IN THE COURT OF APPRALS OF THE STA	ATE OF NEVADA
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Plaintiff / Plaintiff - in - Entor / Petritioner - Appellant > VS. VS. CLERK OF SUPPRIME COURT BY ALL BROWN DEPUTY GLERK CASE NO. (3) 84886 - COA BRIAN P. CLARK STATE OF NEVADA Case No. (3) 84886 - COA 85747 - COA 86624 MANDALAY BAY CORPORATION ET AL CALVIN JOHNSON ET AL BANIEL L. SCHWARTZ BUILD 10 2023 AUG 10 2023 BELIZABETHA BROWN CLERK OF SUPPRIME COURT BY ALL BELIZABETHA BROWN CLERK OF SUPPRIME COURT BY ALL BELIZABETHA BROWN CLERK OF SUPPRIME COURT BY ALL BELIZABETHA BROWN CLERK OF SUPPRIME COURT BY ALL BROWN AUG 10 2023 AUG 10 202			
VS. VS. CLERKOF SUPRIME COURT BY MICHAELLY DEPUTY GERK THE STATE OF NEVADA CASE No.(9) 84886-COA BRIAN P. CLARK BS747-COA MANDALAY BAY CORPORATION ET AL CALVIN JOHNSON ET AL DANIEL L. SCHWARTZ RUD 10 2025 AUD 10 2025 CLERKOF SUPRIME COURT CLERK OF SUPRIME COURT BY MICHAEL BROWN CASE No.(9) 84886-COA 85747-COA 86744-COA 86764-COA 86764-COA 86772	MATTHEW TRAVIS HOUSTON,		
THE STATE OF NEVADA Case No.(s) 84886-COA BRIAN P. CLARK TOSEPH M. LOMBARDO ET AL MANDALAY BAY CORPORATION ET AL CALVIN JOHNSON ET AL DANIEL L. SCHWARTZ CLERKOF SUPRIME COURT BY HELL SCHWARTZ Case No.(s) 84886-COA 85747-COA 86764-COA 86764-COA 86772 87003	Plaintiff/Plaintiff-5n-Enor/ Petitioner-Appellant>	AUG 1 0 2023	
THE STATE OF NEVADA Case No.(s) 84886-COA BRIAN P. CLARK TOSEPH M. LOMBARDO ET AL MANDALAY BAY CORPORATION ET AL CALVIN JOHNSON ET AL DANIEL L. SCHWARTZ BEPUTY GLERK COSE No.(s) 84886-COA 85747-COA 86744-COA 86764-COA 86772	٧s.	CLERK OF SUPRIME COURT	
BRIAN P. CLARK JOSEPH M. LOMBARDO ET AL MANDALAY BAY CORPORATION ET AL CALVIN JOHNSON ET AL BAGGA DANIEL L. SCHWARTZ 85747-COA 86624 86764-COA 86772 87003		DEPUTY CLERK	
JOSEPH M. LOMBARDO ET AL 86624 MANDALAY BAY CORPORATION ET AL 86764-COA CALVIN JOHNSON ET AL 86972 DANIEL L. SCHWARTZ 87003	THE STATE OF NEVADA	Case No.(3) 84886-COA	
MANDALAY BAY CORPORATION ET AL 86764-COA CALVIN JOHNSON ET AL 86972 PANIEL L. SCHWARTZ 87003	BRIAN P. CLARK	85747-COA	
CALVIN JOHNSON ET AL 86972 DANIEL L. SCHWARTZ 87003	JOSEPH M. LOMBARDO ET 1L	86624	
DANIEL L. SCHWARTZ 87003	MANDALAY BAY CORPORATION ET AL	86764 -COA	
	CALVIN JOHNSON ET AL	86972	
BERNSTEIN & POISSON ET AL 87005	DANIEL L. SCHWARTZ	87003	
	BERNSTEIN & POISSON ET AL	87005	
Defendant(s)-Respondant(s) Appende(s)	Defendant(s)-Respondant(s>)		

