR COOPERATION . . . STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES

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Ms. Jackson present, representing co-defendant Hollimon. Defendant Hollimon not present as he is currently housed at the Nevada Department of Corrections. Ms. Jackson requested to join in Motion for Discovery and Motion to Compel Disclosure of Expectations or Benefits for Cooperation. There being no objection, COURT SO ORDERED.

As to Motion to Allow Jury Questionnaire: COURT ORDERED, motion GRANTED. Court directed counsel to put trial date in the questionnaire an to refer to both defendants as being presumed innocent.

As to Motion to Strike Notice of Aggravating Circumstances: Court advised it is constrained by the law as the statutes do not provide a narrow group of people that are death qualified and therefore, ORDERED, motion DENIED.

As to Motion in Limite Limiting Removal of Jurors by Prosecutor: Court advised that all prospective jurors must be able to consider all punishments and can be removed for cause if a prospective juror advises they cannot consider all forms of punishment, therefore, COURT ORDERED, motion DENIED.

As to Motion for Individual Sequestered Voir Dire: COURT ORDERED, motion DENIED.

As to Motion to Allow Additional Peremptory Challenges: Court finds that 9 challenges per side is sufficient and ORDERED, motion DENIED.

As to Motion for Discovery (Deft Hollimon joined in this motion): COURT ORDERED, motion GRANTED.

As to Motion to Sever Trials: Court noted that statements given can be redacted where needed and does not find a there is a Bruton problem. Response by Mr. Schieck. COURT ORDERED, motion DENIED.

As to Motion to Exclude Statement of Co-Defendant: COURT ORDERED, motion GRANTED. As to Motion to Compel Disclosure of Expectations or Benefits for Cooperation (Deft Hollimon joined in this motion): COURT ORDERED, motion GRANTED.

As to State's Motion to Admit Evidence of Other Crimes: Mr. Roger argued that it is an act rather than a crime that will be sought to be introduced. Arguments by counsel. Upon Court's inquiry, counsel concurred that a Petrocelli Hearing will be necessary and COURT SO ORDERED. Mr. Roger to have person that stole the car as well as people inside the apartment at the time of the killing for hearing.

CUSTODY (CAMPBELL)...CUSTODY (COC-NDC) HOLLIMON 10/25/01 1:30 PM STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES/ PETROCELLI HEARING

PRINT DATE: 03/15/2023 Page 13 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor October 24, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 Calendar Call CALENDAR CALL October 24, 2001 8:30 AM Court Clerk: Theresa Lee Relief Clerk: Tina Hurd/th Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Defendant Campbell, Damon 0 Jorgenson, Eric G. Attorney Roger, David J. Attorney

JOURNAL ENTRIES

Attorney

Schieck, David M.

- Alzora Jackson, DSPD, present for Deft. Sheldon Hollimon from companion case C170186. David Roger, DDA, not present. Mr. Schieck announced ready for trial and stated he believes Mr. Roger is ready also. Court advised the jury questionnaires were delivered upstairs and the jury will be brought in sometime this week and counsel will be called when the questionnaires are ready. Ms. Jackson advised she is ready for trial. Mr. Schieck stated he believes this is a 2-3 week trial and there are several civilian witnesses who will need a Spanish interpreter. Court directed the State to advise the Interpreter's Office they will need people here for extended periods of time and the Court requests they use the headphone system so there is not a court interpreter speaking out loud. Ms. Jackson advised they have a Petrocelli Hearing tomorrow and requested Deft. Hollimon remain here from the High Desert facility as she would like to have him here for the Petrocelli Hearing and for

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trial preparation; she would like to have him here all next week. Court Services advised Deft. Hollimon can be booked into jail today and he will stay there for the duration of the trial. COURT SO ORDERED. Mr. Schieck advised the only witness problem he is aware of is several witnesses that were deported. Mr. Roger appeared at this time and indicated he has no witness problems for trial; he may have for the hearing tomorrow, but he will take care of that. COURT ORDERED, this matter will proceed to trial on Monday, November 5 at 1:30 p.m.

CUSTODY 11-5-01 1:30 PM JURY TRIAL

PRINT DATE: 03/15/2023 Page 15 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor October 25, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 October 25, 2001 1:30 PM **All Pending Motions ALL PENDING MOTIONS 10-25-01 Court Clerk: Melissa** Davis Relief Clerk: Rebecca Foster Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY:** COURT CLERK: **RECORDER: REPORTER: PARTIES** PRESENT: Pate, Susan Attorney Roger, David J. Attorney Schieck, David M. Attorney

JOURNAL ENTRIES

Attorney

- STATE'S MOTION TO ADMIT EVIDENCE OF OTHER CRIMES...PETROCELLI HEARING Witnesses sworn/testified per worksheet.

