IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Dec 15 2023 03:42 PM Elizabeth A. Brown Clerk of Supreme Court

MATTHEW TRAVIS HOUSTON, Appellant(s),

VS.

CALVIN JOHNSON, WARDEN; AND THE STATE OF NEVADA,
Respondent(s),

Case No: C-21-357927-1

Related Case A-22-853203-W

Docket No: 86972

Consolidated with 87443

RECORD ON APPEAL VOLUME 6

ATTORNEY FOR APPELLANT
MATTHEW TRAVIS JOHNSON # 1210652,
PROPER PERSON
P.O. BOX 650
INDIAN SPRINGS, NV 89070

ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NV 89155-2212

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6	9/13/2023	Unfiled Document(s) - Attorney Letter w/Copy of Unfiled Emergency Motion to Withdraw Plea under NRCP 59 and NRCP 60 "Hearing Requested" "Reset De Novo Hearing from: June 15, 2022"; Et Al. (Continuation)	1166 - 1216
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		September 06, 2023; Emergency Notice of Appeal and Continued / Renewed Response to "Order Granting in Part, Denying in Part Defendant's Pro Per Motion to Dismiss Counsel" from 02/01/2022; as a Brandeis Brief "Hearing Requested"; Et Al. (Continued)	
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NNOP SDS Chartered, LLC d/b/a SOFOS ALEXIS M. DUECKER, ESO. Nevada Bar No. 15212 340 E. Warm Springs Rd., Suite 110 Las Vegas, Nevada 89119 Telephone: (702) 743-0107 Facsimile: (702) 796-4898 Email: alexis@teamsofos.com Attorney for Defendant

EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

VS.

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MATTHEW HOUSTON,

Defendant.

Case No.: A-22-853203-W

Dept. No.: 17

NOTICE OF NON-OPPOSITION

NOTICE IS HEREBY GIVEN that the undersigned will not be filing an opposition to the Emergency Motion to Proceed Pro Per and Motion for Withdrawal of Attorney brought by or on behalf of the Defendant, unless by further subsequent order of this Court, an opposition becomes necessary or required to clarify a position or further explore an issue. Defense counsel has no opposition so long as the request is not otherwise impermissible.

DATED this August 7, 2023.

SDS Chartered, LLC d/b/a Sofos

<u>/s/ Alexis M. Duecker</u> ALEXIS M. DUECKER, ESQ. #15212 340 E. Warm Springs Rd., Suite 110 Las Vegas, Nevada 89119 Attorney for Defendant

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Page 1 of 2

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW HOUSTON,

Appellant,

VS.

Supreme Court Case No. 86972

THE STATE OF NEVADA,

Respondent.

MOTION TO WITHDRAW AS COUNSEL

COMES NOW, ALEXIS M. DUECKER, ESQ., and hereby respectfully moves this Honorable Court for its Order allowing the withdrawal of ALEXIS M. DUECKER, ESQ. as attorney of record for Appellant, MATTHEW HOUSTON, in the above-entitled matter. This Motion is made and based upon the pleadings and papers on file herein, the attached Memorandum of Points and Authorities in support thereof, and the Declaration of ALEXIS M. DUECKER, ESQ.

DATED this 8th day of August, 2023.

By: /s/Alexis M. Duecker, Esq.
ALEXIS M. DUECKER, ESQ #15212
Attorney for Appellant

Appellant, Matthew Houston's last known mailing address is: High Desert State Prison Inmate No: 1210652, 22010 Cold Creek Road, Indian Springs, Nevada 89070.

The attached Declaration of ALEXIS M. DUECKER, ESQ. describes the compelling necessity to allow withdrawal of counsel at this time.

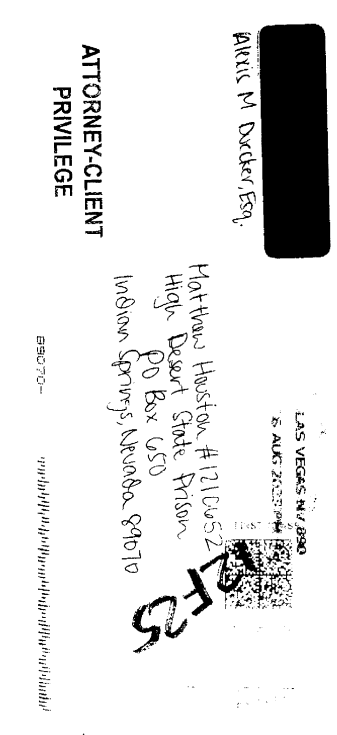
DATED this 8th day of August, 2023.

By: <u>/s/ Alexis M. Duecker, Esq.</u> Alexis M. Duecker, Esq. #15212 340 E. Warm Springs Rd. Ste 110 Las Vegas, Nevada 89119 (775) 526-3529 extent that me representing MATTHEW HOUSTON is no longer in his best interests.

- 5. At this time, it is unknown the extent to which MATTHEW HOUSTON chooses to waive his attorney-client privilege and confidentiality, if at all, and further waiver of that privilege should not be necessary for the Court to issue an order to withdraw me as counsel.
- 6. I respectfully request that the Court grant an Order to Withdraw and appoint other counsel to represent him in this matter.
- 7. MATTHEW HOUSTON'S last known mailing address is: High Desert State Prison Inmate No: 1210652, 22010 Cold Creek Road, Indian Springs, Nevada 89070.
- 8. I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED this 8th day of August, 2023.

______*/s/ Alexis M. Duecker*Alexis M. Duecker, Esq. #15212



NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HIGH DESERT STATE PASON UNIT #: 12 - F-25
GRIEVANCE #: A-22-853203-W GRIEVANCE LEVEL: EMERGENCY
GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF
TO: NEVADA BOARD OF PAROLE COMMISSIONERS
SUBJECT: PAROLE HEARING BESCHEDULING
1677 Old Hot Springs Road
Suite A
Carson City, NV 89706-0647
August 09, 2023
Hello, As you can see, my P.E.D. 75 September
03, 2023, and I am more than ready for a positive
the. I am in receipt of the 'ORDER TAKING
NO ACTION' dated June 28th, 2023. The Caseworker
here have informed me that my now-missed hearing
is to be rescheduled. Could you please let me
know when that will be? I appreciate
Your help. Matthew Travis Houston # 1210652
Original: Attached to Grievance

90%

3800
STATE OF NEVADA
PAROLE BOARD
1677 Old Hot Springs Road, Suite A
Cerson City, Nevada 89706

Return Service Requested

640J948 89070

High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

Matthew Houston, NDOC #1210652

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CENTRAL OFFICE

1677 Old Hot Springs Rd., Ste. A Carson City, Nevada 89706 http://parole.nv.gov (775) 687-5049 Fax (775) 687-6736

CHRISTOPHER P. DERICCO, Chairman SUSAN JACKSON, Member MARY K. BAKER, Member SCOTT WEISENTHAL, Member

KATIÉ FRAKER, Executive Secretary

STATE OF NEVADA JOE LOMBARDO Governor



LAS VEGAS OFFICE

4000 S. Eastern Ave., Ste 130 Las Vegas, Nevada 89119 http://parole.nv.gov (702) 486-4370 Fax (702) 486-4376

CHRISTOPHER P. DERICCO, Chairman ERIC CHRISTIANSEN, Member LAMICIA BAILEY, Member SANDY SCHMITT, Member

NEVADA BOARD OF PAROLE COMMISSIONERS

August 15, 2023

Matthew Houston, NDOC #1210652 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

Re: Your letter received August 14, 2023.

Mr. Houston,

The Board took a No Action at your June 28, 2023, parole hearing due to you being unavailable (at court). You are on the September eligibility list. These hearings are scheduled around the third week of August. Your caseworker will inform you of the exact date of your September hearing towards the end of August.

Signed,

Katie Fraker

Executive Secretary

Katie Fraker

GROUND NUMBER ELEVEN:

	23. (k) Francis D. 1515
•	Ground ELEVEN: PETITIONEL WAS NOT BNY GEPTIVE
	of his VITH AMOT right to effective aid
	of counsel, he was blotantly robbed by the
	law firm of CRAIG MUELLER AND ASSOCIATES.
	Supporting FACTS (Tell your story briefly without citing cases or law.):
	PLEASE SEE ATTATCHED RENEWED
	COMPLAINT TO THE STATE BAR OF NEWADA:
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STATES DISTRICT DISTRICT OF NEVADA

MUEHER THEORYER

Case No-2:22

ICY PADER OF INJUNICATION FROM AN INNOCENT MAN TO W. MALLOS AND NANCY ALLE AND CRAIG MVELLER Complaint Against Extremely CRAIG MVELLER PHILLIPS ET AL MEARING REQUESTED"

If you wish to file a complaint it may be sent by letter via U.S. Mail or fax to the closest State Bar address listed

An online complaint will be accepted. However, all correspondence from the State Bar will be in writing via US Mail. If you send attachments, you should confirm that they were received. You may be required to send

The Office of Bar Counsel usually completes the initial review of all complaints within ten business days of

Your correspondence should contain at least the following information:

1. Name of the attorney.

2. A brief description of the nature of the case the attorney was engaged to handle.

3. A chronological review of events, actions, or conversations between you and the named attorney which led you to conclude that the attorney's actions are improper.

4. Copies of letters or documents which serve as material evidence of the allegations you have raised

5. The names, addresses and phone numbers of those persons who have direct knowledge of the

6. An acknowledgment of whether you have attempted to first resolve this matter by contacting the

Once we have received your complaint we will review it to determine if there is an issue under the Rules of Professional Conduct If more information is needed you will be notified. If you have raised an issue under the Rules of Professional Conduct, we will forward a letter to the attorney and direct him or her to respond to our office in writing within ten (10) business days with an explanation. Based on the attorney's response, we will then determine what further investigation might be necessary.

If it is determined that your complaint is basically a fee dispute, we will forward the forms which are utilized for the filing of a complaint with the Fee Dispute Arbitration Committee.

The investigation and review process can take as little as one month or as long as six months or more. You will be kept informed of the status of the matter as it progresses. You should recognize, however, that the Disciplinary Board cannot and does not give legal advice, does not have jurisdiction over damage or malpractice claims against attorneys and cannot alter or affect in any way the outcome of private legal matters in court. If you need additional advice on your case, you must obtain the assistance of your own private attorney.

in Southern Nevada please contact:

State Bar of Nevada Office of Bar Counsel 3100 W. Charleston Blvd., Las Vogas, NV . 8910 2 Suri, 100 TEL (702) 382-2200 or (800) 254-2797 FAX (702) 382-8747

In Northern Nevada please contact:

State Bar of Nevada Office of Bar Counsel 9456 Double R Blvd. Suite B, Reno, NV 89521 TEL (775) 329-4) 00 FAX (775) 329-0522 complaint@nybar.org

SEE. Case 2:23-cv-01349-JAD-BNW Document 1-1 Filed 08/30/23 Page 267 of 304 OPPS PRELIMINARY OPPOSITION TO DEFENDANT'S MOTION TO DISMISS EMERGENCY LETTER OF MOTION AND CONTINUED OF INNAVGURATION OF THE N.S. A. W. P. ON A NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM FROM: NAME: Motthew Travis Houston I.D. NUMBER: 1210652 INSTITUTION: HIGH DESERT STATE PRISON UNIT #: 9-D-6 EJDC Case# GRIEVANCE #: A-17-758861- C GRIEVANCE LEVEL: EXHAUSTED GRIEVANT'S STATEMENT CONTINUATION: PG. ____ OF _____ To: STATE BAR OF NEVADA OFFICE OF BAR COUNSEL LOUISE WATSON PHILLIP J. PATTEE VANESSA DALTON MISS YOSELYN DANIEL M. HOOGE TIFFANY BRADLEY JOINOER OF COMPLAINT A-17-758861-C TO A-22-862155-C SUBJECT (3): STATE BAR EXAM COMPLAINT RE ALEXIS M. DUECKER COMPLAINT RE CRAIG MUELLER ASSOCIATES COMPLAINT RE EJDC Case No. A-17-758861-C NEWLY DISCOVERED EVIDENCE AS RESULT OF SUPRISE COURT HEARING ON THIS MOST UNHOLY 21ST DAY OF AUGUST, YEAR OF OUR SATANIC MAGESTY 2023: Attached to Grievance + eFILED. 2:22-CV-01607-DWM-CSD Original: Inmate's Copy mailed to State Bar of Nevada, Pink: w Charleston Blod- office)

DOG = 3097 (01/02)

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652
INSTITUTION: 479h Desert State Prison UNIT #: 9-D-6
GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL: Exhausted
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3
What is up with my complaint against CRAIG
MUELLER ASSOCIATES DIBIA LARRY PHILLIPS ET AL?
I did receive a letter re BRIAN P. CLARK
and the nefamous CLARK MCCOURT, LLC
however I have yet to recieve anything
TE ALEXIS M. DUECKER, DREW CHRISTENSEN
OFFICE OF THE APPOINTED COUNSEL and for
NEVADA ATTORNEY FOR INJURED WORKERS DIBIA
LINA SAKALAUSKAS and DANIEL L-SCHWARTZ ET AL.
There are upwards of 300+ defendants and I'm innocent.
YOU WILL PLEASE TAKE NOTICE of the attached
DOC-BOY CERTIFIED LEGAL MAIL "Brass-SITP"
2547948, dated November 22nd, 2022, to
which is the initial complaint against CRAIB
MUELLER ASSOCIATES ET AL. I am very much
tired of the deprivation of my rights under color of law.

Original: ___ Attached to Grievance_ ____ Pink: Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Traves Houston I.D. NUMBER: 1210652 INSTITUTION: HIGH DESERT STATE PRISON UNIT #: 9-D-6 GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL: Exhausted $_{PG.}$ 3 $_{OF}$ 3 GRIEVANT'S STATEMENT CONTINUATION: I am both actually innocent and factually innocent (2) + I really do not have the funds on my NDOC Inmate Account to be sending certified legal mail, especially because the HDSP Mailroom tends to loose my items. I will just have to have faith and send y'all these complaints, via CERTIFIED LEGAL -USPS - Can y'all please send me Copies of my initial complaint re A-17-758861-C aka BERNSTEIN & POISSON? Please also FWD this JOINDER OF COMPLAINT to Mr. Hooge and Miss Tiffany, re A-22-862155-C. We have a hearing tomorrow, 8/23/2023 and although the prison is on lockdown, they should be able to make Sure I attend @ 9:00 AM. Last up is can you please provide into on how I can test for Your States BAR EXAM? Jacob A. Beynolds has doubted Original Attached to Grievance me to no avail. Too bad for him. Go Hawkeyes? Inmate's Copy American Bar Association Member (Retired US Havy)

ABA 1D HO OH 662784

8-21-2023

Suprise count hearing
In person today w/
Jennifer L.G. Schwartz,
she joked about the
government and
welcomed my motionsand allowed me to
plead my case-

The the symmons

re Redeuta Blacic, remembered SERT/ A- Goldstein video visit - A-Dubb Niot.

FILE: (to Sup Ct-NV)

- SUPPLIMENTAL PETTYION
- FOR REHEARING EN BANC-

See Mye County
Sheriffs (aptain
Carrested CEO illegally)

PERJURY DEPRIVATION

OF RIGHTS

UMPER COLOR

OF LAW

R. McManus - Alexandres Conspired W(.

LUMPO and her

company,

SEOGWICK CMS,

and various law

firms to have

Houston falsey

arrested ...

YOUR INFORMATION First, Middle and Last Name: Matthew Travis Houston
Your Address: NOOC No. 1210652 -22010 Cold Creek Road-Po Box 650
City: Indian Springs State: NV Zip: 39070-0650
Attorney Name: Crais Mueller aba Larry Phillips
Law Firm Name: CRAIG MUELLER AND ASSOCIATES
Attorney Address: 808 South 7th Street
Attorney City: Los Vegas State: NV zip: 89 LO1
PREVIOUS CONTACT WITH THE STATE BAR OF NEVADA Have you previously contacted the State Bar of Nevada regarding this matter? Yes No 15 "Yes" when and when a state was a feel be at 15 years and a feel be at 15 years.
If "Yes", when and where did you contact us?: Retroactively from September 20. 2016- If known, what was the file number for the case or claim: LVTC Case# 22A001793
HIRING THE ATTORNEY Did you hire/retain the attorney about whom you are complaining?: *
Yes No
If you answered yes: When did the representation begin: APril, 2022
What was the fee arrangement: \$10,000,000
How much have you paid the lawyer to date: \$10,000,00
Brief description of the nature of the case the attorney was engaged to handle (i.e. personal injury,
POST-CONVICTION RELEIF- DIRECT APPEAL /WITHRAW GPA
If you answered no: What is your connection to the lawyer:
WITNESSES Names and contact information for other persons who can provide additional information concerning your complaint: #1: Lucreca Schoenherr (563) 221-3084 #2: Joshua Grainer (714) 916-7431 #3: Pitarro and Fumo, Chtd (702) 474-7554
LITIGATION If your case is related to a court case or other proceeding, please provide the following information: (For example: Smith v. Jones, Case Number 1234, Eighth Judicial District Court) Case Name: State of Nevada v. Matthew Houston Case Number: C-21-357927-1 /A-22-853 203-W

A STATE OF STATE OF

Name of court or agency:	FIGHTH	JUDICIAL	DISTRUT	(burt
EXPLANATION OF GRIEVA Complaint details: In	NCE regards to	Larry P	nillips and	CRNG
MUELLER AND AS	SOCIATES,	please 5	EE Page 1	lo. 3 of the
-EMERGENCY OPPO				
MOTION TO DISA	MISS' FIL	EP 1210	712022:	MOTION FOR
RECONSIDERAMON	OF 0210	1120235	JOINDER	TO A-17-
758861-C AND	NOMLE O	F MOTION	- that	is attatehed
to this COMPLA	NT and	meritoriou	is interple	ading /
Statement Of Fac	*s / '	JOINPER	OF APPE	AL 1

In order for us to better understand and investigate your claim, please provide specific information regarding your grievance. In the space above, please provide in narrative form a comprehensive and detailed description of the persons and events involved in the conduct which you believe constitutes a breach of professional ethics. In essence, please provide us a story about what occurred in the legal matter underlying your complaint. It is not necessary for you to cite specific Rules of Professional Conduct. However, it is very important that a complete and thorough explanation of events and dates be provided. There is no limit to the amount of spaces that can, and should, be utilized. Explain what measures you have taken to resolve this matter directly with the attorney

Written Materials

Please provide, if applicable, the following materials to the State Bar of Nevada:

- A copy of any written fee agreement with the attorney. If there was no written agreement, please explain your understanding regarding payment to your attorney in your explanation of grievance.
- Copies of the front and back sides of all canceled checks and/or copies of receipts showing payments made by you to the attorney.
- Copies of any pertinent court documents, particularly pleadings and judicial orders, in your possession.
- Copies of all correspondence between you and the attorney.

STATE OF NEVADA DEPARTMENT OF CORRECTIONS INMATE ACCOUNT TRANSACTION REQUEST

	<u> </u>			
	•	legal		
Transfer	Purchase Order	Postage	Other	
Approved by				
ID No. 1210652 Institution HDSP				
-	latthew of			
Samuel A	attlan !	Tanks (4441714	
***************************************		,,,4,,,tax(ga),,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	**********	
Please pay to	Ŋţ	OC.		
i hereby auth	orize my account	to be charged	in the amount	
To: Inmate set	rvices			
			47948	

1 2	DISTRICT COURT CLARK COUNTY, NEVADA ****			A	Electronically Filed 7/7/2023 1:54 PM Steven D. Grierson CLERK OF THE COUR	
3	Matthew Houston, Plaintiff	(s)	Case No.:	A-22-86215	i5-C	
4	vs. State Bar of Nevada, Defend	dant(s)	Department	27		
5						
6		NOTICE (OF HEARING			
7	Please be advised that	the Emergency	Opposition to A	inthony M	Goldstein's Motion	
8	to Dismiss filed 12-07-2022		- •	-		
9	17-758861-C and Notice of					
10	follows:				Č	
11	Date: August 08,	2023				
12	Time: Chambers					
13	Location:					
4	Regional Ju 200 Lewis	ustice Center Ave.				
5	Las Vegas,	NV 89101				
6	NOTE: Under NEFCR 9(d), if a party is	not receiving e	electronic se	ervice through the	
7	Eighth Judicial District	Court Electron	ic Filing System	m, the mo	vant requesting a	
8	hearing must serve this no	tice on the part	y by traditional	means.		
9		STEVEN D	. GRIERSON, C	EO/Clerk of	f the Court	
20						
21	В	y: /s/ Michelle				
22		Deputy Cler	k of the Court			
:3		CERTIFICAT	TE OF SERVIC	E.		
4	I hereby certify that pursuar					
5	Rules a copy of this Notice this case in the Eighth Judic				registered users on	
6						
7	B	y: /s/ Michelle	McCarthy			
.8		Deputy Cler	k of the Court			
יט		_				
- 11	1					

	Please file into both cases A.	-22-862155 C and A-23-865442-C=			
		Electronically Filed 07/07/2023			
•	1 OPPS + JOIN	A Sumin			
:	Plaintiff / In Propria Personam Post Office Box 650 [HDSP]	CLERK OF THE COURT			
:	II Indian Springs Nevada 20012				
4	ABA No. 04662784 MATTHEW TRAVIS HOUSTON, CHTO REV.				
5	NPOC No. 1210652	RICT COURT			
6					
7	CLARK	OUNTY, NEVADA			
8	AAA				
9	01 - 1-00	Case No. A-22-862155-C			
10		Dept. No. 27			
-d 11	STATE BAR OF NEVADA;	Case No. A-23-865442-C			
Milloh 11	DOSEPH M LAMBIDDA CT 1.	Dept No			
1 , 14.3		SEE LYJC Case No.			
	FILED 12/07/2012; MOTION FOR	RECONSIDERATION OF 02/01/2023;			
15	"MEAD.	LIF BY ALLOWER BY			
16	TOU WILL PLEASE TAKE NOTICE,	that the Plaintiff (who has been falsely imprisoned			
		2016) Matthew Travis Houston			
18	will come on for hearing before the above-entitled Court on the day of, 20, at the hour of o'clock M. In Department, of said Court.				
19					
	I ARI NOTICE OF the attached				
20	EACTED MERITORIOUSLY VALID IN	templeadings and STATEMENT OF			
21	THE S CHARLE NUMBEROUS NAC	P- N.R.S NRAP- NRPC - ETC .:			
	DATED: this 19 day of Moy	20 <u>23</u> .			
CLEER 23 CERRY 241		1/4 /- 1/4			
ਲੋਂ ≥= 24; 2001	i A	BY: WILLIAU / LLC / LLC REV. MATTHEW TRANS HOUSEN HOLES			
25.	,	Plaintiff /In Propria Personam			
5 5 3 26 1 27 1	j				
28	 				

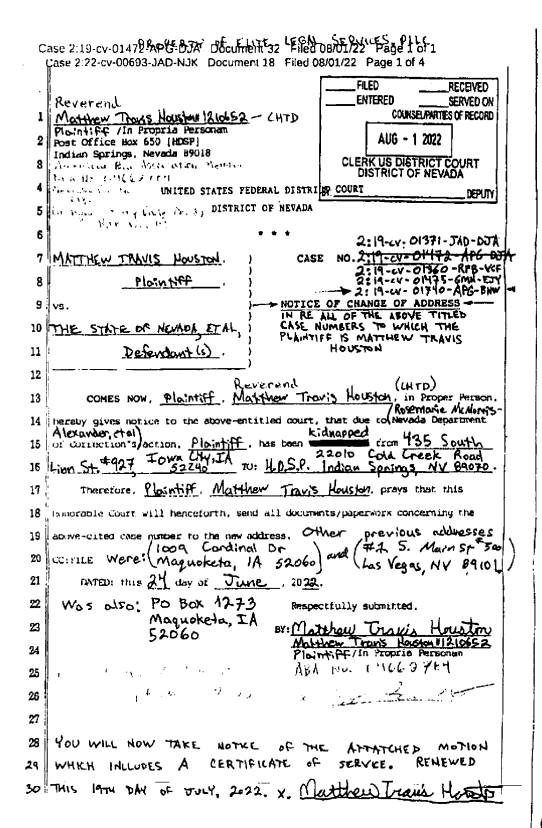
STATEMENT OF FACTS: Kidnapped from his home in 2. Iowa City. On July 14, 2021. MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant") was abducted from his hotel room at the Best Western located at 3041. 3 St. Rose Parkway in Henderson. Nevada, as he was not served with any sort of ų Summon's or WARRANT, nor was told or read that he had any kind of rights. This 5 false arrest prevented Petitioner-Appellant from attending his appointment the very 6 not day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while 7 this continued imprisorment of his person also prevented him from attending his medical 8 disability volting in Reno. Nevada. on August 15, 2021. with Dr. Owagleri. Both appointments ٩ of which had been scheduled by the abductors, SEDEWICK's Dianne Ferrank, and her 10 alleged supervisor. Resembrie MeMorris-Alexander, as was the booking of his room. 11 The Petitioner-Appellant's attempt at release from CODEC was intended so that Me could 12 search for and nopefully, retrieve his service animals. However, the now-dismissed counsel, I woo and Benord Little provided misinformation regarding the back of a directly related "City Jail betoinir Hold." Coursel had told Petitioner-Appellant, all the white coercing his client into a 15 potential release from custody, that he did not see a detainer hold - when, in fact, there was. 16 This coercion of the client by his previous representation created a second double-jeopardy— 17 in LIPS VEGAS MUNICIPAL COLIFT #1248354A + #C1237802A; with the first being by J. Wood 18 19 in the EIGHTH JUDICIAL DISTRICT COURT ZI-CR-DI9840 . 21-CR-035713. A. Goldstein NEVER visited Mr. 20. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abused and innivent man, who was forced into an involuntary relocation, with universality handships cousing the eviction of his law office located at 435 South Linn Street "927, in lowa 22 City. IDWA (52240), \$36.5 million of property damage and the destruction of his K-913). 23 Due to crimes both civil and criminal. Not to mention the willful anissions of Rosemarie 24 McMorris-A boarder and Diamae Ferrante, SEDAWILK and the prosecutions mash unlawful use 25 transfer are title each ram fresonaris set to normalized with the states painted to the painted to 26 inh an unmanageable state of duress, homelessaress, and extensive incorrectation. Not at any 28 time all Mr. Houston harass, extort threaten or aggrivated stalking "ANY of the 29, parties involved with any of his cases, nor did he act aggressively towards any 30. other individual, business or entity. Mr. Houston is a rictim of crime.

Las Vegas Justice Cour Electronically Filed 12/7/2022 3:34 PN Melissa Saragos: CLERK OF THE COUR1

Clark Carrett N	T, TOWNSHIP OF LAS VEGAS	Case No. 22A001793	Mediss CLERK OF T
Clark County, Nevada Name and Address of Plaintiffe):		Department No. LVJC5	
	Houston (#1210652)		
Pieintiff(s)' Email Address:	matthewtravishouston@gmail.com		
Plaintiff(s)' Telephone Number:	(702) 879-6789	,	
	VERSUS	MOTION TO DISMIS	SS
Name and Address of De Anthony M. Gold 2421 Tech Cente Suite 100 Las Vegas, NV 8	stein, Esq. er Court		
Defendant(s)' Telephone Number:	(702) 796-1114		
Defendent(s)' Emell Address:	amg@amglegal.com		
Uvenue is	this township, I am not currently emp	nt resident of this township, I am not ourn loyed in this township; nor was I when th	e alleged cause
This case should be Venue is business in of action are occurred. Plaintiff Plaintiff Plaintiff	not proper because I am not a currer this township, I am not currently empose; nor is this township the location to seeks additional remedies beyond most case is barred by the expiration of the has already recovered a judgment again.	nt resident of this township, I am not curreloyed in this township; nor was I when the where the alleged injury or breach of oblinations. The applicable statute of limitations.	e alleged cause gation
This case should be Venue is business in of action are occurred. Plaintiff Plaintiff Plaintiff Inter one number The deb	this township, I am not currently empose; nor is this township the location of seeks additional remedies beyond most case is barred by the expiration of the has already recovered a judgment against alleged by Plaintiff has been discharged.	nt resident of this township, I am not curreloyed in this township; nor was I when the where the alleged injury or breach of oblinations. The applicable statute of limitations in the following case:	e alleged cause igation
This case should be Venue is business in of action are occurred. Plaintiff Plaintiff Plaintiff Inter one number The deb	this township, I am not currently empose; nor is this township the location of seeks additional remedies beyond most scase is barred by the expiration of the has already recovered a judgment against alleged by Plaintiff has been discharged by the Compleint seems to involve financial meters in	nt resident of this township, I am not curreloyed in this township; nor was I when the where the alleged injury or breach of obligates. The applicable statute of limitations. This is me in the following case: The description of parameters of parameters of the p	e alleged cause igation
This case should be Venue is business in of action are occurred. Plaintiff Plaintiff Plaintiff Intercont cont number) The deb Other: The dispulse set is to represent Plaintiff in the cert	this township, I am not currently empose; nor is this township the location of seeks additional remedies beyond most scase is barred by the expiration of the has already recovered a judgment against alleged by Plaintiff has been discharged by the complete seems to tryolve financial meters of the actiminal meters. I so not, have never and would now	nt resident of this township, I am not curreloyed in this township; nor was I when the where the alleged injury or breach of oblinates. The applicable statute of limitations. The applicable statute of limitations. The in the following case: The in bankruptcy case number (functional chains) The plaintiff a relaining the law office of Defendent Craig	e alleged cause gation Muniter & Associates fendent whelsomer.
This case should be Venue is business in of action an occurred. Plaintiff Plaintiff Plaintiff The deb Other: The dispute set is to represent Plaintiff to repre	this township, I am not currently empose; nor is this township the location of seeks additional remedies beyond most seeks additional remedies by the expiration of the has already recovered a judgment against alleged by Plaintiff has been discharged that in the Complaint seems to trooks financial meters in the complaint seems to trooks financial meters in the actiminal meters. I so not, have never and would now tify that I mailed mailed a cop	nt resident of this township, I am not curreloyed in this township; nor was I when the where the alleged injury or breach of obligance. The applicable statute of limitations.	e alleged cause gation Musiter & Associates fendent whateover. the address
This case should be Venue is business in of action are occurred. Plaintiff Plaintiff Plaintiff Interest one number The deb The depute set is to represent Plaintiff I further certisted above. I declare unicorrect. Signature	this township, I am not currently empose; nor is this township the location of seeks additional remedies beyond most seeks additional remedies by the expiration of the has already recovered a judgment against alleged by Plaintiff has been discharged that in the Complaint seems to trooks financial meters in the complaint seems to trooks financial meters in the actiminal meters. I so not, have never and would now tify that I mailed mailed a cop	nt resident of this township, I am not currely loyed in this township; nor was I when the where the alleged injury or breach of obligates. The applicable statute of limitations.	e alleged cause gation Musiter & Associates fendent whateover. the address

Case Number: 22A001793

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RENEWED LIST OF PARTIES, DEMAND FOR REPAIRATIONS AND
        9TH. CIR. Ct. of. Appeals. No. 22-15748,22-16322, 22-16439
                        2:21- ev-00499-JAD-DJA
                        2122-CV-00693-JAD-NJK
                  NEVADA DEPARTMENT OF CORRECTIONS
                                                       23-15067
                GRIEVANT'S STATEMENT CONTINUATION FORM
                      A-22-853203-W dept. XI
          NAME: MATTHEW HOUSTON, CHTD.
                                         I.D. NUMBER: 12 10652
          INSTITUTION: H.D.S. P.
                              "S.M.U."
                                         UNIT#: 3-A-2
          GRIEVANCE #: June 29 2022 GRIEVANCE LEVEL: EXHAUSTED
          GRIEVANT'S STATEMENT CONTINUATION:
                                         PG.
                       of from Gerri
                                                      #13142
      82)4
                                 Craig Mueller and
                00,000,00
      84)$
                                             Bernstein to T- KEX
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                                           Phillips on the
                                    Lanny
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                         MUELLER AND ASSOC.
                                       Fumo CHO
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                                 THERESA
                                           DOD50N
                                 E. DEL
                                          PADRE
                                                  OF NEVADA, ET AL
                                 SUPREME
                                          COURT
         Original:
                                 A.17.758861-C
                 Attached to Grievance
        Pink:
                 Inmate's Copy
                           dept# 17, XVIII and 29
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1	
JUSTICE COURT, TOWNSHIP OF LAS VEGAS Clark County, Nevada	
Name and Address of Plaintiff(s): Matthew Travis Houston No 12(0652	
Tudian Springs, NY 89070-0650	Case No. 22A01793
Plaintiff(s)' Email matthew traves houston@gmail-com	Department No. LYJC 5 + 15+1
Plaintiff(s)' Telephone (7-2) 879-6789	
VERSUS	,
Name and Address of Defendant(s): CRAIG MUELLER AND ASSOCIATES 808 South 7th Street LOS Yegas, NV 89101	SMALL CLAIMS COMPLAINT
Defendant(s)' Telephone Number and Email Address (702) 382 - 1200	
STATE OF NEVADA) COUNTY OF CLARK	
I. (insert your name) Motthew Troy's Houstan, being first duly sworn, deposes ar	nd says:
That the defendant is indebted to the plaintiff in the sum of \$10,000.00; that the rea	son for this indebtedness is:
Larry Phillips (Nevada Bar No. 7138) Craig Muelle	r (Nevada Bar No. 4703)
and Kelsey Bernstein (Nexada. Bar No. 13825) are a	committing legal
malametice among a viniety of numerous other	crimes on an offer
April 1st, 2022 they stole \$10,000.00 from cheeting account. Whitesers are not limited to	Joshua Grainer, Nanian
Mileenan, Lucreia Lavonna Schoenherr and PITA	IRRO AND FUMO, CHTD.
that this affiant has demanded payment of the sum; that the defendant refuses to Las Vegas Township, in the County of Clark, State of Nevada is the proper venue to declare under penalty of perjury under the laws of the State of Nevada that the forego	for this action pursuant to NRS 73.010. 1
Signature of Alliant Partockete E. Weller Terrettin	November 1st, 2022 for pro se 11
ORDER TO APPEAR NOTICE: YOU HAVE BEEN SUED. THE COURT MAY ENTER A JUDGME PRESENCE UNLESS YOU APPEAR AT THE TRIAL ON THE TRIAL DATE: Element, 3025 TRIAL TIME: /c/AM Feb. 01, 2023	NT AGAINST YOU WITHOUT YOUR FOLLOWING DATE: BJC-Flom # LOCATION: EL
Any Evidence, including receipts, pictures or documents that are necess brought to trial. Please bring copies for Court to keep and for the oppositappear with you at the time of trial. Those wishing to appear by alternative methan two (2) judicial days prior to your Trial.	no party. Any witnesses should

@ Civil Law Self-Holp Center, Rev. 04/20/2022

Additional Defendants:

First/Last Name: STATE BAR OF NEVADA P: (702) 382-2200	, ,
Address: 3100 W. Charleston Blud Scitt No. 100 Lac Vegas, NV 89102 NEVADA DEFENSE GROUP MANUFACTURE ADMINISTRATION BERNSTEIN	
Pirst/Last Name: aka NEVADA APPEAL CAROL MITTHE Nevado Box No. 1382	5
Address: 714 SOUTH 4TH STREET P: (402) 988-2600 Las Vegas, NV 27101 P: (402) 940-1234	>
P: (YO2) 940 - 1234 #13825 First/Last Name: KELSEY BERNSTEIN, ESO.	
Address: 600 SOUTH BTh STEPPT	
Los Vegas, NV 29101 P: (+02) 7:55-6678 First/Last Name: LARRY PHILLIPS, EJQ#7136 (CRAIG MUELLER) AND ASSOCIATES) Address: 808 South 7th Street	
Address: 808 South 7th Street Las Vegas, NV 87101	
P: (702) 382-1200 First/Last Name: Todd Leverthal and Associates	
Address: 626 South 3rd Street	
Las Vegas, NV 89101 p=(702) 472-8686	
Address: 2421 Tech Center Court # 100	
P: (702) 796-1114	(5)

	- DOC- 3697- CONTINUATION	FILED DE EMBRET
	INMATE REQUEST FORM	Mellisa para 1939
1) INMATE NAME DOC		3.) DATE
MATTHEW TRAVIS HOUSTON-1	210652 3A-20	2 DEC. 14.20
4.) REQUEST FORM TO: (CHECK BOX)	MENTAL HEAL	THCANTEEN
CASEWORKERMEDICAL	LAW LIBRARY	DENTAL
EDUCATIONVISITING	SHIFT COMMA	ND ·
LAUNDRYPROPERTY	Y ROOMOTHER_JUD	SE(S) CYNTHIA CRUZ
MARY KAY HOLTHUS, 5.) NAME OF INDIVIDUAL TO CONTACT: S	TACMIN LILLY-SPI	ELLS CAROLYN Ellsw
AS ALL FORMS OF GOVERNM		
6.) REQUEST: (PRINT BELOW) TODAY	ON THE SECURUS T	CHNULOGIES LEGAL
TELEPHENE I WAS INFORM	MED OF THE LEGA	MALPRACTICES
COMMITTED BY INDIVIDUA	ILS AND ENTITIES	NOT LIMITED TO
BMS CHARTERED THAT	WRIT A-22-8532	203 - W HAD BEEN
IMEDULED FOR JANUARY	77h, 2023 AND WAS	JAPATED TO MARCH 2
2023; VACATED ASAIN TO ATT	IL 29TH, 2023, AND	(VACATED AGAIN TO
MY 03KD, 2023, No.1-MOT		
JOINDER TO A. 22.856372.C	Seit XX No. 2-MOTION	TO RECUSE ELHAM ROOF
M +H a A.		
7.) INMATE SIGNATURE I I MANAGEMENT	wiams Mora on	2 DOC# 1210652
7.) INMATE SIGNATURE Matthew 8.) RECEIVING STAFF SIGNATURE	wiams rieus	2 DOC# 1210652
	9.) RESPONSE TO INMATE	· · · · · · ·
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	*************************	· · · · · · ·
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8.) RECEIVING STAFF SIGNATURE 10.) RESPONDING STAFF SIGNATURE	*************************	RECEIVED DEC 19 2022 HDSP

INMATE REQUEST FORM

1.) INMATE NAME DOC #	2.) HOUSING UNIT	3.) DATE
Matthew Traves Houston 1210652	3A-22	11-20-2022
4.) REQUEST FORM TO: (CHECK BOX)	MENTAL HEALTH	CANTÉEN
CASEWORKERMEDICAL	LAW LIBRARY ~	DENTAL
EDUCATIONVISITING	SHIFT COMMAND	
LAUNDRYPROPERTY ROOM	XOTHER MAIL - RO	oM
5.) NAME OF INDIVIDUAL TO CONTACT: SUPERY	ISOR AND/OR LAW	CLERK
6.) REQUEST: (PRINT BELOW) Could the	nailram please t	eturn a
receipt upy of the atta		
	Conly as most sen	
	iony M. Goldstei	
	1 Tech Center	
	Ste No. 100	COM
LAS	YEGAS, NV	89128
VIA DOC-509 Bross Slip # 254		ank you—
7) INMATE SIGNATURE Mattice Tulis		
8.) RECEIVING STAFF SIGNATURE	DATE	
***************************************	SE TO INMATE	**********************
(EPPLIFIED MAIL ANTILLE NO. 7021 095	i	8.09-85-2547943
USB TRACKING # 9590 9402 7095		0,0 7 00. 2 110 1
PROJECTED 28 NOV 2022, WILL BE SED		
With the second section will be seen	11 1000 - DI VIC. 1060	
		· · · · · · · · · · · · · · · · · · ·
10.) RESPONDING STAFF SIGNATURE	<u>//1</u>	
EDDC No. A-17-758861-G; USDG	No. 2:21-cv-00499-0AS) A DOC - 3012 (REV. 7/01) 6 - B (2)

Case 2:22-cs-01748-CDS-DJA | Document 10 | Filed 01/03/23 | Page 5 of 10

SEATE OF NEVADA

DEPARTMENT OF CORRECTIONS

INMATE ACCOUNT FRANSACTION

REQUEST

11-22-2022

Nº 2547943

1210652 Proceedings of the process o

NOTE OF DEMAND, 2. A. M. GOLDSTEIN

6-C

Case 2.22-cv-01748-CDS-DJA Document 10 Filed 01/03/23 Page 8 of 10

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

FROM: MATTHEW TRAVIS HOUSTON, CHTO. 1210652 120652 INSTITUTION OF WRONGEVE CONVECTION (5) UNIT # C.T - 123614.1 (C-17) CAT-357927.1 (C.21) GREWINGS APPEAL DEPRIVATION GRIEFING CHAPTES GRIEVANT'S STATEMENT CONTINUATION: PG. OF To: Anthon, M. Goldstein (Defendant-regardent Hass) Can you clease return ALL of my documents? You will now take notice of your DEFAULT STATUS in re "legal malpractice" fulse imprisonment and other crimes against the estate of Matthew Travis Houston Citto. not limited to the ille al withholding of original documents and pleadings in re false arrest 7-14.2021 resulting in case No. C-21-357927.) and numerous other litigation(s) not limited is A. 17.758861. C and interfering with numerour appeals of Claim No. 3016661201-0001 and the blocking himising and throughing of 9th Great 22-15748 2:21-CV-00499-JAD-DJA and 2122-cv-00693-JAD-NJK. This demand of reputations for incurred damages of 36,500,000.00 TS RENEWED. Attached to Greener + filed in A. 22. 853203.W Intrate's Copy 4- MAILED PINK SLIP TO THE OF: ANTHONY M. GOLDSTEIN 2421 , Tech Center Court Suite No. 100 Las Vegas, NV 89128 DOC - 3097 (01/02)

JUSTICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	Case No. 22A001493	
Name and Address of Phaintiff(s) MATTHEW TRAVES HOLSTON, CHTD	Department No. LVJC5	
17 A 150 (170		
(Plaintiffs(s') Telephone Number) (702) 874-61789	PROOF OF SERVICE	
VERSUS Name and Address of Delendant(s)	(for use by Plaintiffs in	•
CRAIG MUFLLER AND ASSOCIATES, STATE BAR LE NEVADA, NEVADA APPEAL GREUP, KELSEY BERNSTEIN, LARKY PHILLIPS, TOOD LEVENTHAL AND ASSICIATES, ANTHONY M. ECLOSTEIN, ET AL	Small Clairns Cases)	
1, (Insert name of person performing service) Matthew	Travis Houston be	eing duly swom or under penalty
of perjury, state that at all times relevant, I was over 1	8 years of age and not a party to or in	terested in the above-captioned
case: that I received a copy of the (check the name of doc ma.) Defendant, [] Small Claims Answer, [] Other: NOTIL	ets you served) [] Small Claims Complaint LE.CE: DEIWAND / APPEAL, DEG	RIVATION OF
served the same on Defendant (insert Defendant's name) AN	ITHONY M. GOLDSTEIN	Of diased date and time will
served the same on Defendant (insert Defendant's name) And served the documents) July 14th, Nev. 2011, 2012	at the hour of 9:00 A.M., by (complete a	ppropriate paragraph below)
1. For personal service per JCRCP 4(d)(6): De	livering and leaving a copy with Defenda	Int at (insert address a) which you served)
2. For substitute service per JCRCP 4(d)(6):	Delivering and leaving a copy with tinsert	name or physical description of person served)
a person of suitable age and discretion residing at Defe	endant's dwelling house or usual place	of abode, at (user Defendant's address)
3. For service by registered or certified mail p States Post Office, enclosed in a sealed envelope, postag to Defendant at finant Defendant's address) 311 Tech Cente	re prenaid, registered or contilled mail, rotu	on encount convented, addressed
4. For service on a business entity per JCRCP	4(d)(1) or (2): Delivering and leaving a	CODY With finser name or obvious description
of person served)	, who is Defendant's take	strong [] president or other head
[] secretary, [] cashier, [] managing agent, [] resident at (insecrations sall which you served)	agent, or [] other (specify)	
Date: Signature:		
[] Residential [] Business Address of Process Serv	/er;	Phone:
You MUST check one of the following boxes AND declaration per NRS 53.045 (plack on the right)		
() I am a licensed process server or an employee of a	licensed process server: my license or re	edistration number is
(insert license or registration number):		ground normagning
am not required to be licensed under Chapter 646 am not engaged in the business of serving legal pro-	3 of the Nevada Revised Statutes or and cess within the State of Nevada.	other provision of law because I
SUBSCRIBED AND SWORN to before me this	OR UNSWORN DECLARATE	ON: Par NPS 52 045
day of		ary under the law of the State of
	Nevada that the foregoing is tru	ary under the law of the State of e and correct !! . !
NOTARY PUBLIC in and for the	(Signature)	Till thusta
County of, State of	, pare January L	1+h, 2023
Original File LVJGVL Form = 118 Revised 6/31	Copy-Plaintif Copy-Gefendant	

6-E 0

•		
·	AFFIDAVIT OF SERVICE	
·. 2	STATE OF NEVADA)	
ž	COUNTY OF CLARK) ss:	
4	Plaintiff, matthew Travis Houston, also Petitioner- Appellant, being duly sworn, says: That at all times herein affiant was and is over 18	
5	Appendent, being duly sworn, says: That at all times herein affiant was and is over 18	
6	years of age, not a party to nor interested in the proceeding in which this affidavit is	
7	made. That affiant received copy(ies) of the Summons and Complaint, legally on	
8	the 17th day of Cetaber, 2022, and served the same on the 1st 3rd day of November	
8	20 <u>22</u> by:	
16	(Affiant must complete the appropriate paragraph)	
11		ļ
12	Delivering and leaving a copy with the Defendantat (state address) Serving the Defendantby personally delivering and leaving a copy with	1
13		
14	, a person of suitable age and discretion residing at the Defendant's usual	
15	place of abode located at (state address)	
1Ğ.	[Use paragraph 3 for service upon agent, completing (a) or (b)] MATING ລະເວັດ 10. 3. Serving the Defendant by personally delivering and leaving a copy at 10.	
1,7	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
18	(state address) PC BOX. 55322C CIVIL PROCESS SECTION, LAS VELAS, NV 99155 - 3220 (a) With an agent lawfully designated by statute to accept	
19	service of process; SEE DOC 509 No. 2547949	
20	(b) With, pursuant to NRS 14.020 as a person of suitable age and	
21 } 22	discretion at the above address, which address is the address of the	
33	resident agent as shown on the current certificate of designation filed with	
25 I	the Secretary of State.	
25	4. Personally depositing a copy in a mail box of the United States Post Office,	
26	enclosed in a sealed envelope, postage prepaid (Check appropriate method):	
27	☐ Ordinary mail	
28	Certified mail, return receipt requested Registered mail, return receipt requested	
.		
	3 SUMM Civil/7/23/2009	
24		



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21 16

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addressed to the Defendant Mr. Philipat Defendant's last known address which is (state address) ATTN: LARRY PHILLIPS AND KELSEY BERNSTEIN 808 SOUTH 7TH STREET 0:702-382-1200 LAS VEGAS, NV 89101 I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. EXECUTED this 23rd day of November 20 22. Signature of person making service SUMM Civil/7/23/2009

1 T



INMATE REQUEST FORM

3.A.34

1.) INMATE NAME DOC# 2.) HOUSING UNIT 3.) DATE November IP
MATTHEW TRAVIS HOUSTEN 1210652 3A-34 (2022)
4.) REQUEST FORM TO (CHECK BOX) MENTAL HEALTH CANTEEN
CASEWORKER MEDICAL LAW LIBRARY DENTAL
EDUCATION VISITING SHIFT COMMAND
LAUNDRY PROPERTY ROOM X OTHER MAIL - ROOM
5.) NAME OF INDIVIDUAL TO CONTACT SUPERVISOR LAW CLERK FOR STRAPED RECEIPT
6.) REQUEST (PRINT BELOW) I WAS ABLE TO OBJAIN PROCEDURE FOR SENDING
CERTIFIED LEGAL MAIL AS WAS INFORMED BY CLO SAINT THAT
IT IS BEST TO ATTATCH A POC-3012 "KITE" WITH MY DOCUMENTS
FOR PROPER NOTICE THAT MY DOCUMENTS HAVE BEEN MAILED
VIA USPS "CERTIFIED" AS IT & ABSOLUTELY IMPERATIVE
TO THE JUSTICE THAT I KNOW THAT THIS RESPONDANTS
AUDRESS IS LEGITIMATE. I MOST SINCERELY APPRECIATE
YOUR RESPONSE AS TO IF THIS ATTAICHED MAIL WAS SENT CEATIFIED.
7) INMATE SIGNATURE Matthew Trans Hotelstre DOC# 1210652
8.) RECEIVING STAFF SIGNATURE DATE
9.) <u>RESPONSE TO INMATE</u>
(4271FIED MAIL: 702/0950 0000 8017 5924 ARTICLE NO.
(9590 9402 7095 1257 4617 20) THACK
(EITHFIED FIE: \$4.00 PRIVENED & SENT 03 NOV 2072
RETURN RELEIPT 3.25
POSTAGE 60 * ADDRESSED TO: EUR SOUTH 7th SI WAY EDIOL
Total \$ 7.85 BRASS SUD \$ 2549718
0
10.) RESPONDING STAFF SIGNATURE MAILKOOM DATE US NOV 2077

DOC - 3012 (REV. 7/01)

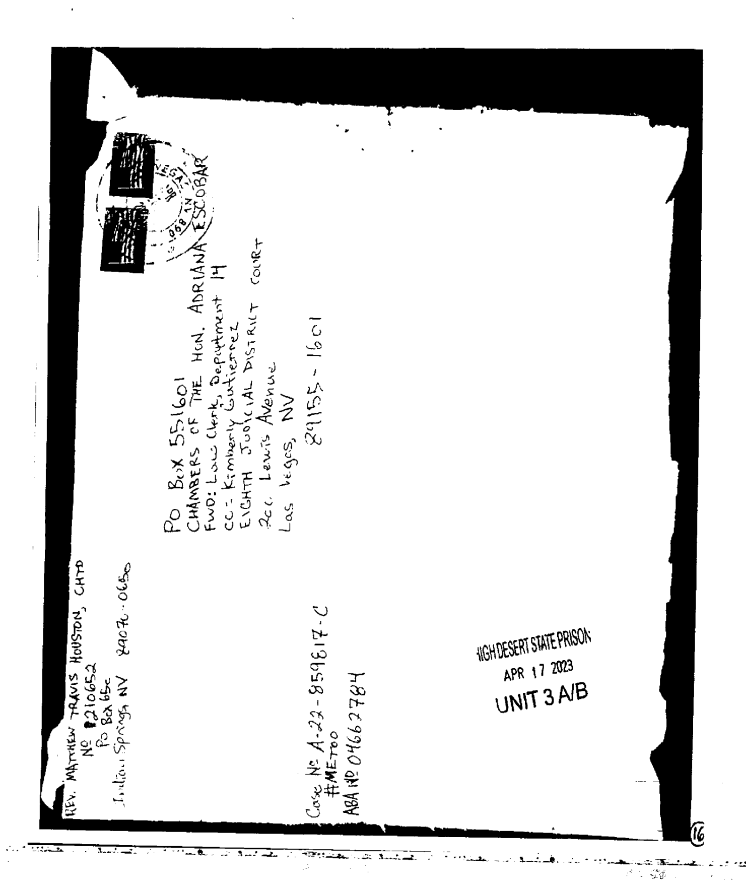
STATE OF NEVADA DEPARTMENT OF CORRECTIONS INMATE ACCOUNT TRANSACTION REQUEST

REQUEST		REQUEST			
Date: 1	2549718	Date: 1 1		. 2	2549719
To: Inmate services		For Inmate sc	rvices		
I hereby authorize my account to	be charged in the amount	I hereby auth	orize my accoun	to be char	ged in the amount
of S		of S		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Dollars).
Please pay to					
		***************************************		7 ,	
Signature.		Signature		41.	1631)
Print name		Princuame	, t		160 70 N
ID NoInstit	ution				11.56
Approved by					***********************
Fransfer Purchase Order :	Postage Other	Transfer	Purchase Order	Postage 1 gal	Other
White Industrials Course United Participate Participate Industrials Industrials Industrials	DOC 509 (Rev.2/06)	White Carary	from the Services Instrumenton Copy		DOC 509 (Rev.2/06)
DEMAND NOTE TO	HARY PHILLIPS	JUSTICE CO	OURT COMP	- 4ARRY	Phillips-

STATE OF NEVADA

DEPARTMENT OF CORRECTIONS

INMATE ACCOUNT TRANSACTION



Matthew Travis Houston
Po Box 650

Indian Springs, Nevada 89070-0650
Telephone No.: (702) 879-6789

CERTIFIED MAIL/RETURN RECEIPT REQUESTED

Date: November 1st, 2022

CRAIG MUELLER AND ASSOCIATES
ATTH: LARRY PHILLIPS HOYORD FOR# 7138
806 SOUTH 7TH STREET
LAS VEGAS , Nevada 89101

Dear Mr. Phillips

This letter is a demand for payment in the amount of \$ 10,001.

I believe I am owed this amount as a result of the following facts and circumstances: You have failed to resund my immode account.

In April-May. June of 2022, last summer I had requested to CRANG MUELLER his assistance in acting as a Power of Atlanter and also the preparation of logic work not limited to that of a petition for a writ of tubecs corpus to which you billed my checking account 10,000. Than caused emotional distress.

You are hereby informed that you have ten (10) days from the date of this letter to pay the demanded amount or to make a satisfactory arrangement with me to fully resolve this matter. In the event this matter is not resolved to my satisfaction, then it is my intent to file an action in Small Claims Court where I will also request that you pay the costs of suit associated with having the matter heard by the court. Please guide yourself accordingly.

Sincerely,

Signed: Mrtt Com Trace Hith

2910 Clark County Civil Law Self-Help Center

(17

Please see enclosed revised Small Claims Complaint along with revised Application to Proceed in Forma Pauperis. Please completely fill out the enclosed documents and submit to the Court. Once the Court receives these two documents, the Court will process and return to you with service packets and complete instructions on how to proceed. The Small Claims Instruction Sheet enclosed is for your reference.

Thank you,

Small Claims Department

THANK YOU TO THE CLERK (S). JUST FOR THE RECORD, THE INCLUDED & NOTICE OF DEMAND TO THE DERENDANT, LARRY PHILLIPS, NEVADA BAR NO. 7138 IS A HAND-WRITTEN COPY, AS THERE IS A DELAY IN NOOR SENDING LEGAL MAIL "CERTIFIED" IT HAVE UTILIZED A DOC-3012 "KITE" TO THE MAILROOM TO INFORM THE DEFENDANTS WHO ARE WELL AWARE OF THEIR STATUS OF DEFAULT. I SINERELY APPRECIATE YOUR HELP,

MATTHEN TRAVIS ROUSION NO 1210652 @ HOSP

A STANDARD COLD BUILDING OF STREET OF BUILDING

AAFW		
Name: Matthew Travis Houston		
Address: Po Box 650		
City, State, Zip: Indian Springs, NV 8907c - 065c		
Phone: (703) 279-6789		
Email:		
JUSTICE COURT, LAS CLARK COUN		
MATTHEW TRAVIS HOUSTON, CA	SENO.: JC 22ACC 1793	
DE	PT: 5 + 15 + 1	
CRAIG MUELLER AND ASSOCIATES. Defendant.	THIAL DATE = c2/o// (Fel runy 1st	202
Application to Proceed	in Forma Pauperis	
I am unable to pay the costs of prosecuting or oproceed without paying costs or fees pursuant to NRS		
 Public Assistance includes Medicaid, Nevada C Low-income energy assistance, Child Care & I whether or not you receive one or more of the above Yes I receive one or more of the above No I do not receive any of the above 	evelopment Fund assistance. Please indicate bove listed benefits. ve listed benefits.	NF,
2. Household Members: In my household there as children (under 18) for a total oftp	e adults (over 18) andO	
3. Income includes another more final desired		
3. Income includes employment (include tips/over	ime), unemployment, retirement, pension, soc	ial
security, child support. Please list all income fo	household member: (all numbers should be	
after taxes are taken out):		
For each adult in the home, list net	monthly income (after taxes):	
My total income	\$ 0	
Household Adult #! total income	\$ 0	
Household Adult #2 total income	\$ 0	
Household Adult #3 total income	\$ 0	
Household Adult #4 total income	\$ 0	
Household Adult #5 total income	\$ 0	
HOUSEHOL		

© 2021 Civil Law Self-Help Center Page 1 of 2

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	Rent / Mortgage	\$	0
}	Utilities (electric, gas, water, phone, other utilities)	\$	
<u> </u>	Food	\$	0
	Child care	\$	0
	Medical expenses (health insurance, co-pays, out of pocket expenses)	\$	0
	Transportation (bus fare, car, gas, insurance)	\$	0
-	Other:	\$	0
	TOTAL	\$	0
•	Other Compelling Reason. Explain why you cannot pay the filing fee. I have been wrongfully convicted 57	ine.	Decem
-	Bir, 2021 since false arrest on July	<u> </u>	<u>rh, 202</u>
]	resulting in my extensive inconcention into	N	DOC.
	I declare under penalty of perjury under the law of the State of Nevada t		
nd aa-		nai uje i	oregoing is t
nd co			
	DATED (month) November (day) 1, 2022.		
	Submitted By: (Signature) > Matthew There	us f	Lousta
	Printed Name: Matthew Trisvi	s Ho	noten
	FOR COURT USE ONLY	, <u>, .</u> .	
loon d	consideration of the movemble Application in December 2	•	_
ppear	consideration of the movant's Application to Proceed in Forma Pauperis, ring therefore,	and goo	od cause
	The Application to Proceed in Forma Pauperis is GRANTED. The ted to proceed with fees and costs waived in this action as permitted by N	applica IRS 12.0	int shall be 015.
	☐ The Application to Proceed in Forma Pauperis is DENIED for the ☐ The applicant is not indigent within the meaning of NRS 12.01 ☐ The application was incomplete or not legible.	followii 5	ng reasons:

The state of the state of

3....

43 4499 3N

Indian Springs, NV

HOUSTING CHTD

PO BOX 552511 JUSTICE COURT, LAS VEGAS

200 LEWIS AVENUE

89155-2511

LAS VEGAS JUSTICE COURT CIVIL RECORDS

RECEIVED



1050 No. A-23-865442-C AND A-22-862155-C ADA No CHELTER

いたので

Indian Springs, NV 89070-0650

REV MATTHEW TRAVIS HOUSTON CHTD

1210652

PO BOX 551601
E16HTH JUDICIAL DISTRICT COURT
CHAMBERS OF THE HEAL DANIELLE CHIO
Attno Low Clerk of Department No. 7
AND CHAMBERS OF THE MORE MARCY ALLE
ATTNO CHECK OF DEPARTMENT NO. 7
ATTNO CHECK OF DEPARTMENT NO. 7
ATTNO
ACCO LIGHTS AMERICA

le Wallinghallo-le-tallfalaba



RENEWED CERTIFICATE OF SERVICE BY MAILING 1. Modthew Trovis, Houston, hereby certify, pursuant to NRCP 5(b), that on this 16th day of December, 20,22 I mailed a true and correct copy of the foregoing, "SUPPLIMENTAL control National Analysis of Control of Anticomy M. Control of No. 18, 18, 18, 18, 18, 18, 18, 18, 18, 18,		to the control of the
CERTICATE OF SERVICE BY MAILING 1. Motthew Trong Houston bereby certify, pursuant to NRCP 5(b), that on this 16th 3 day of December, 2022, I mailed a true and correct copy of the foregoing, "SUPPLIMENTAL 4 COMPUNITY To Case No.16. A.22, 859815, C. and A. 17.7582612." 5 by deposing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, 6 addressed as follows: CRAIS MEET TO ASSIGNATE. 2 CRAIS MEET TO ASSIGNATE		
1. Mother Trons Houston, hereby certify, pursuant to NRCP 5(b), that on this 164 day of December, 2022, I mailed a true and correct copy of the foregoing "SUPPLIMENTAL COMPLAINT TO CASE No. 16 A. 22, 859815. C and A. 18.758261. C. and A Mile I and Survey of the foregoing of	1	
day of December, 2022, I mailed a true and correct copy of the foregoing. "SUPPLIMENT COMPLAINT TO CASE No. LC) A.22, 859815, C and A. 17.7582612." COMPLAINT TO CASE No. LC) A.22, 859815, C and A. 17.7582612." Solvent in the High Desert State Prison, Legal Library, First Class Postage, fully prepaid, addressed as follows: CRAIS METEL TO TABLE LEGAL LIBRARY, First Class Postage, fully prepaid, addressed as follows: CRAIS METEL TO TABLE LEGAL LIBRARY, First Class Postage, fully prepaid, addressed as follows: CRAIS METEL TO TABLE LEGAL TO FIRST LAW, TO TO THE LOSS METEL TO THE	2	
COMPLAINT TO CASE No.LCA.22. 859815. C and A.17.758861. C. and I M. W. G. I.	3	
Solvers to the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid, addressed as follows: CRAC MELLER ASSE SEE ATT ATCHED FIX HIRLD C.	4	COMPLAINT to Case No.16) A.22, 859815. Cand A. 17.758861.C.
EDDC LOS NOS AND	5	and ENERGE BY CHARLETTE TO ANTHONY M. GREDOTKIN MCT. 10. DEALER
EDDC September Anguse September Anguse Los vision IV. September Anguse Los vision IV. September Anguse Los vision IV. Anthrong of Cookly from Anthrong of Cookly from Los vision IV. Anthrong	6	addressed as follows: CRAIS MUELLIA MISSICIATES
EDDC Soo Lewis Avenue Los verses is a son of the son	7	Ecology D. The Thomas Late Kennya NV 89 lest
DATED: this 16th day of December 2022 DATED: this 16th day of December 2022 DATED: this 16th day of December 2022 Plantiff In Propria Personam Post Office box 500 (HDS)* Indian Springs, Nevada 83018 N FORMA PAUPERIS:	8	EJDC JISHIE (JOURT -
10 11 12 Aith and Control House And	9	[1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Action - Control - New York - Anthony of Cokistein Action - Control - New York - Anthony of Cokistein Action - Fra - State - Anthony of State -	10	Las Vilas MV
And way of Levels to the second of the secon	11	[
13 14 15 16 17 CC:FILE 18 19 DATED: this 16th day of December 2022 20 21 22 Plaintiff /in Propris Personam Post Office box 650 [HDSP] Indian Springs, Nevadia 89018 IN FORMA PAUPERIS: 26 27 28 PLEASE SEE ATTACHED FOR HIBLINGS.	12	Aite on - Connai : Novate Anthony of Goldstein
14 15 16 17 CC:FILE 18 19 DATED: this 16th day of December 2022 20 21 22 Plaintiff /Int Propria Personam Post Office box 650 [FIDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS: 26 27 28 PLEASE SEE ATTACHED FAMILIATION	13	While the virial properties with the see
DATED: this 16th day of December 2022 DATED: this 12th d	14	(a xi : . N x !!
DATED: this 16th day of December 2022 Outther Troys Houston # 1210 652 Playstiff Ast Propris Personam Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS: PLEASE SEE ATLANCHED FAMIRITY 6	15	
DATED: this 16th day of December 2022 20 21 22 Plaintiff /In Propris Personam Post Office box 650 [HDSP] Indian Springs Nevada 89018 IN FORMA PAUPERIS: 25 26 27 28 PLEASE SEE ATTAICHED EXHIBITE	16	•
DATED: this 16th day of December 2022 Outhor Troy's Keuston # 12 10 652 Plaintiff An Propris Personam Post Office box 650 [FIDSP] Indian Springs Nevada 89018 IN FORMA PAUPERIS: 25 26 27 28 PLYASE SEE ATTARCHED FAMILIERS	17	CC:FILE
20 21 22 22 23 24 25 26 27 28 PLEASE SEE ATTARCHED FAMILIATION & COMMERCE AND A C		· d+)
21 22 Plaintiff /In Propris Personam Post Office box 650 [HDSP] Indian Springs Nevada 89018 IN FORMA PAUPERIS: 26 27 28 PLEASE SEE ATTATCHED FAMILIER C.		DATED: this 16 day of December 2022
22 Plaintiff /In Propris Personam Post Office box 650 [HDSP] Indian Springs Nevada 89018 IN FORMA PAUPERIS: 26 27 28 PLEASE SEE ATTATCHED FAMILIERS	Ĭ.	Northwar Tradi Hand
Post Office box 650 [FIDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS: 25 26 27 28 PLEASE SEE ATTATCHED FAMILIERS	1	
24 25 26 27 28 PLEASE SEE ATTATCHED FAMIRITY	li li	Post Office box 650 [HDSP]
25 26 27 28 PLEASE SEE ATTATCHED EXHIBITE:		Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
26 27 28 PLEASE SEE ATTATCHED FAMIRITY :		
27 28 PLEASE SEE ATTATCHED EXHIBITE.	H	
28 PLEASE SEE ATTATCHED EXHIBITS:	ĺ	
	28	PLEASE SEE ATTATCHED EXHIBITS:

Jus	TICE COURT, LAS VEGAS TOWNSHIP Clark County, Nevada	DOCUMENT RETURN FORM	
RETURN TO	e: Matthew Travis Houston #1210652		
The following	documents are enclosed: Fee Waiver & Complaint		444
Wrong C Fees inco Additional Incorrect Incorrect Answer fi Notice of Amount of Please fill Leave att Proof of S Please So A Volunta Submission Submission Supreme document Document This fee is Serve at the Ofther: Cas	orrect or missing. al Paperwork required. Case Number / Name. / Missing Information. illed on Bankruptcy filed on of principal on Default Judgment does not match amount in ALL money amounts EXCEPT the attorney fee are orney fees blank. Bervice needed. Jubmit a Default form (issued by clerk). Complete default package per LVJC Local Rule 33. Dismissal has been issued pursuant to Justice Court Ruly Dismissal has already been filed on this case. In does not comply with Local Rule 33. In does not comply with Mandatory E-Filing of ALL Court Order Amended Electronic Filing Rules and a submitted on paper are being returned so that its must be filed through Odyssey E-File & Serve at he justice Court's website @ http://www.lasvegasju Regional Justice Center. Regional Justice Center. Regional Justice Courters with multiple case number teannot accept documents with multiple case number teannot accept the case number teannot accept documents with multiple case number teannot accept the case number teannot accept	int on Complaint. a. "Total Judgment Amount" is sules of Civil Procedure 41(e) or civil case documents. Starting d Las Vegas Justice Court A it/they may be electronically fil the://efilenv.com for a charge of an review instructions on how to sticecourt.us/. Documents may	4(i). August 1, 2011, pursuant to administrative Order 11-05, ed (E-File) with the Court. f \$2.50 for each document, register for and use E-File & y be filed without an E-Filing
By: _(Clerk),	Date: August 16, 2023		

JC DEPARTMENT 1

CASE SUMMARY CASE NO. 22A001793

vs. Craig Muel	ravis Houston #1210652, Plaintiff(s) ller and Associates, State Bar of Nevada, peal Group, Kelsey Bernstein, ESQ et al., s)	का का का क	Judicial Officer:	JC Department 1 Graham, Elana Lee 11/10/2022
	CASI	E INFORMATI	ION	
Statistical Cle 02/01/2023	osures Involuntary (statutory) Dismissal		Case Type:	Small Claims - General Individual Plaintiff
			Case Status:	02/01/2023 Closed
			Case Flags:	Fee Waiver Granted Inmate Filing Reassignment to Department 1
DATE	CASI	E ASSIGNME	VT	
	Current Case Assignment Case Number 22A0017 Court JC Depar Date Assigned 01/01/202 Judicial Officer Graham, 1	tment l		
	Party	' Informati	ION	
Plaintiff	Houston #1210652, Matthew Travis			
Defendant	Bernstein, Kelsey, ESQ			Pro Se
	Craig Mueller and Associates			Mueller, Craig A, ESQ Retained 702-382-1200(W)
	Goldstein, Anthony M Removed: 01/09/2023 Dismissed			, ,
	Nevada Appeal Group			
	Phillips, Larry, ESQ			
	State Bar of Nevada			
	Todd Leventhal and Associates Removed: 01/09/2023 Dismissed			
DATE	EVENTS & OR	DERS OF THE	E COURT	INDEX
02/08/2023	Affidavit Affidavit of Service			
02/08/2023	Affidavit Not Found Affidavit			

FADE LOF 4

Small Claims Individual (11:00 AM) (Judicial Officer: De La Garza, Melisa ;Location: RJC Courtroom 6D)

Printed on 08/16/2023 at 2:30 PM

JC DEPARTMENT 1

CASE SUMMARY CASE NO. 22A001793

Events: 11/10/2022 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000

MINUTES

🖸 Order

Order for Dismissal signed/filed in open court. CV USJR involuntary (statutory) Dismissal

Matter Heard;

Journal Entry Details:

Court proceedings were recorded using electronic sound recording equipment. Plaintiff present via telephone. Plaintiff sworn in. Court questions Craig Mueller if he is representing Plaintiff and Mr. Mueller asserts he does represent the Plaintiff. Mr. Mueller states the Plaintiff plead guilty to aggravated stalking in front of Judge Villani and presented his office with luminous paperwork and asked for assistance in getting a Writ of Habeas Corpus prepared. Plaintiff had attempted to do the Writ on his own with no success. Mr. Mueller states he hired outside Counsel to do some legal research and sent various correspondence to Plaintiff asking for additional information. Mr. Mueller asserts there is still about another 6 to 7 months before the deadline runs out on the Writ and still actively working on it. Court informs the Small Claims cannot give a Plaintiff money for an attorney or appoint an attorney. Court further notes the Plaintiff case in Small Claims is DENIED. Court Orders case dismissed due to improper venue. Order for Dismissal signed/filed in open court.; Parties Present: Attorney Mueller. Craip A. ESO.

resent: Attorney Mueller, Craig A, ESQ
Plaintiff Houston #1210652, Matthew Travis

02/01/2023 CV

CV USJR Involuntary (statutory) Dismissal

02/01/2023

Order

Order for Dismissal signed/filed in open court.

01/31/2023

Small Claims Certificate of Mailing - Clerk

Party: Plaintiff Houston #1210652, Matthew Travis

Order Regarding Appointing Counsel

01/30/2023

Order

Order Denying Motion to Appoint Counsel

01/24/2023

Ex Parte

Ex Parte Emergency Declaration

01/24/2023

Motion

Motion to Appoint Counsel

01/18/2023

Memorandum of Costs and Disbursements

Memorandum of Costs and Disbursements

01/18/2023

Proof of Service

Proof of Service - Certified Mailed to Anthony Goldstein

01/09/2023

Small Claims Individual (11:00 AM) (Judicial Officer: Diefenbach,

Lauren ;Location: RJC Courtroom 6B) Events: 12/07/2022 Motion to Dismiss

Defendant's Anthony Goldstein's Motion to Dismiss

MINUTES

Order

Order Regarding Motion to Dismiss-signed/filed in open Court.

Motion Granted;

Journal Entry Details:

JC DEPARTMENT 1

CASE SUMMARY CASE No. 22A001793

Court proceedings were recorded using electronic sound recording equipment. Plaintiff not present. Anthony Goldstein, Esq., Defendant, present via Bluejeans. Todd Leventhal present. Court notes it as informed the Plaintiff had not returned from a medical appoint and not present via telephone. Court further notes the Plaintiff's presence is not necessary for it to rule on the Defendant Anthony Goldstein's Motion to Dismiss. Todd Leventhal, Esq., states he would like to orally join the Motion to Dismiss as he does not know who the Plaintiff is. Motion to Dismiss by the Defendant - GRANTED with prejudice as to Todd Leventhal and Anthony Goldstein. Order Regarding Motion to Dismiss signed/filed in open Court. Copy of Order given to Mr. Leventhal in open court.;

Parties Present: Defendant Todd Leventhal and Associates Defendant Goldstein, Anthony M 01/09/2023 Order Order Regarding Motion to Dismiss signed/filed in open Court. 01/01/2023 Administrative Reassignment to Department 1 Case reassigned from Department 5 (Judge Cynthia Cruz) 12/12/2022 🖸 Order Order for Telephonic Testimony 12/08/2022 Order Order Regarding Motion to Dismiss 12/07/2022 Motion to Dismiss Party: Defendant Goldstein, Anthony M Motion to Dismiss Small Claims Complaint 11/21/2022 Small Claims Certificate of Mailing - Clerk Party: Plaintiff Houston #1210652, Matthew Travis Filed Copy of the Small Claims Complaint, Application to Proceed in Forma Pauperis/Order Granting Fee Waiver Application, and Order for Telephonic Testimony. Original Documents submitted and five (7) complete Service Packets with instructions. 11/10/2022 Order Order for Telephonic Testimony 11/10/2022 Order to Proceed In Forma Pauperis Granted Party: Plaintiff Houston #1210652, Matthew Travis 11/10/2022 Small Claims Affidavit of Complaint - \$7,500.01 to \$10,000 Small Claims Complaint \$10,001 11/10/2022 Application to Proceed in Forma Pauperis - Fee Waiver Req Fee Waiver 11/10/2022

Start Time Tracking: JCRCP 93

11/10/2022 Start Time Tracking: JCRCP 41(e) - 5 years

11/10/2022 Start Time Tracking: JCRCP 41(e) - 2 years

DATE

1

Plaintiff Houston #1210652, Matthew Travis Total Charges Total Payments and Credits

196.00 196.00

FINANCIAL INFORMATION

SEE Case 2:23-cv-01349-JAD-BNW Document 1-1 Filed 08/30/23 Page 303 of 304

JC DEPARTMENT 1

CASE SUMMARY CASE NO. 22A001793

	Balance Due as of 08/16/2023		0.00
11/10/2022	Charge	Plaintiff Houston #1210652, Matthew Travis	196.00
11/10/2022	Credit	Plaintiff Houston #1210652, Matthew Travis	(196.00)

SEE Case 2:22-cv-01607-DWM-CSD Document 50 Filed 07/27/23 Page 122 of 179

OFFICE OF THE SHERIFF CLARK COUNTY DETENTION CIVIL PROCESS SECTION

MATTHEW TRAVIS HOUSTON)	
PLAINTIFF)	CASE No. 22A001793 SHERIFF CIVIL NO: 22007421
CRAIG MUELLER AND ASSOCIATES	011ERG 1 C1VE NO. 22007421
DEFENDANT)	NOT FOUND AFFIDAVIT
STATE OF NEVADA }	
COUNTY OF CLARK)	

E.P. BROWN, being duly sworn, deposes and says:

That he/she is a regularly appointed, qualified Deputy Constable 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: SMALL CLAIMS COMPLAINT, SUMMONS AND ORDER TO APPEAR on 12/5/2022 at the hour of 2:00 PM.

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

ATTEMPTS TO LOCATE:

Date: 12/8/2022 @ 10:10 AM - 714 S 4TH STREET LAS VEGAS, NV 89101

Attempted By: E.P. BROWN

Service Type: UNABLE TO SERVE,

Notes: THIS IS NEVADA DEFENSE GROUP. NO NAMES ON SMALL CLAIM WORK AT THIS OFFICE

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

Dated: December 13, 2022

Joseph M. Lombardo, Sheriff

E.P. BROWN P#1551 Deputy Constable

RECEIVED

AUG 0 7 2023

CLERK OF THE COURT

301 E. Clark Ave. #100 Las Vegas, NV 89101 (702) 455-5400

* legal mail*

NOUN SPRINGS J. 40652 fo Box 650 8 3070 - 0650 Houston

Lewis Ave., 3nd Floor

19 MAY 2022PM 3 L

LAS VEGAS NV 890

UNIT 3 C/D

•	
. Therefore, purpuant to the facts and	d the law stated herein, Defentant requests
that his guilty plea be withdrawn, as h	e is in fact the Plaintiff-in-From.
Dated this 17th day of May,	20 <u>22</u> ,
	Respectfully Submitted,
,	24 0 11-
	Jan Jalon
Ti is allian	4
NRS 2398 A30 U.	ed pursuant to the preceding document
does NOT contain the	social security number of
CERTIFICATE OF S	ERVICE BY MAILING anybody.
I. Matthew Travis Houston, h	nereby certify, pursuant to NRCP 5(b), that
on this 17th day of May	2012, I mailed a true and correct copy of
	ON TO WITHDRAW PLEA.
by depositing it in the High Derest State	Prison legal mail service provided through
the Law Library, with First class Postage	•
	
<u>clerk 3. Grierson</u>	CHAMBERS OF THE HON.
200 Lowis Ave, 3m Floor	CHAMBERS OF THE HON. JENNIFER L.G. SCHWARTZ
Las Venas, NV	
01135 - 1160	
	- "
	
CC: File	0. 1511.000.02
Dated this 1 14N day of	_, 2022, herrewed September 03, 2023_
	BY: Mathew Zons Hosto
•	Matthew Travis Houston # 1210652

C-21-357927-1 ABA ID No. 04662784

3762

Moct # 1210 652 HDSP Po Box 650 Indian Springs, NV 89070-0650

RECEIVED

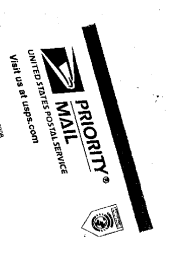
CLERK OF THE COURT

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SEP | 1 2023

CLERK OF THE COURT

BS#2643367

Attuilan Clark of Dept # 177 EIGHTH JUDICIAL DISTRICT COURT CHAMBERS OF THE HON. JENNIFER L.G. SCHWARTZ 200 Lewis Avenue Los Vegas, NV





IN THE SUPREME COURT OF THE STATE OF NEVADA

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

Supreme Court No. 84886 District Court Case No. C357927

FILED

CLERK'S CERTIFICATE

SEP 2 1 2023

CLERK OF COURT

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

""ORDER the judgment of the district court AFFIRMED in part and DISMISSED in part.""

Judgment, as quoted above, entered this 27th day of July,2023.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this September 20, 2023.

Elizabeth A. Brown, Supreme Court Clerk

By: Elyse Hooper Administrative Assistant

C – 21 – 357927 – 1 CCJA NV Supreme Court Clerks Certificate/Judgr 5047714



IN THE COURT OF APPEALS OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 84886-COA

FILED

JUL 2 7 2023

CLERK ON SUPREME COURT
DEPUTY CLERK

ORDER AFFIRMING IN PART AND DISMISSING IN PART

Matthew Travis Houston appeals from an order of the district court denying a motion to withdraw guilty plea filed on April 13, 2022, a motion requesting to suppress the sentencing hearing filed on April 2, 2022, a motion requesting a hearing and release on to intensive supervision filed on April 6, 2022, and a motion requesting an appearance by telephone or video conference filed on April 18, 2022. Eighth Judicial District Court, Clark County; Elham Roohani, Judge.

In his motion to withdraw guilty plea, Houston alleged persons stole his dogs, contended he suffers from battered person syndrome and was a victim in a mass shooting incident, contended that the district court and other persons disrespected him, and stated that he did not place phone calls to the victims in this matter. Houston's motion challenges his judgment of conviction, and he does not allege that he meets the requirements of NRS 34.724(3). Therefore, Houston's motion should be construed as a postconviction petition for a writ of habeas corpus in accordance with *Harris v. State*, 130 Nev. 435, 448-49, 329 P.3d 619, 628 (2014). However, Houston's claims were outside the scope of claims permissible in a postconviction petition for a writ of habeas corpus arising from a guilty plea.

OURT OF APPEALS
OF
NEVADA

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23-24074

See NRS 34,810(1)(a); Gonzales v. State, 137 Nev. 398, 403, 492 P.3d 556, 562 (2021). Therefore, we conclude that the district court did not err by denying the motion.

Houston also appeals from the district court's denial of his motion requesting to suppress the sentencing hearing, motion requesting a hearing and release on to intensive supervision, and motion requesting an appearance by telephone or video conference. However, no statute or court rule permits an appeal from an order denying these motions. Therefore, we lack jurisdiction to consider this portion of Houston's appeal. See Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining the right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists). Accordingly, we dismiss this portion of Houston's appeal.

Houston appears to argue on appeal that the district court was biased against him. We conclude that relief is unwarranted because Houston has not demonstrated that the district court's denial of Houston's motions was based on knowledge acquired outside of the proceedings and the decision does not otherwise reflect "a deep-seated favoritism or antagonism that would make fair judgment impossible." Canarelli v. Eighth Judicial Dist. Court, 138 Nev. 104, 107, 506 P.3d 334, 337 (2022) (internal quotation marks omitted) (explaining that unless an alleged bias has its origins in an extrajudicial source, disqualification is unwarranted absent a showing that the judge formed an opinion based on facts introduced during official judicial proceedings and which reflects deep-seated favoritism or antagonism that would render fair judgment impossible); see In re Petition to Recall Dunleavy, 104 Nev. 784, 789, 769 P.2d 1271, 1275 (1988) (providing that rulings made during official judicial

OURT OF APPEALS
OF
NEVADA

O) 19470 A

proceedings generally "do not establish legally cognizable grounds for disqualification"); see also Rivero v. Rivero, 125 Nev. 410, 439, 216 P.3d 213, 233 (2009) (stating that the burden is on the party asserting bias to establish sufficient factual grounds for disqualification), overruled on other grounds by Romano v. Romano, 138 Nev. 1, 6, 501 P.3d 980, 984 (2022). Therefore, Houston is not entitled to relief based on this claim. Accordingly, we

ORDER the judgment of the district court AFFIRMED in part and DISMISSED in part.¹

Gibbons

J.

Bulla

1 1

Westbrook

cc:

Chief Judge, Eighth Judicial District Court
Eighth Judicial District Court, Department 11
Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

¹We have reviewed the document that Houston filed with this court on July 25, 2023, and we conclude no relief is warranted.

Further, having reviewed all of the documents Houston has filed in this matter, to the extent Houston attempts to present claims or facts in those submissions which were not previously presented in the proceedings below, we decline to consider them in the first instance. See McNelton v. State, 115 Nev. 396, 415-16, 990 P.2d 1263, 1275-76 (1999).

IN THE SUPREME COURT OF THE STATE OF NEVADA

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

Supreme Court No. 84886 District Court Case No. C357927

<u>REMITTITUR</u>

TO: Steven D. Grierson, Eighth District Court Clerk

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

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

DATE: September 20, 2023

Elizabeth A. Brown, Clerk of Court

By: Elyse Hooper Administrative Assistant

cc (without enclosures):

Hon. Elham Roohani, District Judge Matthew Travis Houston Clark County District Attorney \ Alexander G. Chen\ John T. Afshar

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on SEP 21 2023
HEATHER UNGERMANN
Deputy District Court Clerk

RECEIVED APPEALS SEP 2 1 2023

CLERK OF THE COURT

1

23-30864

Electronically Filed 10/05/2023 8:57 AM CLERK OF THE COURT

1 OPI STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 TIANNA JEFFERSON Deputy District Attorney 4 Nevada Bar #015751 200 Lewis Avenue 5 Las Vegas, Nevada, 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, Plaintiff. 10 CASE NO. C-21-357927-1 11 -VS-DEPT NO. XVII 12 MATTHEW HOUSTON, aka, Matthew Travis Houston, #7035801 13 Defendant. 14 ORDER FOR PRODUCTION OF INMATE 15 MATTHEW HOUSTON, aka, Matthew Travis Houston, BAC #1210652 16 DATE OF HEARING: October 25, 2023 TIME OF HEARING: 9:00 AM 17 NEVADA DEPARTMENT OF CORRECTIONS; and 18 TO: KEVIN MCMAHILL, Sheriff of Clark County, Nevada: 19 TO: Upon the ex parte application of THE STATE OF NEVADA, Plaintiff, by 20 STEVEN B. WOLFSON, District Attorney, through TIANNA JEFFERSON, Deputy District 21 Attorney, and good cause appearing therefor, 22 IT IS HEREBY ORDERED that NEVADA DEPARTMENT OF CORRECTIONS 23 shall be, and is, hereby directed to produce MATTHEW HOUSTON, aka, Matthew Travis 24 Houston, Defendant in Case Number C-21-357927-1, wherein THE STATE OF NEVADA is 25 the Plaintiff, inasmuch as the said MATTHEW HOUSTON, aka, Matthew Travis Houston is 26 currently incarcerated in the NEVADA DEPARTMENT OF CORRECTIONS located in 27 Clark County, Nevada, and his presence will be required in Las Vegas, Nevada, commencing 28

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on October 25, 2023, at the hour of 9:00 o'clock AM and continuing until completion of the prosecution's case against the said Defendant.