RENENEWED PETITION TO REINSTATE ALL BRIEFINGS OF APPELLANT;

EMERGENCY MOTION TO APPOINT COUNSEL

AND SUPPLIMENTAL RESPONSE TO THE

FALSE CLAIMS OF JOHN T. AFSHAR ET AL INEX PARTE

"de novo hearing(s) requested"

Comes now the wrongfully convicted and actually innocent Appellant, Matthew Travis Houston, in proper persona moves this court for an Order granting him counsel in the proceeding actions, most especially as there have been numerous violations of ethics and laws they but not limited to NRAP 46A(b)(1)—

A defendant who is appealing from a JoC may Not

Abortonant who is appealing from a Joc may NOT AUG 10 2023

Appear without counsel". PLEASE SEE ATTATCHMENTS:

- PAGE No. 1 of 5

1	STATEMENT OF FACTS: Kidnapped from his home
2. in Jowa Lity On	July 14. 20:21. MATTHEW TRAVIS HOUSTON (hereinafter Petitioner-Appellant)
3 was ab	ducted from his hotel room at the Best Western located at 3041
4 91. Ros	e Parkway in Henderson. Nevada, as he was not served with any sort of
5 Summor	NS or WARRANT, now was told or read that he had any kind of rights. This
6 false ar	rest prevented Petitioner-Appellant from attending his appointment the very
7 next day	L at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while
8 this con	tinued imprisonment of his person also prevented him from attending his medical
9 disabilit	y valing in Reno, Nevada, on August 15, 2021, with Dr Owagleri. Both appointments
10 of which	n had been scheduled by the abductors, SEDEWICK's Dianne Ferrante, and her
11 cilleged	supervisor. Rosemarie McMorris-Alexander, as was the booking of his room.
12 The	. Petitioner-Appellant's attempt at release from COIDC was intended so that he could
13 search	for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J.
14. Wood& Benord	Little, provided misinformation regarding the lack of a directly related "City Jail
15 Netaine	r Hold" Counsel had told Petitioner-Appellant, all the while coercing his client into a
16 patential	release from custody, that he did not see a detainer hold - when, in facts there was.
17 This co	ercion of the client by his previous representation created a second double-jeopardy-
10 in 1 he	VERSE MILLITETRAL PRINT #1248384A + #C1237802A; With the first being in Justice
19. COURT/EIGHTH	EUDICIAL DISTRICT COURT Z1-CR-019840 + Z1-CR-035713. A. Goldstein NEVER Visite
20.Mr. Houston. The	se traumatic events are a cruel and unusual punishment being inflicted upon an abused
21 and imment	man, who was forced into an involuntary relocation, with unnecessary hardships
	the eviction of his law office located at 435 South Linn Street "927, in I.Dwa
23 City. I	IDWA (52240), \$36.5 million of property damage and the destruction of his K-9(s).
27 D	he to crimes both civil and criminal. Not to mention the willful omissions of Rosemarie
25 McMor	ria-A exampler and Dianne Ferrante, SEDGWILK and the prosecutions most unlawful use
	eaching toctics little their exploitation of the innocent man has put the Petitioner-Appellant
27 int an	unmanageable state of duress, homelessness, and extensive in careeration. Not at any
28. timedia M 29. the parti	es in any of his cases; heither did he act aggressively towards individual, business or entity. Mr. Houston is a victim of crime: —PAGE No. 2 OP 5—
so any other	- BACE NO. 3 OF 2-