(3:10 P.M. - Melissa Davis, Court Clerk present.) After testimony. Arguments by counsel. COURT ORDERED, matters will not be allowed in opening statements and Court will reserve ruling until hearing testimony from eyewitnesses. Therefore, COURT ORDERED, motion DENIED WITHOUT PREJUDICE.

CUSTODY (CAMPBELL) ... CUSTODY (COC-NDC) HOLLIMON

Walton, Stanley A.

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November 05, 2001

The State of Nevada vs Damon 0 Campbell

TRIAL BY JURY
Court Clerk: Melissa
Davis
Reporter/Recorder:
Mary Beth Cook
Heard By: Loehrer,
Sally

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- 1:55 p.m. Prospective jury panel present. Clerk administered Voir Dire oath. Court and counsel gave introduction to case. Jury selection began. Court excused those jurors that are qualified and ADMONISHED them and ORDERED them to return tomorrow. 5:00 p.m. COURT ORDERED, matter CONTINUED, jury selection to resume tomorrow. CUSTODY

PRINT DATE: 03/15/2023 Page 17 of 47 Minutes Date: September 07, 2000

November 06, 2001

The State of Nevada vs Damon 0 Campbell

November 06, 2001

10:30 AM

Jury Trial

TRIAL BY JURY
Relief Clerk: Keith
Reed
Reporter/Recorder:
Lisa Makowski/Mary
Beth Cook Heard By:
Loehrer, Sally

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Court noted in exercising the peremptory challenges defense counsel objected to the State's challenges to prospective jurors # 593 & # 625 as they have stricken all of the African American males from the panel. Mr. Roger advised the Court of his reasons for the challenges. Mr. Walton stated there is a pattern of dismissing African American males from jury panels. COURT ORDERED, objection OVERRULED as the race and gender neutral reasons are sufficient. OUTSIDE THE PRESENCE OF THE JURY: Mr. Roger noted a Batson challenge to the peremptory challenges of defense counsel in regards to prospective Hispanic jurors # 612 & #579. Mr. Walton and Mr. Schieck advised the Court of the reason for the challenges. Court stated the race and gender neutral reasons are sufficient and ORDERED, challenge OVERRULED. Jury selected and sworn. EXCLUSIONARY RULE INVOKED. Opening statements by Mr. Roger and Mr. Walton.

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Testimony and exhibits presented. (See worksheets.) Jury Released @ 4:00 p.m. to return November 7 @ 10:30 a.m. OUTSIDE PRESENCE OF THE JURY: Mr. Roger stated defense counsel earlier made a Batson challenge and wanted to reflect the presence of one African American remaining on the panel. Mr. Schieck noted for the record there also appears to be two Hispanics on the panel. CUSTODY

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| Felony/Gross Misder | neanor | COURT MINUTES | November 07, 2001 |
|---------------------|----------------|---------------------------|---|
| 00C169550 | The State of N | evada vs Damon 0 Campbell | |
| November 07, 2001 | 10:00 AM | Jury Trial | TRIAL BY JURY Court Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/Mary Beth Cook Heard By: Loehrer, Sally |

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- 10:45 a.m. All parties present. Testimony and exhibits per worksheet. 5:13 p.m. COURT ADMONISHED JURORS AND ORDERED, matter CONTINUED. CUSTODY

PRINT DATE: 03/15/2023 Page 20 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor November 08, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 TRIAL BY JURY November 08, 2001 8:30 AM **Jury Trial** Court Clerk: Melissa **Davis** Reporter/Recorder: Mary Beth Cook/Lisa Makowski Court **Interpreter: LAURA** VILLAR Heard By: Loehrer, Sally

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- German Santilla, Court Spanish Interpreter also present. 10:00 a.m. All parties present. Testimony and exhibits per worksheet. 5:00 p.m. COURT ADMONISHED JURORS AND ORDERED, matter CONTINUED.