IT IS FURTHER ORDERED that KEVIN MCMAHILL, Sheriff of Clark County, Nevada, shall accept and retain custody of the said MATTHEW HOUSTON, aka, Matthew Travis Houston in the Clark County Detention Center, Las Vegas, Nevada, pending completion of said matter in Clark County, or until the further Order of this Court; or in the alternative shall make all arrangements for the transportation of the said MATTHEW HOUSTON, aka, Matthew Travis Houston to and from the Nevada Department of Corrections facility which are necessary to insure the MATTHEW HOUSTON, aka, Matthew Travis Houston's appearance in Clark County pending completion of said matter, or until further Order of this Court.

Dated this 5th day of October, 2023

56B 4DC B3F5 F841 Jennifer Schwartz **District Court Judge**

STEVEN B. WOLFSON

Clark County District Attorney

Nevada Bar #001565

BY

uty District Altorney

Nevada Bar #015751

21CR019840/dmr/L4

1	CSERV		
2	DISTRICT COURT		
3	CLARK	COUNTY, NEVADA	
4			
5	State of Nevada	CASE NO: C-21-357927-1	
6			
7	VS	DEPT. NO. Department 17	
8	Matthew Houston		
9			
10	AUTOMATED	CERTIFICATE OF SERVICE	
11		rvice was generated by the Eighth Judicial District	
12	Court. The foregoing Order for Production of Inmate was served via the court's electron eFile system to all recipients registered for e-Service on the above entitled case as listed		
13	below:		
14	Service Date: 10/5/2023		
15	G. Cox	Coxgd@clarkcountynv.gov	
16	Ben Little	Benard.Little@ClarkCountyNV.gov	
17	Clark County District Attorney's Office	ce PDmotions@clarkcountyda.com	
18	Alexis Duecker	alexis@amdlawlv.com	
19			
20	Nicole Walker	nicole.walker@clarkcountynv.gov	
21			
22			
23			
24			
25			
26			
27			
28			



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

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

C-21-357927-1

Department 17

October 05, 2023

Case Number:

Department:

Attorney:

Alexis M. Duecker

AMD Law PLLC

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

Defendant:

Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: Response To Findings Of Facts And Conclusion Of Law

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,

DC Criminal Desk # 7

Deputy Clerk of the Court

1 7	ARY MATTHEW TRAVIS HOUSTON, CHTO 1 HDS.P. No. 1210652			
	H.D.S.P. No. 1210652 P. O. Box 650 Indian Springs, NV 89070-0650			
· 1	United States Novy M.E.P.S. Veteran. Delayed Entry Program 2002			
	Member of the American Bar Association (redired)			
2				
3	DISTRICT COURT			
4	CLARK GOUNTY, NEVADA CASE NO.: A-22-853203-W			
5	DEPARTMENT No. 17			
6	MATTHEW TRAVIS HOUSTON, CASE NO: A-17-758861-C			
7	Plaintiff/Plaintiff-In-error DEPT No.: 28 and 29			
. 8	-VS- CASE NO: C-21-357927-1			
9	MANDALAY BAY RESORT AND CASING DEPT NO: XI DIBYA MANDALAY BAY CORPETAL:			
10	THE STATE OF NEVARA ETAL: PART THE OF			
i ii	Defendantly Respondent(s) PERSONAL RESTRAINT PETITION,			
12	RESPONSE TO "FINDINGS OF FACT CONCLUSIONS OF LAW AND ORDER FILED SEPTEMBER CLO, 2023; EMERGENCY NOTICE OF APPEAL TO AND CONTINUED / RENEWED			
13	ARESPONSE TO "ORDER GRANTING IN PART, DENVING"			
14	IN PART DEFENDANT'S PRO PER MOTION			
15	TO DISMISS COUNSEL" FROM 2/1/2022; AS A HEARING PROPERTIES BRANDEIS BRIEF "HEARING REQUESTED"			
16				
<u>្រី</u> , ស្ងួរក្	PLEASE TAKE NOTICE that it is asked of this court,			
18	or why did the Phintiff-in-error have to become wrongfully			
17 19	convicted to Fine Benoid Little?" Mr. Little submitted			
20	his motion to withdraw As counsel on october 5th			
21				
	Fraudulent charges was submitted to the clerk. The petitioner-			
£ 23 20 ≥ 21	appellant is in apposition to "the state of being without legal			
MAR 2 9 2022 CLERK OF THE COURT	significance" of Judge Tierra Jones especially because he still			
± 8 ES	has not been provided the name of the esubstitute judge?			
COUNTY DE	who appointed Anthony M. Goldstein to properly withorow petitioner-			
	appellant's voided quilty plea. This develotion of duty has caused			
28	defaming the character Page Number: 1 of an innocent man.			
<u> </u>	defaming the character rage Number: of an innocent man.			

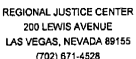
P.32

STATEMENT OF FACTS: Kidapped from his home in ١ Iowa, On July 14, 2021. MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant") was abducted from his hotel room at the Best Western located at 3041 3 . St. Rose Parkway in Henderson. Nevada, as he was not served with any sort of 4 5 Summon's or Warrant, nor was told or read that he had any kind of rights. This folse arrest prevented Petitioner-Appellant from attending his appointment the very 6 next day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while 7 this continued imprisonment of his person also prevented him from attending his medical 8 ٩ disability volting in Reno. Nevada. on August 15. 2021. with Dr. Owagleri. Both appointments of which had been scheduled by the abductors, SEDAWICK's Dianne Ferrante, and her 10 alleged supervisor. Rosemorie MeMorris-Alexander, as was the booking of his room. 11 12 The Petitioner-Appellant's attempt at release from CODE was intended so that he could 13 search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. Wood and Beneral Little provided misinformation regarding the lack of a directly related "City Jail hetainir Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a 15 potential release from custody, that he did not see a detainer hold - when, in fact, there was. 16 This coercion of the client by his previous representation created a second double-jeopardy-17 in LAB VEGAS MUNICIPAL COLART #1248394A + #C1237802A; with the first being by J. Wood 18 19. in the EIGHTH TUDICIAL DISTRICT COURT Z1-CR-019840 - 21-CR-035713. A. Goldstein never visited 20. Mr. Houston. These traumatic events are a cruel and unusual plunishment being inflicted upon an abused and innivent mun, who was forced into an involuntary relocation. With unnecessary hardships 21 cousing the eviction of his law office located at 435 South Linn Street #927, in Lowa 22 City. INNO (52240), \$36.5 million of property damage and the destruction of his K-9(s). 23 Due to crimes both civil and criminal. Not to mention the willful anissions of Rosemarie 24 McMorris-A bionder and Dianne Ferrante. SEDAWICK and the prosecutions must unlawful use 25 26 of everteething tectics IN their exploitation of the innocent man has put the Petitioner-Appellant into an unmanageable state of duress, howelessness, and extensive incarceration. Not at any 27 28. time did Mr. Houston make any threats or acts of harassment, extertion or 29. aggrivated stalking towards any of the parties in Mr. Houston's closes or anybody 30. else. It is in FACT Mr. Houston 422715 the victim of crime.

PERSONAL RESTRAINT PETITION,
Page No. 28 of PETITION FOR A WRIT of HABEAS
AND Letter of Motion To:
Corpus CORPUS 33

CLARK COUNTY COURTS

EIGHTH JUDICIAL DISTRICT COURT LAS VEGAS TOWNSHIP JUSTICE COURT



		(100) 011 1000			
Steven D. Grierson Clerk of the Court	PLEASE	TAKE HOTICE	THAT	THE ORIG	IMAL
	PETITION FOR	POST - CON	WICTION 1	CLIED W	β·S'
	PREPARED NS	parp of	" DIRECT	Appeal"	ı
March 7, 2022	AND PILED	AS ONOTICE	of Ap	PEALS, HOW	EVERO
Re: Case N	THIS CO	LEID YR	AN CEXIB	1.2. Z	hat :
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Dear: Matthew 1	Fravis Houston: Th	IE CLERK	TITLED	•	
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	ontact the Legal Aid Of	fice for further assist	ance (702)380-10	70 Of	
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petitioner	TAGE NUMB, plaintiff in ure that the docu	MENTS ARE PROP	ERLY PROCESSI	ED, PLEASE RETU	RN 🛌
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Sincerely, Clerk of the Cou	urt				1 2 S
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Deputy Clerk, D)enuty				品素器
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					1141 'S
toloner a	n application	v As bu	oceec n	n jurraca	
pauper12.	I would	d like	that al	iso on 3	the .
record a	or my pro	se 3rd	- party	personal	inswy
case No.	or my pro A-17-758	861-C.	Thank'	You >	, .
		X	72000	خام د کم	28

HDSP No. 1210652 P.O. Box 650 Indian Springs, NV 89070-0650

	Trainti-applieds, 144 o to to a page
1	Perhaps a cause of this neglect of duty is the fact
2	that there are other objective factors showing both
3	cause and prejudice as there is much more in this
4	case to blame besides bad lawyering. Additionally, the
5	claim of ineffective aid of counsel was reinforced by the
6	Supreme Court of Nevadars dismissal of DIRECT APPEAL
	No. 84281 on March 10th, 2022. Had extres Anthony
	M. Goldstein, Jeremy Wood, Benard Little or the attorney
	from the case: in Las Vegas Municipal Court adhered to
lo	any sort of principle than the petitioner-appellant
11	would not bave been as prejudiced.
12	Primarily, it is the fact that the judge, prosecution
13	and alleged "exiction " in this case are females, causing a
14	sexist bias against the petitioner-appellant who had already, while
IS	in a state of trauma been subjected to a double-jeopardy.
	Not only was petitioner-appellant made victim of sexist
17	bigoty but he become more of the scapegoat to the evil forces of
18	stereotypical racism after being told by Benard Little that because
he was white,	he would not qualify for aid from the Bail Bond Project?
20	Social worker Cassondra Diez, also from the Clark County
i	Public Defender's office, was also a hindrance to justice
72	when she had informed pationer-appellant that "it would be a
23	conflict of interest if [petitioner-appellont] authorized Benard
	Little for someone from their office) to act as a POWER
25	o months and a second
26	overly-inflated bond paid in full. But why would any of that even
	mother to the social worker who would not accept complète
28	medical records from all of the petitioner-appellant's from of doctors?
!	- Transfer

HDSP No. 1210652 P.O. Box 650 Indian Springs, NV 89070-0650

2 3 4 5	PLEASE TAKE: NOTICE that it is asked of this court, "" is there a state wide conspiracy to conceal the truth about the exploitation of the injured worker's) from the citizens of Nevada?" There surely must be in the case(s) E Matthew Travis Houston. The temerity of dispute resolution has escalated into the most extreme sort of prejudice, which has been swept under the rug by those individuals causing a broken system. In this
ч 5	about the explosiation of the injured worker's) from the citizens of Nevada?" There surely must be in the case(s) of Matthew Travis Houston. The temerity of dispute resolution has escalated into the most extreme sort of prejudice, which has been swept under the
5	citizens of Nevada?" There surely must be in the case(s) & Matthew Travis Houston. The temerity of dispute resolution has escalated into the most extreme sort of prejudice, which has been swept under the
6	& Matthew Travis Houston. The temerity of dispute resolution has escalated into the most extreme sort of prejudice, which has been swept under the
	The temerity of dispute resolution has escalated into the most extreme sort of presudice, which has been swept under the
7	extreme sort of prejudice, which has been swept under the
8 🔻	I MA TO BE THOUSAND E WASHING OF DIVICE SANTON SENTING
6.5	case involving Daniel Schwartz, with potential organized criminal
4 .	operations possibly involving Scott Poisson in the State of Florida,
	and Alexis Plunkett out of the State of Ohio, the theory of
. 7	of a conspiracy cousing legal, medical and judicial malpractice
1	against the Plaintiff-in-error has been further validated externally
100	to the now dismissed counsel with attitional shady characters including
15	but not limited to: Karen Schwartz, Lina Sakalauskas, Gene Porter and
16	both David Joines and Tierra Danielle Jones. External to the
17	procedural errors causing this illegal incarceration is the fact that
18	big business was able to coerce LVMPD into acting as a modern
١٨.	day Gestapo. Therefore it is asked to this court,
Z ₀	ce a conspiracy is possible is it not? " In fact, it
21	is no conspiracy that Sedgwicks interest of the petitioner-
Zz	appellant is making quite a bit of money when not having to
23	pay the injured worker(s) their legally and rightfully
	entitled benefits, (Now if you please skip ahead to page 49-55) You
E E	WILL PLEASE TAKE NOTICE of this now amended:
26	"EMERGENCY OPPOSITION OF REMAND
27	AND MOTION TO DISMISS No. C-21-357927-
28	AND EXHONORATE THE PETIONER - APPELLANT: Page Number 3 (See pages 49-55)
ļ	P. 34-now 80-86

1 .	provident transfer towards
,	No. 1210652 @ H.D.S.P. P.O. Box 650
	Indian Springs, NV 89070-0650
1	To date, the Appellant's "PETITION FOR JUDICIAL REVIEW OF
2	THE EVENTS OF DECEMBER 6th, 2021 " has been ignored by the
-	,
11	courts, even before the illegal arrest of the petitioner-appellant
-	on July 14th, 2021 because judicial ineptitude and procedural
	mishandlements ought NEVER happen. However, due to particular
	individual's acts in temenity and carelessness, these errors throw
	monkeywhenches into particular parts of the machine, therefore
	preventing the lawful turnings in the wheels of justice from working
9	founds the forces of good, and all that it is of. It is hereby
lo	asked to this court, "are those most cruel and in humane injustices to be
11	accepted by our judicial system and people of the State of Nevada?"
12	It was asked by the most falsly accused Appellant, OFFICIALLY before
13 See#+	the 13th of October, 2021) that this case be opposed and completely dismissed,
19	as proven by the principal motions pages 21-63 which were put on record
15	by the clerk when they were stamped "RECEIVED OCT 2021 CLERK# 49-56
16	OF COURTS. The originals are at the offices of Bernard Little, et al
	who neglected their duties in providing this court with touth, contributing to
gi	malproatter and is an additional cause of this wrongful conviction. This error
19	shows the tendancy of judicial officers of Las Vegas to parade the
20	elements of appression and facism. As a result, the Appellant prays
	that prosecutorial malice, misconduct, wanton disregard and coreless reglect
22	be lessened if not completely eliminated while reading of the observations
23	and the theory of District Attorney Mr. Jim Garrison who is
	most unfortunately no longer with us. May he provide this court
25	with motivation in a reminder to all of the call of duty in
26	
27	encouragement to unhinder, repair and more equally balance the
	Scale of justice in the community of Lost Wages, Nevada
	that is still part of the good of United States of America: Regulamber 4
	0.35

,	T.o. Box 650 Indian Springs, NV 89070-10850
٠, ١	Indian springs, NV 89070-10450 District Attorney Jim Garrison, Interview With District Attorney Jim Garrison, as he is clearly in opposition to government interference: I was with the artillery supporting the division
0	as he is clearly in opposition to government interference:
	I was with the artillery supporting the division
<u> </u>	that took Dachau; I arrived there the day
3	after it was taken, when buildozers were making
	pyrimids of human bodies outside the camp. What
4	I saw there has haunted me ever since. Because
6	the law is my profession, I've always wondered
. 7	about the judges throughout Germany who sentenced
8	men to jail for picking pockets at a time when
9	their own government was jerking gold from the
10	teeth of men murdered in gas chambers. I'm
<u></u> ₩₩	concerned about all of this because it Isn't a
	German phenomenon; it's a human phenomenon. It
	can happen here, because there has been no change
	and there has been no progress and there has
	been no increase of understanding on the part of
	men for their fellow man.
17	
18	What worries me deeply, and I have seen it exemplified
	in this case, is that we in America are in great
	danger of slowly evolving into a proto-facist state.
21	It will be a manny different kind of facist state
· ·	from the one of the Germans evalved; theirs grew
	out of depression and promised bread and work, while
	ours, curiously enough, seems to be emerging from
25	prosperity. But in the final analysis, it's based on
26	power and on the inability to put human goals and
	human conscience above the dictates of the state.
	It's origins can be traced in the tremendous.
ì	Page Number 5

	war machine we've built since 1945, the military-
2	industrial complex" that Eisekhower vainly warned
3	us about, which now dominates every aspect of our
4	life. The power of the states and Congress has
	landually been abandoned to the Executive Department,
	because of war conditions; and we've seen the
***	creation of an arrogant, swollen bureaucratic complex
	totally unfettered by the checks and balances of
	the Constitution.
lo	
	In a very real and terrifying sense, our Government
12	is the CIA and the Pentagon, with Congress reduced
13	to a debating society. Of course, you can't spot
i4	this trend to facism by casually looking around. Pour
15	can't look for such familiar signs as the swastikas
	because they won't be there. We won't build
	Dachaus and Auschwitzes; the clever manipulation of
	the mass media is creating a concentration camp of the
19	mind that promises to be far more effective in keeping
A 1	the populace in line. We're not going to make up one
21	morning and suddenly find ourselves in gray uniforms
22	goose-stepping off to work. But this isn't the test.
23.	The test is: What happens to the individual who
	dissents? In Nazi Germany he was physically
	destroyed; here, the process is more subtle,
26	but the end results can be the same.
27	
28	
	Page Number 6
	1,31

P.O. BOX 650	
P.O. Bex 650 Indian Springs, N	89070-0650

1 1	I've learned enough about the machinations of the
a	CIA in the past year to know that this is no
3	longer the dream world America I once believed
Н	in. The imperatives of the population explosions
5	which inevitably will lessen our belief in the
	Sanctify of the individual human life, combined
	with the awesome power of the CIA and the
	defense establishment, seem destined to seal the
	fate of the America I knew as a child and bring
	us into a new Orwellian world where the citizen
	exists for the state and where raw power justifies
12	any and every immoral act. I've always had a
13	kind of knee-jerk trust in my Governments
17	basic integrity, whatever political blunders it may
	make. But I've come to realize that in Washington,
16	deceiving and manipulating the public are viewed by
17	some as the natural perogatives of office. Huey
18	Long once said, "Facism will come to America in the
	home of anti-facism." I'm ofraid, based on my
	own experience that facism will come to America'
	in the name of national security.
22	
	, , , , , , , , , , , , , , , , , , ,
24	Part three," accessed 4 Dec. 2012:
25	http://www.ifklancer.com/Garrison4.html
26	Any opinion Gee Jon? NOW SEE P. 134 and P. 135 I didn't think so.
27	What is the reason behind the smoke and mirrors
28	of the Legional Injustice Center? Invasion or control? Page Number 7
	Lade wrunger.

KILLING MACHINE

DID NEVADA'S INNOVATIVE GAS CHAMBER INSPIRE HITLER?

BY SCOTT CHRISTIANSON

n February 8, 1924, in a stoneand-concrete shack that for 40 years had served as the Nevada state prison's barbershop, a Chinese immigrant and convicted killer named Gee Jon became the first person ever executed in a gas chamber. Inside the sealed room two wooden chairs with armrests had been positioned a few feet apart—Gee's accomplice had also been scheduled to die but received a commutation. In front of and between the chairs

stood a small metal device that would spray hydrocyanic acid, commercially known as cyanogen. A state spokesman insisted one deep breath by the condemned man would paralyze his lungs, displace the oxygen in his body and cause instant and painless death. Witnesses would be spared any painful outcries.

Prior to the execution, the warden staged a rehearsal with a stray white cat and two kittens. He estimated the cats died within 15 seconds. The test revealed a small leak, which was quickly patched to

avert the poisoning of witnesses or staff. It appeared Gee needed about six minutes to die, though the gas clouding the windows made it difficult to see inside. The warden pronounced the method "a wonderful and humane way of execution." Unlike hanging (by which an inmate might suffer for up to 15 minutes), electrocution (which could take three or four jolts) or a firing squad (which sometimes didn't cause instant death), gas first produced unconsciousness. The state's largest newspaper, the Nevada State Journal, began its coverage by pronouncing, "Nevada's novel death law is upheld by the highest court—humanity.

Eighteen days after Gee's death, in Munich, a right-wing radical named Adolf Hitler went on trial for his role in the failed Beer Hall Putsch. The previous year U.S. newspapers had reported on Hitler's extraordinary ability to sway crowds and his deep hatred of Jews, Communists, Bolsheviks and liberals, as well as his embrace of the trappings of fascism that had been introduced in 1922 by Italy's Benito Mussolini.

One of Hitler's friends who visited

him in jail and kept him abreast of developments in the U.S. was Ernst "Putzi" Hanfstaengl, a sixfoot-four German American patrician graduate of Harvard and descendent of a Union army general who had beloed carry Abraham Lincoln's coffin. When Hanfstaengl wasn't entertaining his friend with his piano playing, he stimulated Hitler's imagination with stirring accounts of skyscrapers, gangsters and college football chants. He also translated and read aloud from British and U.S. newspapers. Hitler had been gassed

and temporarily blinded while serving on the front during World War I, so he already knew gas was an ugly, painful and unpredictable weapon, and he disdained its use in battle. He would have been interested to learn about what the Americans had done in Nevada.

After being convicted and receiving a five-year sentence, Hitler began composing his own political creed, which he first titled Eine Abrechnung (Settling Accounts) but later changed to Mein Kompf (My Struggle). He wrote, "If at the beginning of the war and during the war, 12 or 15,000 of these Hebrew corrupters of the people had been held under poison gas, as happened to



hundreds of thousands of our very best German workers in the field, the sacrifice of millions at the front would not have been in vain." Decades later Lucy

Dawidowicz, a historian of the Holocaust, wrote, "Did the idea of the final solution originate in this passage, germinating in Hitler's subconscious for some 15 years before it was to sprout into practical reality?"

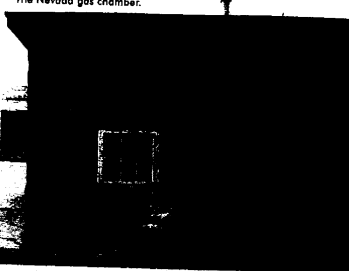
Another biographer observed, "Hitler's concept of concentration camps as well as the practicality of genocide owed, so he claimed, to his studies of English and U.S. history. He admired the camps for Boer prisoners in South Africa and

for the Indians in the Wild West, and he often praised to his inner circle the efficiency of Ameri-

ca's extermination—by starvation and timeven combat—of the red savages who could not be tamed by captivity." Hitler learned about the American enslavement

of blacks and Jim Crow laws enforcing racial segregation, about the shipment of Native Americans to faraway prisons via boxcars and recent court rulings

The Nevada gas chamber.



upholding the involuntary sterilization of the unfit. Yet another historian noted that *Mein Kampf* displayed Hitler's "keen familiarity with the recently passed U.S.

National Origins Act, which called for eugenic quotas."

Historians have not yet turned up direct evidence that Hitler's thinking was

influenced by the first successful use of the gas chamber, but the event was in the headlines during his trial, imprisonment and the writing of Mein Kampf. At the same time, delegations of German officials, criminologists and legal scholars were touring the American penal system, inspecting prison conditions and methods of punishment. These visits were also widely reported in Germany and most certainly read by executives at certain chemical companies. After all, cyanide was their business.

Scott Christianson is author of The Last Gasp: The Rise and Fall of the American Gas Chamber, published this month by the University of California Press.

hat in the question posed in a 2001 hiw review article by Kevin Francis O'Nelli, who was the lead counsel in a suit filed by the ACLU to prevent Ohio wardens from temoving "offensive" tanguage from the final statements of condemned prisoners. O Nell notes that the Anglo-Savon tradition of last words dates back to at least 1388; even accused witches and staves were given the opportunity. Today some states allow last words to be ultered only out of earshot of witnesses, while Texas gives its condemned an open microphone. Here are memorable examples of immates exercising their right to tree speech one final time. For more, see Robert Elder's new book. Last Words of the Executed (University of Chicago Press).

"You metherfuckers haven't paid any attention to anything Eve said in the last 22 and a half years: why would anyone pay any attention to anything Eve had to say now?" - Richard Concy $\mathcal U$ (One, 2008), when asked if he'd I -s to make a statement.

*Give my applogies to the families of the victims." Arthur Bibliop (Utah, 1988)

"Let Mama know Estill love for " "Core 5 1 1 1 (Alaban a. 1992)

"Being born black was against me." (1993, 50); (Georgia, 1985)

"I am innocent of this crime." Euge to Pere, (Arkaneas, 1997)

"I forgive all who have taken part in any way in my death."—Ronald O'Bryan (Texas, 1984)

"The act I committed to put me here was not just

heinbus, it was senucless. But the person that committed that act is no longer here." Mapoleon Benzley (Texas, 2002)

"I'd rather be fishing."—Jimmy Glass (Louisiana, 1987

Silently flipped off witnesses as gas billowed around him. —Denahl Harding (Arizona, 1992)

"I can't imagine losing two children. If I was y'all, I would be we killed the." —Dennie Dowthitt (Iexas, 2001)

"You are about to witness the damaging effect electricity has on Wood."—Frederick Wood (New York, 1963)

"Erving has been hard, and now it's time to dic. — Johnny (Louisiana, 1984)

"Feedom at last, man." - John Rook, North Carolina, 1985.

"You doing that right? - Statley "Toolse" Williams (California, 2005), founder of the Crips strent gang, after a norse took 10 minutes to insert the medie

"Hurrah for anarchy" —the Haymarket defendants (Chicago, 1887), in unison

"God, you're a duty son of a bitch, because I'm innocent." -Kobert Pierce (Californic, 1956)

"I'm human! I'm human!"—David Lowson (North Carolina, 1994), screaming to be heard through the thick glass separating him from witnesses. Lawson had asked that his execution be televised.

,	Tudian Springs, NV 89070-0650
2	(See) EXHIBIT: (pages #49-55)
3	
 Ч	EMERGENCY MOTION TO OPPOSE REMAND
	AND DISMISS CASE
5	IN IT'S ENTIRETY
6	drawn October 13th, 2021 @ C.C.D.C.
7	* certified by U.S.P.S. October 13th, 2021
8	"recieved by Clerk of the Court October 18th 2021
9	· was find to Clark County Public Pretender
	instead of filed into case. This warnants
<u> </u>	equitable tolling. It also shows proceedural error(s).
12	equitable tolling. It also shows proceedural error(s). shows grounds for emotional distress endured.
13	by the Def since the court incurred error
14	contributed to the cause of & ineffective coursel
15	leading to mongful conviction as the court failed in
16	responding to Benord Little's motion to WITHDRAW (See P. 12727)
	he had submitted on October 5th, 2021. These
18	procedural errors greatly prejudiced the Defendant, but
39	perhaps the most significant bias shown towards the
20	Defendant was when he was told on record that he
21	was not eligible nor was he accepted to Mendal
22	Health court because he survived Fotal traumatic brain
23	injuries and other catastrophic injuries. This in itself
^1	is a civil rights lawsuit as the results of this case
25	show that the courts of Clark Country Nevada must view
26	show that the courts of Clark County, Nevada must view (are obviously not) the disabled as inferior, and entitled to the priveleges of normal citizens.
	to illustrate to the court and ter the sake at justice it will now
28	between potential Page Number 8 world conspiracy and
29	c = 10
30	what's known as truth. p.39

٠, ٠	
-1	as truth. And to ask this court again: Is there
6	a conspiracy against Matthew Travis Houston, or Just
	A WORLDWIDE GOVERNMENT CONSPIRACY
2	TO CONCERL THE TRUTH FROM THE PUBLIC ?
3	In the short span of six years, twenty-the
4	English scientists who worked on Star Wors-type
	projects have died under questionable circumstances.
	All of them had worked on different facets of
7	electronic workers, which includes UFO research. A
	list of the deceased and the dates and circumstances
	of their deaths follows.
lo	
11	1. 1982. Professor Keith Bowden: killed in auto crash.
12	2. July 1982. Jack Wolfenden: died in alider accident.
13	3. November 1982. Ernest Brockway: Suicide.
14	4. 1983 Stephen Drinkwater: suicide by strangulation.
15	5. April 1983. Lieutenant-Colonel Anthony Godley:
16	missing declared dead.
17	6. April 1984. George Franks: suicide by hanging
18	7. 1985. Stephen Oke: suicide by harging.
[9]	8. November 1985. Jonathan Wash: Suicide by
20	jumping from a building.
21	9. 1986. Dr. John Brittan: Suicide by carbon-
22	monoxide poisoning.
23	10. October 1986. Arshad Sharif: suicide by
. 24	placing a rope around his neck, trying it to a
25	tree, and then driving away at high speed. Took
26	place in Bristol, one hundred miles away from his home
27	in London.
28	
481	Page Number 9
t	o 4n

		P.O. Box 650 Indian Springs, NV 89070-0650
		11. October 1986. Vimal Davihai: suicide by jumping
	2	11. October 1986. Vimal Dajihai: suicide by jumping from a bridge in Bristol, one hundred miles from
	3	his home in London.
·	<u>.</u> 4	12. Danuary 1987. Avtor Singh-Gida: missing,
	5	declared dead.
	6	13. February 1987. Peter Pepell: Suicide by
	7	crawling under car in garage.
	8	14. March 1987. David Sands: suicide by
	9	driving car into café at high speed:
	10	15. April 1987 Mark Wisner: death by self-strangulation
1		16. April 10, 1987. Stuart Gooding: killed in Cyprus.
	12	17. April 1987. Shani Warren: Suicide by drowning.
	13	18. May 1987. Michael Baker: killed in auto-crash.
<u> </u>	. 14	19. May 1988. Trevor Knight: suicide.
		1 1 100 THISTAIN OF CHAINS SMICIAL
	16	by Self- electrocution.
 	17	21. August 1988: Brigadier Peter Ferry,
Compartison	/8	Suicide by self-electrocution.
and contrast:		and the second s
1 Brother	20	(23, Mitchell Ryan Surcicle > November 18th, 2014+ Housdon, brother,
2)Uncle	21	Suicide by hanging. 24. Unde Rollie Schoenherry Suicide however
A., ,	22 23	
3) Uncle		
	25 25	2019 Died by poisoned - Author's Note pages 396-397
· -	26	From The Doomsday Conspiracy by (In re) "judgement",
		this court there's absolutely ZFRO coincidences in the fact
	28	that Rusemany McMornis is scomming big insurance.
	•	that Rosemary McMornis is scamming big insurance: Page Number 10

Matthew Travis Houston American Bar Association No. 1210652 P.O. Box 650
Member No. 04662784 Indian Springs, NV 89070-0650

/	JUDGEMENT UNDER UNCERTAINTY:
2	HEURISTICS AND BIASES by Amos Trensky
3	and Daniel Kahneman
4	*This article originally appeared in Science, vol. 185,
5	1974. The research was supported by the Advanced Research
6	Projects Agency of the Department of Deferce and was monitored
7	by the Office of Naval Research under contract
8	NOCO14-79-C-0438 to the Oregon Research Tustitute Eugene
. 9	Additional support for this research was provided by the Research and
10	Development Authority of the Hebrew University, Jerusalem, I snael.
//	
12	Many decesions are based on beliefs concerning the liklihood of
13	uncertain events such as the outcome of an election. the quilt
	of a defendant, or the future value of the dollar. These
15	beliefs are usually expressed in statements such as "I think
.16	that, "chances are the "it is unlikely that," and so
17	forth. Occasionally, beliefs concerning uncertain events are
<i>18</i>	expressed in numerical form as odds or subjective
19	probabilities. What determines such beliefs? How do people
.20	assess the probability of an uncertain event or the value
21	of an uncertain quantity? This article shows that people rely
22	on a limited number of heuristic principles which reduce the complex
	tasks of assessing probabilities and predicting values to simpler
	judgemental operations. In general, these heuristics are
25	quite useful, but sometimes they lead to severe and
26.	systematic errors:
27	
	Subjective assessment of physical quantities such as Page Number 11
'	ι <i>σ</i> -

	distance or size. These judgements are all based or
	data of limited ralidity which are processed according
	to hueristic rules. For example, the apparent distant
H	of an object is determined in part by its clarity
	The more sharply the object is seen the closer its
6	appears to be. This rule has some validity, because
7	in any given scene the more distant objects are seen
	less sharply than newer objects. However the
9	reliance on this rule leads to systematic errors in the
10	estimation of distance. Specifically distances are of ter
	overestimated when visibility is poor because the contours of
. 12	objects are blurred. On the other hand, distances are
13	often underestimated when visibility is good because objects
14	are seen sharply. Thus, the reliance on clarity as an
13	indication of distance leads to common biases. Such biase
- 4	are found in the intuitive judgement of probability. This
	article describes three huenstics that are employed to
100	assess probabilities and to predict values. Brases to
	which these hueristics lead are enumerated, and the
_	applied and theoretical implications of these observations
21	are discussed.
22	REPRESENTATIVENESS
	Many of the probabilistic questions for which people are
25	concerned belong to one of the following types:
<u> </u>	What is the probability that object A belongs to class B
.27.	What is the probability that event A originates from
. 28	process B? What is the probability that process B will generate event A?
	Will generate event A? Page Number 12
- t	•

	In answering such questions, people typically rely on
2	the representativeness hueristic, in which probabilities are
	evaluated by the degree to which A is representative
4	of B, that is, by the degree to which A resembles B.
5	For example, when A is highly representative of By
6	the probability that A originates from R is judged
7	to be high. On the other hand, if A is not
8	Similar to B. the probability that A originates
9	from B is judged to be low.
lo	For an illustration of judgement by representativeness,
	consider an individual who has been described by a
12	former neighbor as follows: "Steve is very shy and
13	withdrawn, invaribly helpfuls but with little interest
14	in people, or in the world of reality. A meek and
15	tidy soul, he has a need for order and structure,
16	and a passion for detail. " How do people assess
17	the probability that Steve is enguaged in a particular
18	occupation from a list of possibilities (for example,
19	Farmer, Salesman, airline pilot, librarian, or physician)?
20	How do people order these occupations from most to
21	least likely? In the representativeness hoeristic,
	the probability that Steve is a librarian, for example
	is assessed by the degree to which he is representative
	or, or similar to, the stereotype of a librarian.
	Indeed, research with problems of this type has shown that
<u> </u>	people order the occupations by probability and by similarity
	in exactly the same way. This approach to the judgement
	of probability leads to serious errors, because similarity, or Page Number 13
ţ	inflation 12

1	representativeness, is not influenced by several
2.	factors that should affect judgements of
3	probability
4	Insensitity to poor outcomes. One of the
5、	factors that have no effect on representativeness
- 6	but should have a major effect on probability is the
7	Prior probability, or baserate frequency, of the
8	automes. In the case of Steve, for example,
q	the fact that there are many more farmers than
10	librarians in the population should enten into : any
11	reasonable estimate of the possibility that Steve
12	is a librarian rather than a farmer. Considerations
13	of base-rate frequency, however, do not affect the
14	Similarity of Steve to the Steneotypes of Librarians
15	and formers. If people evaluate possibility of
16	representativeness, therefore, prior possibilities will.
17	de neglected. This hypothesis was tested in an
18	experiment where prior probabilities were manipulated.
19 <	Subjects were shown brief personality descriptions
20	of Several individuals, allegedly sampled at random
21 /	rom a group of 100 professionals-engineers and
	awyers. The subjects were asked to assess-
	or each descriptions the probability that it belowed
24	s an engineer rather thanks lawyer. In one
<u> </u>	experimental condition, subjects were told that the
	roup from which the descriptions had been drawn
	onsisted of 10 engineers and 30 lawyers. In
o	nother conditions subjects were told that the
	rage number is

	group consisted of 30 engineers and 70 lawyers.
2	The odds that any particular description belongs
3	to an engineer rather than to a lawyer should
Н	be higher in the first condition, where there is a
5	majority of engineers, than in the second
6	condition, where there is a majority of lawyers.
7	Specifically, it can be shown by applying Bayes'
8	rule that the natio of these odds should be
9	(17/.3)2, or 5.44, for each description. Ina
10	sharp violation of Bayes' rule, the subjects
11.	in the two conditions produced essentially the
12	Same probability Judgements. Apparantly, subjects
13	evaluated the liklihood that a particular description
14	belonged to an engineer rather than to a lawyer
IS	by the degree to which this description was
16	representative of the two stereotypes, with little
17	or no regard for the prior president the
18	probabilities of the categories.
19	The subjects used prior probabilities correctly
20	when they had no other information. In the
21	absence of a personality sketch, they judged the
প্র	probability that an unknown individual is an engineer
43	to be 7 and 3 respectively. In the two base-rate,
24	conditions. However, polar probabilities were
	ettectively ignored when a description was introduced.
~~	even when the description was totally uninformative
	The responses to the description illustrate this
28	elenomenon.
į	Page Number 15

	Dick is a 30-year-old man. He is married
2	with no children. A man of high
3	ability and high motivation, he promices
1 4	to be quite successful in his field.
5	He is well liked by his collegues.
6	
7	This description was intended to convey no information
8	relevant to the question of whether Dick is an
9	engineer or a lawyer. Consequently, the probability
lo	that Dick is an engineer should equal the propostion
11	of engineers in the group, as if no description had
'`	been given. The subjects however, judged the
17	probability of Dick being an engineer to be . 5
14	regardless of whether the stated proportion of
15	engineers in the group was . 7 or . 3. Evidently,
16	people respond differently when given no evidence
17	and when given worthless evidence. When no
18	specific evidence is given, prior probabilities are
	properly utilized; when worthless evidence is given,
	prior probabilities are ignored.
21	Insensitivity to sample size. To evaluate the
22	probability of obtaining a particular result in a sample
373 J	drawn from a specific population, people typically
71	apply the representativeness hueristic. That is
25	they assess the likilhood of a sample result,
	for example, that the average height in a
	ancion sample of ten men will be b teet. by
46	the similarity of this result to the corresponding Page Number 16
}	rade Hamber 18

	parameter (that is, to the average height in the
2	population of men). The similarity of a simple
3	statistic to a population parameter does not
4	depend on the size of the sample. Consequently
5	if probabilities are: assessed by representativeness,
6	that the judged probability of a sample statistic
	will be essentially independent of sample size.
	Indeed, when subjects assessed the distributions
9	of average height for samples of various sizes,
10	they produced identical distributions. For example,
. 11	the probability of obtaining on average height greater
12	than 6 teet was assigned the same value for
13	Samples of 1,000, 100, and 10 men. Moreover,
14	Subjects foiled to appreciate the role of sample
	size even when it was emphasized in the formulation
16	of the problem. Consider the following question:
	A certain town is served by two hospitals:
! <u>I</u> 9	In the larger hospital about 45 babies
20	are born each day, and in the smaller
21	hospital about 15 babies are born each day.
22	As you know, 50% of all babies are boys.
23	Movever the exact percentage varies from day
24	to day. Sometimes it may be higher than
25 26	50% sometimes lower.
27	For a period of I year, each hospital
28	recorded the days on which more than 60%
	of the bobies barn were boys. Page Number 17
1	u

 	P.O. Box 650 Indian Springs, NV 89070-0650
1	which hospital do you think recorded
2	more such days?
3	
	The smaller hospital (21)
5	About the same (that is,
6	within 5% of each other) (53)
7	
\mathcal{B}	The values in parenthesis are the number of
9	undergraduate Students who chose each answer.
10	Most subjects judged the probability of
11	obtaining more than 60% boys to be the same in
	the small and in the large hospital, presumably
	because these events are described by the same
	statistic and are therefore equally representative of
- 13	the general population. In contrast, sampling
	theory entails that the expected number of days
17	on which more than 60% of the bobies are bout is
	much greater in the small hospital than in the
	large one, because a large sample is less likely
20	to stroy from 50 %. This fundamental notion
	of statistics is evidently not nort of nepole's
- 23	repertaine of intultions,
	A similar insensitivity to sample size has
70	reported in adaements of posterior ampability
	The probability white a sample has been
	drawn from one population rather than from another
28	Consider the following example:
	Page Number 18
• :	

	Imagine an urn filled with balls of which
2	2/3 are of one color and 1/3 of another.
3	One individual has drawn 5 balls from
4	the Arn, and found that 4 were red and
5	I was white. Another individual has drawn
6	20 balls and found that 12 were red and
. 7	B were white. Which of the two individuals
8	Should feel more confident that the unh
9	confains 2/3 red balls and 1/3 white balls,
lo	nother than the opposite? What odds.
11	Should each individual give?
l3	In this problem, the correct posterior adds are
14	8 to 1 for the 4:1 sample and 16 to 1 for the 12:8
15	Sample, assuming equal prior probabilities. However, most
16	people feel that the first sample provides much stronger
17	evidence for the hypothesis that the urn is predominantly
16	red, because the proportion of red balls is larger in the
14.	first than in the second sample. Here again,
20	intuitive judgements are dominated by the sample
21	proportion and are essentially unaffected by the size of
22	the sample, which plays a critical role in the
23	determination of the actual posterior odds. In addition
۸٦	intuitive astimates of posterior odds one for less
25	extreme than the correct values. The underestimation
26	of the impact of evidence has been observed
27	repeatedly in problems of this type. 6 It has been laheled "conservatism"
28	been laheled "conservatism"
	Page Number 19

P.O. Box 650 Indian Springs, NV 89070-0650 Misconceptions of chance. People expect that a 2 sequence of events generated by a random process 3 will represent the essential characteristics of that process even when the sequence is short. In considering tosses of a coin for heads or tails, for example, people regard the sequence H-T-H-T-T-H to be more likely than the sequence H-H-T-T-T, 8 which does not appear random; and also more likely than the sequence H-H-H-T-H, which loldoes not represent the farness of the coin. 11 Thus, people expect that the essential characteristics 12 of the process will be represented, not only globally 13 in the entire sequence, but also locally in each of 14.14's parts. A locally representative sequence, however, 15 deviates systematically from chance expectation: 16 it contains too many alternations and too few runs. 17 Another consequence of the belief in local 18 representativeness is the well-known gambler's falacy 19 After observing a long run of red on the roulette 20 wheel, for example, most people erroneously believe 21 that black is now due, presumably because the 22 occurence of black will result in a more 23 representative sequence than the occurence of an 24 additional red. Chance is commonly viewed as a self-25 correcting process in which a deviation in one direction 26 induces a deviation in the opposite direction to restore 27 the equilibrium. In fact, deviations one not "corrected" 28 as achience precess unfolds, they are merely diluted Page Number 20