OFFICE OF THE SHERIFF CLARK COUNTY DETENTION CIVIL PROCESS SECTION

MATTHEW TRAVIS HOUSTON)	
PLAINTIFF))	CASE No. A-23-865442-C
vs)	SHERIFF CIVIL NO: 23003198
DIANNE FERRANTE, JONATHAN SHOCKLEY,)	
SEDGWICK LMS. DANIEL L SCHWARTZ.)	
BRIAN P CLARK, CLARK MCCOURT, LLC.		
LEWIS BRISBOIS, BISGAARD & SMITH, LLP.		
ET AL, JASON LEWIS, REDENTA BLACIC,		
ROSEMARIE MCMORRIS-ALEXANDER		
DEFENDANT	_)	NOT FOUND AFFIDAVIT
STATE OF NEVADA }		
} ss:		
COUNTY OF CLARK }		

ISRAEL CRUZ CAMACHO, being duly sworn, deposes and says:

That he/she is a regularly appointed, qualified Deputy Sheriff of the said County of Clark, in the State of Nevada and over the age of twenty-one years, not a party to the action or related to either party, nor an attorney for a party, nor in any way interested in the within named action, and authorized to serve civil process by the laws of the State of Nevada, and competent to be a witness therein; that he/she and now is a citizen of the United States of America and of the State of Nevada and that he/she received the within stated civil process: SUMMONS - CIVIL, CIVIL RIGHTS COMPLAINT BY AN INMATE on 6/20/2023 at the hour of 2:16 PM.

That after due search and diligent inquiry throughout Clark County, State of Nevada, I was unable to effect service upon the said *REDENTA BLACIC* Defendant within Clark County, Nevada.

ATTEMPTS TO LOCATE:

Date: 6/21/2023 @ 2:25 PM - OFFICE OF CONSUMER ASSISTANCE 332 W SAHARA AVENUE STE 100

LAS VEGAS, NV 89102

Attempted By: ISRAEL CRUZ CAMACHO

Service Type: SUBJECT NOT EMPLOYED AT BUSINESS

Notes: SUBJECT IS NOT AN EMPLOYED AT BUSINESS NOR THEY KNOW HER. BWC 097397

I. DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE ON NEVADA THAT THE FOREGOING IS TRUE AND CORRECT.

Dated: June 22, 2023

Kevin McMahill. Sherifi

ISRAEL CRUZ CAMACHO

Deput Sheriff

POINTS AND AUTHORITIES

NRS 34.750 Appointment of Counsel for indigents; pleading supplemental to petition; response to dismiss.

"If the Court is satisfied that the allegation of indigency is true and the petition is not dismissed summarily, the Court may appoint counsel to represent the petitioner."

NRS 171.188 Procedure for appointment of attorney for indigent defendant.

"Any defendant charged with a public offense who is an indigent may, be oral statement to the District Judge, justice of peace, municipal judge or master, request the appointment of an attorney to represent him."

NRS 178.397 Assignment of counsel.

"Every defendant accused of a gross misdemeanor or felony who is financially unable to obtain counsel is entitled to have counsel assigned to represent him at every stage of the proceedings from his initial appearance before a magistrate or the court through appeal, unless he waives such appointment."

WHEREFORE, petitioner prays the Court will grant his motion for appointment of counsel to allow him the assistance that is needed to insure that justice is served.

Dated this 29 day of July , 2023.

Respectfully submitted,

REV. MATTHEW TRAVIS HOUST

NOCC #1210652-

CHND

ABA 10 No. 04662784

- PAGE NO. 4 OF 5-

- EMERGENCY LETTER OF MOTION TO THE CLERK(S) IN EX PARTE-**CERTIFICATE OF SERVICE**

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

- ☐ By personally serving it upon him/her; or
- By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

Could y'all PLEASE return to me a file Stemped Cop9 this meritorious interpleading so that I may SERVE" my slave owners?

DATED this 29 day of JULY , 2023.

DO NOT

FORGET COPY

OF THE

ENVELOPE PER

MAILBOX RULE

Signature of Appellant

Print Name of Appellant

Address

City/State/Zip

Telephone

1-800-666-HELL

- PAGE NO. 5 AND LAST-