CUSTODY

PRINT DATE: 03/15/2023 Page 21 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor November 09, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 November 09, 2001 10:00 AM **Jury Trial** TRIAL BY JURY Court Clerk: Melissa **Davis** Reporter/Recorder: Lisa Makowski **Court Interpreter:** LAURA VILLAR Heard By: Loehrer, Sally **HEARD BY: COURTROOM:** No Location COURT CLERK: **RECORDER:** REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- German Santilla, Court Spanish Interpreter also present. Continued testimony per worksheets. Judge McGroarty presiding from 9:15 a.m. to 10:46 a.m. Continued testimony per worksheets. 11:44 a.m. OUTSIDE THE PRESENCE OF THE JURY: Mr. Roger renewed the Bad Acts motion. Arguments by counsel. COURT ORDERED, matter is too close to call and will rule on the side of caution and feels prior acts are not necessary to prove this case and therefore ORDERED, motion DENIED. 1:30 p.m. JURY PRESENT. State RESTED. Defense presented its case in chief and testimony per worksheet. 2:48 p.m. COURT ADMONISHED JURY PANEL AND ORDERED, matter CONTINUED. OUTSIDE PRESENCE OF JURY: Court advised Defendant of his right to testify or not to testify.

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Defendant stated he understands his rights. Court directed counsel to exchange Jury Instructions by Tuesday morning. CUSTODY

PRINT DATE: 03/15/2023 Page 23 of 47 Minutes Date: September 07, 2000

November 13, 2001

The State of Nevada vs Damon 0 Campbell

November 13, 2001

10:00 AM

Jury Trial

TRIAL BY JURY
Court Clerk: Melissa
Davis
Reporter/Recorder:
Lisa Makowski/Mary
Beth Cook Heard By:
Sally Loehrer

HEARD BY: COURTROOM: No Location

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- 10:15 a.m. All parties present. Continued testimony and exhibits per worksheet. 10:38 a.m. DEFENSE RESTED. 10:40 a.m. OUTSIDE PRESENCE OF JURY: Court and counsel settled Jury Instructions. 11:30 a.m. Court ready Jury Instructions. 1:21 p.m. to 2:47 p.m. Closing arguments. Bailiff and Matron sworn to take charge of the jury. Jury began deliberations. 5:00 p.m. JURY PRESENT. Upon Court's inquiry, Jury announced they have reached a verdict. JURY FOUND DEFENDANT GUILTY OF COUNT I - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F); COUNT II - ATTEMPT MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F); COUNT III - NOT GUILTY. Mr. Schieck requested Jury be polled and COURT SO ORDERED. Jury having found the Defendant guilty of First Degree Murder, matter CONTINUED for Penalty Hearing, tomorrow, November 14, 2001 at 1:30 p.m. COURT

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ADMONISHED JURY PANEL. CUSTODY 11/14/01 1:30 PM PENALTY HEARING

PRINT DATE: 03/15/2023 Page 25 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor November 14, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 November 14, 2001 1:30 PM **Penalty Hearing PENALTY HEARING Court** Clerk: Melissa Davis Reporter/Recorder: Lisa Makowski/ Mary Beth Cook Heard By: Loehrer, Sally **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER:**

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- 1:33 p.m. ALL PARTIES PRESENT. Testimony and exhibits per worksheet. 3:21 p.m. State RESTED. Defense presented testimony. 3:56 p.m. COURT ORDERED, matter CONTINUED and Jury ADMONISHED. OUTSIDE PRESENCE OF JURY: Court advised Defendant of his right to make an unsworn statement and his right to allocution. Defendant stated he understands his right to allocute. Defendant not present. Court and counsel settled Jury Instructions. CUSTODY

PRINT DATE: 03/15/2023 Page 26 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor November 15, 2001 The State of Nevada vs Damon 0 Campbell 00C169550 November 15, 2001 9:30 AM **Penalty Hearing PENALTY HEARING Relief** Clerk: Theresa Lee Reporter/Recorder: Lisa Makowski Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER:** REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Pate, Susan Attorney
Roger, David J. Attorney
Schieck, David M. Attorney
Walton, Stanley A. Attorney

JOURNAL ENTRIES

- JURY PRESENT. Testimony and exhibits presented. (See worksheets.) Mr. Schieck read a STIPULATION into the record, "that the records of Clark County District Court with regard to the Gross Misdemeanor conviction suffered by Damon Campbell. He received an Honorable Discharge from Probation, filed on 1/11/99." STATEMENT OF ALLOCUTION by Damon Campbell. Court advised the Jury they will be instructed in the law of the case at this time. The Court will recess for the lunch break and return for closing arguments of counsel. Court INSTRUCTED the Jury. Following the lunch recess, Counsel presented their CLOSING ARGUMENTS to the Jury. At the hour of 1:07 P.M. the Jury RETIRED to DELIBERATE.