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Mino we add the State of the st	
Misconceptions of chance are not limited to	2
2 naive subjects. A study of the statistical	?
institutions of experienced research psychologists	
revealed a lingering belief in what may be	
called "the law of small numbers," according to	
which even small samples are highly represented	NVE
of the populations from which they are drawn	
8 The responses of these investigators reflected	
the expectation that a value hypothesis electric	<u>.</u>
population will be represented by a statistically	
Significant result in a sample with the regard	
for it's size. As a consequence, the researcher	<u></u>
put too truch tolty in the results of small samples	
and grossly overestimated the replicability of such	
results. In the actual conduct of vesearch, this	
15 bias leads to the selection of samples of inadeque	are
16 size and to overinterpretation of findings.	
Insensitivity to predictability. People	<u>. </u>
OLE SOMETHINES CULTURE ROOM TO THE SECTION TO	<u>jcal</u>
predictions as the future value of stock, the	
20 demand for a commodity, or the outcome of	
1) Football game. Such predictions are often made by represe	ntativeness.
For example, suppose one is given a description of a compan	Y
23 and is asked to predict it's future profit. If the	
description of the company is very favorable, a very high	<u>(A</u>
protest will appear most representative of mat descript	
27 appear most representative. The degree to which Page Number 21	11.
- them most refresentatives ordise to Much	

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1	the description is favorable is unoffected by the reliability
2	of that description or by the degree to which it permits
3	accurate prediction. Hence, if people predict solely in
	terms of the favorableness of the description; their
	predictions will be insensitive to the reliability of the
6	evidence and to the expected accuracy of the prediction.
7	This made of judgement riolates the normative statistical
8	theory in which the extremeness and the range of predictions
<u> </u>	are controlled by considerations of predictability. When
10	predictability is nils the same prediction should be made in
	all cases. For example, if the descriptions of companies
12	provide no information relevant to profit, than the same value
13	(such as average profit) should be predicted for all companies.
	If predictability is perfect, of course, the values predicted
15	will motch the actual values and the range of predictions
16	will equal the range of outcomes. In general, the higher the
	predictability, the wider the range of predicted values.
10	Several studies of numerical prediction have demonstrated
- [4]	that intuitive predictions violate this rule, and that subjects
20 5	show little or no regard for considerations of predictability.
	In one of these studies, subjects were presented with several
}r	paregraphs, each describing the performance of a student teacher
24	luring a particular practice lesson. Some subjects were asked to
25	evaluate the quality of alesson described in the paragraph in
p	percentile scores; relative to a specified population. Other
26 0	subjects were asked to predict, also in percentile scores,
28	the standing of each student teacher 5 years after the practice
	esson. The judgements made under the two conditions were identicals Page Mumber 22
ļ	faile maritage me

P.O. Box 650 Indian Springs, NV 89070-0650 That is, the prediction of a remote criterion (success of a teneher after 5 years) was identical to the evaluation of the information on which the prediction was based (the quality of the practice lesson). The Students who made these predictions were undoubtedly aware limited predictability of teaching competence on the basis lesson 5 years conter; nevertheless, their predictions were as extreme as their evaluations The illusion of validity. As we have seen, people often predict by selecting the outcome (for example, an occupation) that is most representative of the input (for example, the description of a person). H The confidence they have in their prediction depends primarily on the degree of representativeness (that is, on the quality of the match between the selected outcome and the input) with little or no regard for the factors that limit predictive accuracy. Thus, people express great confidence in the prediction that a person is a librarian when given description of his personality which matches the stereotype of even if the description is sconty, unreliable, or outdated. confidence which is produced by a good fit and the input information may be called the This illusion persists even when the judge is factors that limit the accuracy of his predictions. observation that psychologists who conduct selection interviews experience considerable confidence in their predictions, even they know of the vast literature that shows selection interviews 26 be highly fallible. The continued reliance on the chinical interview tor Selection, despite repeated demonstrations of it's inadequay, amply attests to the strength of this effect. The interval consistency of a pattern of inputs is a major detriment Page Number 23

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	of one's confidence in predictions based on these inputs. For example,
· · · · · · · · · · · · · · · · · · ·	people express more confidence in predicting the final grade point
3	average of a student whose first-year record includes many Ais
્ પ	and C's. Highly consistent patterns are most often observed when
5	the input variables are highly redundant or correlated. Hence,
6	people tend to have great confidence in predictions based on redundant
7	input variables. However, an elimentary result in the statistics of
. 8	correlation asserts that, given input variables of stated validity,
٩	a prediction based on several such inputs can achieve higher
lo	accuracy when they are independent of each other than when they
	are redundant or correlated. Thus, redundancy among inputs
12	decreases accuracy even as it increases confidence, and people are
13	after confident in predictions that are quite likely to be off the mark.
14	Misconceptions of regression. Suppose a large group of
15	children has been examined on two equivelent versions of an aptitude
16	lest. If one selects ten children from among those who did best on
ļì	one of the two versions, he will usually find their performance on
	the second version to be somewhat discapointing. Conversely, if
	one selects ten children from among those who did warst on one
	version, they will be found, on the average, to do somewhat better
21	on the other version. More generally, consider two variables X and ?
22	which have the same distribution. If one gelects individuals whose
23	average X score deviates from the means of X by k units, then
24	the average of their Y scores will usually deviate from the mean of
75	Y by less than k units. These observations illustrate a general
26	phenomenon known as regression toward the mean, which was
	first documented by Galton more than 100 years ago.
28	
	Page Wumber 24

<u> </u>	In the normal course of life, one encounters many instances
2	of regression doward the mean, in the compannison of the heigh
3	of fathers and sons, of the intelligence of husbands and wives, or
4	of the performance of individuals on consecutive examinations.
. 5	Nevertheless, people do not develop correct intuitions about this
6.	phenomenon. First, they do not expect regression in many contexts
7	where it is bound to occur. Second, when they recognize the
8	occurrence of regression, they often invent spurious casual
٩ 	explanations for it. We suggest that the phenomenon of
lo	regression remains elusive because it is incompatible with the belief
	that the predicted outcome should be maximally representative of the
12	input, and hence, that the value of the autome variable should be
13	as extreme as the value of the input variable.
14	The failure to recovere the import of recording as have
15	The failure to recognize the import of regression can have permicious consequences, as illustrated by the following observation.
16	In a discussion of flight training, experienced instructions noted that
17	praise for an exceptionally smooth landing is typically followed by a
18	poorer landing on the next toys while horsh criticism after a rough
19	landing is usually followed by an improvement on the next try. The
20	instructors concluded that verbal newards are detrimental to learning,
21	while verbal punishments are beneficials contrary to accepted
-22	psychological doctrine. This conclusion is unwarranted because of the
23	presence of regression forward the mean. As in other cases of
24	repeated examination, an improvement will usually follow a poor
25	performance and a deterioration will usually follow an outstanding
26	performance, even of the instructor does not respond to the
27	frainces achievement on the first attempt. Because the
28	instructors had praised their trainees after good landings and Page Number 25
	Page Number 25

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,	admonished them ofter poor ones, they reached the erroneous and
2	potentially harmful conclusion that punishment is more effective
3	than reward.
Ч	Thus, the failure to understand the effect of regression leads
7	are to overestimate the effectiveness of punishment and to
6	underestimate the effectiveness of reward. In social interactions
7	as well as in training, rewards are typically administered when
8 .	performance is good, and punishments are typically administered
9	when performance is poor. By regression alone, therefore behavior
10	is most likely to improve after punishment and most likely to
11	deteriorate after reward. Consequently, the human condition is
lz	such that, by chance alone, one is most often remarded for punishing
13	others and most often punished for rewarding them. People are
14	generally not aware of this contingency. In fact, the elusive
15	role of regression in determining the apparent consequences of
16	reward and punishment seems to have escaped the notice of
17	Students of this area.
18	AVAILABILITY
19-	There are situations in which people assess the frequency
20	of a class or the probability of an event by the ease with which
21	instances or occurrences can be brought to mind. For example,
22	one may assess the risk of heart attack among middle-aged people
23	by recalling such accurrences among one's acquaintances. Similarly,
24	one may evaluate the probability that a given business rendure
25	will fail by imagining various difficulties it could encounter. This
26	judgemental heuristic is called availability. Availability is a useful
27	clue for assessing frequency or probability, because instances of
28	large classes are usually recalled better and faster than Page Number 26
1	Page Number 26

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	instances of less frequent classes. However, availability is
2	affected by factors other than frequency and probability.
3	Consequently, the reliance on availability leads to predictable
4	biases, some of which are illustrated below.
5	Biases due to the retrievability of instances, when the
6	size of a class is judged by the availability of its instances,
7	a class whose instances are casily retrieved will appear more
8	numerous than a class of equal frequency; whose instances are
9	less retrievable. In an elementary demonstration of this effect,
10	subjects heard a list of well-known personalities of both sexes
ļi.	and were subsequently asked to judge whether the list contained
12	more names of men than of women. Different lists were
13	presented to different groups of subjects. In some of the lists
<u> </u>	the men were relatively more famous than the momen, and in
15	others the women were relatively more famous than the men.
16	In each of the lists, the subjects croneously judged that
17	the class (sex) that had the more famous personalities was
18	the more humerous.
19	In addition to familiarity, there are other factors, such as
20	salience, which affect the retrievability of instances. For example,
	the impact of seeing a house burning on the subjective probability of
22	such accidents is probably greaten than the impact of reading
23	about a fire in the local paper. Furthermore, recent
24	occurrences are likely to be relatively more available than earlier
25	occurrences. It is a common experience that the subjective
26	probability of traffic accidents rises temporarily when one
27	sees a car overturned by the side of the road.
28	Page Number 27
	rage number 21

1	Bioses due to the effectiveness of a search set.
2	Suppose are samples a word (of three letters or more) at random
3	from an English text. It is more likely that the word
់	starts with nor that n is the third letter? People approach
5	this problem by recalling words that begin with ~ (read) and
6	words that have n in the third position (can) and assess the
7	relative frequency by the ease with which words of the two
8	types come to mind. Because it is much easier to search for words
9	by their first letter than by their third letters most people
lo	judge words that begin with a given consonant to be more
11	numerous than words in which the same consonant appears in the
12	third position. They do so even for consonants, such as nork,
13	that are more frequent in the third position than in the first. 14
14	Different tasks clicit different search sets. For example,
15	Suppose you are asked to rate the frequency with which abstract
16	words (4bought, love) and concrete words (door, water) appear in
17	written English. A natural way to answer this question is to
16	search for contexts in which the word could appear. It seems
	easier to think of contexts in which an abstract concept is
ك ا	mentioned (love in love stories) than to think of contexts in which
21	a concrete word (such as door) is mentioned. If the frequency
22	of words is judged by the availability of the contexts in which
23	they appear, abstract words will be judged as relatively more
24	numerous than concrete words. This bias has been observed in a
25 26	recent study which showed that the judged frequency of
27	occurrence of abstract words was much higher than that of
28	concrete words, equated in objective frequency. Abstract words were also
	Judged to appear in a much greater vivilety of contexts than concrete voids. Page Number 28
1	

1	Biases of imaginability. Sometimes one has to assess
2	the frequency of a class whose instances are not stored in
3	memory but can be generated according to a given rule.
. 4	In such situations, one typically generates several instances
5	and evaluates frequency or probability by the case with
6	which the relevant instances can be constructed. Howevers
77	the ease of constructing instances does not always reflect
8	their actual frequency, and this mode of evaluation is prome
9	to biases. To illustrate, consider a group of 10 people who
lo	form committees of & members, 2 < x < B. How many different
11	committees of 4 members can be formed ? The connect
12	answer to this problem is given by the binomial coefficient
13	(10/k) which reaches a maximum of 252 for k=5. Clearly,
14	the number of committees of k members defines a unique
15	group of (10-k) nonmembers.
16	One way to answer this question without computation is to
17	mentally construct committees of k members and to evaluate
18	their number by the ease with which they come to mind.
19	Committees of few members, say Z, are more available than
20	committees of many members, say 8. The simplest scheme for
21	the construction of committees is a partition of the group into
22	disjoint sets. One readily sees that it is easy to construct five
23	disjoint committees of 2 members, while it is impossible to
24	generate even two disjoint committees of & members. Consequently
25	if frequency is assigned by imaginability, or by availability for
26	construction, the small committees will appear more numerous
27	than larger committees, in contrast to the correct bell-shaped
28	function. Indeed, when haive subjects were asked to Page Number 29
	Page Number 29

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	estimate the number of disdiret committees of various sizes,
2	
3	their estimates were a decreasing monotonic function of
	committee zize. For example, the median estimate of
5	the number of committees of 2 members was 70, while
6	the estimate for committees of 8 members was 20 (the
7	correct answer is 45 in both cases).
6	Imaginability plays an important role in the evaluation of
9	probabilities in real-life situations. The risk involved in an
	adventurous expedition, for example, is evaluated by magining
10	contingencies with which the expedition is not equipped to cope,
11	If many such difficulties are vividly portrayed the expedition
12	can be made to appear exceedingly dangerous, although the ease
!3	with which disasters are imagined need not reflect their actual
14	lighthood. Conversely, the risk involved in an undertaking may be
15	grossly underestimated if some possible dangers are either
16	difficult to conceive of ar simply do not come to mind
17	Illusory correlation. Chapman and Chapman 17 have
18	described an interesting bias in the judgement of the frequency
19	with which two events co-occurs. They presented naive judges
20	with information concerning several hypothetical mental patients.
21	The data for each patient consisted of a clinical diagnosis and
22	a drawing of a person made by the patient. Later the judges
23	estimated the frequency with which each diagnosis (such as
24	paranoia or suspicionness) had been accompanied by various
25	features of the drawing (such as peculiar eyes). The subjects
26	markedly overestimated the frequency of co-occurrence of
27	patural associates, such as suspicionsness and peculiar eyes. This
28	effect was labelled illusory correlation. In their erroneous Page Number 30
l	Page Number 30
	40.50

1	judgements of the datay to which they had been exposed,
2	naive subjects crediscovered >> much of the common, but
3	unfounded, clinical lone concerning the interpretation of the
4	draw-a-person tests. The illustry correlation effect was
5	extremely resistant to contradictory data. It persisted
6	even when the correlation between symptom and diagnosis
7	was actually negative, and it prevented the judges from
8	detecting telationships that were in fact present
9	Availability provides a natural account for the illusory-
lo	correlation effect. The judgement of how frequently
11	two events co-occur could be based on the strength
12	of the associative bond between them. When the
13	association is strong, one is likely to conclude that the
ΙΨ	cuents have been frequently paired. Consequently, strong
15	associates will be judged to have occurred together frequently.
16	According to this view, the illusory correlation between
17	suspiciousness and peculiar drawing of the eyes, for example,
18	is due to the fact that suspicionsness is more readily
/9	associated with the eyes than with any other part of the body.
۲۰ .	Lifelong experience has taught us that, in generals
21	instances of large classes are recalled better and fister than
22	instances of less frequent classes; that likely occurrences are
23	casier to imagine than unlikely ones; and that the associative
2પ	connections between events are strengthened when the events
zç	frequently co-occur. As a result, man has at his disposal
26	a procedure (the availability hueristic) for estimating the
27	numerosity of a class, the liklihood of an event, or the
28	frequency of co-occurences, by the ease with which the
	Page Number 31

relevant mental operations of retrieval, construction, or association can be performed. However, as the preceding examples have demonstrated, this valuable estimation accedure results in systematic errors. ADJUSTMENT AND ANCHORING To many situations, people make estimates by storting from an initial value that is adjusted to yield the final answer The initial value, or storting point; may be suggested by the formulation of the problem, or it may be the result of a partial computation. In either case, adjustments are typically insufficient. That is, different storting points vield different estimates, which are biased toward thee. initial values. We call this phenomenon anchoring. The sufficient adjustment. In a demonstration of the anchoring effect, subjects were asked to estimate wanious quantities, stated in percentages (for example, the peach quantity, a number between Q and loo was determined oy, spinning a wheel of firtune in the subjects' presence. The subjects were instructed to indicate first whether that number was higher or lower than the value of the quantity, and that to estimate the value of the quantity by moving upward or downward from the given number. present groups were given different numbers for each guantity, and these arbitrary numbers had a marked effect an estimates. For example, the median estimates of the		P.D. Box 650
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28 were 25 and 45 for groups that received 10 and 65, Page Number 32		Page Number 32

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1	respectively, as starting points. Payoffs for accuracy did
2	not reduce the anchoring effect.
3	Anchoring occurs not only when the starting point is
<u>ч</u>	given to the subject, but also when the subject bases
5	bis estimate on the result of some incomplete computation. A
6	study of intuitive numerical estimation illustrates this effect.
7	Two groups of high school students estimated, within 5
8	seconds, a numerical expression that was written on the
9	blackboard. One group estimated the product
lo .	
A	8 x 7 x 6 x 5 x 4 x 3 x 2 x 1
ίz	
13	while another group estimated the product
Н	
15	1×2×3×4×5×6×7×8
lb	
17	To rapidly answer such questions, people may perform a few
18	steps of computation and estimate the product by extrapolation
19	or adjustment. Because adjustments are typically insufficients
26	this procedure should lead to underestimation. Furthermore,
21	because of the result of the first few steps of multiplication
22	(performed from left to right) is higher in the decending sequence
23	than in the ascending sequence, the former expression should
24	be judged larger than the latter. Both predictions were
2.5	confirmed. The median estimate for the ascending sequence
2.6	was 512, while the median estimate for the decending
27	sequence was 2,250. The correct answer is
28	Ho 320
	Page Number, 33

1	Brases in the evaluation of conjunctive and disjunctive events.
2	In a recent study by Ban-Hillel subjects were given the
3	appurturity to bet on one of two events. Three types of
. 4	events were used: (i) simple events, such as drawing a red
5	marble from a bag containing 50% red marbles and 50%
6	white marbles; (ii) conjunctive events, such as drawing a
7	red marble seven times in succession, with replacement,
8	from a bag containing 90% red marbles and looks white morbles;
٩	and (iii) disjunctive events, such as drawing a red marble at
lo	least once in seven successive tries, with replacement, from
, 1	a bag containing 10% red marbles and 9% white marbles.
12	In this problem, a significant majority of subjects preferred
13	to bet on the conjunctive event (the probability of which is . 48)
14	rather than on the simple event (the probability of which is . 50).
15	Subjects also preferred to bet on the simple event rather
16	than on the disjunctive event, which has a probability of
17	.52. Thus, most subjects between the less likely event
18	in both comparisons. This pattern of choices illustrates a
19	general finding. Studies of choice among gambles and of
20	judgements of probability indicate that people tend to overestimate
21	the probability of conjunctive events 20 and to underestimate
22	the probability of disjunctive events. These biases are
23	readily explained as effects of anchoring. The stated
, 24	probability of the elementary event (success at any one stage)
25	provides a natural starting point for the estimation of the
26	probabilities of both conjunctive and disjunctive events.
27	Since adjustment from the starting point is typically
28	insufficient, the final estimates remain too close too the
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1	probabilities of the elementary events in both cases. Note
2	that the overall probability of a conjunctive event is lower
3	than the probability of each elementary event, wherear
<u> </u>	the overall probability of a disjunctive event is higher than
5	the probability of each elementary event. As a consequence
6	of archoring; the overell probability will be overestimated
7.	in conjunctive problems and underestimated in disjunctive
٤	problems.
q	Biases in the evaluation of compound events are
lo	particularly significant in the context of planning. The
11	successful completion of an undertaking, such as the
12	development of a new product; typically has a conjunctive
13	character: for the undertaking to succeed, each of a
14	series of events must occur. Even when each of these
\5	events is very likely, the overall probability of success
16	can be quite low if the number of events is large. The
17	general tendary to overestimate the probability of
18	conjunctive events leads to inwarranted aptimism in the
19	evaluation of the liklihood that a plan will succeed or
۵٥	that a project will be completed on time. Conversely,
۸۱	disjunctive structures are typically encountered in the
22	evaluation of risks. A complex system, such as a nuclear
23	reactor or a human body, will malfunction if any of its
24	essential components fails. Even when the liklihood of
52	failure in each component 15 slight, the probability of an
26	overall failure can be high if many components are involved.
27	Because of anchoring, people will tend to underestimate the
28	probabilities of failure in complex systems. Thus, Page Number 35
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l	the direction of the anchoring bias can sometimes be
<u> </u>	informed from the structure of the event. The chain-like
3	structure of conjunction leads to overestimation. The
4	funnel-like structure of disjunctions leads to underestimation.
5	Anchoring in the assessment of subjective probability
6	of stributions. In decesion analysis, experts are often
7.	required to express their beliefs about a quantity, such as
8 .	the value of the Dow Jones average on a panticular day,
٩ —	in the form of a probability distribution. Such a
to	distribution is usually constructed by asking the person to
l (Select values of the quantity that correspond to specified
12	percentiles of his subjective probability distribution. For
13	example, the judge may be asked to select a number,
14	X90, such that his subjective probability that this number
ls	will be higher than the value of the Dow Jones
16	average is 90. That is, he should select the value X90
17	so that he is just willing to accept 9 to I odds that the
[S	Dow Jones average will not exceed it. A subjective
- 19	probability distribution for the value of the Dow Jones
20	average can be constructed from several such judgements
21	corresponding to different percentiles.
22	By collecting subjective probability distributions for many
23	different quantities, it is possible to test the judge for
24	proper calibration. A judge is properly (or externally)
<u> 15</u>	calibrated in a set of problems if exactly 11% of the
2G	true values of the assessed quantities falls below his stated
۲۶:	values of X11. For example, the true values should
28	fall below Xo1 for 1% of the quantities and above Xon for Page Number 36
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	1% of the quantities. Thus, the true values should fall in
2	the confidence interval between XOL and X99 on 98% of
3	the problems,
4	Several investigators have obtained probability distribution
5	for many quantities from a large number of judges. There
6	distributions indicated large and systematic departures from
7	proper calibration. In most studies, the actual values of the
8	assessed quantities are either smaller than XVI or greater than
9	X99 for about 30% of the problems. That is, the subjects
lo	state every parrow confidence intervals which reflect more
u	certainty than is justified by their knowledge about the
lz	assessed quantities. This bias is common to noive and
13	to sophisticated subjects, and it is not eliminated by
14	introducing proper scoring rules, which provide Incentives
15	for external calibration. This effect is attributable,
16	in part at least to anchoring
17	To select X90 for the value of the Dow Jones
િ	average, for example, it is natural to begin by thinking
19	about one's best estimate of the Dow Jones and to adjust
20	this value upward. If this adjustment—like most others—
21	is insufficient, then Xqo will not be sufficiently extreme. A
72	Similar anchoring effect will occur in the selection of X103 which
23	is presumably obtained by adjusting one's best estimate
54	downward. Consequently, the confidence interval between X10
56	and to will be too harrow, and the assessed probability
ZÇ,	distribution will be too tight. In support of this interpretationit can
27	be shown that subjective probabilities are systematically altered by a procedure in
28	which one's best estimate does not serve as an anchor. Page Number 37
	Page. Number 37

	Subjective probability distributions for a given quantity (the
2	Dow voves average can be obtained in two different ways:
3	(i) by asking the subject to select values of the Dow Jones
4	that correspond to specified percentiles of his probability
5	distribution and (ii) by asking the subject to assess the
6	probabilities that the true value of the Dow Jones will exceed
7	some specified values. The two procedures are formally
В	equivalent and should yield identical distributions. However,
q	they suggest different modes of almain as for different modes of almain as for different modes
lo	they suggest different modes of adjustment from different authors.
lι	In procedure (i), the natural starting point is one's best estimate
12	of the quantity. In procedure (ii), on the other hand, the
13	Subject may be anchored on the value stated in the question.
14	Alternatively, he may be anchored on even odds, or a 58-50
15	chance, which is a natural starting point in the estimation of
16	likelihood. In either case, procedure (ii) should yield less
17	extreme odds than procedure (i)
18	10 contrast the two procedures, a set of 24 quantities
19	(such as the air distance from New Delhi to Peking) was
20	presented to a group of subjects who assessed either X10 or
2, .	X90 for each problem. Another group of subjects received the
27	median judgement of the first group for each of the 24 quantities.
23	They were asked to assess the odds that each of the given
24	values exceeded the true value of the relevant quantity. In the
25	absence of any bias, the second group should retrieve the odds
ZG	specified to the first group, that is 9:1. However, if even odds
27	or the stated value serve as anchors, the odds of the second
28	group should be less extreme, that is, closer to 1:1. Indeed, the
	median odds stated by this group, across all problems, were 3:1. Page Number 38

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1	index. The sud-many fit to the second of the
2	when the judgements of the two groups were tested for external
3	caltbration, it was found that subjects in the first group were
Н	the extreme, in accord with earlier studies. The events dhat
5	they defined as having a probability of 10 actually obtained in
6	14% of the cases. In contrast, subjects in the second
7	grave were too conservative. Events to which they assigned an average probability of 34 actually obtained in 26% of
g.	the cases. These results illustrate the manner in which the
4	degree of calibration depends on the procedure of elicitation.
10	The procedure of Every Marion.
Į (DISCUSSION
12	
13	This anticle has been concerned with cognitive biases that
i4	stem from the reliance on judgemental hueristics. These biases
15	are not attributable to motivational effects such as wishful thinking
<u>ι</u> ς	or the distortion of judgements by payoffs and penalties. Indeed,
17	several of the severe errors of judgement reported earlier
18	occurred despite the fact that subjects were encouraged to
19	be accurate and were remorded for the cornect answers.
20	The reliance on houristics and the prevalence of bianes
21	are not restricted to laymen. Experienced researchers are also
22	prone to the same biases—when they think intuitively.
23 24	For example, the tendary to predict the outcome that best
·	represents the data, with insufficient regard for payor
25	probability, has been observed in the intuitive judgements of
27	individuals who have had extensive training in statistics. 23
26	Although the statistically sophisticated avoid elementary
۱	errors, such as the gambler's fallacy, their intuitive judgements

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2	are liable to similar fallacies in more intricate and less
3	transparent problems.
4	It is not suprising that useful heuristics such as
5	representativeness and availability are retained, even though
<u></u>	they occasionally lead to errors in prediction or estimation.
7	What is perhaps morning surprising is the failure of
8	people to infer from lifelong experience Such fundamental
9	statistical rules as regression toward the mean, or the
10	effect of sample size on sampling variability. Although
11	everyone is exposed, in the normal course of life, to humanous
	examples from which these rules could have been induced, very
12	Few people discover the principles of sampling and regression on
13	their own. Statistical principles are not learned from everyday
14	experience because the relevant instances are not coded apprepriately
15	For example, people do not discover that successive lines.
	in a text differ more in average word length than do successive
	pages, because they simply do not attend to the average word
1.8	length of Individual lines or pages. Thus people do not learn
la	the relation between sample size and sampling variability, although
20	the data for terming such leaving are abundant.
21	The lack of an appropriate code also explains why people
22	isually do not detect the biases in their judgements of
23	probability. A person could conceivably bean whether his
24	judgements are externally calibrated by keeping a tally of
us .	the proportion of events that actually occur among those
26	to which he assigns the same probability. However, it is not
27	hatural to group events by their judged probability. In the
28	absence of such grouping it is impossible for an individual to
1	lade woulder in

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ţ	discover, for example; that only 50% of the predictions do
2	
3	which he has assigned a probability of . 9 or higher actually came touse.
Ч .	The empirical analysis of cognitive biases has implications
5	for the theoretical and applied role of judged probabilities. Modern
6	decession theory regards subjective probability as the quantifical
7	opinion of an idealized person. Specifically, the subjective
8	probability of a given event is defined by the set of bets
9	about this event that such a person is willing to accept. An
lo	internally consistent, or coherent, subjective probability measure
11	can be derived for an individual : his choices among bets satisfy
12	certain principles, that is, the axioms of the theory. The
13	derived probability is subjective in the sence that different
<u> 14</u>	individuals are allowed to have different probabilities for the
15	same event. The major contribution of this approach is that
16	it provides a rigorous subjective interpretation of probability
17	that is applicable to unique events and is embedded in a
81	general theory of national decision.
19	It should perhaps be noted that, while subjective
20	probabilities can sometimes be interred from preferences among
21	bets, they are normally not formed in this fashion. A person
22	bets on team A rather than team & because he believes that
23	team A is more likely to win; he does not infor this
24	belief from his bothing preferences. Thus, in reality,
26	subjective probabilities determine preferences among bets and are not
	derived from them, as in the axiomatic theory of rational
27 28	decision.
4-T)	The inherantly subjective nature of probability has led many students
	· · · · · · · · · · · · · · · · · · ·

	Po Box 650 Indian Springs, NV 89070
	Several springs, in o toto
4	to the belief that coherence, or internal consistency, is the
2 .	only valid criteron by which judged probabilities should be
3	evaluated. From the otendpoint of the formal theory of
Н	subjective probability, any set of internally consistent
5	probability judgements is as good as any other This criteron
6	is not entirely satisfactory, because an internally consistent set
7	of subjective probabilities can be incompatible with other beliefs
€ ·	held by the individual. Consider a person whose subjective
٩	probabilities for all possible outcomes of a coin-tossing game
lo	reflect the gambler's fallacy. That is, his estimate of the
tt	probability of tails on a particular toss increases with the
12	number of consecutive heads that preceded that toss. The
13	judgements of such a person could be internally consistent and
14	therefore acceptable as adequate subjective probabilities according
15	to the criteron of the formal theaty. These probabilities,
ال	however, are incompatible with the generally held belief that a
L7	coin has no memory and is therefor incapable of generating
1B	sequential dependencies. For judged probabilities to be considered
<u>la</u>	adequate, or rational, internal consistency is not enough. The
10	judgements must be compatible with the entire web of beliefs held
21	by the individual, Unfortunately, there can be no simple formal
22	procedure for assessing the compatibility of a set of probability
23	judgements with the judges total sytem of beliefs. The rational
24	judge will nevertheless strive for compatibility, even though
25	internal consistency is more easily achieved and assessed. In
26	particular, he will attempt to make his probability judgements
2.7	compatible with his knowledge about the subject matter, the laws
29.	of probability, and his own judgemental heuristics and biases. Page Number 42
i	The Author In



GARY VAUSE

Chairman

State of Nevada COMMISSION ON JUDICIAL DISCIPLINE P.O. Box 18123

PAUL C DEYHLE General Counsel and Executive Director

STEFANIE HUMPHREY

Vice-Chair

Reno, Nevada 89511 Telephone (775) 687-4017 • Fax (775) 448-9704 Website: http://judicial.nv.gov

February 15, 2023

Matthew Houston High Desert State Prison PO Box 650 Indian Springs, NV 89070

Dear Mr. Houston:

We are in receipt of your correspondence dated 2/10/2023. This office can only process and review complaints on a "Verified Statement of Complaint" form with an original signature. I have enclosed a complaint form together with an information brochure concerning this Commission. When we receive the completed and signed form, we will process your request. The documents received today will be attached to the complaint when received. Please note that the Commission does not provide copies of the Nevada Code of Conduct as we are not staffed or budgeted to do so. If you have any questions regarding the process, feel free to contact this office.

Sincerely,

NEVADA COMMISSION ON JUDICIAL DISCIPLINE

Kadie Seghieri

Paralegal/Management Analyst II

Enclosures

STATE OF NEVADA
COMMISSION ON JUDICIAL DISCIPLINE Reno, Nevada 89511 P.O. Box 18123

High Desert State Prison Matthew Houston

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SEED ON SOS Pri Tele

NEVADA DEPARTMENT OF CORRECTIONS

Indian Springs, NV 89070

PO Box 650

LEGAL MAIL

NAME:

CERTIFIED MAIL: INMATE SIGNATURE: REGISTERED MAIL: REPORT TO CONTROL AT ADMIN FOR THE FOLLOWING: LEGAL MAIL: OFFICER: DOC#: 12/0650 DATE: DOC - 3020 (REV. 7/01) on?

` ` ,	Po Box 650 Indian Springs, NV 89070
1 1	SUMMARY
2	
3	This article described three heuristics that are employed
4	in making judgements under uncertainty: (i) representativeness,
5	which is usually employed when people are asked to judge the
6	probability that an object or event A belongs to class or
7	process B; (ii) availability of instances or scenarios, which
<u> </u>	is often employed when people are asked to assess the
9	frequency of a class or the plausibility of a particular
lo	development; and (iii) adjustment from an anchor, which is
u	usually employed in numerical prediction when a relevant
12	value is available. These heuristics are highly
13	economical and usually effective, but they lead to
14	systematic and predictable errors. A better understanding
15	of these heuristics and of the blases to which they lead
16	could improve judgements and decisions in situations of uncertainty.
17	
12	CONCLUDING MOTES AND
19	ATTATCHED EXMIBT(S)
20	WHEREFORE, the Plaintiff-in-error-petitioner-appellant
<u> </u>	prays that a competent reader of this document
2-2_	(preferably the judge who is to NOT be biased) has
23	had some time to let this all sink in while these
<u> </u>	pleudings seem to be lost within the bureaucratical
25	inephitude and temerity of clark county and the
26	careless State of Nevada. In observing the next few
27	pages, further proof substantiating grounds from page No.
	I will illustrate just how develiction of duty added insult to injury. Page Number 43
	I was invitated 12

	NO 1710027 - WASE
	PO BOX 650
1	Indian Springs, NV 89070
<u> </u>	Pages of the EXHIBIT numbered 45-48 are
2	original documents showing proof that Winto David Kelly #7143,
3	original documents showing proof that Winto David Kelly #7143, Capital Police Montero, Rodenta Blacic, Rosemany McMorris-
ч.,	Alexander, Jonathan Shockley, Sheriff Joe Lombardo,
5	to an a collection of Bright Hold Therene Wood
6	Cassindra Diez Michael P. Villan Steven B. Wolfson
7	Cassondra Diez, Michael P. Villan, Steven B. Wolfson, # 12480 Kristina A. Rhoades, David M. Jones, Louise Goodman # 013390 Kristina A. Rhoades, #5674
8	Elli Roohani, Darin F. Imlay, Detective F. Edge # 8645
9	and other bad actors not limited to LIMPO Robert Jones
lo	# 9920 all knew and were made fully aware that the
i i	Plaintiff-in-error-Petitioner-appellant was in no sort of
12	way deemed to be competent by the court as result
13	of those bad actors conspining to commit (as proven by
14: ,,	the false arrest and voir plea coersion, legal malpractice,
15	and other crimes against Matthew Travis Houston:
. 16	The question to justice is why would bould Kelly,
17	Monterey F. Edge Kristina A. Rhoades and other individuals
18	mix up their false allegations to the court while in
(q	misinterpreting the Nevada Revised Statutes to ruin
20	the life of the totally pennanently disabled advocate
21	for injured workers? Apparantly this court must
22	beleive that the rich MUST get richer while the poor
23	must suffer into debtor's prison and other cruel and
24	unusual punnishments especially when the court illegally
25	Lewied Houston his First Amendment Right To Pertition
26	the courts for reduces of anvances even before the clerk
27	denied the Foling of his initial habeas petition March, 7th2022
28	and demanded \$27000 How is Joe Biden gonna pay that? (SEE PAGE No. 28) Page Number 44
,	(SEE PAGE No. 28) Page Number 44

Social Security Administration

Important Information

34 notice to principle is notice to the agency 24 notice to the agency is notice to principle \$4

Social Security Administration P.O. Box 17707 Baltimore, MD 21235-7707 Date: November 24, 2021

Thank you so much L.V.M.P.D. hilliphinhilliphinhiphinhiphinhilliphinhill for destroying the law office in 2 AB 0.461 1117MCTTSIEI TISS P4 IOWA 95 CITY, IOWA OF THE LAVIS HOUSTON
DUNTY
OUNTY
CTR BLVD
V 89101-6102

** PLEASE TAKE NO MUE** OF 0026976 00026976 MATTHEW TRAVIS HOUSTON C/O CLARK COUNTY DETENTION CTR

330 S CASINO CTR BLVD LAS VEGAS NV 89101-6102

MY TRUE A.K.A, WHICH THE READER OF THIS DOCUMENT, CAN DESERVE IN THE AM CIRCUIT OF THE DISTRICT OF NEVADA.... We are sending you this letter in both a standard print version and a large print version. You will receive them in separate envelopes.

Good news! We are writing to tell you about a program that helps people receiving disability benefits to go to work. It also may help people who are already working to earn more money.

Ticket to Work and Self-Sufficiency is the name of the program. It was established by Congress and is run by Social Security. It may help you get a --job if you want one or help you get a better job. Enclosed with this letter is your Ticket to Work. The Ticket to Work is a very important paper that you should keep in a safe place.

And don't worry. The Ticket to Work and Self-Sufficiency Program is voluntary. You do not have to take part in this program to keep receiving your disability benefits. But, if you want to work, we have many special rules to help you. These special rules may help you keep some of your cash benefits and will let you keep your Medicaid or Medicare coverage while you work.

How The Program Works

You can take the enclosed Ticket to Work to any of the Employment Networks we have approved to help you or to a State vocational rehabilitation (VR) agency. When you and an Employment Network or State VR agency agree to work together, they will help you with services and supports to get and keep a job.

It won't cost you anything. Social Security will pay any Employment Network or State VR agency that helps you go to work.

And this is very important. If you are working with an Employment Network or State VR agency and you meet certain other requirements, we will not begin a medical review to decide if you are still disabled. For more information, please read the enclosed pamphlet.

Page Number 45

FOR NOTICE OF APPEAL TO AND RESPONSE TO CORPER GRANTING IN PART DEPENDENTS PRO PER MOTION TO DISMISS COUNSELSS From 211/2022. See Next Page

How To Find An Employment Network Or State VR Agency

If you are interested, you can get a list of Employment Networks or find the State VR agency in your area by calling toll-free 1-866-968-7842 (TTY 1-866-833-2967) Monday through Friday from 8:00AM - 8:00PM, EST.

On the Internet, you can search for Employment Networks and State VR agencies by visiting www.choosework.net and selecting "Find Help." You may receive a call from an Employment Network or State VR agency in your area to see if you are interested in the program.

If You Have Questions

If you have any questions about this program, please call toll-free 1-866-968-7842 (TTY 866-833-2967).

For general questions about Social Security benefits, please visit Social Security's website at www.socialsecurity.gov. You also may call Social Security toll-free at 1-800-772-1213 (TTY 1-800-325-0778), or you may write or visit any Social Security office. They also can give you information about other employment supports that help people with disabilities go to work.



If you visit a Social Security office, please bring this letter and your Ticket to Work with you.

Health Care Options

Need health insurance or know someone who does? Visit www.HealthCare.gov or call 1-800-318-2596 to get more information. If you are deaf or hard of hearing, you may call (TTY) 1-855-889-4325.

Suspect Social Security Fraud?

If you suspect Social Security fraud, please visit http://oig.ssa.gov/r or call the Inspector General's Fraud Hotline at 1-800-269-0271 (TTY 1-866-501-2101).

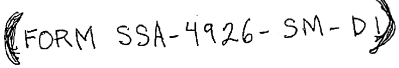
Social Security Administration

Enclosure(s):
Ticket to Work
Your Ticket To Work (SSA Publication No. 05-10061)

Page Number 46
OF NOTICE OF APPEAL TO AND RESPONSE TO "CORDER GRANTING IN PART, DENGING IN PART DEFENDANT'S PROPER MOTION TO DISMISS COUNSEL" FROM 211/2022.

Social Security Administration
Retirement, Survivors, and Disability Insurance
Important Information

BNC#: 21B1528J20793
MATTHEW T HOUSTON
C/O CLARK COUNTY
DETENTION CTR
330 S CASINO CTR BLVD
LAS VEGAS NV 89101-6102



Your New Benefit Amount

BENEFICIARY'S NAME: MATTHEW T HOUSTON

Your Social Security benefit will increase by 5.9% in 2022 because of a rise in the cost of living. You can use this letter as proof of your benefit amount if you need to apply for food, rent, or energy assistance. You can also use it to apply for bank loans or for other business. Keep this letter with your important financial records.

How Much You Will Get Your monthly benefit before dedications 000 Deductions: Medicare Medical Insurance (If your did not have Medicare as of November 18 2020) Medicare Prescription Drug Plan (We will notify you if the amount changes in 2022. If you did not elect withholding as of November 1, 2021, we show \$0.00)

Page Number 47 C-21-357927-1

U.S. Federalkax withholding.	\$10,000
Voluntary Federal tax withholding	\$0.00
(If you did not elect voluntary tax withholding as of	
November 18, 2021, we show \$0.00)	
/Atterwe lake any other decided in the vouswill.	751/575400
receive the payment vou are due for December.	6.4
2021 on orabour dancery 5, 2022, 4	

The information above shows your monthly benefit amount before and after deductions. Please remember, we will pay you in the month following the month for which it is due.

The Treasury Department requires Federal benefit payments to be made electronically. If you still receive a paper check, please visit the Department of the Treasury's Go Direct website at www.godirect.gov to request electronic payments.

If you disagree with any of these amounts, you must file an appeal with us within 60 days from the date you receive this letter. We will assume you got this letter 5 days after the date of the letter, unless you show us that you did not get it within the 5-day period. The fastest and easiest way to file an appeal is to visit https://secure.ssa.gov/iAppINMD/start online.