At the hour of 3:57 P.M., the Jury returned with a VERDICT of LIFE WITHOUT THE POSSIBILITY OF PAROLE. Court thanked and excused the Jury. COURT ORDERED, matter set for sentencing.

PRINT DATE: 03/15/2023 Page 27 of 47 Minutes Date: September 07, 2000

CUSTODY 1/7/02 8:30 A.M. SENTENCING

PRINT DATE: 03/15/2023 Page 28 of 47 Minutes Date: September 07, 2000

Felony/Gross Misdemeanor **COURT MINUTES** January 07, 2002 The State of Nevada vs Damon 0 Campbell 00C169550 January 07, 2002 Sentencing **SENTENCING** 8:30 AM Relief Clerk: Keith Reed Reporter/Recorder: Lisa Makowski Heard By: Loehrer, Sally **HEARD BY: COURTROOM:** No Location **COURT CLERK:**

PARTIES

RECORDER:

REPORTER:

PRESENT: Campbell, Damon 0

Defendant Attorney Attorney

DiGiacomo, Sandra Walton, Stanley A.

JOURNAL ENTRIES

- CONFERENCE AT BENCH. COURT ORDERED, matter CONTINUED for Mr. Walton to go over documentation with the Deft. and for the appearance of Mr. Schieck. CUSTODY

PRINT DATE: 03/15/2023 Page 29 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor January 14, 2002 The State of Nevada vs Damon 0 Campbell 00C169550 January 14, 2002 8:30 AM Sentencing SENTENCING Court Clerk: Melissa **Davis** Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER:** REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant DiGiacomo, Sandra Attorney

Walton, Stanley A. Attorney

JOURNAL ENTRIES

- Cleveland Avery from the Division of Parole and Probation present. COURT ADJUDGED DEFENDANT GUILTY OF COUNT I - MURDER OF THE FIRST DEGREE WITH USE OF A DEADLY WEAPON (F) and COUNT II - ATTEMPT MURDER OF THE FIRST DEGREE WITH USE OF DEADLY WEAPON (F). Parties argued and submitted. Colloquy between Court and counsel regarding enhancements with a life sentence. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$250.00 DNA Fee and \$2500.00 RESTITUTION (jointly and severally with co-defendant), Defendant SENTENCED on COUNT I to LIFE WITHOUT THE POSSIBLITY OF PAROLE in the Nevada Department of Corrections (NDC) plus an EQUAL and CONSECUTIVE term of LIFE WITHOUT THE POSSIBLITY OF PAROLE in the Nevada Department of Corrections (NDC) for use of a deadly weapon; Count II Deft. SENTENCED to a MINIMUM of FORTY THREE (43) MONTHS and a MAXIMUM of ONE HUNDRED NINETY TWO (192) MONTHS in the Nevada Department of Corrections (NDC)plus an EQUAL and CONSECUTIVE term of a MINIMUM of

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FORTY THREE (43) MONTHS and a MAXIMUM of ONE HUNDRED NINETY TWO (192) MONTHS in the Nevada Department of Corrections (NDC) for use of a deadly weapon. Count II CONCURRENT with Count I and Defendant to receive 541 days Credit for Time Served. FURTHER, Defendant to submit to a test for the purpose of determining genetic markers.

LATER: COURT ORDERED, Mr. Schieck APPOINTED to represent Defendant for the purpose of Direct Appeal.

NDC

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PARTIES PRESENT:

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Felony/Gross Misdemeanor November 05, 2003 The State of Nevada vs Damon 0 Campbell 00C169550 November 05, 2003 **Petition for Writ of Habeas DEFT'S PTN FOR** 8:30 AM Corpus WRIT OF HABEAS CORPUS/32 Relief Clerk: Carole D'Aloia Reporter/Recorder: Mary Beth Cook Heard By: Loehrer, Sally **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER:**

JOURNAL ENTRIES

Attorney

Attorney

Chrysanthis, Alexandra C.

Schieck, David M.

- Court inquired if Mr. Schieck represented Defendant at time of trial and Mr. Schieck responded yes. Mr. Schieck moved to withdraw as attorney of records, noting Defendant is requesting appointment of counsel. COURT ORDERED, Mr. Schieck's Motion to Withdraw GRANTED. Court advised this is a bare bones petition and, ORDERED, Defendant's Petition DENIED as it has no merit. CUSTODY

PRINT DATE: 03/15/2023 Page 32 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor August 23, 2004 The State of Nevada vs Damon 0 Campbell 00C169550 Motion August 23, 2004 8:30 AM **DEFT'S MTN TO PLACE ON** CALENDAR/33 **Court Clerk: Theresa** Lee Reporter/Recorder: Angela Lee Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES** PRESENT: Moreo, Thomas J. Attorney

JOURNAL ENTRIES

Attorney

Oram, Christopher R.

- Mr. Oram requested two months to have an opportunity to file an opening brief, the State can respond and calendar the matter for argument. COURT ORDERED, request GRANTED, Mr. Oram will have 60 days until 10/25/04 in which to file his opening brief, State to file their response in 30 days, by 11/29/04, and Mr. Oram will have until 12/13/04 to file his reply, and the matter is CONTINUED for Argument and Decision. Court advised Mr. Oram if he wants his client present for argument he is to prepare an Order to Transport Deft in a timely fashion. FURTHER ORDERED, argument date 11/22/04 is VACATED.

NDC

12/20/04 8:30 A.M. ARGUMENT AND DECISION...DEFT'S PETITION FOR WRIT OF HABEAS CORPUS

PRINT DATE: 03/15/2023 Page 33 of 47 Minutes Date: September 07, 2000

COURT MINUTES Felony/Gross Misdemeanor December 20, 2004 The State of Nevada vs Damon 0 Campbell 00C169550 December 20, 2004 8:30 AM **All Pending Motions** ALL PENDING MOTIONS (12/20/04) Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK:**

RECORDER:

REPORTER:

PARTIES

PRESENT: Campbell, Damon 0 Defendant

Knapp, Gregory D. Attorney Oram, Christopher R. Attorney

JOURNAL ENTRIES

- Court stated Ms. Weckerly and Mr. Oram agreed to pass this matter until 1/5/05 at 8:30 A.M. Court advised Mr. Oram the Court cannot have an evidentiary hearing on the 8:30 A.M. calendar. COURT ORDERED, the Court will set the Evidentiary Hearing on 1/5/05 at 10:30 A.M. to accommodate Court's calendar. Mr. Oram stated this is for argument only, he has not been given permission to call any witnesses at this time. **NDC**

1/5/05 10:30 A.M. EVIDENTIARY HEARING

CLERK'S NOTE: Minute Order MODIFIED changing the hearing time from 1/7/05 to 1/5/05, counsel notified by Court staff. (tl)

PRINT DATE: 03/15/2023 Page 34 of 47 September 07, 2000 Minutes Date:

PRESENT:

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Felony/Gross Misdemeanor January 05, 2005 00C169550 The State of Nevada vs Damon 0 Campbell January 05, 2005 8:30 AM **All Pending Motions** ALL PENDING **MOTIONS (1/5/05)** Court Clerk: Theresa Lee Reporter/Recorder: Mary Beth Cook Heard By: Sally Loehrer **COURTROOM:** No Location **HEARD BY: COURT CLERK: RECORDER: REPORTER: PARTIES**

JOURNAL ENTRIES

Defendant

Attorney

Attorney

- DEFT'S PETITION FOR WRIT OF HABEAS CORPUS...ARGUMENT AND DECISION

Campbell, Damon 0 Oram, Christopher R.

Weckerly, Pamela C.

Mr. Oram stated he will be asking for an evidentiary hearing and argued in support thereof. Mr. Oram stated David Roger prosecuted the case, and there was a 911 tape played for the jury. There was a second caller on the tape which was a male voice. He spoke to Mr. Schieck and he had not listened to the tape prior to it being introduced to the jury. This is a violation of the Confrontation clause. The State needs to bring that person forward. This is a very narrow issue, and the question is why counsel for the deft, David Schieck and Stan Walton did not hear the tape prior to the jury hearing the tape. Neither counsel listened to the tape as to the second caller. They heard the first caller, Ms. Sandalin (phonetic). This is a violation of the confrontation clause to establish ineffective assistance of counsel. Ms. Weckerly stated there is no doubt defense did not hear the second part of the tape, but argued the Strickland case. Further arguments by counsel. COURT ORDERED, the