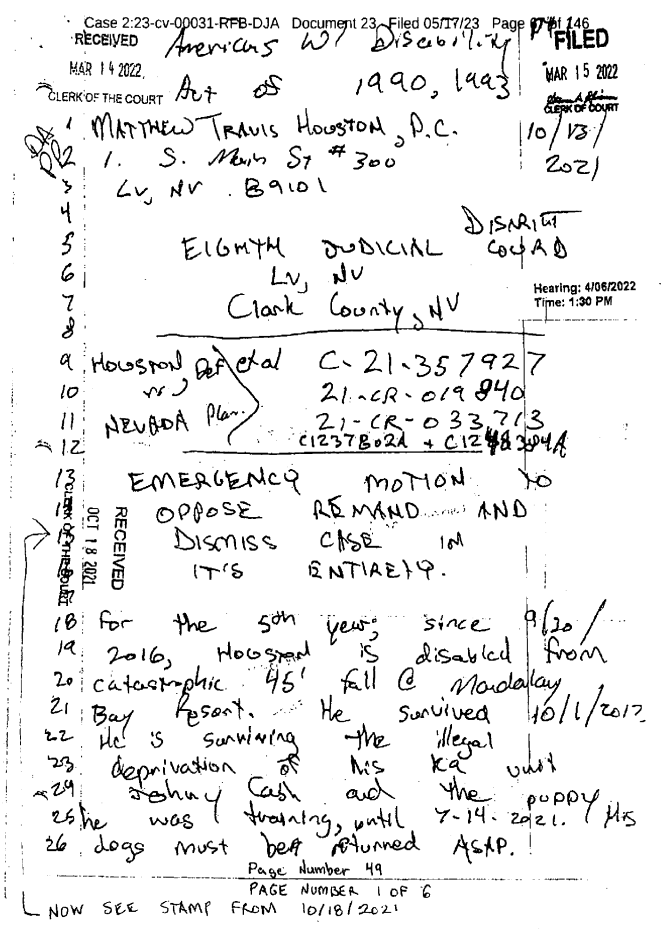
If You Have Questions

- Visit us at www.ssa.gov online.
- Call us toll-free at 1-800-772-1213 (TTY 1-800-325-0778).
- Contact your nearest Social Security office.

SUITE 150 1250 S BUFFALO DR LAS VEGAS NV 89117

Generally we'll get to Part III? 1 M.T.H-

Page Number 48 C-21-357927-



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Case 2:23-cv-00031-RRB-DJA Document 23 Filed 05/17/23 Page 68 of 146

Mouston is indigent . of the 2: as a result made by his which lasts 76. This court this every single cose notion everything since 9130 So that his personal lawswit may finally she 9/30/ settled. 15 Lastly Houston Is contributor
16 do Roundation For Lumpo and a
17 good samanitan, and rolunteers w/
18 began Alch of Southern All, and
19 must be able to complete his paralegal classes @ 21 Blackstone, edu, and ches 22 not have to utilize public 23 defender resources because of 29 conflict of interest, sudicial 26 Dec. violer par. of partialy.

Page Number 50 PAGE NUMBER 2 OF 6

18.9

ase 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 69 of 146 Affidant #1 1.73

Affidant #1

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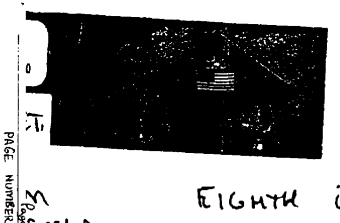
least summinuable
us to our con

onderstanding com R Page Number 51 PAGE NUMBER 3 OF 6

Dec. wher per, of person of 146 AFFIDAVIT PL#2 Not that our judicial System cares about my pro se low from, but the illegal airest and malicious prosecution Causedy. oblished to the dog incopping Johny Cash and Little to an eviction of Hou low office in 5, Lin St # 927. 1/ thousand about a 13 Storage, and most likely be 16 Itis a mystery 17 judicial system of 181 ok 19 113 Minatella -01 20 is and okisablecl 21 Success become indigently Extraprevieur diverced, homeless, bankrupted, vis vally M.T.H. him to and expect the non: truth. 7 10/13/201 documents of 26: impaired Page Number 52 PAGE NUMBER 4 OF 6

cover note Attatched is emergency motion Houston has been permanently totally disc since 1 a (30/ (2016) is again indigent, and whole letter, mother, afficiant of twith must be attached to his most clair in me 1478£ 720, his inorulation clair butchered by the attachers he had five, and too many other problems. It would think the rounts moved appreciate think the rounts moved 17 j 17 18 Housand at restoring 20 the great State and that would appreciate 26 ice arihals. -M.T. 4, P.C. Page Number 53 PAGE NUMBER 5 OF 6

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 71 of 146



LAS VEGAS NV 890 13 OCT 2021 PM 5

EIGHTH JUDICIAL DIST. COURT CLERK S. GRIERCON M. 200 bereis Ame speris al sold sold Signal Industries Central speris Ame Sperish Signal Industrial Industria

Page Number 54



MICHAGES A 2023 CV-BOD31-RFB-DJA Document 23 Filed 05/17/23 HOSP 9 MAR 2022 PM 3 L PO BOX 650 THOIRD SPRINGS, NY ATTH: HEATHER UNGERMANN 81070-0650 CLERK OF THE COURT
STEVEN D. GRIERSON
IN RE: C-21-357927-1 CLERK OF THE COURT RECEIVED Regional Justice Center 200 Lewis Ave, 3rd Floor Las Veges, NV 89155-1160 գերիկիկիրերերերերերերերերեր 89101-690000 27 IMD

SSOS & O RAM

MORING STATE MESSO HOLY

Page Number 55

COMMENTARY PHILIP NICE

Top Floor at the Tower

'Go to, let us build us a city and a tower, whose top may reach unto heaven' — Genesis 11:4

HE PROJECT IS IMPOSSIBLY ENORMOUS. It sprawls across city blocks and beyond. It contains trillions of parts and counting, accumulated into one mountainous human effort. Its mass is seismic, its height is dominating, and it keeps growing. It's a project best measured not in feet, miles or megatons, but in lives.

This is a description of the Genesis 11 tower of Babel, perhaps somewhat accurately captured in well-known illustrations like those of Peter Bruegel the Elder and others.

But it is also a description of human civilization itself, generation upon generation, course upon course, life upon life. The top level is the newest: an active layer of material, technology and human activity. From here, the view is spectacular. Looking down at the clouds below, and the world below that, as from the window of an aircraft, how can you be anything but dazzled at the civilization that built such a vantage point as this?

Here's how: Look inside.

Inside are the laborers. Inside are their taskmasters. Inside is human suffering of our own making.

One generation atop another atop another has set over itself its elites and travailed under them, laying the walls, the arches, the beams of human history and stacking them. high with lives of ignorance, confusion, poverty and affluence, failure, futility, fear, strife, murder and suicide, violence and war. When the mass sufferings reach a breaking point, new elites have arisen and pushed the masses into new tasks—and brought new suffering. The levels below us are catastrophically out of course, but we just pile on more of the same and keep building. This is not so much a metaphor. This is the human condition.

This is the very nature of human beings. No amount of oppression, suffering or death has caused us to stop worshiping our own human will. We exert our will on the less powerful, and the will of the more powerful is exerted on us by our chieftains, kings, politicians, dictators and other taskmasters;

We oppress, raid, steal, dehumanize and mass-slaughter hundreds and thousands and millions because of our indestructible belief that human beings can rule ourselves. After all, we say, just look at our tower.

Human beings seem driven by a conviction, even if subconscious, that we are operating independently from our Creator—that, in fact, He may well want to destroy us, and that if we are to escape His punishment, we must do it together; we must make and submit to our human taskmasters, and we must build this tower. We will live our own way. How far will

we take this belief? To the grave.

Here on the top floor, we are enjoying the view. But at this late stage of construction, the structure, out of plumb, out of level, yet ever taller, is swaying out of control.

Our elites-and we-are now actively demolishing those few strong columns our Creator gave us that still remain standing: man and wife, parents and children, ideals of human freedom and accountability. It is becoming clear, if we will just see it, that we and our elites are hopelessly, terminally underqualified to build our own lives, let alone civilization. Deadly serious world elites are now telling us to cover our faces (made in the semblance of our Creator); stay inside; subject our bodies to injections and other medical mandates; eat insects instead of meat; live in pods; let criminals go unpunished; believe lies about the distant and recent past; forfeit our liberty; own no homes, vehicles, or other personal property; tolerate, wear, ingest or implant surveillance devices; forfeit our children's minds and sexuality; have no children at all, before or after they are conceived; have no family; give up our nationalities and eventually leave Earth altogether. No privacy, no freedom, no property, no family, no man or woman, no country, no Earth-no choice.

We could believe that our Creator made us for a purpose other than to destroy us. We could submit to His occasional punishment in order to better reach the potential He created humans to achieve, and live according to His will. Instead, we believe He must be resisted or denied altogether, and we must submit instead to the punishment, will and dehumanization of radical, destructive, insane elites who view us not as children of God but almost literally as ants.

Open your eyes. Our Creator is exposing to us the fundamental flaw not just of a particular political party or ideology or class but of human civilization itself. It's time to see this tower for what it really is.



Read "Mystery of Civilization" in Herbert W. Armstrong's Book Mystery of the Ages.

31.	Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 1 01 146
Electronically Filed	PRESTORAGE TO THE FAISE CLAIMS OF JOHN T.
07/02/2023	AFSHAR AND FICEMARIE MUMIRRIS- ALEXANDER AND
CLERK OF THE COURT	REMINISTED OFFOCI MOTICE TO ALL FAFLING METER TO LIGHTOU
1	REV. MATTHEW TRAVIS HOUSTON, CHTD Case No. A-22-859817 (PEPT. 14 ABA No. 04662784
2	22010 Cold Creek Rd - 40 Box 650 C 100 110-17-00 (14) 11.6 (14)1
3	Tratar Springs, NV 89070 Case No. A.22 853203-W1 21
Ч	P. (610) 762-4143 (ask No. A-2) - 859815 - C
5	DISTRICT COURT DEFT. 21
6	CLARK COUNTY, NEVADA · COLOR No. 1. No. 24
7	(SEE Cose Nº. 2:23-cv-00031-RFB DJA
હ	MATTHEW TRAVIS HOUSTON, (Case No. 2122 CV-01285 MAD VCF)
9	Petitioner-Appellant EMERGENCY SUPPLIMENT AND V. DIANNE FERRANTE-
10	"ACTING WARDEN" JEREMY BEAN? EX PARTE MOTION TO
1(Defendant(s)- Respondant(s)-Appellee(b) SCREENING / BRIEFING
12	Plaintiff moves this Court to apply the Statement of Facts
13, 50	that the Court will take notice of the attacked EXHIBITS
id. hen	interpleading(s) and enter judgement pursuant to law
15	afterthis 29th day of December, 2022, and May 2,2023.
16	SEE EXHIBIT A- Appellant's Opening Brief Part III
17	EXHIBIT B- Notice of Appearance. For Respondents and Response
12	EXHIBIT C- Supreme Court of Nevada interpleadings
19	EXHIBIT D- Piscovery Material
∂o -	"HEARING RIQUESTED"
21	(SEE ATTATCHED INTERPLEADINGS) & MITTHE WILL THE
22	REV. MATTHEW TRAVIS HOUSTON, CHITD ABA NO - 04662784
£ 23	A COLUMN TO A COLU
RECEIVED 25 Mey 25 2023 27 CLERK OF THE COURT	This Honorable Court will PLEASE TAKE NOTICE
	that an exhaustion of state remedies is NOT necessary
RECEIVED 水 岩 次	to prevent further injustice, matrifest insustice, and
R 27	further damages to the Enviolent (both factually and
26	actually) man, the Mointiff in Error/ Retitioner-Appellant!

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 3 of 146 July, 23/2020-"Mi Merris Alexander threats" eat their hearts LLV#20700099898 - Harassment charge C1237B02A Dec. 23, 2020 - Redenta Blacic VM Dec. 31. 2020 - Capital Report Humber 20C 900043 and 2103 0010 1590 Mouch 16, 2021-Report from Capital Police Monters to D. Kelly and Jason Lewis 1105 & 10WA FOWLER March 22, 2021 - F. Edgel D. Kelly / R. Black interview March 30, 2021 - edget helly sign declaration of warrant May 11, 2021 - Nevoda Pretrial Risk Assessment 2021 - 2021 - 2021 - 2021 - 2021 - 2021 July 14, 2021-2. J.C. HERRY TO Waive ? 21CR033713-EXTORTION False Armst \$45 3, Info, Fried-6:56 am-alleged GPA signed by Little 4. Initial Arraignment - Villani - Samartha Albreght J.C. Hewing filed 10:56 am GPA STEED Filed Seal of moved of cook to City Juil September 7th 2021- released from CCDC on ankle 9.11, 2021- robbed @ The Loft, Russell and Durango Sept-30, 2021-21/01275 expires OCT. 1 - VM to J.S. after expired NO CONTACT ORDER 5 - 21P01950 application filed, NOT- to-Remard 7-TPO (2nd) 1950- order setting hearing 11 - Scott A. Ramsey, Kristina A. Rhooder, Tierra Jones, removed heaving 7- House Arrest - Leske Goldberg, Pariam M. German such (25 - Mancy Becker, V. Boyd, T. Bohshire, W.J. Merback, 8.6. Little 28 - Served 21 Po 1950-Amy Chelini without attorney present Ino Nov. 1 - Nurry Becker, Ten Berkshire, Victoria Boyd Confirmation of Goldstein Nov. 29- Trema Jones, Madalyn Kearney, V. Boyd (Goldstein + John T. Jones Jr. / internew (requested (week continuous) isit / internew 21CR033713 Pec. 10 - by pray (ourt Dec. 6- T.J. Sentenced Per 1 requested 1 w Dec. 8- J.OC. - dropped 21(R033713

detective and DA . incomped July-2020-R Mc Morris "ear their the 1st Tho event # 210600045671 12.06.2021 12.08.2021: Recorder - Victoria Boyd From Joic: Noto 15 G.D. Cox 2 Reloris Scott CCP0? H.01.2021 - Novy Becker 21CR033713- EXTORTION 2000 - false Threads of Terrortin 4,26,21 ZICRO19840 Redenta Blacic event # 210306161540 DA cuse # 2021158786 6/11/21 alleged rape message & where's the proof? #210600045671 where's the proof!
There was no rape nessage left or phone all male 6/11/2021 21801275 7.14-21 # 2107 00065245; 2108033713 - extertion expired 9/30/2021 8,02.21 - Stalking hearing waiver down C.21.357927.1 8-0H-214 LNESSAM GESTAM Signer 36960 100 2 July Setting 8.03.21 8.04.21 - hearts from 8.02.21 filed 10.11.2021 Filed 10.5.21 - 2nd "This filed mot Firment 10:56 am 12.06.21 Munday-sontencing & 12.08.21-JOC

Case 2:23-cv-00031 RFB-DJA, Pacament 23 Filed 05/17/23 Pager pf 14659, 7669

DECLARATION OF WARRANT/SUMMONS

(N.R.S. 171.106) (N.R.S. 53 amended 7/13/1993)... "PRINT"



"Click to Add/Edit Event# on Ali Pages"

Event Number: 210300101690

STATE OF NEVADA

Houston, Matthew

) ss: !D#:

COUNTY OF CLARK

DOB:

SS#:

JUSTICE COURT LAS VEGAS NEVADA BJG

D. Kelly, being first duly sworn, deposes and says:

That He is a Detective with the Las Vegas Metropolitan Police Department, being so employed for a period of 19 years, assigned to investigate the crime(s) of Threat/False Info Re Act of Terrorism NRS 202.448 committed on or about 12/23/2020, which investigation has developed Houston, Matthew as the perpetrator thereof.

THAT DECLARANT DEVELOPED THE FOLLOWING FACTS IN THE COURSE OF THE INVESTIGATION OF SAID CRIME, TO WIT:

On 03/16/2021 I D. Kelly #7413 was not/fied by Capital Police Officer Montero #C6056 of incidents involving an Individual named Matthew Houston who was threatening to commit acts of violence unless his workman's compensation appeal was resolved.

On 12/23/2020 at 0903 am Matthew Houston left a voicemail on the main telephone line for Office for Consumer Health Assistance located at 332 W. Sahara #100 Las Vegas, NV 89102 from phone number.

Redenta Blacic who is the Ombudsman for Workers Compansation returned Houston's phone call at 0929 am the same day. Houston told Blacic that he had an appeal before the Nevada Supreme Court and alleged he was being harassed by his insurer Sedgwick CMS Nevada Attorney for injured workers and the Department of Administration Hearings Division. Blacic asked if he had filed a comptaint with the Division of Industrial Relations Workers Compensation Section and Houston responded that he had filed several complaints with them and again stated he was being harassed by everyone. As Blacic started to explain the process, Houston became angry and began yelling about knowing the process and being harassed and that he should be afforded all the benefits instead of being harassed by government agencies. He then stated to Blacic that "They shouldn't be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st" Blacic does not remember if Houston used the words "if" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston attempted to call back two more times but Blacic did not answer the calls. No phone calls or voicemails were recorded.

I conducted an Interview with Blacic on 03/22/21 with Detective F. Edge #8645 and obtained Blacic's taped statement regarding the Incident. Blacic stated she was scared that Houston would carry out his threats, and

LYMPD 314 (Rev. \$400) WORD 2010

LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONTINUATION

210300101590 Event#: after the phone call notified her supervisor. A Capital Police report was generated under Report Number200900043 which was taken on 12/31/20. I also completed an LVMPD report under LVMPD Evt# LLV 210300101590 On 07/23/2020 Houston also made threats to Rosemarie McMorris who is employed by Houston's insurer. McMorris filed an LVMPD crime report under Evt# LLV200700099898 for Harassment. Details of the report indicate Houston threatened to murder every employee of Sedgwick and their families and "Eat their hearts" and an Arrest warrant for harassment was submitted at that time. On 03/16/2021 Jason Lewis advised Capital Police that Houston also has made threats to the Department of Administration Hearings Division of Northern Nevada located in Carson City leaving a volcernal stating "I need Immediate assistance because I am going to fucking murder every fucking employee at Mandaley Bay, MGM and everyone in the state of Nevada if you fucking people don't give me my fucking money." Capital Police officer Montero had local Iowa PD officer Fowler verify Houston's physical address as 435 S Linn St Apt 927, lowa City IA 52240. Fowler stated that Houston has been responsible for 21 calls for service in lowa City and is mentally ill and constantly on & off his prescribed medication. Due to the fact that Houston through the means of oral communication made the threat "They shouldn't be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st." and therefore, Intimidated and alarmed Biacic and her coworkers. There is Probable Cause to believe that Houston made a Threat/False Info Re Act of Terrorism NRS 202,448. Wherefore, Declarant prays that a Warrant of Arrest be issued for suspect Houston, Matthew on the charge(s) of Threat/False Info Re Act of Terrorism NRS 202.448. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct Executed on this 30th day of March, 2021. DECLARANT: Edge 8645 DATE: 03-30-21