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Court does not believe an Evidentiary Hearing is necessary, request DENIED. The factS are clear from a legal standpoint the Crawford case does apply. The Supreme Court determined in the case of City of North Las Vegas Vs. Walsh, the tape is not testimonial and does not trigger the confrontation clause. Whether counsel for deft listened to the tape, new about it or not, the fact will remain the person that made the second call will remain unidentified. Supreme Court ruled the 911 caller is not testimonial, is admissible and resgestae, therefore, IT IS HEREBY ORDERED, the Writ is DENIED. Ms. Weckerly to prepare the order and findings. NDC

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Felony/Gross Misdemeanor

COURT MINUTES

June 29, 2021

00C169550

The State of Nevada vs Damon 0 Campbell

June 29, 2021

9:00 AM

Petition

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- The Court noted no parties present; ORDERED, matter CONTINUED for Attorney General's Office to be present.

CLERK'S NOTE: This Minute Order was electronically served by Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve.

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Felony/Gross Misdemeanor

COURT MINUTES

July 20, 2021

00C169550

The State of Nevada vs Damon 0 Campbell

July 20, 2021

10:30 AM

Petition

HEARD BY:

Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- The Court noted no parties present; ORDERED, Defendant's Writ of Prohibition DENIED as prohibition is the incorrect remedy for Defendant's request of the Court to order Nevada Department of Corrections to cease and desists from removing funds from his inmate account to pay restitution; a writ of prohibition may only issue where there is not a plain, speedy and adequate remedy in the ordinary course of law. NRS 34.330. See also Sonia F. v. Eighth Jud. Dist. Ct., 125 Nev. 495, 498, 215 P.3d 705, 707 (2009). Therefore, Defendant has other administrative remedies available to him to obtain the remedy in which he is seeking. This Court further finds that Defendant is not entitled to the appointment of post-conviction counsel. Coleman v. Thompson, 501 U.S. 722, 752, 111 S. Ct. 2546, 2566 (1991). Lastly, this Court finds that Defendant's challenges to the conditions of confinement should be responded by the Attorney General s office. As such, this COURT FURTHER ORDERED, the Attorney General's office to file its response to Defendant's challenges to the condition of his confinement no later than July 29, 2021.

NDC

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Damon Campbell #71683, P.O.Box 700, Carson City, NV, 89702.//rh07.22.21

03/15/2023 September 07, 2000 PRINT DATE: Page 38 of 47 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

November 03, 2021

00C169550

The State of Nevada vs Damon 0 Campbell

November 03, 2021

8:30 AM

Motion to Modify Sentence

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Botelho, Agnes M

Attorney Plaintiff

State of Nevada

JOURNAL ENTRIES

- Agnes Botelho, Esq. present via Bluejeans video conference. Deft. not present.

COURT STATED IT'S FINDINGS, ORDERED, Motion For Modification of Sentence and Jail Time Credits DENIED as to credits; 541 DAYS was the correct amount of credit Deft. received; DIRECTED an Amended Judgment of Conviction be prepared to reflect Restitution be paid to Victims of Crimes; advised Ms. Botelho to prepare an order.

NDC

CLERK'S NOTE: This Minute Order was mailed to: Damon O Campbell #71683, WSCC, P.O.Box 7007, Warm Springs, NV, 89702.//rh11.04.21

PRINT DATE: Page 39 of 47 September 07, 2000 03/15/2023 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

November 19, 2021

00C169550

The State of Nevada vs Damon 0 Campbell

November 19, 2021 8:00 AM Minute Order

HEARD BY: Ballou, Erika **COURTROOM:** Chambers

COURT CLERK:

Ro'Shell Hurtado

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- On October 13, 2021, Mr. Campbell filed a Motion for Modification and Jail Time Credits. The State filed an opposition on October 26, 2021. The Motion was heard on November 3, 2021. It was granted in part and denied in part. Prior to the hearing on the motion, on November 2, 2021, Mr. Campbell filed a Motion for Grant of Defendant's Motion for Modification of Sentence based on what he believed to be the State's failure to respond to his motion within the proscribed time period. As the State has responded and the motion was actually decided on the merits, the instant motion is MOOT. Therefore, the hearing scheduled for the instant motion on November 24, 2021, is hereby VACATED.