WITNESS:

```
WHERE IS THE APPOVAL PAGE TO THIS ? !
                                                               DECLARATION OF WARRANT/SUMMONS
                                                                                                    (N.R.S. 171.106)
                                                                                   (N.R.S. 53 amended 7/13/1993) NOW SEE MALARKE- (5).
                        MALARKEY =
                                                                                                            "PRINT" Carlot Police Report Number 20910013
                                               "Click to Add/Edit Brent # on All Peges" Kit y 1) Com Event Number: 210300101690 - 001 4
                                                                                                                                  key2)0-m See 21060045671 4
                                                                                                                                 key 3) On See 200700019848 +
                    STATE OF NEVADA
                                                                                  Houston, Matthew
                                                                    ) ss: ID#: 7035801
                                                                                                                                                                    LY MUNKAN, C1237802A
                    COUNTY OF CLARK
                                                                                  DOB:
                                                                                                                                                              7.14.21 LLV#210700065245
                                                                                         METICALS) TO
                                            NOW SEE.
                                                                                                                                                    SUPPRESS
                                                                                                                                      DUN MALARCHYS
                   D. Kelly, being first duly eworn, deposes and says:
                                                                                                                                 MICST
                   That He is a Detective with the Las Vegas Metropolitan Police Department, being so employed for a
                   period of 19 years, assigned to investigate the crime(s) of Threst/False Info Re Act of Terrorism NRS
                   202.448 committed on or about 12/23/2020) which investigation has developed Houston, Matthew as
                   the perpensator thereof. There why isn't David Kelly sure of
                                                                                                       Till there's been any sort of investigation,
                    date of these false irransations?
                   THAT DECLARANT DEVELOPED THE FOLLOWING FACTS IN THE COURSE OF THE INVESTIGATION OF SAID
                                                        What sort of "incidents" were these ?
            On 03/18/2021 I D. Kelly #7413 was notified by Capital Police Officer Montero #C6058 of incidents involving an
                   Individual named Metthew Houston who was threatening to commit acts of violence unless its workman's
                                                                                                                   why would Horston
                   Explanation appeal was resolved. process
                                                                                                                     und his
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                  On 12/23/2020 at 0903 am Matthew Houston left a volphreal on the main telephone line for Office for Consumer
 This is
                                                                                                                                                      from phone number
from a
                   Redents Black who is the Ombudemen for Workers Compensation returned Houston's phone call at 0929 am the
                   same day. Houston told Blacks that he had an appeal before the Nevada Supreme Court and alleged he was
                   being harassed by his insurer Sedgwick CMS Neveda Attorney for injured workers and the Department of
                  Administration Hearings Division. Black asked if he had filed a complete with the Division of Industrial Relations S_{\nu} + c
                   Workers Compensation Section and Housigh personned that he had filed several complaints with them and again 405-
                  stated he was being harassed by everyone. As Black started to explain the process, Houston became angry and
 h_{ij}^{(a)} = h_{ij}^{(a)} began yelling about knowing the process and being harassed and that he should be afforded all the benefits
instead of being harassed by government agencies. He then stated to Black that "They shouldn't be surprised [k"] [When he need on a new charge.
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The state of the s
They's He recorded.
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Chapter grace
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                  t conducted or interview with Stacks on 08/22/21, with Detective F, Sidge #8845 and obtained Blacks's taped
                         oment regarding the incident. Blacic stated she was scared that Houston would carry out his threats, and Shes Mit
                                                                                                                                                                             sure of what she had.
                                                                              well after Of G
                                                                             12/23/2011, co & was it on or about?
                                                                                                                       if she's not sure of what Houseon
                                                                       unrecorded than why would she have interpreted
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CONTINUATION	
Who was this? Why Isnet this Event# 210300101590-001	
after the phone call (notified her supervisor.) A Capital Police report was generated under Report	
Number20C900043 which was taken on 12/31/20. I also completed an LVMPD report under LVMPD Evil LLV	
210300101690 with after on or about 12/23/2021.	
where, the proof of this?	
On 07/23/2020 Houston also made threats to Rosemarie McMarris who is employed by Houston's insurer	
McNomis filed an LVMPD orime report under Evis LLV20070009898 for Harassment. Details of the report	
Indicate Houston threatened to murder every employee of Sedgwick and their families and "Est their hearis" and	
and Arrest warrant for hardstanders was automated at that time. Why Isu't this in Discovery? Obviously this	
. Olycovate is incumolely.	
On 03/16/2021 Jeson Lowis (Capital Police that Housion also has made threats to the	
Department of Administration Hearings Division of Northern Neveds located in Carson City leaving a voicemail	
stating 1 need immediate assistance because I am going to fucking murder every fucking employee at Mandalay	
Bay, MGM and everyone in the state of Neveda If you fucking people don't give me my fucking money."	
TOP NIE OF INCLINETANCE: Copital Police officer Montero had local lows PD officer Fowler (************************************	
as The Control of the	
service in lowe City and is mentally if and constantly on & off his prescribed medication.	
Again, where's the prof of cay of this? : V	
Due to the fact that Houston through the means of oral communication made the threat "They shouldn't be	
surprised lifwhen he goes on a mass shooting rampage like the one committed on October 1st," and therefore,	
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Threat/False Info Re Act of Terrorism NRS 202.448.	
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.	
Executed on this 30th day of March, 2021.	
DECLARANT: 7411 WITNESS: Ldge 86+5 DATE: 03-30-81	
1.2 ^ .	
WITHERS: Stage 86+5 DATE: 03-30-21	
9 0	

Page 2 of 2

Case Report Number: LLV210300101590-001



LAS VEGAS METROPOLITAN POLICE DEPARTMENT

Bolden Area Command

Las Vegas, City of

U3

Case Report

Administrative

Case Report Number

Subject

Redenta, Biacic Active

Disposition

Entered On Entered By

Reported On Reporting Officer

Reporting Agency

Report Type
Assisted By

Occurred On (Date and Time)

or Between (Date and

Time) Location

CSZ Location Name LLV210300101590-001

Terrorielic Threats-

3/23/2021 10:40:05 AM

Kelly, David 3/22/2021 Kelly, David LV - LAS VEGAS

METROPOLITAN POLICE DEPARTMENT

Wednesday 12/23/2020

9:29:00 AM

Verification

Verification Level

Pracinct

Jurisdiction

Grid Sector

Map Book

> Census/Geo Code Call Source

Related Cases

Means
Other Means
Motives

Other Motives Vehicle Activity

Direction Vehicle Traveling

Cross Street Notified

For Exceptional Clearances

Clearance Basis

Exceptional Clearance Date

Narrative

On 03/16/2021 I D. Kelly #7413 was notified by Capital Police Officer Montero #C8056 of incidents involving an individual named Matthew Travis Houston who was threatening to commit acts of violence unless his workman's compensation appeal was resolved.

On 12/23/2020 at 0903 am Matthew Houston left a volcemell on the main telephone line for Office for Consumer Health
Assistance located at Office at the Secretary Indiana Indian

Case Report Humber: LLV210300101800-001
asked if he had filed a complaint with the Division of Industrial Relations Workers Compensation Section and Houston responded that he had filed several complaints with them and again stated he was being harassed by everyone. As Blacic started to explain the process, Houston became angry and began yetting about knowing the process and being harassed and that he should be afforded all the benefits instead of being harassed by government agencies. He then stated to Blacic that "They shouldn't be surprised liAwhen he goes on a mess shooting rampage like the one committed on October 1st" Blacic does not remember if Houston used the words "If" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston attempted to call back two more times but Blacic did not enswer the calls. No phone calls or volcernalis were recorded.
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On 07/23/2020 Houston also made threats to Rosemarie McMarris who is employed by Houston's insurer. McMarris filed an LVMPD crime report under Evil' LLV200700006808 for Harasament. Details of the report indicate Houston threatened to murder every employee of Sadgwick and their females and "Est their hearts" and an Arrest warrant for harasament was submitted.
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Offense Pege 2 of 7

Printed 3/23/2021 11:12 AM

Case Report Number: LLV210300101690-001



POLICE DEPARTMENT

Offense

Make Throst/False Info

Re Act Of

TerrorismWmd(F)-NRS

202.448

13C

A

Code Section

IBR Code

IBR Group

Crime Against **UCR Hierarchy**

Location Type

Government/Public Building

Person

Y65

Hale Bias

Dompatic Violence

Premises Entered

Entry

Ueing

Weapons Criminal Activity

Type Security

Tools

Not Applicable

None (No Blas)

Offenders

Completed

Suspect Name: Houston, Matthew

Allases

Alert(s)

Addresses

cusper a (1) (1) Residence lows City **United States**

Phones

 $\{i_j, i_{j+1}, i_{j+1}\}$

Emaile

Marital Status

Sex Race Male White

Ethnicity

Unknown

DOB Age

38

Eye Color

Printed 3/23/2021 11:12 AM

Heir Color

Heir Style

Hair Length

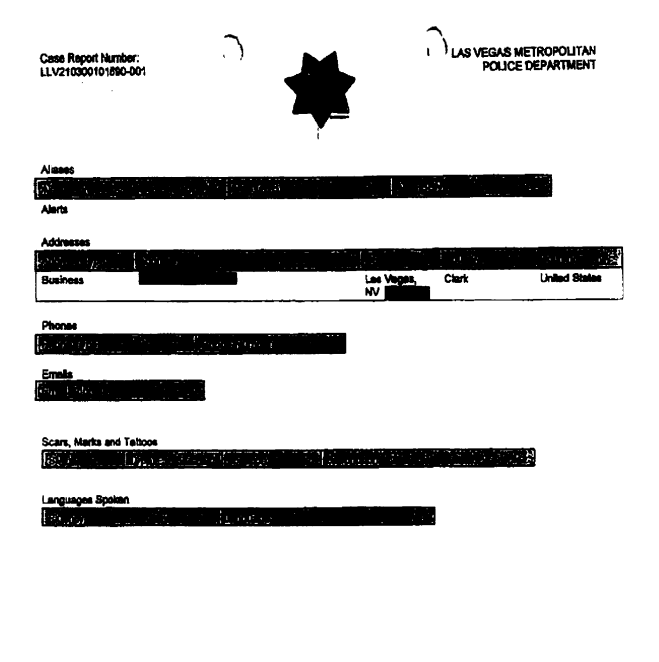
Facial Hair

Complexion

Teeth Build

Page 3 of 7

Case Report Number LLV210300101590-0	bit ()		LAS VEGAS METROPOLITAN POLICE DEPARTMENT
 - Height		SSN	
Weight		Registered Sex	l .
Hand		Offender	•
	Nonresident	EXP Date (RSO)	
POB		Accent	
DLN		Nationality Immigration	
DL State		Status	
DL Country			
Scers, Marks and Tai		gig dga j	
Languages Spoken			
Scarce	<u> </u>		
		,	
Adda			
Attire		MO	
Employer/School Employer Address		Other MO Habitual Offender	
Employer CSZ		Status	
Occupation/Grade			
Notes			
Matten			
Victims			
Name: Blacic, Redes	nta .		
Victim Type	Individual		
Victim of	51522 - Make Threat/False Info Re Ad	Of Terrorism/Wind(F)-	NRS 202.448 - IBR 13C
Printed 3/23/2021 11:12	AM		Page 4 of 7
			_
	<u> </u>		P. 8
			r. D



Printed 3/23/2021 11:12 AM

Page 5 of 7

Case Report Number: LLV210300101690-001



LAS VEGAS METROPOLITAN POLICE DEPARTMENT

Markel Status

Sex

Female

Race

White

Ethnicity

Hispanic or Latino

DOB

Age

58

Resident

Eye Color

Hair Color

Facial Half

Complexion Height

Weight

Hand

Resident

POB DLN

DL State

DL Country

SSN

Attire

Employer/School Employer Address

Employer CSZ

Occupation/Grade

Teetify Injury

Registered Sex

Offender

EXP Date (RSO)

Accent Nationality

Immigration Status

Offender Relationships

S - Houston, Matthew Relationship Unknown

Circumstances
Just Horn, Circ.

LEOKA Info

_

Туре

Assignment

Activity

ORI-Other Jurisdiction

Notes

Witnesses

Printed 3/23/2021 11;12 AM

Page 6 of 7

Case Report Number: LLV210300101690-001		LAS VEGAS METROPOLITAN POLICE DEPARTMENT
Other Entitles	· · · · · · · · · · · · · · · · · · ·	
Properties		
	•	

Printed 3/23/2021 11:12 AM

Page 7 of 7

VOLUNTARY STATEMENT

"Click here to add/edit Event # or Subject's Name"		Event #:	LLV214340101500	
			Statement Of: _	Redenta Biotic (RB)
SPECT	PIC CRIME:			
DATE	DCCURRED:		TIM	E OCCURRANT:
LOGAT	TON OF OCCUMENCE:			
		CITY OF LAS VEGAS	CLANK COUNTY	
NAME	OF PERSON GAMES STAT	encom: <u>Redenie Biecic (RB)</u>		
	DQE:		SOCIAL SECUR	TY#:
	NACE:			angu F
	HEMAT:		We	IGHT:
	HAIR:			ryes:
	K SCHENALE		WAG	
	ME ABORESE:		HOME PH	_
	RK ADORSSA:		motic h	
	AGE TO CONTACT; HE TO CONTAGT:		•	MAL:
DK:	interview with Rec is March 22nd, and is march 22nd, and the	lenta Blacic, um it is R-E-I I the time is 9:25 AM., and	this is officer D. Kelly, P#741; D-E-N-T-A Blacic B-L-A-C-I-C we are currently located at in investigation of a terroristic a F. Erice, P#7	, ah the data and time
FE:	8645			
DK:	Um Ms. Blacic be	fore we begin are you awa	re this interview is being reco	ded?
RB:	Yes,			
DK:	Would you say yo	ur name and spell your la	t name?	
RB:	Redenta, lest nam	e is Blacic B-L-A-C-I-C.	For 0	Malei Use Only
DK:	Okay, either Off. E	idge or I made any promis nt?	es to you to	
RB:	No.			
.\&#TD 680</td><td>- No Administration of Thirds (Phys., 1740))</td><td>MORD sees</td><td><u> </u></td><td>j</td></tr></tbody></table>				

VOLUNTARY STATEMENT (Continuation)

Statement Of: Redents Bisolo (RB)

Econt #: LLV210300101690

DK: And are you giving this statement of your own free will?

RB: Yes.

DK: Awesome. So yeah, can you just tell me what happened in regards to this incident?

RB: Okay on um December 23rd, um I received an email from our administrative assistant indicating that Mr. Huston had called and left a message and wanted us um to return his call. I am the workers compensation on Buds — Ombudemen and he had some workers compensation issues, so the email came to ma. I called him on the 23rd, at 9:03 when I a — when he answered the phone, he basically indicated that he was on the other phone with the Federal Department of Labor, as well as myself, and he said he was taped recording both phone calls.

Um he never said he had any issue with a not wanting to talk to me, I mean he continued the conversation, um indicating how he had been wronged by the workers compensation system, and every entity in Workers Compensation Nevade Attorney for Injury Workers, a his workers compensation insurer third party administrative which was Serwick, and um I tried to um desscalate the situation explaining um workers compensation was a process. Um he was alleging harasement by his third party administrator Sedwick, by the Nevada Attorney for injured Workers, um the Department of Administration, the hearings, he had um, had some hearing and he did not prevail, and um he currently shared he had a hearing pending um at the Nevada Supreme Court, I do believe.

But he's very um disgruntied, a so again I tried to calmed him down, and when I explained that workers compensation was a just a process, just trying to explain to him is a process, he um — he started yelling, that he knows workers compensation um and how he was being harassed and he should be provided everything because he was the injured worker.

Um instead of being harassed by government agencies, and them he stated that we should not be surprised um he used the word if/or when I'm sony i don't remember if or when he um goes on a mass shooting rampage like um the one committed on October 1st. I attempted — I attempted to calm him down that failed, so I disc — I disconnected the call, he attempted to call back, I did not pick up the call. I called my supervisor who said that um we needed to file a report with Capital Police, um because of the statement he said, you know lifer when he, he said he, goes on um ...

DK: ... right.

RB: ... a the shooting spree, like October 1st, then - that really concerned me.

DK: And um did you - did you make a, filed a report with Capital Police?

RB: Yes I did. Yes I did, I filed a report with Capital Police, and um they have my statement and the online report, the number is 20C900043. Um after that um, they reached out to me, it was over the Christmas holiday, so things were scattered um, I also um — the officer asked me to reach out to Sedwick, who is the third party administrated as well as the Division of Industrial Relations, who is my former employer. So, I do — I do know the District Manager over there,

Page 2 of 5

RB; DK:

Stel	elment Of; Redenta Black (RB)
(and um she had shared with me that he had called the DIR, that they did filed a report because of the third party notification that Sedwick had notified them of their concern of Mr. Huston um it took a few days, it was after Christmag, I don't remember the exact day but Rosemary McMorris, Who is the markager of Sedwick finally reached out to me, and she shared with me, that they had also filed a report, because they were also concerned with um their well being.
	Because he had threatened her, the adjuster, the supervisor, um and to the point where they were working from home and Sedwick had to hire security for them, while they were working at home because of the threats that Mr. [Flustor made against them, um that's where we are with that.
DK:	And did they um, let you know what the nature of those threats were?
RB:	No they did not, because I'm no longer the regulator.
DK:	Okany.
RB:	Um I'm not privee to a lot information that I would've been privee to had I still been part of, in the regulatory agency.
DK:	And - and how approximately how long has this situation been going on with Mr Huston?
RB:	Um CB J
DK:	Approximately
RB:	approximately, when I talked to him in December um, goeh it at least I – I think, God it sounded like it was a like month – a month and half before when Sedrick had complaint, it was already something that had been done, prior to him reaching out to us and making that threat.
DK:	Okay, um
RB:	I don't know a time, I'm so somy they didn't share that with me,
DK:	No, that's okey. Um and then when he called back, a did he leave messages?
RB:	He did but unfortunately we did not saved them. Um they were again trate, I forward them to my supervisor, didn't do anything, but unfortunately, i'm so sorry they were not saved.
DK;	That's - that's okay. Did - did you listen to those messages?
RB;	Um n - I just heard his name and then I just sent it forward.
DK:	Okay.
RB;	Because I just did not.
DK:	Okay, and them um

P. 14

Page 3 of 6

~1	VOLUNTARY STATEMENT
•	(Continuation)

Statement Of: Redenta Black (RB)

RB:	I just thought it was better for me, just
DK:	sure, that's understandable.
RB:	Just send it to my supervisor.
DK:	And then when he called, did he called um a this main office number?
RB:	Would he did, the first time he called the main office number, and then because I was working remotely, um I had a cellular phone that's an office phone, it's a 775 number, and when I do that um I call off that number because no one picks up a restricted call from my phone.
DK:	Okay. Iving wouldn't she asswer if plouston called book? If she was truly attend why dishit she file
RB:	So, I use that phone, and that's a 775 number and that's the phone I used and that's the one Complete he would — would he tried originally right away to call back on that one, I ignored it he didn't leave any messages, but when he did call back after, he did call back on the mainline. Which is the one I forwarded to my supervisor
DK:	Okay, and forgive me for not knowing all the appropriate division
RB:	uh-um
DK:	and
RB:	oh l'm sorry
DK:	and organization
RB:	uh-um OBJECTION:
DK:	involved with this process, but do you know if he made any threats to the Nevada Department of Administration Hearings Division of Northern Nevada?
RB:	Um - um no I do not.
DK:	Okay. How does RB reknew that he made threats to Sorlawich"
RB:	Um, I know that he made threats to Sedwick, I know that the Division of industrial Relations Workers Compensation Section because Sedwick reported them, were reported to him to them, because they were concerned. Um they filed a verbal with Capital Police.
DK:	Okay. may did sectionisk make these take reports?
RB:	But, I – for what the Division of Industrial Relations Workers Compensation Section said, Mr. Huston did not threaten them directly, he just
DK:	Okay. And when - when you were on the phone with Mr. Huston
	Page 4 of 8

VOLUNTARY STATEMENT (Continuation)

Statement	Ot:	Redesta	Black	(RB)

_.dnt#: LLV210300101690

•	
RB:	uh-um
DK:	he made the the threats were you, a did you believe that he (unintelligible)
((Cro	istalk) towe and manyer is the the way wint with the the therests in the there was the the there was the the there was the the there was the t
RB:	of his/tone and his manner. And I been doing workers comp since 1999, um actually as an audit investigator, so t = 1 had threats, I had all those types of things um said to me in the past.
DK: RB:	Sure. Uso if she did have expensive why did she day her duty in helping Houssen file. It's a, so but he - he scared me I mean, I still get upeet, his is how many months later. And he grightens me, his tone, because he said lifer when he, he said he - he, not someone, he said gricks.
ا	he, and he was frightening, I — I was fearful.
DK:	Okay. And again what was the date of this phone cell?
RB:	Um it was, um December, um 23 rd .
DK:	And do you remember roughly what time?
RB:	Yeah it was 9:03, because I - I logged it right away, I have, I sent
DK:	okey approximately how long did the conversation lest?
RB:	Um I wenna say maybe ten minutes, ten – fifteen minutes, at the most.
DK:	Okay and he made the threat When did Houston make a threat if horse of the phase calls were recorded or loggest? The most
RB:	at the most
DK:	toward the end of the conversation?
RB:	Yes, yes it was just like I said as soon as he said that and I couldn't caimed him down, and he frighten me, um because again I'm not generally frighten, it's not
DK:	okey
RB:	something i -1 , i'm like i'm done, so i disconnected the call, and i called, i talked to my supervisor right away, I called them on my call phone saying, a $-$ you need to know this, because
DK:	Olony, um so what I'm goanna do is um I'm goanne file a Les Vegas Metropolitan Police Department report.
RB:	Սի-սի.
	Page 5 of 6

VOLUNTARY STATEMENT (Continuation)

Statement Of: Redente Black (RB)

Lent #: LLV210300101590

DK: For this crime.

RB: Okay.

DK: Um and I'm goanne used you as a witness in the victim of the State, and a used you statement as part of the um packet. Um I just wanne make sure you're okey with if I send to court...

RB: ... yes that's fine...

DK: ... and that you might have to testify or ...

RB: ... that's fine...

DK: ... something like that.

RB: Because as I said, he frighten me.

DK: No worries.

RB: And that - that's not generally something that happens.

DK: No, and it's against the law to do that.

RB: You know, okay (laughter).

DK: It's, it's - it's good that you, that you know that you - you went through the Capital Police to --

RB: ... uh-uh...

DK: ... to start this process, to get it going. Um Det. Edge do you have any questions?

FE: No.

DK: Um okay, would this ends the a interview the time is, the same people are present, and the time is 9:35 AM.

THIS VOLUNTARY STATEMENT WAS COMPLETED AT 3320 W. Sehera Ave., Unit#160, Las Vegas Nevada 58102 ON THE 22* DAY OF March 2821, AT 6625 HOURS.

Page 4 of 6

NOTICE OF INTENT TO USE AUDIOVISUAL TECHNOLOGY PURSUANT TO NRS 171.1975 TO PRESENT LIVE TESTIMONY AT PRELIMINARY EXAMINATION DUE TO COVID-19 OUTBREAK

Pursuant to NRS 171.1975, if the preliminary hearing in this matter is conducted during the COVID-19 outbreak, the State of Nevada intends to present the testimony of all victims and witnesses, regardless of geographical location, through the use of audiovisual technology. The court must allow the use of such audiovisual technology if good cause exists.

Prior to the preliminary hearing in this matter, the witness will be sworn and will sign the previously provided declaration, which acknowledges that "the witness understands that he or she is subject to the jurisdiction of the courts of this state and may be subject to criminal prosecution for the commission of any crime in connection with his or her testimony, including, without limitation, perjury, and that the witness consents to such jurisdiction."

There is good cause existing to limit in-person testimony at a preliminary hearing during the COVID-19 outbreak due to the following facts and circumstances:

On March 11, 2020, the World Health Organization, noting their deep concern as to "both [] the alarming levels of spread and severity, and [] the alarming levels of inaction," to the COVID-19 outbreak, officially declared the outbreak as a pandamic. While doing so, the WHO noted they "have never before seen pandamic that can be controlled," and since they were first notified, they have "called everyday [sic] for countries to take urgent and aggressive action," further noting, "[w]e have rung the alarm bell loud and clear."

Since this classification of the COVID-19 outbreak as a pandemic, Federal, State, County, and Local governments across the United States of America have taken swift and significant action to prevent the spread of this disease.

On Friday, March 13, President Trump declared a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak. Three days after this initial proclamation, President Trump and the White House Coronavirus Task Force issued stronger guidelines in an effort to slow the spread of this disease. Notably, the guidelines stated "[e]ven if you are young, or otherwise healthy, you are at risk and your activities can increase the risk for others. It is critical that you do your part to slow the spread of the coronavirus." President Trump called for gatherings to be no larger than ten people and to avoid eating and drinking in bars; restaurants, or food courts. Finally, the Director of the National Institute of Allergy and Infectious Diseases

¹ NRS 171.1975.1 "... if good cause otherwise exists, the magistrate must allow the witness to testify at the preliminary examination through the use of audiovisual technology."
² NRS 171.1975.2

https://www.whq.ist/dg/speeches/detail/who-director-constal-s-opening-remarks-at-the-modia-briefing-on-covid-19----11-march-2020

[&]quot;https://www.whitchouse.gov/avsidential-actions/proclamation-declaring-national-amerycocy-concerning-novelcoronavirus-disease-poyid-19-outhresk

https://www.whitehouse.cov/ero/fege-statements/coronsying-guidelines-emerics/, https://www.whitehouse.cov/ero-content/splonds/2020/03/03.16.20_commylrus-midence_8.5x11_315PM.pdf

noted: "[w]hen you're dealing with an emerging infectious disease outbreak, you are always behind where you think you are..."

Governor Sisolak issued a Declaration of Emergency in the State of Nevada on March 12, 2020. On Sunday, March 15, 2020, Governor Sisolak ordered all K-12 schools in the State of Nevada closed through April 6, 2020. Later that same day, he announced further directives, which included: closing state offices to the public, a call to transition to working as much as possible over the phone or online for essential services, and strongly encouraged gaming properties to close to the public. Governor Sisolak stated these efforts are required "protect the health and safety of the public and our-state workforce while ensuring that the important work of our state government does not grind to a halt." Further, he noted that we all "must do what we can to be part of the solution and share[] responsibility for each other as Nevadans."

Clark County, as well as many cities therein, issued their own Declarations of Emergency in response to the COVID-19 outbreak. Federal, state, and local courts also responded to the outbreak with varying administrative orders, citing the COVID-19 outbreak as good cause to suspend court proceedings or scale back operations.

The U.S. District Court for the District of Nevada continued all trials through April 20, 2020, among other modifications and visitor restrictions "to do its part in slowing the spread of COVID-19."

The Nevada Supreme Court and Court of Appeals imposed visitor restrictions to minimize exposure, noting, "... the best way to prevent illness is to avoid being exposed to the virus." 18

The Eighth Judicial District Court issued Administrative Order 20-01, which suspended all jury trials for 30 days and encouraged any essential hearings to be heard through alternative means to in-person appearances. Additionally, the order provided restrictions on public and employee entry into the courthouse. 11 Three days later, through Administrative Order 20-02, the court discontinued in-person meetings or gatherings and issued a direction to conduct court business through social distancing. 12

The Las Vegas Justice Court issued Administrative Order 20-03, which provided for amended procedures due to the COVID-19 outbreak. However, all preliminary hearings, regardless of ...

https://aybeekhruspense.gv.sov/sraparation-in-ay/.

http://nov.nv.eur/Neur/Press/2520/Levernor Sholar Undates Public on State Action and Guidence Resenting COV/D-19/.

https://www.nytimes.com/2020/03/16/se/schiftes/trump-carparetine-guidelines.html. https://writer.com/ABC/setus/12396381449254370567ref..su-trum/65Etis-157Ctweams/65Etwestambed/67Ctws.sus/65Et12396381449254370568ref..sui-insus/63Ph/2Pwww.redditendia.com/62Pmediasmbed/62Pgr10963Framoashve/63Dtrum/626is_nishtendia/63Dtblas

https://www.fgs.Svenas.com/corposyinus/us-venas-clark-county-purposed us-cities-declare-state-ofcommunicy/insicle 7ald4cfs-672d-11es-ba34-672cs544s2ed.html

https://www.claricountyber.org/wp-content/spleads/USDC-NV-03-16-2020-Press-Release-Pinet pdf

hous://avgours.cov/COVID-19-mstrictions/

¹¹ http://www.clar/monuntysouris.us/res/relea-and-orders/2020-03-14_11_43_36_admin%20order%2020-1.ndf
12 http://www.clar/monuntysouris.us/res/relea-and-orders/2020-03-16_09_67_52_administrative%20order%2020-02.adf

custody status, are still expected to proceed in person, although alternative appearances for the attorneys are "encouraged when possible." 13

While there are precautionary measures in place to screen for those exhibiting symptoms of the virus before entering the courthouse, the courthouse is open to the public as of March 16, 2020. A person infected with this virus, and who is contagious, may take up to two weeks to exhibit the symptoms that are the current focus of any acreening. Further, multiple new studies strongly suggest that those who are infected, but are asymptomatic, are likely a significant force driving the spread of COVID-19. Finally, President Trump declared COVID-19 an "invisible enemy."

Considering preliminary hearings are still scheduled and expected to be heard in the Las Vegas Justice Court, where attorneys are encouraged to use alternative methods to appear, limiting the in-person testimony of all victims and witnesses is required in the interest of public health and the safety of our community. Therefore, the State of Nevada intends to introduce such testimony at the preliminary hearing through the use of audiovisual technology should this hearing proceed during the COVID-19 outbreak.

¹³ http://www.lasvegasjusticecourt.us/Admin%20Order%2020-03.ndf

¹⁴ https://www.con.com/2020/03/14/health/cornervirus-asymptomatic-surred/index.html,

https://science.sciencemas.org/content/ortly/2020/03/13/science.abb32217ra-1.

https://www.sciencenews.org/inticle/coronavirus-most-contagious-before-during-first-week-symptoms.

https://www.fornews.com/medis/dr-siegel-bare-conserts-correcy/rus-blebty-contactons

¹⁵ https://www.politico.com/sews/2020/03/16/trump-recommends-avoiding-gatherings-of-more-thus-10-people-132323

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	riminal Compleia: 3839291
1	JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUSTY, NEVADA
2	
3	THE STATE OF NEVADA, 2021 APR 27 P 2: 34
4	Plaintiff, JUSTICE COURT GASE NO: 210 Ro 19 840
. 2	-vs- DEPT NO: 3
6	MATTHEW HOUSTON, aka, Matthew Travis Houston # DA CASE NO: 202115878C
7	
8	Defendant.
9	<u>CRIMINAL COMPLAINT</u>
10	The Defendant above named having committed the crime of MAKING THREATS OR
11	CONVEYING FALSE INFORMATION CONCERNING ACT OF TERRORISM (Category
12	B Felony - NRS 202.448, 202.4415 - NOC 51522), in the manner following, to wit: That the
13	said Defendant, on or about the 23rd day of December, 2020, at and within the County of
14	Clark, State of Nevada, did then and there willfully, unlawfully, maliciously, and feloniously,
15	by means of oral, written or electronic communications make a threat or convey false
16	information concerning an act of terrorism with the intent to injure, intimidate, frighten, alarm
17	or distress any person, whether or not that person is actually injured, intimidated, frightened,
18	alarmed or distressed, to REDENTA BLACIC and/or the OFFICE OF CONSUMER
19	HEALTH ASSISTANCE, 332 West Sahara Avenue, No. 100, Las Vegas, Clark County,
20	Nevada, by threatening to go on a mass shooting rampage similar to 1 October.
2 j	All of which is contrary to the form, force and effect of Statutes in such cases made and
22	provided and against the peace and dignity of the State of Nevada. Said Complainant makes
23	this declaration subject to the penalty of perjury.
24	
25	
26	04/26/21
27	/mab
28	(TK) 3
	VCLARKON INTYDA NETVORMOASEZVOZIVI S8/78I/EILING/20ZI I 15878C-COMP-/MATTHEW TRAVIS HOUSTON)-001.DOCX

		usk (NPR)	ASSESSMENT	
Defendants Name: MATTHEW HOUS	TON	•	Booking #:	
Assessment Date: 5-11-2021	Assessor: Al	г	County: C	lark
Defendant's Name: MATTHEW HOUSTON	DOB:	AGE: 36	Case/Booking#: 21-	CR-019840
			Dept #: JC-3	
Address: NOT INTERVIEWED City: State: Zip:	Contact Phon	ne #: N/A	# of Curre	nt Charges: 1
Most Serious Charge: Make threat/false info react of terrorism/WMD	Total Bail at i	booking: TBD		
SCORING ITEMS	•		,	SCORE
Does the Defendant Have a Pending No If yes, list case # and jurisdi		at Booking?		0
Age at First Arrest (include Juvenile 21 to 35 yrs	e arrests)	First Arrest I	Date: 9-08-2005	1
3. Prior Misdemeanor Convictions (pa One to five	ist 10 years)			1
4. Prior Felony/Gross Misd. Conviction One or more	ns (past 10 yea	irs)		i
5. Prior Violent Crime Convictions (pa None	ıst 10 years)	•		0
6. Prior FTAs (past 24 months) None		•		O
7. Substance Abuse (past 10 years) Prior multiple arrests for drug to	ise or possessi	on/aicohol/drun	keness	2
8. Mitigating Verified Stability Factors None verified	(limit of -2 pt	s, total deduction	a)	G
			TOTAL SCORE:	5
Risk Level: Moderate	-		OVERRIDE?: Yes	⊠ No
Override Reason(s):		•		
If Other, explain:				
Final Recommended Risk Level: Moderat	te	□ row [MODERATE 🗀 HIGH	ER
Supervisor/Designee Signature		·	Date: 5-	11-2021
21-GR-919640 MPR Novele Risk Assessment Tool 1366462 DI BERT BERT BERT BERT BERT BERT BERT BERT				Revised 3.2021

NEVADA PRETRÌAL RISK (NPR) ASSESSMENT

Defendant's Name: MATTHEW HOUSTON

Booking #: 7035801

Felony convictions: 1

YEAR STATE CHARGE

DUI, ABOVE LEGAL LIMIT, (3+)

Misdemeanor Convictions: 7 (13 IN DUI x2 Counts)

FTAS: 2

Detainers: N/A

FTA WANT LV MUNI COURT #C1237802A Pending Cases:

Event \$ 2007 00099898

Revised 3.2021

LAS VEGAS METROPOLITAN POLICE DEPARTMENT DECLARATION OF ARREST REPORT

TCR1149369 County Jail		City Jail EVENT # LLV210700065245		Adur Juv		Juvenile	ille Bureau; NWAC		
						•	(FRST) MATTHEW	(MIDDLE) V TRAVIS	SSNI
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ARRESTE	ES ADORE	ATR AME	EET		BLOCK	APT F	;ity	STATE	ZIP CODE
	OCCUR	RED		ARRE	8T	LOCA	TION OF ARREST (UMBER, STREET, CITY.	STATE, ZIP (CODE)
DATE: 7/1	4/2021	TIME: 21:50	DATE: 7/1	14/2021	TIME: 21:5	0 3041	ST ROSE PKW	Y HENDERSON NE	EVADA 89052
		KWY HENDI							· <u> </u>
	8 / OFFENS		•	-				 	
BM - L	VJCR - 5	1622 - F - MAK	E THREA	NT/FALSE	INFO RE	ACT OF TE	RRORISMWMI	D	
CONNECTOR / D		RTS (TYPE OR E	ÆNT NUME	MER)					,- <u>-</u> -,-

The undersigned makes the following declarations subject to the penalty of perjury and says: That I am a peace officer with the Las Vegas Metropolitan Police Department, Clark County, Nevada, being so employed for a period of approximately 5 year(s).

That I learned the following facts and circumstances which lead me to believe that the above named subject committed or was committing the offenses above at the location of 3041 ST ROSE PKWY HENDERSON NEVADA 89052 HENDERSON NEVADA 89052 and that the offense(s) occurred at approximately 21:50 hours on the 14th day of July, 2021.

Details for Probable Cause:

On July 14, 2021, I, Officer M. Multigan P# 15657, operating as marked patrol unit 8X1, along with Officer J. Carroll P# 16715, operating as marked patrol unit 8X3, were conducting an investigation follow up at the Best Western Hotel, located at 3041 St. Rose Pkwy, Henderson, NV 89052, in regards to subject Houston, Matthew DOB (with a social of Houston was wanted out of Clark County for terroristic threats and harassment.

As Officers arrived at the Best Western Hotel, Officers made contact with management and conducted a ruse to get Houston out of his hotel room. As Houston walked up to the front desk, Officers made contact with Houston, and verbally asked him if his name was Houston, Matthew, where Houston said it was. Once Officers confirmed it was our subject, Officers arrested Houston on his warrants, and transported him down to CCDC where he was booked accordingly.

4444444	End	*****

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a falony or gross misdemeanar) or for trial (if charges are misdemeanar).

Arrosting Officer: M MULLIGAN

P4: 15657

LVMPD 602 (Raw 02/18) Word 2013

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Steven D. Grierson CLERK OF THE COURT 1 CASE NO. C357927 2 3 IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP 4 CLARK COUNTY, STATE OF NEVADA 5 STATE OF NEVADA, 7 PLAINTIFF, CASE NO. 21-CR-019840 8 VS. 9 MATTHEW TRAVIS HOUSTON, 10 DEFENDANT, 11 12 REPORTER'S TRANSCRIPT OF UNCONDITIONAL WAIVER 13 14 BEFORE THE HONORABLE HARMONY T. LETIZIA, JUSTICE OF THE PEACE 15 16 MONDAY, AUGUST 2, 2021 17 9:40 O'CLOCK A.M. 18 19 FOR THE PLAINTIFF: W. JAKE MERBACK, DEPUTY DISTRICT ATTORNEY 20 21 FOR THE DEFENDANT: BENARD H. LITTLE, DEPUTY PUBLIC DEFENDER 22 23 24 REPORTED BY: KIT MACDONALD, C.C.R. CERTIFICATE NO. 65 25

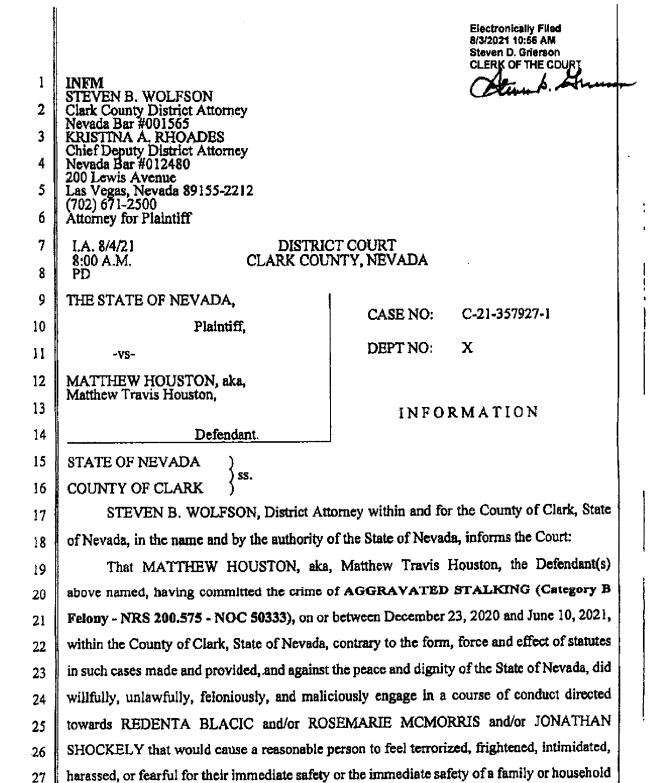
Case Number: C-21-357927-1

- 1 LAS VEGAS, CLARK COUNTY, NEVADA, MONDAY, AUGUST 2, 2021
- 9:40 O'CLOCK A.M.
- 3 * * * * *
- 4 THE COURT: MATTHEW HOUSTON, 21CR019840.
- 5 GOOD MORNING.
- 6 MR. LITTLE: AND, YOUR HONOR, I BELIEVE WE HAVE THIS
- 7 MATTER RESOLVED. WITH THE COURT'S PERMISSION, MR. HOUSTON IS
- 8 GOING TO WAIVE HIS RIGHT TO -- UNCONDITIONALLY WAIVE HIS RIGHT
- 9 TO PRELIMINARY HEARING TODAY. IN DISTRICT COURT HE'S GOING TO
- 10 PLEAD GUILTY TO ONE COUNT OF AGGRAVATED STALKING, CATEGORY B
- 11 FELONY, NAMING ALL VICTIMS. THE STATE HAS NO OPPOSITION TO
- 12 PROBATION FOR 24 MONTHS, WITH A TWO TO FIVE YEAR SUSPENDED
- 13 SENTENCE. HE'S TO HAVE NO CONTACT WITH THE NAMED VICTIM, AND
- 14 STAY AWAY. IF HE'S SUCCESSFUL DURING PROBATION, IT WILL BE
- 15 REDUCED DOWN TO A GROSS MISDEMEANOR, NON-FELONY OFFENSE FOR
- 16 AGGRAVATED STALKING, WAIVING ANY DEFECTS IN THE PLEADINGS.
- 17 HE'S ALSO TO RECEIVE, UPON ENTRY OF HIS PLEA, AN O.R. AT HIS
- 18 ENTRY OF PLEA, WITH LOW LEVEL ELECTRONIC MONITORING, AND HE'S
- 19 TO STAY AWAY AND A NO CONTACT ORDER WITH THE NAMED VICTIM
- 20 REN -- RED -- I'M ALWAYS GOING TO HAVE PROBLEMS WITH HIS NAME,
- 21 R-E-D-E-N-T-A, B-L-A-C-I-C, AND THE OFFICE OF CONSUMER HEALTH
- 22 ASSISTANCE.
- 23 ADDITIONALLY, THE STATE WILL DISMISS CASE NO. 21CR033713.
- 24 MR. MERBACK: SO -- THAT'S ALL CORRECT. THE ONLY ISSUE
- 25 IS, THAT THERE'S ACTUALLY THREE DIFFERENT VICTIMS HE'S SUPPOSE

- 1 TO STAY AWAY FROM, AND THE ADDRESS, SO CAN I PUT THOSE ON THE
- 2 RECORD?
- 3 THE COURT: OF COURSE.
- 4 MR. MERBACK: IS THAT WHAT --
- 5 MR. LITTLE: YES.
- 6 MR. MERBACK: SO IT'S ROSEMARIE MCMORRIS, REDENTA BLACIC,
- 7 AND ROSEMARIE -- DO YOU HAVE THAT LAST...
- 8 MR. LITTLE: I BELIEVE JASON LEWIS WAS THE THIRD --
- 9 MR. MERBACK: OKAY.
- 10 MR. LITTLE: -- ALLEGATION.
- 11 MR. MERBACK: AND SO THEN THE ADDRESS IS 9930 WEST
- 12 CHEYENNE. OTHER THAN -- WITH THAT INCLUDED, THAT'S ALL
- 13 CORRECT.
- 14 THE COURT: OKAY. SIR, IS THAT YOUR UNDERSTANDING OF THE
- 15 NEGOTIATIONS?
- 16 THE DEFENDANT: YES, YOUR HONOR.
- 17 THE COURT: YOU UNDERSTAND THAT THIS IS AN UNCONDITIONAL
- 18 WAIVER OF YOUR RIGHT TO HAVE A PRELIMINARY HEARING, WHICH
- 19 MEANS IT'S A PERMANENT WAIVER OF YOUR RIGHT TO HAVE A
- 20 PRELIMINARY HEARING?
- 21 THE DEFENDANT: YES, YOUR HONOR.
- 22 THE COURT: WHAT THAT MEANS FOR YOU IS ONCE YOU GET UP TO
- 23 DISTRICT COURT IF YOU DECIDED NOT TO GO THROUGH WITH THESE
- 24 NEGOTIATIONS YOU WOULD BE GOING DIRECTLY TO TRIAL ON THE
- 25 ORIGINAL CHARGES BUT YOU WOULD NOT BE COMING BACK TO THIS

1	COURT TO HAVE A PRELIMINARY HEARING, DO YOU UNDERSTAND?
2	THE DEFENDANT: YES, YOUR HONOR.
3	THE COURT: KNOWING ALL OF THIS, DO YOU WISH TO
4	UNCONDITIONALLY WAIVE YOUR RIGHT TO HAVE A PRELIMINARY
5	REARING?
6	THE DEFENDANT: YES, YOUR HONOR.
7	THE COURT: IT APPEARS TO ME FROM THE CRIMINAL COMPLAIN
8	ON FILE THAT THE CRIMES OF MAKING THREATS OR CONVEYING FALSE
9	INFORMATION CONCERNING ACT OF TERRORISM, HAVE BEEN COMMITTED
10	AND THAT THE DEFENDANT, MATTHEW HOUSTON, HAS COMMITTED THESE
11	CHARGES. SIR, YOU'RE GOING TO APPEAR IN THE EIGHTH JUDICIAL
12	DISTRICT COURT ON THIS DATE.
13	THE CLERK: AUGUST 4TH AT 8 A.M.
14	
15	(AT 9:42 A.M. THE PROCEEDINGS WERE RECESSED.)
16	* * *
17	ATTEST: FULL, TRUE AND CERTIFIED TRANSCRIPT.
18	/S/KIT MACDONALD KIT MACDONALD, C.C.R.
19	COURT REPORTER C.C.R. NO. 65
20	
21	
22	
23	
!4 !5	

1	REPORTER'S DECLARATION
2	STATE OF NEVADA)
3	COUNTY OF CLARK)
4	
5	I, KIT MACDONALD, A CERTIFIED COURT REPORTER IN AND
6	FOR THE STATE OF NEVADA, HEREBY DECLARE THAT PURSUANT TO NRS
7	239B.030 I HAVE NOT INCLUDED THE SOCIAL SECURITY NUMBER OF ANY
8	PERSON WITHIN THIS DOCUMENT.
9	I FURTHER DECLARE THAT I AM NOT A RELATIVE OR
10	EMPLOYEE OF ANY PARTY INVOLVED IN SAID ACTION, NOR A PERSON
11	FINANCIALLY INTERESTED IN THE ACTION.
12	
13	/S/KIT MACDONALD
14	KIT MACDONALD, C.C.R. C.C.R. NO. 65
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Case Number: C-21-357927-1

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member, by threatening to go on a mass shooting rampage similar to 1 October and/or making

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verbal demands for payment to Defendant of the sum of "Workers Comp Claim" lawful money of the United States, and that course of conduct did, in fact, cause REDENTA BLACIC and/or ROSEMARIE MCMORRIS and/or JONATHAN SHOCKELY to feel terrorized, frightened, intimidated, harassed, or fearful for their immediate safety or the immediate safety of a family or household member and in conjunction therewith defendant did threaten REDENTA BLACIC and/or ROSEMARIE MCMORRIS and/or JONATHAN SHOCKELY and/or with the intent that REDENTA BLACIC and/or ROSEMARIE MCMORRIS and/or JONATHAN SHOCKELY and/or be placed in reasonable fear of death or substantial bodily harm. STEVEN B. WOLFSON Clark County District Attorney #9598 Nevada Bar #001565 BY KRISTINA A RHOADES Chief Deputy District Attorney Neyada Bar #012480 21CR019840/erg/L-4 LVMPD EV#210300101590 (TK3)2 V:\2021\158\78\2021\15878C-INFM-(MATTHEW TRAVIS HOUSTON)-001.DOCX

Electronically Filed 8/4/2021 6:56 AM Steven D. Grienson CLERK OF THE COURT 1 STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 KRISTINA A. RHOADES 2 3 Chief Deputy District Attorney Neyada Bar #012480 200 Lowis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 5 Attorney for Plaintiff 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 THE STATE OF NEVADA. 9 **Plaintiff** 10 C-21-357927-1 CASE NO: 11 MATTHEW HOUSTON, aka, DEPT NO: X 12 Matthew Travis Houston, 13 Defendant. 14 **GUILTY PLEA AGREEMENT** 15 I hereby agree to plead guilty to: AGGRAVATED STALKING (Category B 16 Felony - NRS 200.575 - NOC 50333), as more fully alleged in the charging document attached 17 hereto as Exhibit "1". 18 My decision to plead guilty is based upon the plea agreement in this case which is as 19 follows: 20 The State has no opposition to probation for a twenty-four (24) month period. The 21 parties stipulate to recommend a two (2) to five (5) year suspended sentence. Parties agree 22 Defendant will receive a mental health evaluation and any treatment as a condition of 23 probation, and retain the right to argue any other terms and conditions. The State will not 24 oppose dismissal of Case No. 21CR033713 after rendition of sentence. Defendant is to stay 25 away and have no contact with Redenta Blacic, Rosemarie McMorris, and/or Jonathan 26 Shockely. Defendant is to also stay away from 9930 West Cheyenne Avenue, Las Vegas, 27 Nevada, The State will not oppose Defendant's own recognizance release with low-level 28

Case Number: C-21-357927-1

TICLARISCOUNTY TALKETY CRIMCA BEBOOK TO SEPTROME LISE THE GRACE THE WITRAVIS HOLISTOR 401, DOCK

electronic monitoring after entry of plea with all of the above stated no contact and stay away orders. If I successfully complete probation and receive an honorable discharge, I may withdraw my plea and plead guilty to AGGRAVATED STALKING (Gross Misdemeanor - NRS 200.575(1), waiving any defects in that pleading, with credit for time served.

Defendant agrees and understands that he is ineligible for the reduction in his sentence if one or more of the following events occur:

- 1. Defendant fails to interview for the presentence investigation;
- 2. Defendant fails to make any subsequent court appearance;
- 3. An independent magistrate, by affidavit review, confirms probable cause against him for new criminal charges including reckless driving or DUI, but excluding minor traffic violations;
- 4. Defendant fails to pay restitution in full; or
- 5. Defendant has been found by the Court to be in violation of his probation, regardless of whether the Defendant is revoked or not.

I agree to the forfeiture of any and all weapons or any interest in any weapons seized and/or impounded in connection with the instant case and/or any other case negotiated in whole or in part in conjunction with this plea agreement.

I understand and agree that, if I fail to interview with the Department of Parole and Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate, by affidavit review, confirms probable cause against me for new criminal charges including reckless driving or DUI, but excluding minor traffic violations, the State will have the unqualified right to argue for any legal sentence and term of confinement allowable for the crime(s) to which I am pleading guilty, including the use of any prior convictions I may have to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the possibility of parole after ten (10) years, or a definite twenty-five (25) year term with the possibility of parole after ten (10) years.

Otherwise I am entitled to receive the benefits of these negotiations as stated in this plea agreement.

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than TWO (2) years and a maximum term of not more than FIFTEEN (15) years. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I may also be fined up to \$5,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

I understand that, if appropriate, I will be ordered to make restitution to the victim of the offense(s) to which I am pleading guilty and to the victim of any related offense which is being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any expenses related to my extradition, if any.

I understand that I am eligible for probation for the offense to which I am pleading guilty. I understand that, except as otherwise provided by statute, the question of whether I receive probation is in the discretion of the sentencing judge.

I understand that I must submit to blood and/or saliva tests under the Direction of the Division of Parole and Probation to determine genetic markers and/or secretor status.

I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home, Possession of a Courtolled Substance with Intent to Seil, Sale of a Controlled Substance, or Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation and may receive a higher sentencing range.

I understand that if more than one sentence of imprisonment is imposed and I am oligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

I understand that information regarding charges not filed, dismissed charges, or charges to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

V:2021\149009031 LSIY6O-CPA-DAATTHEW TRAVIS HOUETON; 601,DOCK

7 8 9

I have not been premised or guaranteed any particular sentence by anyone. I know that my sentence is to be determined by the Court within the limits prescribed by statute.

I understand that if my attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not obligated to accept the recommendation.

I understand that if the offense(s) to which I am pleading guilty was committed while I was incarcerated on another charge or while I was an probation or parole that I am not eligible for credit for time served toward the instant offense(s).

I understand that if I am not a United States citizen, any criminal conviction will likely result in serious negative immigration consequences including but not limited to:

- 1, The removal from the United States through deportation;
- An inability to reenter the United States;
- 3. The inability to gain United States citizenship or legal residency;