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve: Mailed to: Damon Campbell #71683, P.O.Box 7007, Carson City, NV, 89702.//rh11.19.21

PRINT DATE: 03/15/2023 Page 40 of 47 Minutes Date: September 07, 2000

Felony/Gross Misdemeanor

COURT MINUTES

December 20, 2021

00C169550

The State of Nevada vs Damon 0 Campbell

December 20, 2021 3:00 AM Minute Order

HEARD BY: Ballou, Erika **COURTROOM:** Chambers

COURT CLERK:

Jessica Mason

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- On October 13, 2021, Defendant Damon Campbell (Mr. Campbell) filed a Motion for Modification of Sentence and Jail Time Credits, in which he alleged that at sentencing he did not receive all of the presentence credit for time served to which he believed he was entitled. He also complained that the names of the victims were not identified in his Judgment of Conviction. On November 3, 2021, this Court denied Mr. Campbell's claim that he did not receive sufficient presentence credit, and determined that 541 days was the correct amount of presentence credit. The Court did determine that the Judgment of Conviction would be amended to reflect that restitution in this case will be paid to Victims of Crime. The Order denying the Motion was filed on November 8, 2021.

On November 30, 2021, Mr. Campbell filed the instant Motion for Request for Resentencing Hearing. Therein, he expresses a belief that he is to be resentenced in this case and requests that he be transported to the Court for a resentencing hearing. Mr. Campbell is mistaken, as his sentence is in no way being modified, nor has this Court scheduled a resentencing hearing. This Court merely ordered a correction to a clerical mistake in the Judgment of Conviction, as permitted under NRS 176.565 which reads in full:

Clerical mistakes in judgments, orders or other parts of the record and errors in the record arising from oversight or omission may be corrected by the court at any time and after such notice, if any, as the court orders.

This Court may file an Amended Judgment of Conviction to correct such a mistake without holding an additional hearing. Thus, no hearing is warranted, and there is no need to schedule one or

PRINT DATE: 03/15/2023 Page 41 of 47 Minutes Date: September 07, 2000

00C169550

transport Mr. Campbell.

The hearing scheduled for December 22, 2021, on Mr. Campbell's Motion for Request for Resentencing Hearing is hereby VACATED. The State is to prepare the order.

CLERK'S NOTE: This Minute Order was electronically filed by Courtroom Clerk, Ro'Shell Hurtado, to all registered parties for Odyssey File & Serve. //jm 12/20/2021

PRINT DATE: 03/15/2023 Page 42 of 47 Minutes Date: September 07, 2000

Felony/Gross Misdemeanor

COURT MINUTES

July 18, 2022

00C169550

The State of Nevada vs Damon 0 Campbell

July 18, 2022

9:30 AM

Motion

HEARD BY: Lilly-Spells, Jasmin

COURTROOM: RJC Courtroom 12D

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Brittany Kanger-McGiffin

REPORTER:

PARTIES

PRESENT:

Mcavoyamaya, Michael J.

Attorney

JOURNAL ENTRIES

- Michael Mcavoyamaya, Esq. present via Bluejeans video conference.

COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO 07.25.2022 9:30 AM

Felony/Gross Misdemeanor

COURT MINUTES

July 25, 2022

00C169550

The State of Nevada vs Damon 0 Campbell

July 25, 2022

9:30 AM

Motion

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK: Kathryn Hansen-McDowell

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Overly, Sarah

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Defense counsel and Defendant not present.

COURT ORDERED, matter CONTINUED due to Defense counsel and Defendant not present.

NDC

CONTINUED TO: 08/17/2022 9:30 AM

CLERK'S NOTE: Email sent to Michael Mcavoyamaya of next hearing. 7/26/22khm

Felony/Gross Misdemeanor

COURT MINUTES

August 17, 2022

00C169550

The State of Nevada vs Damon 0 Campbell

August 17, 2022

9:30 AM

Motion

HEARD BY: Bixler, James

COURTROOM: RJC Courtroom 12C

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

Cole, Madilyn M. Attorney

Mcavoyamaya, Michael J. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Michael Mcavoyamaya, Esq. present via Bluejeans video conference.

Arguments by counsel regarding jurisdiction. Following arguments, COURT ORDERED, matter CONTINUED for Judge Ballou.

NDC

CONTINUED TO 08.31.2022 9:30 AM

PRINT DATE: 03/15/2023 Page 45 of 47 September 07, 2000 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

August 31, 2022

00C169550

The State of Nevada vs Damon 0 Campbell

August 31, 2022

9:30 AM

Motion

HEARD BY: Trujillo, Monica

COURTROOM: RJC Courtroom 11C

COURT CLERK:

RECORDER:

Susan Schofield

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- COURT ORDERED, matter CONTINUED for Judge Ballou.