- 4. An inability to renew and/or retain any legal residency status; and/or
- 5. An indeterminate term of confinement, with the United States Federal Government based on my conviction and immigration status.

Regardless of what I have been told by any attorney, no one can promise me that this conviction will not result in negative immigration consequences and/or impact my ability to become a United States citizen and/or a legal resident.

I understand that the Division of Parole and Probation will prepare a report for the sentencing judge prior to sentencing. This report will include matters relevant to the issue of sentencing, including my criminal history. This report may contain bearsay information regarding my background and criminal history. My attorney and I will each have the opportunity to comment on the information contained in the report at the time of semencing. Unless the District Attorney has specifically agreed otherwise, the District Attorney may also comment on this report.

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

Y/SOLINISMIESELLI STEC-GPA-QAATTHEW TRAVES HOUSTONG-601.DOCX

. 1		KJ/
1 2	i to retited to le	onal privilege against self-incrimination, including the right stiffy at trial, in which event the prosecution would not be ament to the jury about my refusal to testify.
3	2 The constitution	mel right to a speedy and public trial by an impartial jury,
1	free of excess	ive pretrial publicity prejudicial to the delense, at which
5	or retained.	At trial the State would bear the burden of proving beyond oubt each element of the offense(s) charged.
6	3. The constitution would testify	onal right to confront and cross-examine any witnesses who
7	4. The constituti	onal right to subposna witnesses to testify on my behalf.
8	5. The constituti	onal right to testify ln my own defense.
9	6 The stoke to	enneal the conviction with the assistance of an attorney.
10	either appoint	ed or retained, unless specifically reserved in writing and
11		ilu moisses mu stratto e direct suncel di idis killivikulli.
12	jurisdictional	by challenge based upon reasonable constitutional, or other grounds that challenge the legality of the stated in NRS 177.015(4). However, I remain free to
13	i challanos m	conviction through other post-conviction remedies beas corpus petition pursuant to NRS Chapter 34.
14	mounting a m	mas output possess parameters and any
15	YO	LUNTARINESS OF PLEA
16	I have discussed the clam	ents of all of the original charge(s) against me with my
17	attorney and I understand the natur	re of the charge(s) against me.
18	I understand that the State	would have to prove each element of the charge(s) against
19	me at trial.	
20	I have discussed with my	attomey any possible defenses, defense strategies and
21	circumstances which might be in r	•
22	All of the foregoing eleme	nts, consequences, rights, and waiver of rights have been
23	thoroughly explained to me by my	
24	di .	y and accepting this plea bargain is in my best interest, and
25	that a trial would be contrary to m	
26	I am signing this agreemen	t voluntarily, after consultation with my attorney, and I am
27	not acting under duress or coercio	n or by virtue of any promises of leniency, except for those
28	set forth in this agreement.	
		5
		V-222 H-SNOTERED 15878C-OPA-(MATTHEW TRAVIS HOUSTON)-001.DOCX

.	
1	I am not now under the influence of any intoxicating liquor, a controlled substance or
2	other drug which would in any manner impair my ability to comprehend or understand this
3	agreement or the proceedings surrounding my entry of this pica.
4	My attorney has answered all my questions regarding this guilty plea agreement and its
5	consequences to my satisfaction and I am satisfied with the services provided by my attorney.
6	DATED this 300 day of August, 2021. Shanture achieve with the express covert of:
7	Markey
8	MATTHEW HOUSTON, aka,
9	Matthew Travis Houston Defendant
10	R. Back Wille
11	By: Berce 4 LHIL
12 13	Se0614-19
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20	
21	
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23	•
24	AGREED TO BY:
25	N/N/1/1 * 1/2
26 27	KRISTINAJAIRHOADES
28	Chief Deputy District Attorney Nevada Bar #012480
	6
	V:\U0021\15878\C\CQPA-(MATTHEW TRAVIS HOUSTON)-001.DOCX
ŀ	

CERTIFICATE OF COUNSEL: 1 l, the undersigned, as the attorney for the Defendant named herein and as an officer of the court 2 hereby certify that: 3 I have fully explained to the Defendant the allegations contained in the 1. charge(s) to which guilty pleas are being entered. 4 I have advised the Defendant of the penalties for each charge and the restitution 5 that the Defendant may be ordered to pay. 6 I have inquired of Defendant facts concerning Defendant's immigration status 3. and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to: 9 The removal from the United States through deportation; 10 An inability to reenter the United States; The inability to gain United States citizenship or legal residency; 11 C. An inability to renew and/or retain any legal residency status; and/or 12 d, An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status. 13 C. 14 Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not 15 result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident. 16 All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the 17 4. 18 Defendant. 19 To the best of my knowledge and belief, the Defendant: 5. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement, 20 21 Executed this agreement and will enter all guilty pleas pursuant hereto Ъ. 22 voluntarily, and Was not under the influence of intoxicating liquor, a controlled 23 c. substance or other drug at the time-I consulted with the Defendant as certified in paragraphs 1 and 2 above 24 Dated: This < day of August, 2021 25 26 ORNEY FOR DEFENDANT 27 erg/L-4 28 Y:\2021\ISBNTR20211SBT8C-UPA-(MATTHEW TRAVIS HOUSTON)-001LDOCK

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C-21-357927-1

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

August 04, 2021

C-21-357927-1

State of Nevada

Matthew Houston

August 04, 2021

8:00 AM

Initial Arraignment

HEARD BY: Villani, Michael

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Samantha Albrecht

RECORDER: Kristine Santi

REPORTER:

PARTIES

PRESENT:

Gutierrez, Seth

Public Defender

Houston, Matthew

Attorney

Defendant Attorney

JOURNAL ENTRIES

- Deputized Law Clerk, Haley Beza present on behalf of the State.

NEGOTIATIONS are as contained in the Guilty Plea Agreement filed on 8/4/2021 and placed on the record by Mr. Gutierrez. DEFT. HOUSTON ARRAIGNED AND PLED GUILTY TO AGGRAVATED STALKING (F). Court ACCEPTED plea, and ORDERED, matter REFERRED to the Division of Parole and Probation (P&P) and SET for sentencing. Pursuant to negotiations, COURT FURTHER ORDERED, Deft. GRANTED Own Recognizance (OR) Release with LOW LEVEL ELECTRONIC MONITORING and Defendant shall stay away and have NO CONTACT with Redenta Blacic, Rosemarie McMorris and/or Jonathan Shockely; additionally Defendant shall STAY AWAY from 9930 West Cheyenne Avenue, Las Vegas, Nevada. Court DIRECTED Deft. to report to P&P within 24 hours of release.

OR/LOW LEVEL EMP

11/29/2021 8:30 AM SENTENCING (DEPT. 10)

PRINT DATE: 10/07/2022

Page 1 of 8

Minutes Date:

August 04, 2021

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 45 of 146

C-21-357927-1

PRINT DATE: 10/07/2022

Page 2 of 8 Minutes Date: August 04, 2021

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 46 of 146 Las Vegas Justice Court Electronically Filed 10/5/2021 9:20 PM Melissa Saragosa CLERK OF THE COURT

IN T	HE JUSTICE CO	JRT OF THE	Las Vegas	тс	TOWNSHIP				
C	OUNTY OF	Clark	, STA	TE OF NEVADA					
Rosemarie McMorris-Alexa Applicant (print your n			CASE N		 ned to Dept.#1				
••	ame above),		DEPT:	Case Reassig	Jued to Debrut I				
vs.									
Matthew Travis Houston									
Adverse Party (print the protection from above).	ne name of the perso	n you want							
				CTION ORDER					
1. Your informat	ion (you are the	"Applicant"	') .						
Your name: Ro	semarie McMorris	-Alexander							
	(first)		(middle)	(last)					
Name: Matthew 3. Who needs pro	(first) stection (check ai	l that apply	(middle))?	(last)					
_	(4.P. fat	. (2)						
	(see definition or ng household men	•		children not includ	ed in definition				
1	₹ame	Da	te of Birth	Relationship to Applicant	Relationship to Adverse Party				
Alyssa L Alexander		10	0/9/2017	Child	she is my daughte				
Lillian R McMorris		1:	2/23/1954	Parent	she is my mother				
©2020 Nevada Supreme (Court	Page 1		Application	for Protection Crder				

4. Why do you need to be protected from the person named above (you must check one)?
The Adverse Party committed acts of stalking or aggravated stalking against me. Definition of stalking, aggravated stalking and harassment:
Stalking: A person commits the crime of stalking when, without lawful authority, that person willfully or maliciously engages in a course of conduct directed towards a victim that would cause a reasonable person under similar circumstances to feel terrorized, frightened, intimidated, harassed or fearful for his or her immediate safety or the immediate safety of a family or household member, and that actually causes the victim to feel terrorized, frightened, intimidated, harassed or fearful for his or her immediate safety or the immediate safety of a family or household member. NRS 200.575(1)
Aggravated Stalking: A person who commits the crime of stalking and in conjunction therewith threatens the person with the intent to cause the person to be placed in reasonable fear of death or substantial bodily. NRS 200.575(2)
Harassment: A person commits harassment when: (a) Without lawful authority, the person knowingly threatens: (1) To cause bodily injury in the future to the person threatened or to any other person; (2) To cause physical damage to the property of another person; (3) To subject the person threatened or any other person to physical confinement or restraint; or (4) To do any act which is intended to substantially harm the person threatened or any other person with respect to his or her physical or mental health or safety; and (b) The person by words or conduct places the person receiving the threat in reasonable fear that the threat will be carried out. NRS 200.571
The Adverse Party committed a sexual assault on me. Definition of sexual assault: A person commits sexual assault if they subject another person to sexual penetration, or forces another person to make a sexual penetration on himself or herself or another, or on a beast, against the will of the victim or under conditions in which the perpetrator knows or should know that the victim is mentally or physically incapable of resisting or understanding the nature of his or her conduct. NRS 200.366
Protection of Children: The parent or guardian of a child may petition any court of competent jurisdiction on behalf of the child for a temporary or extended order against a person who is 18 years of age or older and who the parent or guardian reasonably believes has committed or is committing a crime involving: (a) Physical or mental injury to the child of a nonaccidental nature; or (b) Sexual abuse or sexual exploitation of the child. NRS 33.400
Are you applying on behalf of a minor child? \(\subseteq \text{No} \subseteq \text{Ves} \)

As you complete the application, please keep in mind that you are filling in the questions as they pertain to the actions/incident committed upon the child.

(middle)

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Child's name: Aria S Alexander

Application for Protection Crder

(last)

	5.	How do you know the person you need protection from (check all that apply)?
		We are related by blood or marriage. Explain
		We are or used to be friends/acquaintances.
		We are neighbors or reside in the same neighborhood.
		☐ We are or were co-workers.
ari		Other: (specify relationship): Workers Comp Claim
נייט אינו	Nº	
Constitution by	6.	Are there any other <u>current</u> or <u>prior</u> court cases that involve you <u>and</u> the Adverse Party in
(Dy right in	\mathcal{A}_0	any court? These
Constitute by the constitute of the constitute o	Tical	any court? No. Really ? So these cases ☐ Yes. If you know, please list the case type, county, state, and case number:
good Petitic N	verr.	Yes. If you know, please list the case type, county, state, and case number:
the performation) ^{N. •} 7	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
app situit		why to Houston was not being taken care of ?
lite the		why seems you bears
In the line.	΄λ	Firearms / Guns. Once again Sedgwick has taken everything. Does the Adverse Party own a gun or have a gun in his/her possession or control?
bine of utili	ter.	
1/1 A		□ No, □ Yes \B I don't know. Or why Rosemary
the reading	أيدر	Most Recent Event. Think about the most recent event. These questions ask about the
OWN ST.	o. Her	most recent event only.
tackementon P	116 C	in the our lody districts, Dianie 1 en 1 wife
Britis Wight	gui	Approximate date it happened: 10/2021 11th A CTING TOTAL
NOS She aged	n.	City / State / Location where it happened: 34 0/ or or or or
" ENCOLL Sed	4	Las Vegas NV
, NI	م ^د یم ۱	
ore is one.	shi !	Did the other person use or threaten to use a weapon?
water the and		What Happened? Explain the most recent event and describe any injuries. Give specific
Shade place and		and detailed information about the event. You can list past events on the next page. If you
		are filing on behalf of a child, include details about what happened to the child.
Why would	\	event # LLV210600045671 (case no C357927/21CR019840): Matthew Houston called me and advised, 'I know There you liveI will rape and murder you your 2 daughters.' For this case he was arrested and entered into a plea
shel have intentional		greement that he will not be sentenced for until 11/29/2021. In the interim he has been released with an ankle
went out	- \ >	nonitor and everydal of my lite
of her way	15 n	was encouraged by the detective and DA for the/case above to obtain a protective order. A TPO was obtained and order case no 21PO1275 which expired 09/30/2021. Mr. Housten called and left a threatening message on
lie under d		
especially in the antile	v.WeW.N a	Message forwarded to DA who again encouraged me to file for a protective order as his actions indicate he may not bide by the plea agreement as he has already violated it with the message left considering he was not to make
bracelet	12:0	ids and show that my HT-HOUSISM, P.C-
HOUSTOH !	never	went anywhere
field the	©2020	Nevada Supreme Court Application for Protection Order
The whole	£ .	west side of territory for over for Application for Protection Order Novada Supreme Court Home of ankle bracelet Page 3 of 8 Houston was between and 3041 Sairs Pose Parkway trying to find his service animals.
=	,	way to see see that he had to make All Sections against

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 49 of 146

See attached

Attach more pages if you need more room (pages 4a, 4b, 4c).

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Application for Protection Order

9. Past Event(s).
Think about any other times the person you want protection from threatened or abused you
and/or the child/children. The following questions ask about any past events that may have
happened. Approximate Date: 06/11/2021
What Happened:
Event # LLV210600045671; Matthew Houston called me and advised. I know where you liveI will rape and murder you and your 2 daughters.
OBJECTION, first and formost,
I Metthen Travis Houston 7 NEVER Said any of this?
Never said Panything of the
provide the addice of raping anybody? Let alone children for the love of sweed buby Jesus. And This wie as heck did Not have any of these Approximate Date: What Happened:
diction for the last of country ter allower
Aud The Switt as book and NOT laure - of these
Approximate Date: people's addresses until
Benowd Little Sent me. this information. When I he was served this
october 20th, 2021 at CCDC I/he
threw the popermore in the
garbage can, because not only is
this case a complete lie but its
based on nothing more than heresay,
talcoloude and energian of the State
or Nevuda and It's barning commission and
insurance companies to have methis person
The William A
a. If so, please provide a conv of the police/incident report. boldstein was supposed
Was anyone arrested? \(\sum \text{No} \sum \text{Yes (Who): \(\text{to have filed a Mottlew To } \)
Is the Adverse Party in jail? INO I Yes WITHPAN PLEA, according to the
Is the Adverse Party in jail? INO I Yes WITHPAN PLEA, according to the counts received thus for, but this kangares court and
prison industry screwed that up too! Now whats up Nevada?
©2020 Nevada Supreme Court Application for Protection Order Page 5 of 8

11. Temporary Protections Requested (check all that apply).

İ		Do not list any confidential addresses.
The	other p	erson will get a copy of this application and will see any
		addresses you write down.
⋈		ed Activities. The Adverse Party should not threaten, physically injure, or and/or the minor child, either directly or through someone acting on his/her
X		act or Restricted Contact. The Adverse Party should not contact me and/or child at all, either in person, by phone / text, by email or through social
⊠	Current 1	Residence. The Adverse Party should stay away from my current residence.
	Do you at	nd the Adverse Party live together? 🔯 No 🛚 Yes
	If yes, wh	ose name is listed on the lease/title?
	Does the	Adverse Party know where you live? 🔲 No 🗵 Yes
	_	our address confidential? No Yes (don't list your address) torningcross St.
	Addres Las Vo	s egas, NV 89130 Clark
	City, Si	tate, Zip Code County
_		erse Party live in the same complex/property/trailer park? 🗵 No 🔲 Yes d the Adverse Party stay away from the entire complex/property/trailer
	park?	□ No ☑ Yes
	Yes. If so,	explain the distance and need for protection in that complex/property/trailer
park: The distan	ice between	us is unknown. Mr. Houston indicated prior that he knew where I lived.
	Personal	Belongings.
		I need to get my belongings. I want law enforcement to come with me to the Adverse Party's residence so I can pick up my belongings. The address I need to go to is (list street address, apartment number, city, state, zip):
		The other party needs to get his/her belongings. Law enforcement should come with the Adverse Party to my residence to pick up his/her belongings.
© 2020 Nev	ada Supreme	Court Application for Protection Order Page 6 of 8

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Application for Protection Order

Page 7 of 8

About Extended Protection Orders:

This application automatically asks the judge to issue a 45-day temporary protection order without notifying the other person first.

You can also ask for an extended order that could last for up to 2 years.

If you do, the judge will set a hearing. You and the other person will have to appear in court and explain your side before the judge can extend the protection order.

explain your side before the judge can extend the protection order.
12. Length of Protection Order.
I want an order up to 45 days only. I want an order up to 45 days PLUS an extended order that could last up to 2 years. Why did she choose the more extensive option? This is further evidence of her malicious prosecution, 13. Other Exhibits. You may attach documents, pictures, or anything else that you would like the judge to look at and consider when reviewing your application. The Adverse Party will
THEY COEPCE HER INTO CHOOSING THE MORE MALICIOUS OPTION SO SEDEWICK WOULD HER TO PAY HIM? 14. This document does not contain the personal information of any person as defined by
NRS 603A.040.
I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. Dated 10/5/2021 Submitted by: /s/ Rosemarie McMorris-Alexander
Rosemarie McMorris-Alexander (print your name)
VERIFICATION I declare that I am the applicant in the above-entitled action; that I have read the foregoing application and know the contents thereof; that the pleading is true of my own knowledge, except for those matters therein contained stated upon information and belief, and that as to those matters, I believe them to be true. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
Dated 10/5/2021 Submitted by: /s/ Rosemarie McMorris-Alexander (your signature) Rosemarie McMorris-Alexander (print your name)
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PLEASE TYPE OR PRINT CLEARLY

CONTINUATION PAGE

1

2 APPLICANT'S NAME: Rosemarie McMorris-Alexander 3 (NOTE: BE SPECIFIC AS TO WHO COMMITTED WHAT ACT OR ACT(S), AGAINST 4 WHOM, WHEN, WHERE, WHETHER COMMITTED OR THREATENED; INDICATE 5 APPROXIMATE DATE(S) AND LOCATION(S).) 6 **CONTINUED FROM PAGE 2:** 7 My fear is that it appears Mr. Houston is/or may be withdrawing his guilty plea and if he is not going to abide by the agreement or be incarcerated, he remains a threat to my children and I given he knows never know where odg @ H.D.S where I live. 8 Houston This is what he agreed to and has already violated: [Houston never agreed 9 08/04/2021 Initial Arraignment (8:00 AM)(Judicial Officer Villani, Michael) OW 10 tear from reverential 2021 as he was in a state of Michael P. Villani that Same was the 11 caused Houstonis 12 08/04/2021 8:00 AM 1.3 14 - Deputized Law Clerk, Haley Beza present on behalf of the State, NEGOTIATIONS are as contained in 15 the Guilty Plea Agreement filed on 8/4/2021 and placed on the record by Mr. Gutierrez. DEFT. HOUSTON ARRAIGNED AND PLED GUILTY TO AGGRAVATED STALKING (F). Court ACCEPTED 16 plea, and ORDERED, matter REFERRED to the Division of Parole and Probation (P&P) and SET for sentencing. Pursuant to negotiations, COURT FURTHER ORDERED, Deft. GRANTED Own 17 Recognizance (OR) Release with LOW LEVEL ELECTRONIC MONITORING and Defendant shall stay away and have NO CONTACT with Redenta Blacic, Rosemarie McMorris and/or Jonathan Shockely; additionally Defendant shall STAY AWAY from 9930 West Cheyenne Avenue, Las Vegas, Nevada. Court 18 DIRECTED Deft, to report to P&P within 24 hours of release. OR/LOW LEVEL EMP 11/29/2021 8:30 AM SENTENCING (DEPT. 10) 19 20 21 22 23 24 THE ATTACHED APPLICATION INCORPORATES THE CONTINUATION PAGE BY 25 REFERENCE. Page 1 of 1 Form A4 - Continuation Page ©2007 Nevada Supreme Court June 30, 2007

Electronically Filed ,10/05/2021 2:09 PM KENEWED] MOT POLICE REPORTS, MALICIOUS STEVEN B. WOLFSON Clark County District Attorney PROSECTION,
Nevada Bar #001568
KRISTINA A. RHOADES
Chief Day Chie FALSE 2 Chief Deputy District Attorney AND FALSE IMPRISON MENT 3 THE PEFELPANT DEFAMATION 4 Nevada Bar #012480 Las Vegas, Nevada 89155-2212 CF CHARACTER OF THE 5 DEFENDANT AND OTHER CRIMES Attorney for Plaintiff 6 DLAINTIFF - IN- EPROR METHEW TRAVIS HOUSTEN AGAINIST 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 THE STATE OF NEVADA. 10 Plaintiff, CASE NO: C-21-357927-1 11 -VS-DEPT NO: Χ 12 MATTHEW HOUSTON, aka, Matthew Travis Houston, 13 #7035801 Defendant 14 STATE'S NOTICE OF MOTION AND MOTION TO REMAND DEFENDANT 15 AND INCREASE BAIL PURSUANT TO NRS 178.484(12) FOR VIOLATING HIS PLEA AGREEMENT, HIS RELEASE CONDITIONS, AND 16 DISOBEYING DISTRICT COURT ORDERS 17 DATE OF HEARING: OCTOBER 11, 2021 18 TIME OF HEARING: 9:30 A.M. 19 HEARING REQUESTED COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 20 District Attorney, through KRISTINA A. RHOADES, Chief Deputy District Attorney, and 21 22

files this Notice of Motion and Motion to Remand Defendant and Increase Bail Pursuant to NRS 178.484(12) for Violating His Plea Agreement, His Release Conditions, and Disobeying District Court Orders. te hearsay 95 she means

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This Motion is made and based upon all the papers and pleadings on file herein, the attached Points and Authorities in support hereof, and oral argument at the time of hearing, if deemed necessary by this Honorable Court. is; "how is this court to the question for our Lady Justice III decreed to be any sort of rehunorables when Taleen Pandokt commer even type property, has no clue how to publish addresses accurately and neglects her duty to read pleadings in full? \\cinkcountyde.net\ormcase2\2021\\15878\2021\\15878C-NOTM-{MATTHEW TRAVIS HOUSTON}-001.docx

NOTICE OF HEARING 1 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned 2 will bring the foregoing Motion on for setting before the above-entitled Court, in Department 3 X thereof, on the 11th day of October, 2021, at the hour of 9:30 o'clock A.M., or as soon 4 thereafter as counsel may be heard. 5 DATED this 5th day of October, 2021. 6 7 STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 8 9 10 Chief Deputy District Attorney 11 Nevada Bar #012480 III The questionly from our lady justice to Kristina A. Rhoades
III (in any sort of Honorable (ourt) rould be see why did she
III type out this frankwhent Mother based on hearsay
III without ANY shown sort of proof? 12 13 14 15 16 /// 17 /// /// 18 19 /// 20 /// 21 /// 22 /// 23 /// 24 III25 111 26 III27 111 28 /// 2

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 57 of 146 HVI, what's going on here police report halse polices ared, both evitory, in 1 is the "statement of the case" the "points and authorities" 7. POINTS AND AUTHORITIES As result of Redunta Blacic's lies and exagenations Prove cutter, had3 10 1/10 Defendant Matthew Houston ("Defendant") was originally charged in the instant case in Las Vegas Justice Court case number 21CR019840 with one (1) count of Making Threats thre or Conveying False Information Concerning Act of Terrorism (Category B Felony), naming 3 3010006 victims Redenta Blacic and/or the Office of Consumer Health Assistance. At Initial from dropped Arraignment Court, the Court imposed monetary bail of \$3,000 with the added condition of \$10,000 mid-level electronic monitoring and no contact orders. Defendant's monetary bail was later 79 reduced to \$500 after argument in justice Court, with the added conditions of high-level (the record will reflect that these bond electronic monitoring and no contact orders. amounts were lies too, when the transcripts are the suited. 10 Defendant was also charged in Las Vegas Justice Court case number 21CR033713 with 11 one (1) count of Extortion, naming victims Rosemarie McMorris and/or Jonathan Shockely. 12 Monetary bail was imposed in 21 CR033713 in the amount of (\$5,000) with high-level electronic 13 りのぐ monitoring and no contact orders, which was dismissed December 8th, 2021
per fraudulent GPA as result of an ILLEUM one unsigned warrant
On August 3, 2021, pursuant to negotiations, an Information was filed in the instant \$10 14 15 there were No negotiations 16 case charging Defendant with one (1) count of Aggravated Stalking (Category B Felony), 17 naming victims Redenta Blacic, Rosemarie McMorris, and Jonathan Shockely. On August 4, 2021 Defendant pled guilty to Aggravated Stalking. Pursuant to the plea 18 unsigned # blind- visually impaired agreement, the State had no opposition to probation with a mental health evaluation and any that the Def. Nevel was given access to until @ H.O.S.P. recommended treatment as conditions of probation. The State agreed to dismiss case number 19 20 ow-level 21 21CR033713 after sentencing, and further agreed to not oppose Defendant's own Monitorit & recognizance release with low-level electronic monitoring after entry of plea. or express 22 a llite a that did NOT contain any erm of 23 Also pursuant to the signed plea agreement, Defendant was ordered to stay away and custady os have no contact with Redenta Blacic, Rosemarie McMorris, and/or Jonathan Shockely. the 9th cir, On or about September 7, 2021, after house arrest obtained the contact information for the because there were in fact not any victim vesides Def. nos determined 25 nything that the named victims, Defendant was released on low-level electronic monitoring. Defendant's estricts a Atter he served sentencing is currently scheduled for November 29, 2021. ilef. of their 27 yights is III time in city jail for Cx inconcounting. double supporty and violated 3 his might CCDC ako July 14th , 2021 to September 7th because of POLICE TE PORTS ... ? RELARKCOUNTYDA NETVERMCASEZUDZINISMITEROZINISTRO-NOTM-(MATTHEW TRAVIS HOUSTON-401, DOCK

	Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 58 of 146
.	So was the on the alleged telephone call GON OCTOBER 13 2021 5
	or was to the alleged telephone call elabout triday of october 1313
r,	So was the on the alleged telephone call GON OCTOBER 1, 2021 or was the the alleged telephone call GON OCTOBER 1, 2021 or was the the alleged telephone call Go about Friday, october 1,57, 2021 ther very day of the Defendants 5th aniwessay of surviving one october 1. 2021, Defendant called Jonathan Shockely at his place
!	of employment and left an aggressive and threatening voicemail that will be provided to the
2	-
3	Court at the time of filing the instant Motion. Exhibit I. Defendant is violent and aggressive in this voicemail where he proceeds to verbally abuse both Jonathan Shockley and Rosemarie
4	in this voicemail where he proceeds to verbally abuse both Jonathan Shockley and Rosemarie oudge in fact hear this alleged telephone can before it the alleged voice McMorris. Based on his concerning actions that are a direct violation of this Court's orders
5	McMorris. Based on his concerning actions that are a direct violation of this Court's orders mail was along to Tierra Danielle Jones in the date of 12/6/2021
6	mail was played to Tierra Daniche Jones in the date of 12/6/2021 from August 4, 2021, the State requests that Defendant be remanded, and monetary bail be
7	reset to at least the originally imposed total amount from both justice Court cases of \$8,000
8	with the added condition of high-level electronic monitoring.
_ 9	a made up voice mail that we star not made by it is all allegations)
10	That's a pretty penny for STATEMENT OF FACTS (None of this is fect. a made up voice mail that was a state not made by it is all allegations) the Defin December 2020, Defendant left a voicemail on the main line for the Office of
11	Consumer Health Assistance. Defendant was and is contesting findings that had previously
12	been made regarding his Workers' Compensation issues. Victim Redenta Blacic called
13	Defendant back and tried to assist Defendant. Defendant became verbally aggressive and told
14	Ms. Blacic "They shouldn't be surprised if he goes on a mass shooting rampage like the one
15	committed on October 1st." Ms. Blacic tried to calm Defendant down but was unsuccessful
16	and the call ended. Defendant called Ms. Blacic back twice, but she did not answer. Ms. Blacic
17	was scared that Defendant would carry out his threats. See pulice report stating that
18	was scared that Defendant would carry out his threats. See, police report stating that home of the phone calls were taped or recorded 50 Capitol Police investigated and discovered that Defendant also made threats to the
19	Department of Administration Hearings Division of Northern Nevada by leaving a voicemail
20	stating, "I need immediate assistance because I am going to fucking murder every fucking
21	employee at Mandalay Bay, MGM and everyone in the state of Nevada if you fucking people
22	don't give me my fucking money." Although absolutely the proof of this was provided to the courts during the of the heaving in June 2021, Rosemarie McMorris, a Claims Operations Manager for Sedgewick (a
23.	In June 2021, Rosemarie McMorris, a Claims Operations Manager for Sedgewick (a
24	third-party administrator that handles workman compensation claims) reported to LVMPD
25	that Defendant, an injured worker who was denied compensation, was angry about being
26	
27	denied and was directing his anger toward her. although no sort of evidence is III proven of this in the Discovery documents mailed to the
28	III Defendant until AFTER he was already moved to H.D.S.P.

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OBJECTION! Houston never made any telephone calls. Over a telephone call, Defendant told Ms. McMorris "I know where you fucking live, you cunt. You and your 2 daughters will be raped and murdered if I don't get my fucking money." Ms. McMorris was concerned because she in fact has two daughters, and never gave Defendant that information. She was also concerned that Defendant obtained her home address: why would det do that? He was living in Form. from the Internet.

Ms. McMorris reported that Defendant threatened another employee, Jonathan Shockely, as well, and further indicated that she previously reported similar behavior from this same Defendant to the LVMPD in July 2020. In July 2020, Defendant left voice messages threatening to murder every employee of Sedgwick and their families and "eat their hearts."

Soo why didn't this

character show up in court? Is this Mot proof that insurance has abused NRS 178.487 provides that:

Every release on bail with or without security is conditioned upon the Def? the Defendant's good behavior while so released, and upon a

showing that proof is evident or the presumption great, (the presumption, was any wer Defendant has committed a felony during the period of release, the Defendant's bail may be revoked, after a hearing by the Magistrate (hore, they way may be held without bail by order of the Magistrate before whom he is chewed the

brought after arrest upon the second charge. original charge to utilize the bankers. There Danielle Jones as a "kangaroo" wheres the jumping off two next? Subsection (11) of NRS 178.484, titled "Right to bail before conviction; exceptions; (these) were blandarthy ignorical by court imposition of conditions; arrest for violation of condition," states that "Before releasing a

ofter conditions that were void to begin with) person arrested for any crime, the Court may impose such reasonable conditions on the person as it deems necessary to protect the health, safety and welfare of the community and to ensure that the person will appear at all times and places ordered by the Court..." (Emphasis added).

NRS 178.484(12) further states as follows:

If a person fails to comply with a condition imposed pursuant to subsection 11, the Court may, after providing the person with reasonable notice and an opportunity for a hearing:

(a) Deem such conduct a contempt pursuant to NRS 22.010; or (b) Increase the amount of bail pursuant to NRS 178.499.

VOID GPA) Further, the No (SEE NRS 178.499 states as follows: III CONTACT ORDER HAD EXPIRED, SO EVEN if Houston did leave an alleged volcement for somebody, it was nothing more than a FACT if low bused on hearsay.

1. A	At any time after a District or justice's Court has ordered bail
to be	e set at a specific amount, and before acquittal or conviction,
the C	Court may upon its own Motion or upon Motion of the District
attor	ney and after notice to the Defendant's attorney or record or,
if no	one, to the Defendant, increase the amount of bail for good
	se shown.

2. If the Defendant has been released on bail before the time when the Motion to increase bail is granted, the Defendant shall either return to custody or give the additional amount of bail.

(Emphasis added).

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NRS 178.498 states "If the Defendant is admitted to bail, the bail must be set at an amount which in the judgment of the Magistrate will reasonably ensure the appearance of the Defendant and the safety of other persons and of the community, having regard to:

- The nature and circumstances of the offense charged;
- The financial ability of the Defendant to give bail;
- 3. The character of the Defendant; and The factors listed in NRS 178.4853.

NRS 178.4853 factors are as follows:

- The length of his residence in the community;
- The status and history of his employment; His relationship with his spouse and children, parents or other member of his family and with his close friends; 3.
- His reputation, character and mental condition;
- His prior criminal record, including, without limitation, any record of his 5.
- appearing or failing to appear after release on bail or without bail; The identity of responsible members of the community who would vouch 6. for the reliability of the person;
- The nature of the offense with which he is charged, the apparent 7. probability of conviction and the likely sentence insofar as these factors
- relate to the risk of his not appearing;
 The nature and seriousness of the danger to the alleged victim, any other person or the community that would be posed by the person's release; 8.
- The likelihood of more criminal activity by him after he is released; and 10. Any other factors concerning his ties to the community or bearing on the risk that he may willfully fail to appear.

Defendant has brazenly disregarded both the orders of the Court regarding his release conditions and the conditions of his plea agreement, filed on August 4, 2021, that he has no contact whatsoever with the three (3) named victims in this case. Defendant knowingly called one of the named victims (Jonathan Shockely) and states "Jonathan, Jonathan, Jonathan," and continues his voicemail to indicate that he has "figured out" who Rosemarie McMorris is.

VCLARK COUNTYDA NET/CRMCASEX2021/15K/78/2021 IS178C-NOTM-(MATTHEW TRAYIS HOUSTON)-401.DOCX

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Defendant proceeds to scream into the phone stating "that's the piece of shit [referring to Ms. McMorris] that made me more disabled." Defendant yells in a threatening manner that "they," referring to Shockely and McMorris are "pedophiles" and "worthless fucks." Defendant tells Jonathan that he needs to "put [his] fucking address in that paperwork to you fucking little fucker." The question for our lady justice is, or how could this GPA had been his without it containing his express unsigned

Defendant's brozen violeties of the

Defendant's brazen violations of this Court's orders, and his plea agreement, provide good cause to increase/impose monetary bail. Defendant's underlying behavior in both justice Court cases is concerning and aggressive. Defendant was given the opportunity to behave and abide by the orders of the Court while out of custody, and he has utterly failed to do so in a that he never agreed to that nobody witnessed continued aggressive, violent, and frankly terrifying manner. The victims should not be whose behavior? subjected to this behavior. Defendant's threats cause safety concerns for all involved in this safety of and the 5 the What about the caused? What evictions CONCLUSION arrested at appointment Petitioner Based upon the above, the State respectfully requests that this Court GRANT the State's Motion to Remand Defendant and increase/impose monetary bail and high-level electronic monitoring pending sentencing pursuant to NRS 178.484(12)(b) and NRS 178.499.

DATED this 5th day of October, 2021. So in essence, the State wosulf Ton a conviction according to this Rhouder STEVEN B. WOLFSON "(ONCLUSION", SEE LINE 29 Rhoudes Clark County District Attorney OF THIS PAGE Nevada Bar #001565 heurd, observed KRISTINA A. RHOADES beheider Chief Deputy District Attorney the so why did she Nevada Bar #012480 lies for any other reason than to ridicule, commit defamation

I hereby certify that service of the above and foregoing was made this 5th day of October, 2021, by Electronic Filing to:

/s/ E. Goddard

BENARD LITTLE, Deputy Public Defender benard.little@clarkcountynv.gov

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21CR019840/erg/L-4 28

E. Goddard Secretary - District Attorney's Office ~ What The question for our lady justice , is: was the intent of 1415

Kristina A. Rhoades in her authoring and filing WCLARK COUNTYDA NETYCRMCASEX2021\158\7FX021\158\7#C-NOTM-(MATTHEW TRAYIS KOUSTON)-001.DOCK

13 so one 14 alleged 15 voice wait defines a persons yehavior 18 19

Evelyn Goddard

From:

Evelyn Goddard

Sent

Tuesday, October 5, 2021 10:39 AM

To:

Benard Little

Subject:

C357927 - NOTM - STATE V HOUSTON

Attachments:

Black and White1466.pdf

Evelyn R. Goddard – Legal Secretary Clark County District Attorney's Office Litigation Team L-4 Ph. (702) 671-2818 E-Mail – evelyn.goddard@clarkcountyda.com



AFFIDAVIT OF KRISTINA A. RHOADES IN SUPPORT ORDER SHORTENING TIME

STATE OF NEVADA) ss: COUNTY OF CLARK

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KRISTINA RHOADES, being first duly sworn, deposes and says:

Your affiant requests the Court's permission for an Order Shortening Time for a hearing on State's Notice of Motion to Remand because the State is concerned for the safety of the community, particularly the safety of the named victims in the instant case, and requests that eethis issue cost a man his Kars. this issue be addressed as soon as possible. his trucks, his law office, his evime Hence, the State of Nevada requests a hearing on or before October 11, 2021. 17Fe.

I declare under penalty of perjury that the foregoing is true and correct. for 2-5 years, and this

ec Honorable court's Executed on October 5, 2021 (Date) (Signature)

So in effect, we have lians at an insurance claim group with the power to ruin claimants law enforcement, the courts (and the judges) wonder this is the city of Lost Wages. work to become altimately successful permanently totally 'disabled abducted and consider prison industry An artificial voice mail that some las

26 27

erg/L-4

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 64 of 146

IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP COUNTY OF CLARK STATE OF NEVADA

Las Vegas Justice Court Electronically Filed 10/7/2021 1:31 PM Melissa Saragosa CLERK OF THE COURT

(COUNTY OF CLARK, S	STATE OF NEVADA
	ris-Alexander, Applicant vs. ouston, Adverse Party(s)	ORDER SETTING HEARING ORDER SETTING HEARING Case # 21PO1950 JC DEPARTMENT 14
	RDERED that this matte	,
October at		partment 14 located at 200 Lewis Ave.
in Courtroom 1A,	Floor <u>I</u> st, Las V	egas, NV 89155.
IT IS FUR	THER ORDERED that:	
	The previously granted	Femporary Order for Protection will remain
	in effect until this hearin	g.
[⊠]	At the scheduled hear	ng, the Court will decide whether or n
	an Order for Protectio	n should be issued.
[_]	OTHER:	
to appear a		vis Houston, is hereby advised that a failu- may result in an Order for Protection bein
		$\alpha = A$
D/	ATED this 7th	day of October 2021
	11/1/1	JUDGE AMY CHELINI

Case Number: 21PO1950

C-21-357927-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

October 11, 2021

C-21-357927-1

State of Nevada

VS

Matthew Houston

October 11, 2021

8:30 AM

All Pending Motions

HEARD BY: Jones, Tierra

COURTROOM: RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT:

Ramsey, Scott A.

Rhoades, Kristina A.

Attorney

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Mr. Ramsey present via video on behalf of deft, through bluejeans technology.

State's Notice of Motion and Motion to Remand Defendant and Increase Bail Pursuant to NRS 178.484(12) For Violating

Deft. not present. Court noted there's a motion to withdraw filed, however deft. is not here. Ms. Rhoades requested a bench warrant. COURT ORDERED, BENCH WARRANT, NO BAIL.

B.W. /LLEM

PRINT DATE: 10/07/2022

Page 3 of 8

Minutes Date:

August 04, 2021

1 ORDER SHORTENING TIME 2 TO: MATTHEW HOUSTON, aka, Matthew Travis Houston, and/or your legal counsel, 3 BENARD LITTLE, DEPUTY PUBLIC DEFENDER 4 5 In appearing to the satisfaction of the Court, and good cause appearing therefor, 6 IT IS HEREBY ORDERED that the forgoing Notice of Motion and Motion to Remand 7 Defendant and Increase Bail Pursuant to NRS 178.484(12) for Violating His Plea Agreement, 8 His Release Conditions and Disobeying District Court Orders will be heard in Department X 9 Dated this 5th day of October, 2021 on the 11th day of October, 2021, at the hour of 9:30 o'clock. 10 this was malicious prosecution become 11 the court knew To Def was poor 12 indigent have been incompetant 13 payment won the 14 public pretender 288 84B 42E7 FF18 15 Tierra Jones **District Court Judge** clients disabilities or his 16 clients stolen service animals 17 STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 18 19 20 BY KRISTINA A. RHOADES 21 Chief Deputy District Attorney Nevada Bar #012480 22 23 24 25 26 27 erg/L-4 28 VCLARKCOUNTYDA.NETYCRMCASE2/2021\158/78/2021 1587BC-ORDR-(MATTHEW TRAVIS HOUSTON)-001.DOCX

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ush.	RT LT RI LI	SERVICE TANKE	THOME MADE TO THE THOME THE TH	BHENDRINGY CONTACT	Bhuy Arma OFFICER SAMPLE	D R	Services Sentral	PC - PROBABLE CAUSE				C-21-367927-1	"WARRANT # / CARE #	WHET ADDRESS, CITY, STATE, 2019 IR S LAS VEGAS NV 89101	2		HOUSTON, MATHEW TRAVES	□ABSENTA □ FORM 6	O DAN SAMPLE TAKEN ☐ DAN MOT REG'D
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3.5	SCONE: 7/350)		6 D	STD BANL O.R. REL	COURT: JUSTICE	•	FIRST APP DATE	ND QUI - GRAND JURY INDICTMENT			MBul	200.576.3	THYE, BYIN/ GIVO.				1	AD DETANER	Sheet) TCR1103912 10/17/2021 'APRIT THE:
	REL REV P#						THE STAMP AT RELEASING	DICTMENT					SON / BLASAS.	CALISTA S, VENEZAL	D ACTIVE MEGARY	ITY, JOWA	YWEL TOOM	SCOPE	63912 17 Time: 09:15

7/14 arrest roused cruel and punnishment to be inflicted upon Houston what with him being denied his medical disability rating of Dr awagleris impoundment of his' wire charge and him being forced to relocate from Jowa and revover from an annecogary eviction from his out-of home legal advocacy office a 435 S Linn St #927. ITA City is A 32240 force

Sedgwick used our recibing tockics free

Houstob into as unmanistable thing homelessness. Bullocalist costator oursion add reglect of Houston's trepats to D. For wie consect not only further injury to Housian, not other injured morarkers under D. Ferrantes mishandle ments and odious irre: pondibility sedguisick is an abatable nusionce and must be held accountable for depriving Housron of his service animals.

C-21-357927-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Mis	demeanor	COURT MINUTES	October 25, 2021			
C-21-357927-1	State of Nevada					

Matthew Houston

8:30 AM

Bench Warrant Return

HEARD BY: Becker, Nancy

COURTROOM: RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

October 25, 2021

PARTIES

PRESENT:

Houston, Matthew Little, Bernard G. Merback, William J. State of Nevada

Defendant Attorney Attorney Plaintiff

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Deft. present via video from the Jail. Mr. Little present via video through bluejeans technology.

DEFT. HOUSTON RETURNED ON THE WARRANT. Court noted there are some competing motions. Upon Court's inquiry, Counsel requested to respond orally to the motion to remand. Following arguments and statements by deft, COURT ORDERED, Motion to Remand, GRANTED. FURTHER COURT ORDERED, Bail INCREASED to \$15,000 plus HIGH LEVEL ELECTRONIC MONITORING. Court admonished deft. to make no more contact or phone calls to the victim. Further, Court admonished deft. to talk to his attorney. COURT FURTHER ORDERED, matter SET for confirmation of counsel for limited purpose on the date given.

CUSTODY

PRINT DATE: 10/07/2022

Page 4 of 8

Minutes Date:

August 04, 2021

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 77 of 146

IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP VEGAS JUSTICE COURT COUNTY OF CLARK, STATE OF NEVADA

JC DEPARTMENT 14 / HEARING DATE: 10/28/2021

Case No: 21PO1950

OCI 2,8 2021

Rosemarie McMorris-Alexander, Applicant

PROTECTION ORDER RETUR

Matthew Travis Houston, Adverse Party(s)

	1100 1 100 110	_		· · · · · · · · · · · · · · · · · · ·	
		TYPE	OF ORDE	R SERVED	
1 DE	CLARE UNDER THE PENAI	TY OF PERJURY	THAT ON _	10/28/2021	1 SERVED A COPY OF THE:
	Temporary Protection Orde Stalking / Harassment Harm to Minor Sexual Assault Workplace	г		Extended Protection C Stalking / Harassme Harm to Minor Sexual Assault Workplace	
X COUNTY	Order Setting Hearing on In Order Setting Hearing (to dete Motion Order Re: Motion to Referral to Mediation Other (describe): Applicat	rmine if an Extended	d Order for Pro	etection will be issued - 1	TPO has issued)
ON T	HE FOLLOWING PARTY:				
	Adverse Party	Matthew Travis	Houston		
	Applicant	Rosemarie McM	orris-Alexand	<u>ler</u>	
	Other	(Name)		Relationship:	-
on	10/28/21 at 107 (Date)	(Time)	at Las Vegas Ji	istice Court, Courtroom	1A, Las Vegas NV 89155
PETO (Print	EPSON, D red Name of Server)	(Serv	er Signature)		//69 P#:
/.	1/1.	1	1 Main S		
/_	1111/11	ING SERVED		Name and Address	

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 78 of 146

IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP COUNTY OF CLARK, STATE OF NEVADA

JC DEPARTMENT 14 / HEARING DATE: 10/28/2021

Case No: 21PO1950

Rosemarie McMorris-Alexander, Applicant

Matthew Travis Houston, Adverse Party(s)

		11/2%
PROTECTION ORDER	RETURN	OF SERVICE
		. //
		A COL

	TYPE OF OF	RDER SERVED	
		(DATE)	1 SERVED A COPY OF THE:
Stalking / Harassment Harm to Minor Sexual Assault Workplace	- -	Stalking / Harassmen Harm to Minor Sexual Assault Workplace	de.
Order Setting Hearing on Init Order Setting Hearing (to dete Motion Order Re: Motion to Referral to Mediation Other (describe):	al Application (no TPO in pla ermine if an Extended Order f	ice) or Protection will be issued - Ti	PO has issued)
HE FOLLOWING PARTY:			
Adverse Party		1	
☐ Applicant	Rosemarie McMorris-A	exander	
Other	(Name)	Relationship:	
10/28/21 at //X.	/3 np.in. at Las V	egas Justice Court, Courtroom	IA, L <u>as Ven</u> as NV 8 <u>9</u> 155
ERSON Ded Name of Server)	(Server Signa	ture)	1169 P#:
ATURE OF INDIVIDUAL B	3	Main Street 00 .as Vegas NV 89101	
	Temporary Protection Orde Stalking / Harassment Harm to Minor Sexual Assault Workplace Order Setting Hearing on Initi Order Setting Hearing (to dete Motion Order Re: Motion to Referral to Mediation Other (describe) HE FOLLOWING PARTY: Adverse Party Applicant Other Other Other 10/28/21 (Date)	Temporary Protection Order Stalking / Harassment Harm to Minor Sexual Assault Workplace Order Setting Hearing on Initial Application (no TPO in pla Order Setting Hearing (to determine if an Extended Order f Motion Order Re: Motion to Referral to Mediation Other (describe): He FOLLOWING PARTY: Adverse Party Matthew Travis Houston (Name) Applicant Rosemarie McMorris-Al (Name) Other (Name) Other (Name) 10/28/21 at 3 1 1 1 1 1 1 1 1	Temporary Protection Order Stalking / Harassment Harm to Minor Sexual Assault Workplace Order Setting Hearing on Initial Application (no TPO in place) Order Setting Hearing (to determine if an Extended Order for Protection will be issued - Time) HE FOLLOWING PARTY: Matthew Travis Houston Relationship: (Name)

Rosemarie McMorris-Alexander, Applicant

Matthew Travis Houston, Adverse Party(s)

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 79-81-146

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CASE NO.:

21PO1950

JC DEPARTMENT 14

EXTENDED PROTECTION ORDER ON BEHALF OF MINOR CHILD

Expiration: This order was issued by the Court on October 28, 2021 and will expire on October 28, 2022 at 11:59 P.M. unless the Court orders otherwise.

The Applicant filed a verified application for a protective order. The Court has jurisdiction over this matter. See NRS 33.400, et seq. The Court finds that the above-named Adverse Party received actual notice of the hearing and was given an opportunity to participate. The Court finds that crime has been committed and the minor child is in need of protection. Accordingly, and good cause appearing, it is the ORDER of the Court that the following orders apply to the Adverse Party:

YOU ARE PROHIBITED from threatening, physically injuring, or harassing the Applicant and/or the following persons:

Protected Parties: The following persons are protected under this order:

Applicant: Rosemarie McMorris-Alexander

(first, middle, last)

Alyssa L. Alexander

(first, middle, last) Aria S. Alexander

(first, middle, last) Lillian R. Morris (first, middle, last)

(first, middle, last)

Minor (Age)

Minor (Age)

66 (Age)

(Age)

© 2020 Nevada Supreme Court

Protected Person:

Protected Person:

Protected Person:

Protected Person:

Extended Protection Order - Minor Child

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 80 of 146

Page 2 of 5

(Adaress)

Las Vegas, NV (City, State, Zip Code, County)

Extended Protection Order - Minor Child

(Address)

© 2020 Nevada Supreme Court

Las Vegas, NV (City, State, Zip Code, County)

28

1	6.	\boxtimes	YOU	U ARE ORDER	ED to stay 100 fe	et away fr	om the Applicant's a	nd/or	
2							g, but not limited to,		
3			liste	d below:				•	
4				CONFIDENTIA	A.T				
5					lementary School	ı 🗆			
6				(School/Day Care Nash	me)		(School/Day Care Name)		
7				(Address)	7 89130, Clark		(Address) Las Vegas, NV	. Clark	
8				(City, State, Zip Code,			(City, State, Zip Code, County)	Clark	
9			T	his order does n	ot preclude the ad	verse party	from attending school	l, activities,	
10			and f	functions at	school. This ord	der does pr	ohibit the adverse party	y from	
11			inter	fering with the e	ducation and extra	acurricular	activities of the parties	protected	
12			by th	nis order.					
13 14	7.	7. XOU ARE ORDERED to stay 100 feet away from the following places frequented regularly by Applicant and/or the protected person(s):							
15									
16			\boxtimes	Shadow Hills (Church		(Langton Name)		
17				7811 Vegas Dr.	•		(Location Name) (Address)		
18				Las Vegas, NV (City, State, Zip Code,			Las Vegas, NV (City, State, Zip Code, County)	<u>, Clark</u>	
19				1019) blancy zap come,	conn.y)		(Cuy, State, Esp Code, Charay)		
20		YOU	U AR	E PROHIBITE	D FROM				
21	111								
22	///								
23	111								
24	///								
25	1/7								
26	///								
27	111								
28	177								
	© 2020) Nevi	ada Sı	upreme Court		Exter	nded Protection Order -	Minor Child	
		- · -			D 2				

Page 3 of

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Extended Protection Order - Minor Child

Page 4 of 5

IT IS FURTHER ORDERED that a copy of this Order and verified application for protection order shall be transmitted forthwith together with the verified Application and supporting Affidavit, to the applicable Sheriff's Office, or Constable, who will promptly attempt to serve the same upon the Adverse Party, and upon service, file return of service form with the court.

VIOLATION OF THIS ORDER IS A CRIME

You, the Adverse Party, are notified that you can be arrested for violating this order. You can be arrested even if the person who obtained this Order invites or allows you to contact him or her. You have the sole responsibility to avoid or refrain from violating the terms of this Order. A violation includes but is not limited to contact in the form of verbal, electronic, and social media communications.

You are further notified of the penalty for violation of an order. A person who intentionally violates an extended order is guilty of a category C felony (NRS 33.400) which is punishable by imprisonment in the state prison for not more than 5 years, and a fine of not more than \$10,000.00. (NRS 193.130) Each act that constitutes a violation of the extended order may be prosecuted as a separate violation of this order.

Under federal law, this protection order is valid and enforceable in all 50 states, the District of Columbia, U.S. Territories, and Indian Nations (18 USC § 2265.)

Only the court can change this order.

Ì

ORDER TO LAW ENFORCEMENT Any law enforcement officer, with or without a warrant, may arrest and take into custody the

Adverse Party, when the law enforcement officer has probable cause to believe that (a) an

Order has been issued pursuant to NRS 33.400 against the Adverse Party; (b) the Adverse

Party has been served with a copy of the Order; and (c) the Adverse Party is acting or has

acted in violation of the Order. This arrest may occur regardless of whether the violation

Any law enforcement agency in this state may enforce a Court Order issued pursuant to NRS

33.400 without regard to the county in which the Order is issued.

occurred in the officer's presence.

All fees are deferred.

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Extended Protection Order - Minor Child

Page 5 of 5

Dated this 28th day of October, 2021.

C-21-357927-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

November 01, 2021

C-21-357927-1

State of Nevada

Matthew Houston

November 01, 2021

8:30 AM

Confirmation of Counsel

Confirmation of Counsel: Goldstein

HEARD BY: Becker, Nancy

COURTROOM: RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT:

Goldstein, Anthony M.

Attorney Defendant

Houston, Matthew Little, Bernard G. Rhoades, Kristina A.

Attorney Attorney

State of Nevada Plaintiff

IOURNAL ENTRIES

Mr. Little stated this case was on today for confirmation of alternate counsel. MATTER TRAILED.

MATTE RECALLED. All parties present as before. Anthony Goldstein Esq. present. Mr. Goldstein stated he can accept the appointment adding that he visited with the Defendant last week, and requested thirty days to investigate if there are grounds to file a Motion to Withdraw. COURT DIRECTED Mr. Goldstein to file a motion by the continued hearing date, and ORDERED Sentencing hearing VACATED.

CUSTODY

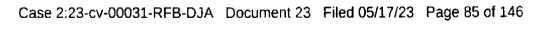
11/29/2021 8:30 A.M. STATUS CHECK: MOTION TO WITHDRAW PLEA

PRINT DATE: 10/07/2022

Page 6 of 8

Minutes Date:

August 04, 2021



C-21-357927-1

11/01/21 8:30 A.M. CONFIRMATION OF COUNSEL - LIMITED PURPOSED

PRINT DATE: 10/07/2022

Page 5 of 8

Minutes Date: August 04, 2021

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 86 of 146

WHISKEY LICKER UP SALOON 202 FREMONT ST LAS VEGAS NV 80101

2384141 OKAI KOI, KARL N. Route: 27553 Advice No: Deposit Date: 11/12/21 Pay Period: 10/25/21 11/07/21

riod Earnings / Regular

Hours / Rate / 80.00 19.231

1,538.48 --- Gross----FED Income T FED FICA w/h FED Medicare HNO UP Parking

Amount / Description / Period Amount / Year to Date Amount 1,538.48 ---153.93 ---92.91 ---21.72 ---40.00 ----

21,461.60 2,148.68 1,310.78 306.55 320.00 140.00

* Gross Taxable 80.00

1,538.48 * Deductions 1,498.48

308.56 * Net

1,229.92

WHISKEY LICKER UP SALOON

202 FREMONT ST LAS VEGAS NV 89101

*** DEPOSIT ADVICE ***

Emp ID 2384141

Date 11/12/21 Advice # 27553

Deposit Total 1,229.92

Bank No. 256074974 Name of Bank / Savings & Loan Navy Federal Credit Union

Account Number

Amount 1,229.92

Deposited for:

KARL N. OKAI KOI 5087 ELDORA AVE. APT 4 LAS VEGAS NV 89146

THIS IS NOT A CHECK ***THIS IS NOT A CHECK***

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 87 of 146

3120919

DEPOSIT VOUCHER

(FOR MAIL USE ONLY, DO NOT SEND CASH THROUGH THE MAIL DEPOSITS MAY NOT BE AVAILABLE FOR IMMEDIATE WITHDRAWAL)

MARK "X" TO CHANGE ADDRESS/ORDER ITEMS ON REVERSE	•	
NFCU PO BOX 3 ⁻ MERRIFIEI		22119-3100

	OF DE VANIDUDEE LOU MANNEONALE ALLIUD	
ACCOUNTAILMRES	1 1 1 1 1 1 1 1 1 1	
2244922700	Checking	
7019982292	Checking	
2244922007	Savings	
	TOTAL	

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 88 of 146 C-21-357927-1

CLERK S NOTE: This Minute Order was prepared by listening to the JAVs recording system. (11-20-2021 ks)

PRINT DATE: 10/07/2022 Page 7 of 8 Minutes Date: August 04, 2021

C-21-357927-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

November 29, 2021

C-21-357927-1

State of Nevada

Matthew Houston

November 29, 2021

8:30 AM

Status Check

HEARD BY: Jones, Tierra

COURTROOM: RJC Courtroom 14B

COURT CLERK: Madalyn Kearney

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT:

Goldstein, Anthony M.

Houston, Matthew Jones, Jr., John T. State of Nevada

Attorney

Defendant Attorney Plaintiff

JOURNAL ENTRIES

- Mr. Goldstein requested a week continuance so he can have another opportunity to visit Deft. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 12/6/21 8:30 AM

PRINT DATE: 10/07/2022

Page 8 of 8

Minutes Date:

August 04, 2021



DEPARTMENT OF VETERANS AFFAIRS

VA Southern Nevada Healthcare System P.O. Box 360001 North Las Vegas, Nevada 89036 (702) 791-9000

December 3, 2020

KARL BENJAMIN NII-BOI OKAIKOI 6997 HUCKLEBERRY DR MINNETRISTA, MINNESOTA 55331

Dear Mr. Okaikoi,

I have been trying to get hold of you since yesterday, but I have not been able to get hold of you with all your contact numbers (702-574-3358, 758-574-3358). I also left a message on Lyndsey's phone to have you call me back.

We need to follow up with you regarding your blood pressure.

Can you pls give me a call at 702-365-3065, I would like to set up a video conference with you while you check your blood pressure.

Please ensure that you are taking your blood pressure medications as directed, do your daily exercises and observe a low salt, low fat diet.

You can also register for MyHealthEvet by going to myhealth.va.gov so you can email us and we can email you back...

If you will need assistance registering, pls call 702-791-9000 ext 15436.

I will be waiting for your until then.

Thank you.

Dina L., RN, BSN SWC PACT 2 Team VA Southwest Clinic 7235 South Buffalo Drive Las Vegas, NV 89113

C-21-357927-1

DISTRICT COURT CLARK COUNTY, NEVADA

Felony/Gross Misdemeanor

COURT MINUTES

December 06, 2021

C-21-357927-1

State of Nevada

Matthew Houston

December 06, 2021

8:30 AM

Status Check

HEARD BY: Jones, Tierra

COURTROOM: RJC Courtroom 14B

COURT CLERK: Michaela Tapia

RECORDER: Victoria Bovd

REPORTER:

PARTIES

PRESENT:

Goldstein, Anthony M.

Attorney Defendant

Houston, Matthew Little, Bernard G. Rhoades, Kristina A.

Attorney Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

 Upon Court's inquiry, Deft. confirmed he no longer wished to withdraw his guilty plea. COURT ORDERED, Mr. Goldstein WITHDRAWN as counsel; Ben Little, Deputy Public Defender, CONFIRMED as counsel. Argument by the State. Argument by counsel. Victim Speaker SWORN and TESTIFIED to the Court. DEFT. HOUSTON ADJUDGED GUILTY of AGGRAVATED STALKING (F). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$250.00 Indigent Defense Civil Assessment fee, and \$3.00 DNA Collection fee, Deft. SENTENCED to a MAXIMUM of NINETY-SIX (96) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC), with NINETY-THREE (93) DAYS credit for time served. FURTHER, \$150.00 DNA Analysis fee WAIVED. BOND, if any, EXONERATED.

NDC

PRINT DATE: 10/07/2022

Page 1 of 5

Minutes Date: December 06, 2021

Electronically Filed 12/08/2021 4 17 PM CLERK OF THE COURT

JOCP

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

MATTHEW HOUSTON aka Matthew Travis Houston #7035801

Defendant.

CASE NO. C-21-357927-1

DEPT. NO. X

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of AGGRAVATED STALKING (Category B Felony) in violation of NRS 200.575; thereafter, on the 6th day of December, 2021, the Defendant was present in court for sentencing with counsel BENJAMIN LITTLE, Deputy Public Defender, and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment Fee, \$250.00 Indigent Defense Civil Assessment

Statistically closed: A. USJR - CR - Guilty Plea With Sentence (Before trial) (USGPB)

Fee and \$3.00 DNA Collection Fee, the Defendant is sentenced as follows: a MAXIMUM of NINETY-SIX (96) MONTHS with a MINIMUM parole eligibility of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC); with NINETY-THREE (93) DAYS credit for time served. As the \$150.00 DNA Analysis Fee and Genetic Testing have been previously imposed, the Fee and Testing in the current case are WAIVED.

Dated this 8th day of December, 2021

BBA 372 C2DB D8C3 Tierra Jones **District Court Judge**

S:\Forms\JOC-Plea 1 Ct/12/8/2021

CSERV 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 5 CASE NO: C-21-357927-1 State of Nevada 6 DEPT. NO. Department 10 VS 7 Matthew Houston 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Judgment of Conviction was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 12/8/2021 14 Coxgd@clarkcountynv.gov G. Cox 15 Benard.Little@ClarkCountyNV.gov Ben Little 16 17 Motions@ClarkCountyDA.com DA. 18 19 20 21 22 23 24 25 26 27 28

Case 2:23-cv-00031-RER-DJA Document 23 Filed 05/17/23 Page 95 of 146 SEE Case 2:23-cv-00031-RFB-DJA Document 4 Filed 01/24/23 Page 4 of 66 CASE Nº 84886 and 85747 - REPLY BRIEF (SUPPLIMENTAL) OF THE STATE OF NEVADA MATTHEW TRAVIS HOUSTON, pro se Nº(3) 80562, 84886. No. 1210652 @ H.D.S.P. PO Box 650 85351 and 85747 Fredum Springs, NV B9070-0650 FILED UNITED STATES DISTRICT COURT MAY 19 2022 DISTRICT COURT CAR OF COURT COUNTY, HEYADA Case No. 2:22-cv-01285-MMD-VCF 5 CASE No.: C-21-357927-1 MATTHEW TRAVIS HOUSTON, Plaintiff-in-Error and 6 DEPT NO: XI Petitioner-appellants C-17-323614-1 A-17-75886+ June 13, 2022 Dept. Hole) 17,189,19 MA 00:9 В THE STATE OF " suppression hearing requested" and a NEWADA of al Respondent(s) W ce de novo hearing requested >> APPELLANT'S OPENING BRIEF (S) = PARTIII- AND (i 12 EMERGENCY MOTION TO STRIKE FROM THE RECORD IN THE EJDC THE "INFORMATION" FILED AUGUST 3RD, 2021, UNDER NRAP 27(e) emergency relets is necessary retrockively from September 30th, 2016" Hearing Requested" 14 ٤, Plaintiff-in-Error moves this court for an ORDER TO SUPPRESS 16 and strike from the record the illegal as INFORMATION? due 17 in part not only to the following facts: N.R.S. 178.145 clearly 18 states that there must Not be any agreements made before a defendant is 19 found competent. However misconduct committee by certain individuals not . TIERRA PAHIELLE JOHES NANCY BECKER, /Dake W. Merback/
Limited to KRISTIM A. RHOADES and STEVEN B. WOLFSON/John TJOHES, Jr.
BENARD H. LITTLE, AMY CHELINI, JEREMY WOOD, STEPHANIE DIEZ, HARMONY T. LETIZIA, 20 21 turned into prosecutorial malice when they ignored the Fact 22 that the warrant in event number 210300101590 was not 23 authorized by any magistrate, judge or judicial officer. Their negligence and 24 continued misconduct included ignoring the NRS General Provisions 25 178.445, 178.417, 178.420 and 178. 425 among other laws of *i*(the land in the State of Hovada, the United States of America in the 9th. 27 Cir. and showed the apmost disrespect towards the Declaration 28 of Human Rights, in blatant disregard of our nation's Fourth Amendment, 29 the 5th AMOT, the 6th AMOT, the 7th AMOT, the 8th AMOT and the 14th AMOT. (5).

	MATTHEW TRAVIS HOUSTON NOW PRESENTS:
	to Box 650 Indian Springs, NV 89070-0650
ŧ	A Fallure to Investigate Competency in defense of the
2	Plaintiff-in-Errors Battered Person's Syndrome, C.P.T.S.D., Le
3	Complex Post-Troumatic Stores Disorder and Thomastic Brain Injuries. Very
4	many judicial standards have been developed in the following cases:
5	Medina v. California, 505 U.S. 437, 439,
6	112 S.Ct. 2572 L.Ed. 2d 353 (1992)
7	It is well established that the Due Process
8	Clause of the Fourteenth Amendment prohibits
9	the criminal prosecution of a defendant who
- to	is not competent to stand trial." That was set thirty
11	years ago, before the false arrest of the Plaintiff-in-Error on July 14,2021.
12	United States v. Kouffman, 109 F. 3d 186 (3d Cir. 1947)
13	"failure to conduct any investigation into possible
	insonity defence was ireffective assistance Especially because
15	the false arrest caused Mointitt-in-Error to miss his accious appointments.
16	See Toybru Horn, 504 F. 3d 416, 438 (3d Cir. 2007)
17	a failure to request a competency bearing may
18	violate the right to effective assistance of
lq -	counsel if (1) there was sufficient indicia of
<i>20</i>	incompetence to give objetively reasonable
	counsel reason to doubt the defendants
	competency; and (2) there is a reasonable
23	probability that the defendant would have been
24 25	Found incompetent to stand trial had the
26 26	in-Error's appointment with Dr. Tyson Ward, at Nevada Retina Specialists,
27	right new door to the Best Western was missed on July 15, 2021,
~' ጄቼ	because of the false arrest which deprived him of his service animals.
	2

MATTHEW TRAVIS HOUSTON No. 1210652@ HOSP 8.0. Box 650 Indian Springs, NV Baoto-0650 Failure to Investigate Competancy In Defense of Battered Person's Syndrome, Gamplex Post Traumatic (C.P.T.S.O.) 3 Stress Disorder and Traumatic Brain Injury (continued) In further of Standards, the record shall reflect the following: See Bouchillon v. Collins, 907 F. 20 589, 592 (5th Cir. 1990) "a court cannot accept a quilty plea from on ⁸ lindividual that is mentally incompetents failure 1 Ho investigate competency is prejudicial if there 10 is a reasonable probability that the defendant Il was incompetant to plead quilty. " The false arrest also 12 deprived Plaintiff-in-Error of his nucrological exam with Dr. Owagleri. 13 McLuckie & Abbot, 337 F.3d 1193, 1199 (10th Cir. 2003) 14 ("a failure to timely investigate a client's mental 15 state, let alone a failure to assert a mental state 16 defence at trial, falls well below an objective standard 17 of reasonableness" where a defendant exhibits. 18 " Severe mental problems"). Had Plaintiff-in-Error been able to attend 19 this check-up with D. amagleri on August 14, 2021 his diminished mental 20 state declined. Cases to which Benard Little and the court ighored: 21 Hull v. Kyler, 190 F. 3d B8, 110 (3d Cin 1999) 27 (trial counsel was ineffective when he foiled to present any of 23 the numerous pieces of available evidence regarding competancy or to challenge the government's single witness at defendant's 35 short competancy hearing). The now withrowan counsel was given 26 access to Plaintiff-in- Errors team of almost a hundred experts, 27 including Dr. Okeekee at Grand Desert Psychiatry however, his 28 dereliction of duty was a direct cause of multiple wrongful convictions.

	MATHEM TRAVIS HOUSTON
	No. 1210652 e H.D.S.P. P.O. Box 650
	Judica Salma N. Mara 0650
1	This Failure to Investigate Competancy of Plaintiff-in Error was furthered into the double-beopardy cases in Las Vecas
,	Municipal Court (case(s) C12483814A and C1237802A). Not once did
4	Benard Little discuss Cases) with the Plaintiff-in-Error. See
5	Hummel v. Prosemeyer, 564 F. 3d 290, 302-03 (3d Cin. 2010).
Ĺ	(that counsel was metactive when he stipulated
7	to defendants competency when he had never met
8	or his alibi withesses about anything whatsoever, quite similar to the case
9	or his alibi withesses about anything whatsoever, quite similar to the case
0	of Thomas r. Lockhert, 738 F. 2d 304 (8th Cin 1984)
11	(failure to investigate alibi witnesses and
12	defendants competency was ineffective assistance
3	and rendered defendants plea unknowing and with
H	involuntary). As Clark County Public Defender's Cassondra Diez
15	failed to provide the court with ANY of Plantiff-in-Error's medical records,
16	see, Evans v. Lewis, 855 F. 2d 631, 636-639
17	(9th cir. 1988)
1B	(counsel's, failure to pursue the possibility
14	of establishing the defendants mental instability
<u>?</u> U	constituted meffective assistance). Her dereliction of duty is
:i	put further on record and her neglect is reflected and summarized by
۲.	Duetcher v. Whitley, 884 F 2d 1152, 1159-60
3	(9th Cir. 1998)
ч	("counsel made no tacksal decision not to investigate
5	I the defendant's) possible mental impairment. He simply
4	foiled to do so"). Causing a disabled person to become wrongfully
7	convicted is in no way ANY sort of "tactical decision" as this case
8	demonstrated the upmost brutality of law enforcement. The truth is
9	that an insanity defense incinuates bias, prejudice and injustice; 4

Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 99 of 146 Case 2:23-cv-00031-RFB-DJA Document 4 Filed 01/24/23 Page 8 of 66

MATTHEW TRAVIS HOUSTON
1No. 1210652 & N.D.S. P.
P.D. Box 650
Tudan Springs, NV 89070-0150

1, 	in Hota Failure to Investigate Competency in Defence of Bottered
٦,	Person's Syndron: for on Insanity Defenses - which, inclinates blas, even mor
3.	Bias from the general public the legal system and big insurance obinis.
convictions	is oftentimes abased by desentants in the combal justice system.
5. 5	Bras from the general public, the legal system and by insurance claims. In a samily defense has often provided meritorious reason to overturn fronditionally enoughed is oftentimes abused by the defendants in the criminal justice system. The insurity defense portrops how the Appellant was abused by the Respondents. EE Maddox 1. Lord, BIB, F. 2d 1058, 1061-62 (2d Cir. 1987)
6.	Ifailure to develop psychiatric testimony to support
7.	extreme emotional disturbance defense was deficient
	performance; case remarded for a determination of
9	prejudice). In this case, the Clork County Rubti Defender's social worker,
10	Cossondra Diez neglected her duly in providing court with Appellants files. See
- 11	Jacobs v. Horn, 395 F. 3d 92 (3d. Cir 2005)
12	(coursel's failure to investigate defendants competancy
13	was ineffective assistance; error was compounded by
14	attorney's failure to notify psychiatrist examining
15	defendant that defendant was facing death penalty. To ellaboration a
Kireme	14 Becton V. Barnett, 920 F. 2d 1190 (4th Cin 1990) shows what we
il ign	lored; (remanding for a hearing on claim that attorney was
	ineffective for failing to investigate defendants completency
lq	despite signs of instability). Obviously, this case should be remanded. As
20. wa	5 Kachett v. Anderson, 230 F.3d 695, 715-17 (5th Cir. 2000)
•	(defendant was prejudiced under Strickland based on
22	coursels failure to investigate mitigating evidence relating to mental
23	icondition). This case should be remanded because the court failed
ᅫ	in considering the competance of the Plaintiff-in-Error even
25	before the criminal complaint was filed on April 26, 2021.
26	It the froudulent hearsay within that constant when
~	the cooper truthing it would have revented that (according to Capital
29	even remotely truthful, it would have revealed that (according to Capital # 06056 Police Officer Montero's remnunications with Jowa Police) the Appellant was in fact the victim, having been abused by the criminal justice systems
	in the chiminal justice systems

MATTHEW TRAVIS HOUSTON No. 1210652 & H.D.S.P. P.O. Box 650

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Indian Springs, NV 89070-0650 As the Plaintiff-in-Error had requested help for his mental illness, a mos 2. real Illness, and was off his medication, is A perfect reason that hearsay evidence is not to be admissible in court, even if the calleged evidence meets the admission requirements set forth by 5 the Business Records Exemption, See, e.g. Uniform Rule 63(13), is that there is no such thing as an Flowa Police 6 7 Department " and a false police report defines manifest injustice". This case is a perfect example of how hears ay exceptions jeopardize the constitutional guarantee of confrontation, especially 4 because criminal exceptions are more narrow in allowing any sort 10 of exception. Here in Nevada, the NRS 171.196 allows hearsay H evidence to be admissible ONLY if the defendant was changed 12 with a sexual offense comitted against a child, abuse of achild, 13 or an act which constitutes domestic violence. Even more strict requirements are set forth in NRS Chapter 11 - Limitations of 15 actions. Chapter 47 limiting weight arch credibility, effect of error, 16 preliminary guestions of admissibility, limited admissibility, matters 17 18 of fact and law (most especially 47.160 granting a party an opportunity to be heard), limits on presumptions (making such 19 ,Z¢

presumptions disputable) and Chapter 48-placing even more strict requirements to limit the admissibility of falsehood, NRS 178.145 clearly states that there may not be any sort of indictment or an agreement to any sort of plea until the defendant was supposed to have been determined by the court to be found competant. In no way, shape or form were ANY of those requirements met. See page 7 (attatched)

WHEREFORE, the undersioned prays that the court grant Plaintiffin-Error / Petitioner-appellants Motion to Strike. x 2005 DATED: this 29th day of April, 2022. BY: Matthew Travis Houston, pro se #120652. And so that the SUPPREME COURT shall rule in favor of Mr. Houston in all of his appeals is

1379

0203 Matthew Travis Houston, pro se American Bor Association Student Member # classified Indian Springs, NV 89070-0650 IN THE ELGHTH JUDICIAL DISTRICT COURT OF THE STATE OF CHARK NEVADA IN AND FOR THE COUNTY OF 8 9 10 THE STATE OF NEVADA Plaintiff CASE NO. C-21-357927-1 11 DEPT. NO. 12 MATTHEW TALVIS HOUSTON Defendant. June 15, 2022 14 Editioner-goodbat and PlaintHF-in-Error. 9:00 AM 15 RENEWED MOTION TO WITHDRAW PLEA 16 COMES NOW, Defendant, Metther Trains Houston, proceeding in proper 17 person, and moves this Honorable Court for an Order granting him permission to withdrawal his Plea 18 s that he in fact NEVER AGREED TO, Agreement in the the case number (-2)-357927-1, on the date of H in the month 19 Cassondea Diez, Benard Little, Anthony M. hobistein and 20 of Angust in the year 2021, where defendant was then represented by Jeremy Wood 21 counsel. This Motion is based on all papers and pleadings on file with the Clerk of the Court which are 22 hereby incorporated by this reference, and Points and Authorities herein and attached Affidavit of 23 Defendant entitled "PLAINTIFF- M-ERROR'S RESPONSE TO THE PERP STATE'S OPPOSITION TO DEFENDANT'S EMERGENCY MOTION TO Dated this 17th day of ,2022, WITHORAW PLEA" May was supposed to have been submitted by Andhony Instead of that, Respectfully submitted. about the Wat vomied Stole my Defendant in Proper Person court of the " SUBSTITUTE JUDBE

MEMORANDUM OF POINTS AND AUTHORITIES

WRS. 176.165 PROVIDES:

A motion to withdraw a plea of guilty or nolo contendere may be made only before sentence is imposed, or imposition of sentence is suspended. To correct manifest injustice, the court, after sentencing, may set aside the judgment of conviction and permit the defendant to withdraw his or plea.

Feilure to adequately inform a defendant of the full consequencies of his/her plea creates manifest injustice which could be corrected by setting aside the conviction and allowing him/her to withdraw the guilty plea. Meyer v. State, 603 P.2d 1066 (Nev. 1979), and Little v. Warden, 34 P.3d 540 (Nev.2001).

Defendant herein alleges that his/her plea is in error and must withdraw the plea pursuant to the following facts: The courts have refused to provide any transcripts from any of the cases that caused this and Microsful conviction, including C-17-323674-1, A-17-758861-C, 21 CR 0 198 10, 21 CR 0 33 713, 21 PO 1275 and in Las Vegas Municipal Court C1248384A and C1237802A the father of Las Vegas Munical Court to research to 3 separate patitions to 3 separate addresses constitutes ar addititional 2 miscarraiges of monifest injustice and 3 separate develoption of duties after the double scapardies of both C1248384A AND C1237802A. So the question for "our boy justice to the peanut apillery of Linda Bell, Susan Barris, Michelle De La Garza, Alexix Plunkett, Jason Barrus, Alex Bassett, Andrew Flahive, Elli Rochani, and a hundred more respondents is "Is the ficultions Deep State of Nevada so inhometry corrupt, bankrupted and disgusting that it cannot even afford to compensate Taken a dollar or two more so that she can karn how to read and expess documents before she publishes more lies slander defendation of character and further insults the last man standing Now see attatched "Response To Dpps From the Deep State

Electronically Filed 4/21/2022 2:46 PM Steven D. Orlerson I **OPPS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #1565 TALEEN PANDUKHT 3 Chief Deputy District Attorney 4 Nevada Bar #005734 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 б Attorney for Respondent 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO: C-21-357927-1 11 12 MATTHEW HOUSTON ID#1210652. DEPT NO: 13 Defendant, petitioner-appellant and the Plaintiff-in-Emo 14 15 PLLINTIPF - IH-ERROR > S RESPONSE TO THE CONTROL PEEP STATE'S OPPOSITION TO DEFENDANT'S EMERGENCY MOTION TO 16 WITHDRAW PLEA 17 DATE OF HEARING: MAY 9, 2022 TIME OF HEARING: 9:00 AM 18 19 COMBS NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 20 District Attorney, through TALEEN R. PANDUKHT, Chief Deputy District Attorney, and 21 hereby submits the attached Points and Authorities in Opposition to Defendant's Emergency 22 Motion to Withdraw Plea. 23 This Opposition is made and based upon all the papers and pleadings on file herein, the 24 attached points and authorities in support hereof, and oral argument at the time of hearing, if 25 deemed necessary by this Honorable Court. OBJECTION YOUR HONOR: IF "this is so, then why hasn't Miss Pandukht read or 26 "responded to the 12 page DIRIECT APPEAL Fried 2/16/2022 27 "or the 19156 pages of merited grounds, experts and factual 28 evidence put an record in RESPONSE fied 3/29/2022? 3

Casa Number: C-21-357927-1

After the ignored Points and Authorities of the false arest of Houston on 7-14-21, a STATEMENT OF CASE " must be truthful. 2 On August 3, 2021, Matthew Houston (hereinafter "Defendant") was charged by way 3 of Information with Aggravated Stalking (Category B Felony - NRS 200.575). On August 4, 4 5 2021, Defendant was arraigned unsigned Guilty Plea Agreement (hereinafter "GPA") was filed, without Christerpress
Benara Little б Defendant's f est filed a Motion to Withdraw as Attorney of Record and 7 concent, On October 5, 2021, I Appoint Alternate Counsel in Order for Defendant to Withdraw His Guilty Plea. However, 4 8 where is new freet that on the December 6, 2021, Defendent confirmed upon Court's inquiry that he no longer wished to 9 withdraw his guilty plea. On that same date, Defendant was sentenced to a maximum of ninety-10 six (96) months and a minimum of twenty-four (24) months in the Nevada Department of 11 Corrections (hereinafter "NDOC") with ninety-three (93) days credit for time served. J 10/94 12 than Houston was filed, in Powiewal by PAUG Of the On January 3, 2022. Defendant filed a Marie to Direct Appeal 13 On January 3, 2022, Defendant filed a Motion to Dismiss Counsel. On January 24, 14 2022, this Court granted the Motion to Dismiss Counsel but denied his request to recuse Judge 15 Jones and denied his request for money. The Order Granting In Part, Denying In Part 16 17 Defendant's Pro Per Motion to Dismiss Counsel was filed on February 1, 2022. timely and expidited On February 18, 2022, Defendant filed a Notice of Appeal. On March 29, 2022, 18 Defendant filed another Notice of Appeal to and Response to this Court's Order Granting in 19 Part, Denying in Part Defendant's Pro Per Motion to Dismiss Counsel from February 1, 2022. 20 On March 15, 2022, Defendant filed an Emergency Motion to Oppose Remand and Dismiss 21 22 Case in its Entirety. On March 31, 2022, Defendant filed a Notice of Motion and Motion for Transcripts at the State's Expense. As of May 15, 2022 not one transcript provided 23 24 On April 2, 2022, Defendant filed the Emergency Motion for an Order to Suppress Hearing from December 6, 2021 (hereinafter "Motion"). The State filed its Opposition on 25 April 19, 2022. The has also filed a Motion For Toleen Pandukht to READ. 26 27 On April 13, 2022, Defendant filed the instant Motion to Withdraw Plea (hereinafter was inept. (But be careful, because the only 28 "Motion"). The State's Opposition == grounds Taleen is using against the Defis the hearsay that the 29 already moved the court to have suppressed and stricken from the record). Why did Taleen blantantly lie thru above lines 5-6?

In regards to freestanding "claims" of innocence, why doesn't Taleen comment about the records from House Areest that this court blatantly ignated? As this "factual sypnosis has been suppressed because it was a fictitious sypnosis, it it hereby replaced with this motion to propuce House Arrest Records (pursuant to the Rules of Discovery).

After recess, let's see of its even worth the judges time for them to read this response to a fraudulent opposition on behalf of the DEEP STATE OF SILVER...

Not being read any rights on July 149 2021 was NOT very cognizable. It wasn't too recognizable when the people" or whoever they were took seeing-eye dogs from a blind-visually impaired veteran from the United States Navy at his "self-serving" doctor's appointment with Or. Tyson Ward who is NOT a communist; like Taken ARGUMENT from a communist:

L' FREESTANDING ACTUAL INNOCENCE CLAIMS ARE NOT COGNIZABLE EVEN IN POST-CONVICTION PROCEEDINGS

Defendant claims he innocent of the crime he pled guilty to in his Motion. Motion at 3. However, while Defendant's Motion is four (4) pages, this is the only actual claim in his Motion. Regardless, Defendant's claim he is innocent is not cognizable in the current Motion. If Well, why don't we ask the judge to read the motion for themself, instead of allowing the STATE of NEVADA to publish more of the defarmation of character against the Defendant?

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See "it" = THE STATE OF NEVADA Becouse it is inherently and without-a-doubt, the mot rotten definition of corrupt Nevada state law does not recognize freestanding claims of actual innocence in a Petition for Writ of Habeas Corpus, but rather only provides for claims of actual innocence where a defendant is attempting to overcome a procedural bar caused by an untimely or successive petition. See Mitchell v. State, 122 Nev. 1269, 1273-74, 149 P.3d 33, 36 (2006); See also Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525-26 (2003). This is consistent with the Nevada Supreme Court's adoption of the standard established in Schlup v. Delo. See 513 U.S. 238, 315, 115 S. Ct. 851, 861 (1995) (quoting Herrora v. Collins, 506 U.S. 390, 404, 113 S. Ct. 853, 862 (1993)) ("Schlup's claim of innocence is thus not itself a constitutional claim. but instead a gateway through which a habeas petitioner must pass to have his otherwise barred constitutional claim considered on the merits."). In contrast, a freestanding claim of actual innocence is a claim wherein a petitioner alleges actual innocence alone, rather than actual innocence supported by a claim of constitutional deficiency, warrants relief. See Herrora. 506 U.S. 390, 113 S. Ct. 853 (1993). The Herrera Court acknowledged that claims of actual innocence based on newly discovered evidence have never been held as a ground for habeas while case to working but a constitutional relief absent an independent constitutional violation in the underlying criminal proceeding. Id. so what is this bedy even typing The Court noted such claims were traditionally addressed in the context of requests for executive elemency, which power exists in every state and at the federal level. 1d. at 414-15. 113 S. Ct. at 867-68. However, the Court assumed, arguendo, that a federal freestanding claim of actual innocence may exist where a petitioner was sentenced to death and state law precluded any relief. Herrera, 506 U.S. at 417, 113 S. Ct. at 869; Schlup, 513 U.S. at 317, 115 S. Ct. at 862. The United States Supreme Court has never found a freestanding claim of actual (but what 16 they did Theen 3) innocence to be available in a non-capital case. See, e.g., Herrera, 506 U.S. at 404-405, 416-417; House v. Bell, 547 U.S. 518, 554, 126 S. Ct. 2064, 2086 (2006); see also Carriser v. Stewart, 132 F.3d 463, 476 (9th Cir. 1997); Jackson v. Calderon, 211 F.3d 1148, 1165 (9th Cir. 2000). (Most probable is that Defendant is denied access to court and is why Defendant fails to cite any Nevada authority which would allow him to raise a freestanding claim of actual innocence and improperly suggests such a claim before this Court. "Actual innocence" is a term of art that should only be raised in the context of an attempt to

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overcome post-conviction procedural bars to petitions for writ of habeas corpus. Even in the post-conviction context, where at least "actual innocence" claims can be made in order to have other arguments heard on the merits, there is no such concept as a "freestanding" actual innocence claim where a person can claim they deserve some kind of relief solely because they proclaim their innocence. Now guilty vs. "rot-quilty" is defined by infrastructure. So, "free standing" actually to the free standing to the
II. DEFENDANT FAILED TO ESTABLISH ACTUAL INNOCENCE

Should this Court address the merits of Defendant's claim, it still fails because there is no evidence nor specific factual allegations, and it is belied by Defendant's GPA, which was unstanced. Actual innocence means factual innocence not mere legal insufficiency. Bousley v. United States, 523 U.S. 614, 623, 118 S.Ct. 1604, 1611 (1998); Sawyer v. Whitley, 505 U.S. 333, 338-39, 112 S.Ct. 2514, 2518-19 (1992). To establish actual innocence of a crime, a petitioner "must show that it is more likely than not that no reasonable juror would have convicted him absent a constitutional violation." Calderon v. Thompson, 523 U.S. 538, 560, 118 S. Ct. 1489, 1503 (1998) (emphasis added) (quoting Schlup v. Delo, 513 U.S. 298, 316, 115 S. Ct. 851, 861 (1995)). Actual innocence is a stringent standard designed to be applied only in the most extraordinary situations. Pellegrini, 117 Nev. at 876, 34 P.3d at 530.

"Without any new evidence of innocence, even the existence of a concededly meritorious constitutional violation is not itself sufficient to establish a miscarriage of justice that would allow a habeas court to reach the merits of the barred claim." Schlup, 513 U.S. at 316, 115 S. Ct. at 861. The Eighth Circuit Court of Appeals has "rejected free standing claims of actual innocence as a basis for habeas review stating, '[c]laims of actual innocence based on newly discovered evidence have never been held to state a ground for federal habeas relief absent an independent constitutional violation occurring in the underlying state criminal proceeding." Meadows v. Delo, 99 F.3d 280, 283 (8th Cir. 1996) (citing Herrets v. Colling, 506 U.S. 390, 400, 113 S. Ct. 853, 860 (1993)). Furthermore, the newly discovered evidence suggesting the defendant's innocence must be "so strong that a court cannot have confidence in the outcome of the trial." Schlup, 513 U.S. at 315, 115 S. Ct. at 861. Once a defendant has

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27 28 made a showing of actual innocence, he may then use the claim as a "gateway" to present his constitutional challenges to the court and require the court to decide them on the merits. Id.

Here, Defendant claimed he never called any of the victims and that he is innocent of the crime he pled guilty to. Motion at 3. However, Defendant has not alleged any specific facts nor provided any evidence of his innocence apart from his despite self-serving statement. Further, he does not allege any constitutional violations. Outside of the single claim, Defendant only generally complains that the people involved in his case colluded against him, causing unidentified errors and "cluster trucks." Motion at 2-3. Simply put, there is no evidence, let alone coherent argument that Defendant is innocent outside of his one-sentence claim.

Furthermore, Defendant pled guilty in this case. Thus, his claim is belied by his signed GPA. Defendant's GPA states, "I hereby agree to plead guilty to: AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC \$0333) ... I understand that by pleading guilty I admit the facts which support all the elements of the offense(s) to which I now plead as set forth in Exhibit '1'." GPA at 1, 3. Additionally, Defendant was canvassed and affirmatively stated he was entering a plea of guilty freely and voluntarily. Reporter's Transcript of Proceedings, Initial Arraignment 08/04/2021, at 6. Defendant had multiple opportunities to plead not guilty or state his innocence, but he failed to do so. He admitted all of the facts of the elements of the offense and admitted he was guilty of Aggravated Stalking. Therefore, Defendant's claim of innocence should be denied, because Taken 11 must not have read the title peace of the original WITHORAW PLEA at Lines the sleepy court of reminded never seen, read "deliberate indifference that 11 er had been provided the alleged GPA until after 11 being wrongfully convicted and moved to MPOC 11 and then recieving nothing but a fictitions CDP9 "after February 1st, 2022. So how is that free-Standing "?

I	CONCLUSION
2	Based on the foregoing, the State respectfully requests Defendant's Emergency Motion
3	to Withdraw Plea should be dealed, since they stole my service animals 3
4	DATED this 21 day of April, 2022, and never read any
5	rights to me or presented Respectfully submitted,
6	DIMY SOUT of WOLFART OF STEVEN B. WOLFSON
7	Summovs. Clark County District Attorney Nevada Bar #01565
8	4 / 5/2
9	TALES R. PANDUKHT
10	Chief Deputy District Attorney Nevada Bar #005734
11	
12	CERTIFICATE OF MAILING
13	I hereby certify that service of the above and foregoing was made this day of
14	April, 2022, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:
15	MATTHEW HOUSTON #1218652 HIGH DESERT STATE PRISON
16	P.O. BOX 650 INDIAN SPRINGS, NV, 89070
17	A/A_{-}
18	BY (Victorial) Specialized In the District Attorney's Office
19	*
20	whose have is this?
21	permud for name so they
22 23	can be sued too.
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Case 2:23-cv-00031-RFB-DJA Document 23 Filed 05/17/23 Page 110 of 146 Case 2:22-cv-01780-ART-DJA Document 13 Filed 02/14/23 Page 13 of 14

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Therefore, pursuant to the facts an	d the law stated herein, Defentent requests
that his guilty plea be withdrawn.	
Dated this May of May	20 <u>22</u> ,
(Respectfully Submitted,
	Company of
It is affirm	ed pursuant to
	t the preceding document
does NOT contain the	social security number of
CERTIFICATE OF S	social security number of ERVICE BY HAILING anythody.
1. Matthew Traves Houston. 1	hereby certify, pursuant to NRCP 5(b), that
on this 17th day of Moy,	2012, I mailed a true and correct copy of
•	ION TO WITHPANW PLEA .
	Prison legal mail service provided through
the Law Library, with First class Postage	prepaid, and addressed to the following:
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Dated this 1744 day of May	, 20 <u>2</u> 2
•	BY: Mother Zung Valo
	Matthew Travis Houston # 1210652
	AND THE PROPERTY OF THE PROPER

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW HOUSTON,

Appellant,

٧.

THE STATE OF NEVADA,

Respondent.

Case No. 84886

RESPONDENT'S ANSWERING BRIEF

Appeal From Denial of a Motion to Withdraw Guilty Plea Eighth Judicial District Court, Clark County

MATTHEW HOUSTON #1210652 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650 STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 Regional Justice Center 200 Lewis Avenue Post Office Box 552212 Las Vegas, Nevada 89155-2212 (702) 671-2500 State of Nevada

AARON D. FORD Nevada Attorney General Nevada Bar #007704 100 North Carson Street Carson City, Nevada 89701-4717 (775) 684-1265

In Proper Person

Counsel for Respondent

DAPPELLATEWPDOUSSECRETARY/BRIDES:ANSWER & FASTRACK/2023 ANSWER/HOUSTON MATTHEW 84886, RESPS ANS

BRIEF DOCX

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IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW HOUSTON,

Appellant,

٧.

THE STATE OF NEVADA,

Respondent.

Case No. 84886

RESPONDENT'S ANSWERING BRIEF

Appeal from Denial of a Motion to Withdraw Guilty Plea Eighth Judicial District Court, Clark County

ROUTING STATEMENT

This appeal is presumptively assigned to the Court of Appeals because it is a post-conviction challenge to a guilty plea involving a category B felony. NRAP 17(b)(3).

STATEMENT OF THE ISSUES

1. Whether the district court properly denied Houston's Motion to Withdraw Plea

STATEMENT OF THE CASE

Preliminarily, it is difficult to determine what case Appellant Matthew Houston is appealing from, much less what order of the district court he is challenging. The Nevada Supreme Court docket under the instant appeal number, 84886, indicates that the Lower Court Case is C357927. The clerk of the district court transmitted Records on Appeal from that criminal case number as well as A-22-853203-W, a post-conviction habeas case number. Despite Houston listing numerous case numbers on his notice of appeal, the State assumes Houston is challenging proceedings in either C357927 or A853203. Notice of Appeal at 1.

Habeas case A853203 does not appear to have any orders which may be challenged on appeal, the habeas petition has not been decided, and no findings of fact, conclusions of law, and order has been filed in it. It is currently set for hearing on May 5, 2023. Houston already attempted to appeal under this habeas case number, and this Court dismissed the appeal because no decision had been made in that case.

Order Dismissing Appeal, Case 85353, filed October 6, 2022. Because there still has been no final decision or other appealable order in that case, to the extent Houston is appealing from any filing in that case this appeal should be dismissed for the same reason.

Accordingly, the State assumes that Houston is challenging some order presented in case C357927. His Notice of Appeal indicates that he is appealing "the decision of the District Court from the 4th day of April, 2022 also April 25, 2022, with the ORDER having been issued in error not until May 10th, 2022." Notice of Appeal at 1. On May 10, 2022, the district court entered an Order Denying

Defendant's All Pending Motions. 2 ROA 326-328. That Order denied four motions, three of which are not appealable; Defendant's Pro Se Motion For an Order to Suppress Hearing from December 6, 2021, Defendant's Emergency Motion requesting hearing De Novo and Release to Intensive Supervision, and Defendant's Pro-Se Motion for An Order to Appear By Phone Or Video and Notice of Motion. 2 ROA 327. The Order also denied Defendant's Emergency Motion to Withdraw Plea, and the denial of a motion to withdraw plea is an appealable order. NRS 177.015. Accordingly, the State assumes that is the order that Houston is appealing from.

On April 27, 2021, Houston was charged, by way of Criminal Complaint, with one count of Making Threats Or Conveying False Information Concerning Act of Terrorism. 1 ROA 4.

On August 2, 2021, Houston waived his right to a preliminary hearing, agreeing to plead guilty to one count of Aggravated Stalking (Category B Felony) with certain conditions that, if followed, could allow Houston to withdraw his plea and plead guilty to a gross misdemeanor Aggravated Stalking offense. 1 ROA 39-LOUSING MY 41. He also received various release benefits and an agreement that the State would SERVICE ANIMALS WAS NOT ANY SORT OF not oppose probation. Id. On August 3, 2021, Houston was accordingly charged, by NEITHER WAS BEING WRONGFULLY CONVICTED TWICE. way of Information, with one count of Aggravated Stalking (Category B Felony). 1 GOING TO CITY JAIL TO FACE MURE PUA TOH EAW SURT 90 BENEFIT 1 For the reasons just explained, ROA refers to the Record on Appeal from case C357927. The Record on Appeal from the A-case appears to be irrelevant to the instant proceedings.

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ROA 36-37. A Guilty Plea Agreement reflecting the negotiations was filed on August 4, 2021. I ROA 43-51. THE GPA WAS NOT SIGNED.

On October 5, 2021, Houston moved to have alternate counsel appointed to withdraw his plea. 1 ROA 52-54. The same day, the State moved to have Houston remanded for failure to comply with his release conditions and violating his plea agreement. 1 ROA 55-69. The district court entered a bench warrant for Houston's arrest on October 12, 2021, and he was arrested and returned on October 18, 2021. 1 ROA 70-76.

On October 25, 2021, the district court granted the State's motion to remand, increased bail to \$15,000, and imposed high level electronic monitoring. The district court also set a status check for confirmation of counsel to consider a motion to withdraw plea. Mr. Goldstein confirmed as counsel on November 1, 2021.

THIS ISA LIE. MR. GOLDSTEIN NEVER VISITED MR. HOUSTEN, WINGOIDSTEIN NEVER VISITED MR. HOUSTEN, THIS CAUSED MR. HOUSTEN TO GIVE UP ON HIS "MOTION represented that Houston no longer wished to withdraw his plea. 1 ROA 216; 2 ROA TO WITHDRAW GULLTY PLEA!"

338. Prior counsel was reinstated, and Houston was adjudged guilty of Aggravated Stalking (Category B felony) and sentenced to 24-96 months in the Nevada Department of Corrections with 93 days credit for time served. Id. On December 8,

² These minutes do not appear to be part of the Record on Appeal. To the extent information is provided in the procedural history that is not cited, it is not provided in the ROA.

2021, the district court filed a Judgment of Conviction reflecting Houston's Conviction. 1 ROA 94-95.

Houston filed a slew of motions thereafter, including Notices of Appeal on February 22, 2022, and March 30, 2022. Both of those appeals were dismissed. See Houston v. State, 84281, Houston v. State 84478.

Relevant to this appeal, Houston filed an "Emergency Motion to Withdraw Plea" (hereinafter, Motion") on April 13, 2022. 1 ROA 226-230. The State opposed on April 21, 2022. 2 ROA 264-270. The Motion was denied on April 25, 2022, and the order denying the Motion was filed on May 10, 2022. 2 ROA 326-328.

STATEMENT OF THE FACTS

The Court relied on the following factual synopsis in sentencing Houston:

A detective of LVMPD was assigned to investigate the offense of Threat/False Info Regarding Acts of Terrorism, which said investigation developed the defendant, Matthew Houston aka Matthew Travis Houston, as the perpetrator thereof.

On December 23, 2020, Mr. Houston left a voicemail at the Office for Consumer Health Assistance. When victim I returned his call, Mr. Houston stated he had a case in the Supreme Court and said he was being harassed by an individual. Victim I attempted to explain the process to help Mr. Houston and point him in the right direction. However, Mr. Houston became angry and began yelling and said he should be afforded all the benefits due to him instead of being harassed by the government. He then said that no one should be surprised if/when he goes on a mass shooting rampage like the one committed on October 1st.

PLEADING CONTINUES IN NEXT VOLUME