NDC

CONTINUED TO 09.21.2022 9:30 AM

CLERK'S NOTE: This Minute Order was prepared listening to JAVS.//rh

Page 46 of 47 September 07, 2000 PRINT DATE: 03/15/2023 Minutes Date:

Felony/Gross Misdemeanor

COURT MINUTES

September 21, 2022

00C169550

The State of Nevada vs Damon 0 Campbell

September 21, 2022

9:30 AM

Motion

HEARD BY: Ballou, Erika

COURTROOM: RJC Courtroom 12C

COURT CLERK: Ro'Shell Hurtado

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Mcavoyamaya, Michael J.

Attorney

JOURNAL ENTRIES

- The Court noted Motion was not the proper vehicle. Mr. Mcavoyamaya argued Judgment of Conviction (JOC) needed to be specific. COURT ORDERED, Motion to Modify or Correct Sentence and Challenge the Restitution Award Entered in the Amended Judgment of Conviction DENIED; advised the State to prepare the order.

NDC

PRINT DATE: 03/15/2023 Page 47 of 47 September 07, 2000 Minutes Date:

STATE'S EXHIBITS

CASE NO: C 169550/C170186

| | | OFFERED | ADMITTED | |
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CASE NAME:

DAMON LAMAR CAMPBELL SHELDON HOLLIMON

CASE NUMBER: C169550 status **EXHIBIT**# OFFERED ADMITTED DESCRIPTION < 1. **AERIAL PHOTOGRAPH** 11.7 LARRY MORTON/WITNESSES DIAGRAM J 2. LARRY MORTON/WITNESSES ✓ 3.1 PHOTO: REAR ALLEY \triangle_{H} LARRY MORTON/WITNESSES PHOTO: VICTIM IN REAR ALLEY h. LARRY MORTON/WITNESSES **∠ 5**.′ PHOTO: VICTIM WITH STICK $| \gamma_{ij} |$ LARRY MORTON/WITNESSES PHOTO: BATHROOM WINDOW LARRY MORTON/WITNESSES PHOTO: BATHROOM WINDOW INTERIOR LARRY MORTON/WITNESSES $\mu_{\mathcal{J}}$ / 8´ PHOTO: ALLEY/ STICK/ CADILLAC LARRY MORTON/WITNESSES , 9.´ PHOTO: CADILLAC FRONT PLATE AND STICK LARRY MORTON/WITNESSES 10. PHOTO: CADILLAC DRIVER'S SIDE BROKEN STICK LARRY MORTON/WITNESSES v 11. PHOTO: CADILLAC DRIVER'S SIDE MIRROR/ STICK LARRY MORTON/WITNESSES PHOTO: CADILLAC DRIVER'S SIDE *i* 12. WINDOW/BLOOD LARRY MORTON/WITNESSES PHOTO: CADILLAC DRIVER'S SIDE REAR/ 13. 11:7 BLOOD

LARRY MORTON/WITNESSES

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| √ 27. | PHOTO: LUIS ALBERTO MARTINEZ - LEFT EAR GUNSHOT | | 1 / 1/1.5 |
| | DR. GARY TELGENHOFF | $\lfloor \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$ | |
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Defendant's Exhibits Rev. 4/00/jb



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

DAMON CAMPBELL #71683 P.O. BOX 1989 ELY, NV 89301

> DATE: March 15, 2023 CASE: 00C169550 C/W 00C170186

RE CASE: STATE OF NEVADA vs. DAMON LAMAR CAMPBELL

NOTICE OF APPEAL FILED: March 14, 2023

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

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

| Case Appeal Statement - NRAP 3 (a)(1), Form 2 |
|---|
| Order |
| Notice of Entry of Order |

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

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

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

Certification of Copy

| State of Nevada |] | 22 |
|-----------------|---|----|
| County of Clark | | SS |

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; ORDER DENYING DEFENDANT'S MOTION TO MODIFY OR CORRECT SENTENCE AND CHALLENGE THE RESTITUTION AWARD ENTERED IN THE AMENDED JUDGMENT OF CONVICTION; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

VS.

DAMON LAMAR CAMPBELL,

Defendant(s).

now on file and of record in this office.

Case No: 00C169550

Consolidated with 00C170186

Dept No: XVIII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 15 day of March 2023.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk