#### IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Dec 15 2023 03:48 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: 87443
Consolidated with 86972

# RECORD ON APPEAL VOLUME

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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walled tolling of the statute of limitations. Keep in mind that an action against an attorney to recover damages for malpractice, whether based on a breach of contract or duty, must be commenced within 4 years after the plaintiff sustains or within 2 years after the plaintiff discovers or through the use of reasonable diligence should have discovered the material facts which constitute of action, whichever occurs earlier. #2 limitation is tolled for any period during which the attorney conceals any act, error or omission upon which the action is founded and which is known or the use of reasonable diligence should have been known to the astorney. In this case, to which the attorneys for the respondents and the intempleaded defendants have ruined the life of the Appellant again, by acting in coersion with Sedquick, Formante, Jonathan Shockley, Rosemany Mc Mornis -Alexander and no less than 40 other accomplices to wrongfully convict the Appellant start a 2nd fulse topossonment. The initial intentional gress nealigence and deliberate indifference of interpleaded defendants respondents resulted in case C-17-323614-1 against the Appellant, and now this C-21-357127-1. Pursuant to NAAP, in C-21-357927-1, the Appellant fled his DIRECT APPEAL From Fishtank with little to no resources just after Dec. 20th, 2021 as both

Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped PRECEIVED DEC 27, 2021 CHEAR OF coupt is but mistakenly forwarded to the office of M. Goldstein when it should have sufficed as a "Nonce The Appellant did not wer intend to have appointed council from the onset case, to which there was no valid warrant as it was unclared, there was no probable cause for the take arrest of the Appellant, and this case in the entirety is based on the false police reports and lies of Rosemany Mc Morris - Alexander and Radenta Blacic. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.) The question presented is one of first impression and of general Statewide significance because pursuant to the law of the land, wrongful convictions and fake imprisonment are in fact illegal. As is the matrious prosecution of Rosemany McManis - Alexander et al. The question presented to the Eighth Judicial District Court <u>(^`is</u> HOUSTON autity which is in fact 100 was not even allowed to be presented to the courts because of the coension between way too many bad actors not limited to Brian P. Clark Scott Poisson, Tierra Danielle Jones David M. Jones Laura A boodman # 013390, Jack Bernstein, Scott Poisson \* 10188, Radenta Black, Christopher Burk, Jessica Flores, Informal Brief Form October 2017

Dianne Ferrante, Jonathan Shockley, L.V.M.P.D. Las Vegos Cthy Jail, HOSP, MUCK SDCC, Erica Tosch, Jason Barrus, the Attorney General Agran Ford, Sheriff Foe Lombardo, MGM Mandalay Bay Resort and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, 1/15E # 720, the Nevada Garning Commission Division of Industrial Relations
Clark County District Attorneys Steven Wolfson et al. GGRMIS Lisa Anderson, Ellie Roohani, Michael P. Villani, Mary K. Holthus, Melissa De La Garza, Andrew Flahive Alex Bassett, Gene Porter Kristina Rhoades # 12480, Anthony M. Goldstein, Dan Schwartz, Karen Schwartz (LENEX), Cassondra Diez, Jeremy Wood, Lina Sakalauskas, Rody Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413 F. Edge # 8645, Montero # C6056 Again, this first impression was made by the clerk of court of the Regional Injustice Center when they Certified the Appellant's request for de novo December 27th 2021, which was well before the 30 day time limit from December 8th, 2021 Appellant to file a pro se "notice of appeal" It is in no way the fault of the Appellant that the courts are backed up, it was in no way the fault of the appellant that mote in the prison system and at CCBC caused the Appellant's mental state to make him suffer into incompetency and it was no way the fault of the Appellant that his request for a de novo hearing was not interpreted properly to the court as a notice of appeal". Furthermore, it is in no way the fault of the appellant that Rosemany McMorris-Alexander is a lian. Informal Brief Form October 2017 C - 6

The decision made by the Nevada Court of Appeals on April 5th, 2022 conflicted with the United States Supreme Count because pursuant to the constitution of the United States, citizens are to be free and clear from any sort of cruel and unusual punnishment. For going of 6 years now all the courte of Nevada have been doing to the Appellant is punnishing him for being a pro se litigant. This discrimination is in fict illegal and in a few more jurisdictions than the Kangaroo court of clark County. It is hereby again demanded by the Appellant that each and every judge on the bench now take notice of the motion filed for 2nd time electronically by the clerk of Court of the Regional Injustice Center on April 6th, 2022 and is to be heard by District Court again on April 27th, 2022 Again, this notice of appeal was originally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de vovo hearings and a technicality should net be the cause of extensive incurrenation, false imprisonment, Wrongful couriction or otherwise. This court is NOT to overlook any miscorraige of justice and it is NOT to everlock the invitiative of the injured worker or in this case - the permanently totally disabled worker. In this case, unfortunately to the People of the State of Nevada, and all the other cases of Matthew Travis Houston, these courts and their bad actors have intentionally deliberately and indifferently been overlooking justice and what it means, constituting an abuse of process and creating more unecessary hardships within decision making, Informal Brief Form October 2017

This case involves fundamental issues of statewide public importance because notady, permonently totally disabled or not, Should be arrested without a valid warrant as the result of surviving a retactrophic work accident. This is absortely a fundamental issue of statewide public importance because how many citizens of Nevada work in the convention and entertainment How many of those citizens three in a safe and How many Secure work environment? okay for an incurance company lie to the courts and illegally withhold the injured worker's rightfully cutitled benefits? How many people in the State of Nevada think that its okay for courts and the State Bur of Neurola to descriminate against pro se litigants and steal their service animals?

DATED this 20 th day of _A	eril, 20±	2
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Methodological Signature of Appellant

Matthew Trovis Houston
Print Name of Appellant

Informal Brief Form October 2017

#### CERTIFICATE OF SERVICE

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

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

The Supreme Court of Nevada and it's fictitious "court of Appeals" 201 South Corson St, Ste 201 Carson City, NV 10578

DATED this 20 mday of April

Matthew Trans Houston Print Name of Appellant No. 12 10652 & H.D.S.P. P. O. Box 650

Address

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

Telephone

## AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding INTERVENTION  AND INTERPLEADING OF JOINDER TO A.22.853203.W  IN DEPARTMENT XI IN RE MOTION TO RETAX  (Title of Document)
filed in District Court Case number <u>A.22. 853203. W</u>
(Now SEE THE  GREAT GEORGE W. BUSH, ET AL)  Does not contain the social security number of any person.
-OR-
☐ Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
<ul> <li>B. For the administration of a public program or for an application for a federal or state grant.</li> </ul>
Matthew Travis Houston JULY 6th 2022 Signature Date
MATTHEW TRAVIS HOUSTON, CHTD, Print Name
PRC SE

#### **CERTFICATE OF SERVICE BY MAILING**

2	I, MATTHEW TRAVIS HOUSEN, CHTD. hereby certify, pursuant to NRCP 5(b), that on this 6th penned EMERGENCY
3	day of July 2022, I mailed a true and correct copy of the foregoing, "INTERVENITION AND INTERPLEADING OF JCINOER TO A.22. 053263. WIN
4	DEPARTMENT XI IN RE MOHON TO RETAX "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	REGIONAL INJUSTICE CENTER ET AL S.GRIERSCH, AMANON INCERSON CHAUNTE PLEASANT
9	MINHEUE MCCARTHY MEATHER UNGERMANN 200 Lewis Ave. 3 Kl Floor
10	Po Box 551bc1 Los Vegus, HY
11	89155-1601
12	
13	
14	
15	
16	ac man
17 18	CC:FILE
19	DATER this Gull day of July 2029
20	DATED: this 6th day of July, 2022.
21	Matthew Travis Houston
22	Motthew Travis Houston #1210652 Plantiff in Error /In Propria Personam
23	Post Office box 650 [HDSP]
24	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
25	
26	
27	
28	55
1	

Matthew Travis Houston, CHTD. © S™u Indian Springs, NV 89070-0650 No. 1210652 e Po Box 650

COLO

Steven D Grienson Clerk of the Count 200 Lewis Ave., 3rd RI Las Vegas, NV

89155-1160

PLEASE STOP RECIDIVISM LVMPD

708



## 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 11

July 30, 2022

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: Emergency Motion In Re Emergency Petition For A Writ Of Mandamus And
Other Writs Not Limited To The "omg"

#### 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

Matthew Travis HoustonID NO.1210652 HIGH DESERT STATE PRISON 22010 COLD CREEK ROAD 2 P.O. BOX 650 INDIAN SPRINGS, NEVADA 89018 4 DISTRICT COURT 5 CLARK COUNTY NEVADA 6 7

MATTHEW TRAVIS HOUSTON Plaintiff - in- Error Petitioner -appellan MGM, MANDALAY BAY CORP. CALVIN JOHNSON MID JOE LOMBLED Defendant - Respondents !

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JOIN. NO.: 5-17-323614-1 CASE NO.: C-21-357927 DEPT. NO.: JOINDER JOINDER: A.1.
6 17/18 and 29
DE NOVO REQUESTER

EMERGENCY MOTION IN RE EMERGENCY PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY WRITS NOT LIMITED TO THE OMG! IT'S THE TOP SECRET MAN-DER S-S-DUES-TA-ME-DAMNED-US-EXPONENTIALLY COMES NOW, all of the above Matthew Travis Houston, herein above respectfully moves this Honorable Court for an ORDER to READ the attached pleadings so that our lady justice may manifest the liberty to ALL CITIZEN'S on God's Green Earth. This Motion is made and based upon the accompanying Memorandum of Points and Authorities, our Circus Maximus, a MOTION TO SUPPRESS WARRHUT DATED: this 12 day of JUNE 2022 and a MEDICAL COMPLAINT (5). JOINDER IN BE 9TH CIRCUIT BY! COURT OF APPEALS No. 22-15748 Matthew Travis Houston #1210652
Defendant/In Proper Personam 15 Mr. Scott JOINDER IN RE FEDERAL GUARDPOISSON, ET AL NV BAR HO. 10188 2:21-cv-00499-JAD-DETA \* = CLASSIFIED SUPER TOPE) SECRET

NOW SEET OPPS TRADING > CHRISTMAS BASE BALL FRUITCAKES CARDS

As these real-life holiday meltdowns demonstrate, 'tis the season to be crazy.



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Af the annual Santa Claus Harade in Ontario old man with his hair



Wagner, 55, allededty





#### **Bad Girl of the** Month Club

This porn star's mug shot made our jaws drop.

Name: Michelle Chapman (Tori Black) Age: 24 Charge: After her fiancé accused her of being an "unfit mother," the award-winning porn star allegedly punched him in the head, kicking off an altercation in a Vegas hotel that ended with both being arrested for domestic battery. Hotel security guards who saw the whole thing unravel on video surveillance hailed the event as a masterpiece rivaled only by the 2010 classic Tori Black is Pretty Filthy 2.

GO TO MAX MISOM FOR MORE

LUSTRATION / MDI DIGITAL

DECLARATION OF WARRANT/SUMMONS
(N.R.S. 171.106)  MALARKEY = (N.R.S. 53 amended 7/13/1993) NOW SEE MALARKEY(S): "PRINT"
Fvent Number: 210300101590 - 001
"Click to Add/Edit Event s on All Pages (14 y ) Com See 21060045671
STATE OF MENADA ) Houston Metthew   See 2007000 99898
"Click to Add/Edit Event # on All Pages" Key 1) Com Event Number: 210300101590 - 001   key 2) Com See 210600045671 4   key 2) Com See 200700099898 4   key 3)
COUNTY OF CLARK ) DOB: SS#: 4
NOW SEE MOTIONCS) TO SUPPRESS THIS
D. Kelly, being first duly sworn, deposes and says: DON MALARCHYSE NIGST NIALIGNANT
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
202 449 committed on or about 12/23/2020 which investigation has developed Houston, Matthew as
the perpetrator thereof. It
the perpetrator thereof. Than why isn't David Kelly sure of the exact tate of these false accasations?
THAT DECLARANT DEVELOPED THE FOLLOWING FACTS IN THE COURSE OF THE INVESTIGATION OF SAID
CRIME, TO WIT: what sort of "incidents" were these?
HOCOSC of Impidental Involving an
On 03/16/2021 I D. Kelly #7413 was notified 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
On 03/16/2021 I D. Kelly #7413 was notified 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.  Process were these?  On 12/23/2020 at 0903 am Matthew Houston left a voicemail on the main telephone line for Office for Consumer of the contract of th
13 (1) On 12/23/2020 at 1903 am Matthew Houston left a voicemail on the main telephone line for Office for Consumer
Trom priority in the second of
Redenta Blacic who is the Ombudsman for Workers Compensation 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
Output the Case Neurola Atlanta workers and the Department of
Administration Hearings Division. Black asked if he had filed a complaint with the Division of Industrial Relations
As Blacic started to explain the process, Houston became angry and
by the benefits
1) instead of being harassed by government agencies. He then stated to Blacic that "They shouldn't be surprised
he will be with the special of being harassed by government agencies. The state of the special state of the special sp
if Houston used the words "if" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston'
he he low if when he goes on a mass shooting rampage like the one committed on October 1st Blacic does not remember if he low if Houston used the words "if" or "when". Blacic attempted to calm Houston down but was unsuccessful. Houston if he had attempted to call back two more times but Blacic did not answer the calls. No phone calls or voicemails were
thethe recorded.
I conducted an interview with Blacic on 03/22/21 with Detective F. Edge #8645 and obtained Blacic's taped of all?
statement regarding the incident. Blacic stated she was scared that Houston would carry out his threats, and SWS YA
statement regarding the incident. Blacic stated she was scaled that redstate that resistant state of what she heart.

Liver ofter Of Ge

LVMPD 314 (Rev. 8/00) WORD 2010

> 12/23/2021, or 12 was it on or about? than They would she have interpreted

CONTINUATION
who was this? why isnit this
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 Evt# LLV
$\sim$ 101 Cl. MA $\sim$ 21 $\sim$ 1717517471
where, the proce of this?
On 07/23/2020 Houston also made threats to Rosemarie McMorris who is employed by Houston's insurer.
On 07/23/2020 Houston also made threats to Rosemane Western With a supervision of the report 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
indicate Houston threatened to murder every employee or deugwork and order to murder every experiment end or deugwork and order to murder every end order every end order every every end order every end order every end order every end order every every every end order every e
an Arrest warrant for harassment was submitted at that time.  Arrest warrant for harassment was submitted at that time.  A DISCOVERY? Obvious ly Hills
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 voiceman
stating "I need immediate assistance because I am going to fucking murder every fucking employee at Mandalay
Bay, MGM and everyone in the state of Nevada if you fucking people don't give me my fucking money."
EVIDENCE OF INCOMPETANCE:  Capital Police officer Montero had local lowa PD officer Fowler (
Capital Police officer Montero had local lowa PD officer Power (  as 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.
Again, where's the proof of any of this? "They shouldn't be
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 Blacic and her coworkers. There is Probable Cause to believe that Houston made a
Threat/False info Re Act of Terrorism NRS 202.448.
(Illeauraise illio Noval of Policial Was a series
Wherefore, Declarant prays that a Warrant of Arrest be issued for suspect Houston, Matthew on the charge(s) of
Threat/Felse 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.
1018
DECLARANT: 1973
DECLARANT: 7418  WITNESS: 48 Edge 86+5 DATE: 03-30-21

Page 2 of 2





#### **Case Report**

Administrative Verification LLV210300101590-001 Case Report Number Verification Level Terroristic Threats-Subject Redenta, Blacic **Bolden Area Command** Precinct Active Las Vegas, City of Disposition Jurisdiction Entered On 3/23/2021 10:40:05 AM Grid Kelly, David **Entered By** U3 Sector 3/22/2021 Reported On Map Reporting Officer Kelly, David Beat LV - LAS VEGAS Reporting Agency Census/Geo Code METROPOLITAN Call Source POLICE DEPARTMENT Related Cases Report Type Means Assisted By Other Means Wednesday 12/23/2020 Occurred On (Date and Motives 9:29:00 AM Time) Other Motives Or Between (Date and Time) Vehicle Activity Location **Direction Vehicle Traveling** CSZ **Cross Street** 

For Exceptional Clearances

Clearance Basis

Location Name

**Exceptional Clearance Date** 

#### Narrative

On 03/16/2021 I D. Kelly #7413 was notified by Capital Police Officer Montero #C6056 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.

Notified

On 12/23/2020 at 0903 am Matthew Houston left a voice	mail on the main telephone line for O	ffice for Consumer Health
Assistance located at	from phone number	Redenta Blacic
who is the Ombudsman for Workers Compensation return told Blacic that he had an appeal before the Nevada Supi Sedgwick CMS Nevada Attorney for injured workers and	reme Court and alleged he was being	harassed by his insurer
Printed 3/23/2021 11:12 AM		Page 1 of

7

Case Report Number: LLV210300101590-001





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 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.

### Case Report Number: LLV210300101590-001





Offense

Make Threat/False Info

Re Act Of

Terrorism/Wmd(F)-NRS

202.448

Person

**Code Section** 

**IBR Code** 

13C Α

**IBR Group** 

Crime Against **UCR Hierarchy** 

**Location Type** 

Completed

09 Government/Public

Building

Yes

Hate/Bias

Domestic Violence

**Premises Entered** 

Entry

Using

Weapons

**Criminal Activity** 

Type Security

**Tools** 

Not Applicable

None (No Bias)

Offenders -

Suspect Name: Houston, Matthew

Aliases

ALSOOS .

Alert(s)

Addresses

Residence	Iowa City	United States
Addies Tyje & Addi	is CSZ Comity a	icomy -

**Phones** 

Phone Note:

**Emails** 

**Finally Addies** 

Marital Status

Sex

Male

Race **Ethnicity**  White Unknown

DQB

36

Age Eye Color

Printed 3/23/2021 11:12 AM

Hair Color

Hair Style

Hair Length

Facial Hair Complexion

Teeth

Build

Page 3 of 7

#### Case Report Number: LLV210300101590-001



LAS VEGAS METROPOLITAN POLICE DEPARTMENT

Height

Weight

Hand

Resident

Nonresident

POB

DLN

DL State

**DL Country** 

SSN

Registered Sex

Offender

EXP Date (RSO)

Accent

Nationality

Immigration

Status

Scars, Marks and Tattoos

ISMIT Times (Location Description

Languages Spoken

[Riversey [Language

Attire

Employer/School

**Employer Address** 

Employer CSZ

Occupation/Grade

MO

Other MO

Habitual Offender

Status

Notes

Victims ———

Name: Blacic, Redenta

Victim Type

Individual

Victim of

51522 - Make Threat/False Info Re Act Of Terrorism/Wmd(F)-NRS 202.448 - IBR 13C

Printed 3/23/2021 11:12 AM

Page 4 of 7

Aliases





Aliesea Alerts **Addresses** Addressinge Address County.... Las Vegas, **United States** Clark **Business** ΝV **Phones** PhotoNumber Higherity (2017) **Emails** Gran Address Scars, Marks and Tattoos SNID TO THE STATE OF THE STATE Languages Spoken Figure 7

Printed 3/23/2021 11:12 AM

Page 5 of 7

#### Case Report Number: LLV210300101590-001





Marital Status

Sex

Female

Race

White

**Ethnicity** 

Hispanic or Latino

DOB

Age

58

Eye Color Hair Color

Facial Hair

Complexion

Height

Weight

Hand

Resident

Resident

POB

DLN

**DL State** 

**DL Country** 

SSN

Attire

Employer/School

**Employer Address** 

**Employer CSZ** 

Occupation/Grade

Testify

injury

Registered Sex

Offender

EXP Date (RSO)

Accent

Nationality

Immigration

Status

Offender Relationships

foliapier	

Circumstances

Just. Hom. Circ.

LEOKA Info

Type

Assignment

Activity

**ORI-Other Jurisdiction** 

Notes

Witnesses .

Printed 3/23/2021 11:12 AM

Page 6 of 7



LAS VEGAS METROPOLITAN POLICE DEPARTMENT

Other Entities	
Properties ———————	

Printed 3/23/2021 11:12 AM

Page 7 of 7

## L EGAS METROPOLITAN POLICE DEPARTMENT VOLUNTARY STATEMENT "PRINT"

	here to add/edit Event# or Subject's Name"	Event #:LLV210300	
		Statement Of: Redenta Bla	cic (RB)
SPECIFI	IC CRIME:		
DATE O	OCCURRED:	TIME OCCURRED:	
LOCATI	ION OF OCCURRENCE:  CITY OF LAS VEGAS	CLARK COUNTY	
NAME C	OF PERSON GIVING STATEMENT: Redenta Blacic (RB)		
	DOB;	SOCIAL SECURITY #:	
	RACE:	sex: F	
	HEIGHT:	WEIGHT:	
	HAIR:	EYES: DAYS OFF:	
	RK SCHEDULE:	HOME PHONE:	
	ME ADDRESS: ORK ADDRESS:	WORK PHONE:	
	LACE TO CONTACT:	EMAIL:	
·	ME TO CONTACT:		
DK:	Okay this is event 210300101590, operator this is officer D. Kelly, P#7413, conducting a tape interview with Redenta Blacic, um it is R-E-D-E-N-T-A Blacic B-L-A-C-I-C, ah the date and tine is March 22 <sup>nd</sup> , and the time is 9:25 AM., and we are currently located at and this interview is in regards to investigation of a terroristic threat, that occurred at the same address. Also present is officer a F. Edge, P#?		a taned
	at the same address. Also present is officer a	we are currently located at a property investigation of a terroristic threat, that	e and time
FE:	a and this interview is in regards to at the same address. Also present is officer a	we are currently located at a property investigation of a terroristic threat, that	e and time
FE: DK:	at the same address. Also present is officer a	we are currently located at investigation of a terroristic threat, that a F. Edge, P#?	e and time
	at the same address. Also present is officer a	we are currently located at investigation of a terroristic threat, that a F. Edge, P#?	e and time
DK:	at the same address. Also present is officer a 8645 Um Ms. Blacic before we begin are you awar	we are currently located at print investigation of a terroristic threat, that a F. Edge, P#?  The this interview is being recoded?  It name?	occurred
DK: RB:	at the same address. Also present is officer a 8645  Um Ms. Blacic before we begin are you awar Yes.	we are currently located at principle investigation of a terroristic threat, that a F. Edge, P#?  The this interview is being recoded?	occurred
DK: RB: DK:	at the same address. Also present is officer a 8645  Um Ms. Blacic before we begin are you awar Yes.  Would you say your name and spell your last	we are currently located at prince investigation of a terroristic threat, that a F. Edge, P#?  The this interview is being recoded?  The this interview is being recoded?  The this interview is being recoded?	occurred

LVMPD 85b No Affirmation of Truth (Rev. 11/19) WORD 2010

### VOLUNTARY STATEMENT (Continuation)

Statement Of: Redenta Blacic (RB)

event #: LLV210300101590

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 23<sup>rd</sup>, 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 — Ombudsman and he had some workers compensation issues, so the email came to me. I called him on the 23<sup>rd</sup>, 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 Nevada Attorney for Injury Workers, a his workers compensation insurer third party administrative which was Sedwick, and um I tried to um deescalate the situation explaining um workers compensation was a process. Um he was alleging harassment 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 disgruntled, 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 sorry 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 if/or 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 6

#### **OLUNTARY STATEMENT** (Continuation)

Statement Of: Redenta Blacic (RB)

ent #: LLV210300101590

NASHVILLE, TN TERRERIST ATTACK! OBJ -VICTIM OF 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 Christmas, I don't remember the exact day but Rosemary McMorris, who is the manager 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. Huston made against them, um that's where we are with that.

And did they um, let you know what the nature of those threats were? DK:

No they did not, because I'm no longer the regulator. RB:

DK: Okay.

Um I'm not privee to a lot information that I would've been privee to had I still been part of, in RB: the regulatory agency.

And - and how approximately how long has this situation been going on with Mr. Huston? DK:

RB: Um...

Approximately... DK:

... approximately, when I talked to him in December um, gosh it at least I - I think, God it RB: 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...

... I don't know a time, I'm so sorry they didn't share that with me. RB:

No, that's okay. Um and then when he called back, a did he leave messages? DK:

OBJ

He did but unfortunately we did not saved them. Um they were again irate, I forward them to RB: my supervisor, didn't' do anything, but unfortunately, I'm so sorry they were not saved.

That's - that's okay. Did - did you listen to those messages? DK:

Um n – I just heard his name and then I just sent it forward. RB:

DK: Okay.

Because I just did not. RB:

Okay, and them um... DK:

Page 3 of 6

## VOLUNTARY STATEMENT (Continuation)

Statement Of: Redenta Blacic (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. Why wouldn't she onswer if plouston called back? If she was truly afraid why dichit 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 Complains 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  Hun H Mental (4)
DK:	Okay, and forgive me for not knowing all the appropriate division
RB:	uh-um
DK:	and
RB:	oh I'm sorry
DK:	and organization
RB:	uh-um OBJE(TION:
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 Sergmich
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. Why did Sectomick make these faile reports?
RB:	But, I – for what the Division of Industrial Relations Workers Compensation Section said, Mr.  Huston did not threaten them directly, he just  Well what Aid We ""
DK:	Okay. And when – when you were on the phone with Mr. Huston

	•
	uh-um
DK:	he made the – the threats were you, a did you believe that he (unintelligible)
((cross	talk))  he made the – the threats were you, a did you believe that he (unintelligible)  talk))  talk))  to vice the formula pursuant to the pursuant to th
	of his tone and his marrier. And ribeer doing workers strong um said to me in the past.
(	Um you know workers-comp is not a system that breeds positivity (laughter).
DK:	Sure. The muchit? Why did she deny har duty in helping House
RB:	It's a, so but he – he scared me I mean, I still get upset, his is how many months later. And he frightens me, his tone, because he said if/or when he, he said he – he, not someone, he said he, and he was frightening, I – I was fearful.
DK:	Okay. And again what was the date of this phone call?
RB:	Um it was, um December, um 23 <sup>rd</sup> .
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:	okay approximately how long did the conversation last?
RB:	Um I wanna say maybe ten minutes, ten – fifteen minutes, at the most.
DK: RB:	Okay and he made the threat < How did Houston make a threat it none of the phone calls were recorded of logged? at the most
DK:	toward the end of the conversation?
	Yes, yes it was just like I said as soon as he said that and I couldn't calmed him down, and he
RB:	frighten me, um because again I'm not generally frighten, it's not
DK:	okay
RB:	something I – I, 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 cell phone saying, a – you need to know this, because
DK:	Okay, um so what I'm goanna do is um I'm goanna file a Las Vegas Metropolitan Police Department report.
RB:	Uh-uh. Page 5 of 6

### VOLUNTARY STATEMENT (Continuation)

Statement Of; Redenta Blacic (RB)

√ent #: LLV210300101590

DK: For this crime.

RB: Okay.

DK: Um and I'm goanna 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 wanna make sure you're okay 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 -

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. Sahara Ave., Unit#100, Las Vegas Nevada 89102 ON THE <u>22<sup>nd</sup> DAY OF March 2021</u>, AT <u>0935</u> HOURS.

Page 6 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.<sup>1</sup>

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 **pandemic**. While doing so, the WHO noted they "have never before seen pandemic 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

<sup>&</sup>lt;sup>1</sup> 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."

<sup>2</sup> NRS 171.1975.2

https://www.who.int/dg/speeches/detail/who-director-general-s-opening-remarks-at-the-media-briefing-on-covid-19---11-march-2020

https://www.whitehouse.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak

<sup>&</sup>lt;sup>5</sup> https://www.whitehouse.gov/briefings-statements/coronavirus-guidelines-america/, https://www.whitehouse.gov/wp-content/uploads/2020/03/03.16.20 coronavirus-guidance 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." 10

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. <sup>11</sup> 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. <sup>12</sup>

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

12 http://www.clarkcountycounts.us/res/rules-and-orders/2020-03-10 07 91 32 administrative/222000001782020 02.pdf

728 P. 19

<sup>6</sup> https://www.nytimes.com/2020/03/16/us/politics/trump-coronavirus-guidelines.html,
https://twitter.com/ABC/status/1239638144955437056?ref\_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwterm%5E1239638144955437056&ref\_url=https%3A%2F%2Fwww.redditmedia.com%2Fmediaembed%2Ffjr106%3Fresponsive%3Dtrue%26is\_nightmode%3Dfalse

<sup>&</sup>lt;sup>7</sup> https://nvhealthresponse.nv.gov/preparation-in-nv/, http://gov.nv.gov/News/Press/2020/Governor Sisolak Updates Public on State Action and Guidance Regarding COVID-19/,

https://www.fox5vegas.com/coronavirus/las-vegas-clark-county-surrounding-cities-declare-state-of-emergency/article\_7e1d4c6a-672d-11ea-be3d-6f2ce56da2c4.html,

https://www.clarkcountybar.org/wp-content/uploads/USDC-NV-03-16-2020-Press-Release-Final.pdf

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 screening. 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.

729 P. 20

<sup>13</sup> http://www.lasvegasjusticecourt.us/Admin%20Order%2020-03.pdf

<sup>14</sup> https://www.cnn.com/2020/03/14/health/coronavirus-asymptomatic-spread/index.html,

https://science.sciencemag.org/content/early/2020/03/13/science.abb3221?rss=1,

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

https://www.foxnews.com/media/dr-siegel-bars-concerts-coronavirus-highly-contagious

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

#### Nevada State Board of Medical Examiners

Investigations Division PO Box 7238 Reno, NV 89510

Physical Address: 1105 Terminal Way, #301 Reno, NV 89502

Phone: In Reno: (775) 688-2559 Fax: (775) 688-2553

(or if calling from any other area of Nevada, call the board's in-state toll-free number: (888) 890-8210)

#### BLIND . VISSUALLY IMPAIRED COMPLAINT FORM

NOTE: Please print out this Complaint Form on your printer. On the printed Complaint Form, please type or neatly print your complaint information and summary. Be as concise as possible. Make copies of any documents you have which support your allegation(s) and attach them to your completed Complaint Form. Please mail your completed Complaint Form and attachments to the above address.

Your Name: Matthew Travis Houston	_Gender(circle):	Male / F
Phone Number(s) (home/work/cell): 3.D.23@ HDSP No. 13	210652	
Mailing Address: 22010 Cold Creek Road PE Box	650	·
City: Indian Springs State: NV	_ Zip: <u>8907o</u> -	0650
Patient Name: Matthew Travis Houston	_ Gender(circle):	Male / F
Patient Date of Birth: 7.15.1984 Patient Social Security Nu	mber: <u>481.0(</u>	0-1968
Physician(s), Physician Assistant(s), Practitioner(s) of Respiratory Care, Period Not Guilty Pope fectually E NDOC, ET AL now Address: A.17-758861. C Now SEE C.17.323614.1	seeA-22-853	203·W
City: HELL State: NY Zip: 666 Phone Number(s):		
2) Name: Larry Phillips p: 702.362.1200  Address: NV-CURE & John Witherow P: 702.34  City: State: Zip: Phone Number(s):	7.1731 202.671.0	512
3) Name: Jessica @ p.7c2. 743.1763 Cory @ P.610 Address: Darian @ P. 702.762.1341 Elaine @ P.	610.871.	0031
City: State: Zip: Phone Number(s):  Christopher D. Burk @ 702-620.2020  Verovica @ 702.474.7554 Erica and Losse @  SEE Attanhed		

1

Date(s) of Occurrence:	12.20.2	21 (9.30	- 2016) Hymra (SUPP)	926,2,15
·		•	(supp	osedly)
Treatment Received At:				
Physican's Office: Hospital:	Attorney	Todd !	neventhal a	
Hospital:	1 6	702.4	172.8686	
Other:	5F-CA @	P 415.	640.4864	
Did you obtain a second	opinion from another	physician?	Yes	No
If "Yes": Name of Physi	ician: Ketsey	Bernstein	@ p. 702.	382-1200
	Address:			755, 8678
Diagnosis:			707-	940- 1234
IMPORTANT: PLEASE	E SIGN AND DATE	6		
Signature:		e H	Date: 11	JUN 22

• •
Complaint PRIA GEORET and G. Co. In a
Summary INIA NETONI ON C/O SR KURR
Summary PRIA REPORT ON C/O SR KURE and B.M. U. "Program"
"SHREK"
<u>3 ρ-21</u>
3 p-22
3.0.31
3 D 3 é
NOW SEE 3.D.
DECLARATION OF REVEREND MATTHEW TRAVIS HOUSTON.
I Marthew Travis Houston, never made any sort
of telephone calls to any of these deode.
SMH.
can "you" please tell me as to why I am
in NDOC and why I was kidnerpped at my own doctors appointment @ NEVADA RETINA
on own doctors appointment @ NEVERDA BETINA
ISPECIALISTS and why my service animals wore
murdered?

## UNLICENSED PRACTICE

Medicine (contact information on previous page) to verify check with us or the Nevada State Board of Osteopathic Before you select a physician for your medical needs assault and battery. attempting to commit a felony, including fraud and in Nevada. If the person is not licensed, he or she may be Do not seek treatment from someone who is not licensed the physician is licensed to practice medicine in Nevada

### Report

dial 211! You can remain anonymous. medicine on others, inform the potential patient not to be who is not licensed and who is attempting to practice immediately or dial 211! If you have discovered someone an unficensed person, report it to local law enforcement If you or someone you know has received treatment from treated and call local law enforcement immediately or

Medicine is NOI practiced in non-medical settings



## Information Consumer

Respiratory Therapists Physician Assistants Medical Doctors Perfusionists

Unlicensed Practice



## Nevada State Board of Medical Examiners

Toll-Free: (888) 890-8210 (within Nevada) 1105 Terminal Way, Suite 301 Telephone: (775) 688-2559 Reno, NV 89502 Reno Office

Mailing Address: P.O. Box 7238

Reno, NV 89510-7238

Las Vegas Office

6010 S. Rainbow Blvd., Bldg. A, Suite 2 Las Vegas, NV 89118 E-mail: nsbme@medboard.nv.gov Website: www.medboard.nv.gov Telephone: (702) 486-3300

## THE BOARD

the state agency that licenses and regulates Nevada medical doctors (physicians), physician assistants, and three members from the public. Governor-six physicians actively practicing in Nevada Board is comprised of nine members appointed by the Collectively, they are referred to as "licensees." The practitioners of respiratory care and perfusionists. The Nevada State Board of Medical Examiners (Board) is

actions filed by the Board's investigative committees and policy issues affecting the practice of medicine. on individual license applications, committee reports At its quarterly meetings, the Board considers and act website: www.medboard.nv.gov. The Board's meeting schedule may be obtained from its Although same Board business is confidential under the Meetings also include adjudications of disciplinary aw, Board meetings are otherwise open to the public

Legislature and to its licensees. to the Legislative Counsel Bureau of the Nevada State Audits of the Board are conducted annually and reported regulated by the Board provide the bulk of its revenue. Licensing and registration fees charged to practitioners No tax dollars are used to support the Board

## THE BOARD'S MISSION

The practice of medicine is a privilege granted by the state. The Nevada State Board of Medical Examiners fitness and competence to serve the people of Nevada appropriate, rehabilitates its licensees to assure their licenses, monitors, disciplines, educates and, when

# SERVICES THE BOARD PROVIDES

disciplinary action against his or her license years a licensee has practiced in Nevada; provide you practitioners of respiratory care and perfusionists The Board can give you information on the background and status of medical doctors, physician essistants, history; and tell you whether the Board has taker with a licensee's education, training and malpractice licensed in Nevada. The Board can tell you how many

> customer-service representative will provide you with the or (888) 890-8210 toll-free within the state, and a view the profiles of the Board's licensees. Board's website (www.medboard.nv.gov), where you can information over the phone. You can also visit the (775) 688-2559 in the Reno/Sparks/Carson City area You can obtain this information by calling the office at 2

newsletters and on its website. A full roster of the Board's licensees is available in hard

All disciplinary actions are reported in the Board's

outreach programs before medical organizations, copy, on computer disk or via e-mail, for a fee. Board representatives are happy to present public

students and public groups, such as service clubs, upor

request.

### WEBSITE

meeting agendas and minutes, newsletters, the Board's most recent annual report and financial statements, forms and other helpful information. information on the Board and the Board's licensees: he Board's website (www.medboard.nv.gov) contains

## RECORDS TO A PATIENT? DOES A DOCTOR HAVE TO RELEASE MEDICAL

Yes. A doctor does have to make a patient's records available to the patient or the patient's representative with the national's watern authors. charge up to 60 cents per page for photocopies of the other health care records produced by similar processes records, and a reasonable fee for copies of x-rays and with the patient's written authorization. The doctor may

# THE MEDICAL PRACTICE ACT (MPA)

Revised Statutes (and Chapter 630 of the Nevada perfusionists. physician assistants, practitioners of respiratory care and Legislature to ilicense and regulate Nevada physicians Administrative Code) is a law created by the Nevada State The Medical Practice Act, Chapter 630 of the Nevada

# THE INVESTIGATIVE PROCESS

of the public, hospitals, other health care providers and from several sources, including patients, other members Complaints against licensees of the Board are received aware of potential violations of the MPA. may also initiate a complaint on its own if it becomes institutions and medical malpractice insurers. The Board

## OF A LICENSEE CONDUCT THAT MAY WARRANT DISCIPLINE

or denying licensure; that constitute grounds for initiating disciplinary action The following list includes, but is not ilimited to, acts

- Ņ Disciplinary action taken against a licensee in medicine or the ability to practice medicine, or Conviction of a felony relating to the practice of certain other felonies as listed in NRS 630.301(11);
- ω Malpractice: failing to use reasonable care, skill, or another state;
- 4 Sexual misconduct with a patient;

knowledge ordinarily used under similar circumstances;

- 'n or has an adverse impact on the quality of care Disruptive behavior that interferes with patient care rendered to a patient;
- Billing for services not rendered (fraud);
- .7 6 profession into disrepute; Engaging in conduct that brings the medical
- òo deceptive or misleading manner, Advertising the practice of medicine in a false,
- Abandonment of a patient;

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ë Inability to practice medicine with reasonable skill any other such substance. condition; or the use of alcohol, drugs, narcotics or and safety because of illness; a mental or physical

manner, are not conductive to a good doctor-patient relationship, they are not violations of the MPA. While some types of behavior, such as poor bedside

# DISCIPLINARY PROCEDURE

When the Board receives a complaint, it is reviewed to committee of Board members, staff and medical the facts of the complaint are thoroughly analyzed by a matter. If it is determined that the Board has jurisdiction, determine whether the Board has jurisdiction over the tte MPA. reviewers to determine if there has been a violation of

charges against the licensee, and the licensee will be afforded a public hearing. The charges filed by the Board are public record. Copies of these documents are available to the public upon request, for a fee, or are and the formal decision of the Board after the hearing If a violation is confirmed, the Board may file formal available for free on the website.

the Romsee has a problem with drugs or alcohol, the Board can require the licensee to participate in treatment and keep him or her from practicing until the If the charges are proved, the Board may suspend or problem is resolved. examination or other discipline provided by the MPA. If additional education, passage of a competency The Board can also order psychiatric treatment, revoke the license or place the licenses on probation.

## HOW TO FILE A COMPLAINT

area or (888) 890-8210 toll-free within the state and press 1 to reach the investigations Division of the Board, which To file a complaint, you can download or print the complaint form from the Board's website (www.medboard.rv.gov) will mail you a complaint form. office at (775) 688-2559 in the Reno/Sparks/Carson City under the "Consumer Forms" section. Or call the Board

investigation has resulted in formal charges against the has been initiated against a licensee unless the By law, the Board cannot reveal whether an investigation

# WHAT THE BOARD DOES NOT DO

accepting new patients, or recommend or refer you to a specific physician. Local and national organizations are specific physician accepts, whether the physician The Board cannot tell you what insurance plans

a good source for finding physicians who practice certain specialties in your area. See the "Referral Organizations"

The Board also has no legal authority over the fees charged by a physician (unless it involves fraud) and charged by a physician (unless it involves fraud) and cannot assist with getting fees reduced or refunded. The may be able to assist with fee disputes. Program ((702) 486-3587 in the Las Vegas area or Office of the Governor, Consumer Health Assistance (888) 333-1597 toll-free within the state of Nevada; The Board also has no legal authority over the

# REFERRAL ORGANIZATIONS

Nevada State Medical Association (NSMA)

(775) 825-6788 (Reno)

Clark County Medical Society (CCMS)

Nashoe County Medical Society (WCMS) (702) 739-9989 (Las Vegas)

(775) 825-0278 (Reno)

\merican Medical Association (AMA) (800) 621-8335 (toll-free)

Bureau of Health Care Quality and Compliance verada State Division of Health (for hospitals)

(775) 684-1030

(800) 225-3414 (toll-free

Nevada Hospital Association (775) 827-0184

# THE BOARD DOES NOT REGULATE:

Chiropractors Marriage counselors Dentists aboratory technicians aboratories **Tospitals** tomeopaths amily counselors X-ray technicians Veterinarians Speech pathologists Social workers Podiatrists Psychologists Physical therapists Pharmacists Osteopaths Optometrists

Nursing homes

Oriental medicine occupations Medical insurance companies Emergency medical technicians Doctor's front office (clerical) stafi

## OTHER HEALTH PROFESSIONALS **NEVADA STATE AGENCIES THAT REGULATE**

Board of Dental Examiners, (702) 486-7044 Board of Examiners for Audiology and Speech

Board of Examiners for Marriage and Family Therapists and Clinical Professional Counselors Pathology, (775) 787-3421

(702) 486-7388

Board of Examiners for Social Workers, (775) 688-2555

Board of Hemeopathic Medical Examiners. (775) 324-3353

Board of Nursing, (775) 687-7700

Board of Oriental Medicine, (702) 837-8921 Board of Optometry, (775) 883-8367

Board of Osteopathic Medicine, (702) 732-2147

Board of Pharmacy, (775) 850-1440

Board of Podiatry, (775) 789-2605

Board of Veterinary Medical Examiners, Board of Psychological Examiners, (775) 688-1268 (775) 688-1788

Chiropractic Physicians' Board, (775) 688-1921

\*hysical Therapy Examiners' Board, (702) 876-5535

For agencies not listed above, call Nevada State Library 4-Research Assistance at (775) 684-3360 or (76) 922-2880 toll-free within the state of Nevada.

your area are covered by your insurance. Your insurance plan may also list which doctors in

Las Vegas NV 89155-1160

Steven D Grierson Clerk of the Court 200 Lewis Ave 3rd Floor Las Vegas NV 89155-1160

LEGAL MAIL ON REUSED ENVELOPE

PLEASE STOP RECIPIVISM LYMPE

Matthew Travis Houston #1210652 Po box 650 Indian Springs NV 89070



### EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3<sup>rd</sup> 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 11

July 30, 2022

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: Emergency Opposition

#### 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 OBJ + 0074 + 0079 + 0085 + 0128 + 0016 MATTHEW TRAVIS HOUSTON, CHTD. 2 No. 1210652 @ HOSP Nevada Bar No. 2131 (R.I.P. Uncle David) PO Box 650 · 22010 Cold Creek Road 3 Indian Springs, NV 89070-0650 P: (702) 879-6789 4 5 DISTRICT COURT 6 CLARK COUNTY. NEVADA Case Nots C. 21. 323614.1(XIX) 7 8 MATTHEW TRAVIS CASE No. A.22.853203.W HOUSTON Plaintiff. 9 Dept. No. Plaintiff-in-Error and the "de novo hearing reguested" Petitioner-appellants 10 -VS-CASE NO.: A. 17 . 758861. C DEPT No.: 17,000 111 and 29 11 THE STATE OF NEVADA ROLL AND THE MANONLAY BAY CORP., ET AL. 12 IN RE APPEAL No. 84417 § CROMBHO 21 PO 12758 61248384A Defendant-respondent(s) 13 CR 033713 2 1 PO 1950 \$ C1237802A 14 15 EMERGENCY OPPOSITION AND NOTICE OF FORMAL 16 OBJECTION TO ANY SORT OF VEXATIOUS LITIGANT 17 ORDER AND ANY AND ALL OTHER SORT OF CHICANERY No. 13142 18 EHAT GERRI LYNN HARDCASTLE AND THE 19 BAR OF NEVADA, ET AL MAY ATTEMPT TO CONJURE 201 FROM THE DEMONS OF INJUSTICE KNOWN AS 2間 "THE SHADOW HILLS CHURCH" ERK OF AND "ERNEST MAY ELEMENTARY" 23 YOU WILL NOW TAKE NOTICE of this continued 24 state of emergency in re intervention and interpleadings 25 of joinder to case No. A. 22.853203. W in 26 department XI in re "MOTION TO RETAX". 27

YOU WILL NOW READ COMPTSTE MOTION OF 44 PAGES

P. 1-A.22-653203.W

28

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON, Appellant,

vs.

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,

Respondent.

No. 84417

FILED

JUN 06 2022

CLERK OF SUPREME COURT
BY DEPUTY CLERK

#### ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order granting a post-judgment motion to interplead settlement proceeds. Eighth Judicial District Court, Clark County; David M. Jones, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. This court "may only consider appeals authorized by statute or court rule." Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). No statute or court rule allows an appeal from an order allowing a party to interplead funds. Because the order does not determine which parties are entitled to the settlement funds, the order does not affect appellant's rights to the funds and is not appealable as a special order after final judgment. See NRAP 3A(b)(8); Gumm v. Mainor, 118 Nev. 912, 920, 59 P.3d 1220, 1225 (2002) (to be an appealable special order after final judgment, the order must

SUPREME COURT OF NEVADA



affect the rights of a party to the action which grow out of the previously entered judgment). Accordingly, this court lacks jurisdiction and ORDERS this appeal DISMISSED.<sup>1</sup>

Hardesty, J.

stigline , J.

Stiglich

Herndon

cc: Hon. David M. Jones, District Judge Matthew Travis Houston Clark McCourt, LLC Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>Given this dismissal, this court takes no action on appellant's transcript request form or the notice filed on April 4, 2022.

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

MATTHEW TRAVIS HOUSTON, Appellant,

Supreme Court No. 84417 District Court Case No. A758861

VŞ.

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO. Respondent.

#### RECEIPT FOR DOCUMENTS

TO: Matthew Travis Houston /

Clark McCourt, LLC \ Brian P. Clark

Steven D. Grierson, Eighth District Court Clerk

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

03/22/2022

Appeal Filing Fee waived. In Forma Pauperis. (SC)

03/22/2022

Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (SC)

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

lh

informal brief submission deadline

is July 20, 2022.

\* BRIEFING IN PROGRESS \*

P.4 (A.22 · 853203.W)

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

MATTHEW TRAVIS HOUSTON, Appellant, vs. MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO, Respondent.

Supreme Court No. 84417 District Court Case No. A758861

#### INSTRUCTIONS/NOTICE REGARDING DEADLINES

TO: Matthew Travis Houston / Clark McCourt, LLC \ Brian P. Clark

### PLEASE CAREFULLY REVIEW THE INFORMATION BELOW REGARDING REQUIREMENTS FOR THIS APPEAL.

#### **Definitions/Terms**

"NRAP" stands for Nevada Rules of Appellate Procedure, which govern procedure in the Nevada Supreme Court and Nevada Court of Appeals.

"Pro se" refers to a party acting on his or her own behalf without the assistance of an attorney.

"In forma pauperis" refers to a party who has been determined by a court to be indigent and not required to pay filing fees. Only a court can grant a party in forma pauperis status. Please see NRAP 24 for more information.

Copies of all documents sent to the court for filing must also be served on all other parties in the appeal. Such service should be made at the same time the document is sent for filing, and may be accomplished by mailing a copy of the document to the other party (if the other party has an attorney, the document should be mailed to the attorney). Please see NRAP 25(b) and NRAP 25(c). The rules do not require that copies served on other parties be file-stamped by the court.

#### Required Documents/Deadlines

#### 1. Transcript Request Form

Within 14 days, appellant(s) must file in this court either (1) a transcript request form requesting transcripts of all district court proceedings that are necessary for the court's review on appeal; or (2) a certificate that no transcripts are being requested. See NRAP 9(b). The enclosed blank transcript request form may be used.

APPELLANTS WHO HAVE NOT BEEN GRANTED IN FORMA PAUPERIS STATUS must serve a copy of the transcript request form on the court reporter/recorder who reported the proceedings and on all other parties to the appeal and must also pay an appropriate deposit to the court reporter/recorder at the time of service. NRAP 9(b)(1)(B). Upon receiving a transcript, the party who requested it must file a copy of the transcript in this court. NRAP 9(b)(1)(B).

APPELLANTS WHO ARE IN FORMA PAUPERIS should not serve a transcript request form on the court reporter/recorder, but should still file the request in this court; the court will review the request and enter an appropriate order. NRAP 9(b)(1)(C).

#### 2. Docketing Statement

Within 21 days, all appellant(s) must file in this court a docketing statement that complies with NRAP 14. The enclosed blank docketing statement may be used.

FOR APPELLANTS WHO ARE IN FORMA PAUPERIS, the requirement that supporting documents be attached to the docketing statement may be waived.

#### 3. Brief or Informal Brief Form

Within 120 days, appellant(s) must file in this court either (1) a brief that complies with the requirements in NRAP 28(a) and NRAP 32; or (2) the "Informal Brief Form for Pro Se Parties" provided by the supreme court clerk. NRAP 28(k) and 31(a)(1). Failure to file a brief or informal brief form by the deadline may result in dismissal of the appeal. NRAP 31(d)(1).

#### Appendices/record

Pro se parties are not permitted to file an appendix to their briefs unless ordered to do so by this court. NRAP 30(i). If the court's review of the complete trial court record is necessary, the court will direct the district court to transmit the record. Pro se parties are not required to cite the record in their briefs, but are encouraged to do so if possible. See NRAP 28(e)(3).

Responses to Pro Se Documents

Opposing parties are not required to respond to documents, including briefs, filed by a pro se party unless ordered to do so by this court. The court generally will not grant relief without providing an opportunity to file a response. See NRAP 46A(c).

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

by Linda Hamilton

Deputy Clerk 22.09016

No. 84417 P/42(A-22.853203.W)

Docket: 84417 HOUSTON VS. MANDALAY BAY CORP

MATTHEW TRAVIS HOUSTON,

Case No. 84417

Page 1

Appellant,

VS.

Consolidated with:

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,

Respondent.

Counsel

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

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp.

**Case Information** 

Panel: Panel

Panel Members: Unassigned

Disqualifications:

Case Status: Briefing in Progress

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562, 80562-COA, 84418, 84477

#### **District Court Case Information**

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP.

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/17/22 Appeal

Judgment Appealed From Filed: 02/28/22

	Docket Entries	
Date	Docket Entries	
03/22/22	Appeal Filing Fee Waived. In Forma Pauperis. (SC)	
03/22/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-009014
03/22/22	Issued Notice Regarding Deadlines. (SC)	22-009016
04/04/22	Filed Civil Proper Person Transcript Request Form. (SC)	22-010307
04/04/22	Filed Proper Person Notice. (SC)	22-010319
04/27/22	Filed Proper Person Brief. Appellant's Informal Brief. (SC)	22-013324
04/27/22	Filed Proper Person Brief. Appellant's Supplemental Informal Brief. (SC)	22-013325

**Electronically Filed** 3/21/2022 11:08 AM Steven D. Grierson

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A-17-758861-C

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

Dept No: XXIX

Case No: A-17-758861-C

CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: David M. Jones

Plaintiff(s).

MANDALAY BAY CORP. dba MANDALAY

Defendant(s),

3. Appellant(s): Matthew Travis Houston

Counsel:

MATTHEW HOUSTON.

BAY RESORT & CASINO,

Matthew Travis Houston #1210652 P.O. Box 650 Indian Springs, NV 89070

4. Respondent (s): Mandalay Bay Corp. dba Mandalay Bay Resort & Casino

Counsel:

No. 84417

Brian P. Clark 7371 Prairie Falcon Rd., Suite 120

Case Number: A-17-758861-C

-1-

: A.22.853263.W

#### Las Vegas, NV 89128

 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A

Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A

- 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis\*\*: Yes, October 22, 2019

  \*\*Expires 1 year from date filed (Expired)

  Appellant Filed Application to Proceed in Forma Pauperis: No

  Date Application(s) filed: N/A
- 9. Date Commenced in District Court: July 24, 2017
- Brief Description of the Nature of the Action: NEGLIGENCE Premises Liability
   Type of Judgment or Order Being Appealed: Misc. Order
- 11. Previous Appeal: Yes

Supreme Court Docket Number(s): 80562

- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 21 day of March 2022.

Steven D. Grierson, Clerk of the Court

#### /s/ Heather Ungermann

Heather Ungermann, Deputy Clerk 200 Lewis Ave PO Box 551601 Las Vegas, Nevada 89155-1601 (702) 671-0512

cc: Matthew Travis Houston

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A-17-758861-C

No. 84417

-2-

745 A.22.853263.W

Docket: 80562

#### HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW HOUSTON,

Case No. 80562

Appellant,

Consolidated with:

VS.

MANDALAY BAY CORP, D/B/A MANDALAY BAY RESORT AND CASINO,

Respondent.

Counsel

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

Clark McCourt, LLC, Las Vegas, NV \ Brian P. Clark, as counsel for Respondent, Mandalay Bay Corp

**Case Information** 

Panel: Panel

Panel Members: Unassigned

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted: On Record and Briefs

Date Submitted: 12/01/20

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562-COA, 84417, 84418, 84477

#### **District Court Case Information**

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 02/05/20 Appeal

Judgment Appealed From Filed: 01/30/20

	Docket Entries	
Date	Docket Entries	
02/12/20	Appeal Filing Fee Waived. In Forma Pauperis. (SC)	
02/12/20	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	20-005813
02/12/20	Issued Notice Regarding Deadlines. (SC)	20-005815
02/18/20	Filed Order Directing Transmission of Record. Record on Appeal due: 30 days. (SC).	20-006418
	Filed Record on Appeal, Vols. 1 - 5 via FTP. (SC)	20-008060
03/02/20	Filed District Court Document - Sealed documents, pages 106-108 and 190-191. (SC)	
04/20/20	Filed Proper Person Motion "Motion to Appoint Counsel". (SC)	20-014911
04/20/20	Issued Notice to Provide Proof of Service. (Appellant's Motion to Appoint Counsel). Due date: 10 days. (SC)	20-014920

Wednesday, April 27, 2022 12:10 PM

No. 84417 Pako + A. 22. 653203.W

Docket:	80562 HOUSTON VS. MANDALAY BAY CORP	Page 2
04/23/20	Filed Order Denying Motion. Appellant has filed a motion requesting the appointment of appellate counsel. The motion is denied. (SC)	20-015464
07/27/20	Filed Order to File Document. Appellant shall have 14 days from the date of this order to file and serve an opening brief that complies with NRAP 28, or an informal brief for pro se parties. Respondent need not file a response to the brief unless directed to do so by this court. (SC)	20-027284
08/27/20	Filed Proper Person Appellant's Opposition to Order to File Document and Motion for Extension of Time Proceeding in Forma Pauperis. (SC)	20-031594
08/27/20	Issued Notice to Provide Proof of Service - Appellant's Opposition to Order to File Document and Motion for Extension of Time Proceeding in Forma Pauperis. Due date: 10 days. (SC)	20-031596
09/04/20	Filed Order Regarding Motion. Appellant's Opening Brief or Informal Brief due: 30 days. Appellant's request to disqualify Chief Justice Pickering is untimely and without merit, and is denied. (SC)	20-032722
09/18/20	Filed Proper Person Appellant's Preliminary Response to "Order Regarding Motion," 9/4/2020. (SC)	20-034425
09/18/20	Issued Notice to Provide Proof of Service - Appellant's Preliminary Response to "Order Regarding Motion," 9/4/2020. Due date: 10 days. (SC)	20-034427
09/22/20	Filed Order. This court takes no action regarding appellant's "Preliminary Response to 'Order Regarding Motion,' 9/4/2020," filed on September 18, 2020. To the extent appellant expresses uncertainty about the date his informal opening brief is due, it is due October 5, 2020. The remainder of the document requires no action. (SC)	20-034878
10/06/20	Filed Proper Person Motion for extension of time. (SC)	20-036704
10/09/20	Filed Proper Person Informal Brief. (SC)	20-037159
10/14/20	Filed Order Regarding Motion. Appellant has filed a motion for an indefinite extension of time presumably to file an informal opening brief, for the appointment of appellate counsel, and for copies of all the documents in this appeal. The request for an extension of time is granted. Appellant's informal opening brief was filed on October 9, 2020. Appellant's request for the appointment of counsel is denied. The clerk of this court shall mail to appellant the sealed district court documents, pages 106-108 and 190-191, filed on March 2, 2020. (SC)	20-037731
10/29/20	Filed Proper Person Appellant's Motion for Stay. (SC)	20-039634
11/09/20	Filed Order Denying Motion. Appellant has filed a motion for a stay. The motion is denied. (SC)	20-040883
12/01/20	Briefing Completed/Submitted For Decision/To Screening. (SC)	
12/10/20	Filed Proper Person Document- Regarding Case. (EXHIBITS STRICKEN, DETACHED AND RETURNED PER ORDER FILED 10/15/20). (SC)	20-044899
12/15/20	Filed Order. This court takes no action regarding appellant's document submitting exhibits, filed on December 10, 2020. Parties proceeding pro se are not generally allowed to file appendices unless ordered to do so by this court. See NRAP 30(i). The clerk of this court shall strike the document and exhibits and return them. (SC)	20-045365
01/11/21	Issued Notice of Transfer Case to Court of Appeals. (SC).	21-000757
01/11/21	Transferred to Court of Appeals. (SC).	·
10/26/21	Filed Order of Affirmance. "ORDER the judgment of the district court AFFIRMED." Court of Appeals-MG/JT/BB (SC)	

No. 84417

Docket:	80562 HOUSTON VS. MANDALAY BAY CORP	Page 3
11/30/21	Transferred from Court of Appeals. (SC).	
11/30/21	Issued Remittitur. (SC).	21-034052
11/30/21	Remittitur Issued/Case Closed. (SC).	
12/15/21	Filed Remittitur. Received by District Court Clerk on December 1, 2021. (SC)	21-034052
04/27/22	Issued Notice of Rejection of Untimely Petition for Rehearing and Supplemental Petition for Rehearing. (SC)	22-013344

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

MATTHEW HOUSTON,

Plaintiff(s).

MANDALAY BAY CORP. dba MANDALAY BAY RESORT & CASINO,

Defendant(s),

Case No: A-17-758861-C

Dept No: XXIX

#### CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: David M. Jones
- 3. Appellant(s): Matthew Travis Houston

Counsel:

Matthew Travis Houston #1210652 P.O. Box 650 Indian Springs, NV 89070

4. Respondent (s): Mandalay Bay Corp. dba Mandalay Bay Resort & Casino

Counsel:

Brian P. Clark 7371 Prairie Falcon Rd., Suite 120

Page Number Thirteen: A.22.853203.W Case Number A17-758861-C

#### Las Vegas, NV 89128

5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A

Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A

- 6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A
- 8. Appellant Granted Leave to Proceed in Forma Pauperis\*\*: Yes, October 22, 2019 \*\*Expires 1 year from date filed (Expired) Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A
- 9. Date Commenced in District Court: July 24, 2017
- 10. Brief Description of the Nature of the Action: NEGLIGENCE Premises Liability Type of Judgment or Order Being Appealed: Misc. Order
- 11. Previous Appeal: Yes

Supreme Court Docket Number(s): 80562

- 12. Child Custody or Visitation: N/A
- 13. Possibility of Settlement: Unknown

Dated This 21 day of March 2022.

Steven D. Grierson, Clerk of the Court

/s/ Heather Ungermann

Heather Ungermann, Deputy Clerk 200 Lewis Ave PO Box 551601 Las Vegas, Nevada 89155-1601 (702) 671-0512

cc: Matthew Travis Houston

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A-17-758861-C

Page Number Fourteen: A.22.8532c3.W No. 84417 \_\_\_

Page Number Fifteen: A-22. 853203.W (No. 84417) THE SUPREME COURT OF THE STATE OF NEVADA Log Number(S) KENEWED REMITTITURIN - (See # 84281) to Supreme Court of 1).5. NEVADA DEPARTMENT OF CORRECTIONS # 1210652 #4) RENEWED EMERGENCY REQUESTS FOR AN EN BANC RECONSIDERATION (5) IN RE PETITION RENEWED #2) MOTION FOR THE PRODUCTION OF COMPLETE FIRE AND RESCUE IN RE LAS VEGAS MOTION FOR EXTENSION TIME MAY FILE AND SERVE MORE appellant PROPER EN BANC Atthough these multiple and overly-numerous appeals SWORN DECLARATION UNDER PENALTY OF PERJURY CAUSE HOUSTON to misinterpreteds he requests the turtherly INMATE SIGNATURE: MOTE TIME: 50 that he ma time GRIEVANCE COORDINATOR SIGNATURE: requirements soft respondents Ьo meet convork 40(a). Kesources ot the GRIEVANCE RESPONSE: THE copy work HDSP. HOUSTON NDOC July 14th, 2021 on requests surely reconsideration most and There is date: O CASEWORKER SIGNATURE: necessary. Mails prepared and ready 1 to Petition \_ ISSUE NOT GRIEVABLE PER AR 740 GRIEVANCE UPHELD \_ \_\_ GRIEVANCE DENIED \_ May 20th, copies has no way to have before mode 10 GRIEVANCE COORDINATOR APPROVAL: appeals. the attatuhed which HOUSTON mailing Ker NKS and `5 this EMERGENCY AS FOLLOWS: INMATE DISAGREES REQUEST INMATE AGREES DATED this I han day INMATE SIGNATURE: FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES. Heather Ungermann, S. Orierson, Original: DIST 8 To inmate when complete, or attached to formal grievance team of Michelle McCorthy, chourte Pleasant Canary: NV SUP. To Grievance Coordinator & Majled to clerk Amanda Ingersall - Roland oilfield technology Pink: Inmate's receipt when formal grievance filed & mailed to Brian P. Clark, et al Mr. Pink: Inmate's initial receipt - mailed to Scott POISSON, et al Mr. Gold: this pleadingly) May, 2022 工 day of Mailed above-mentioned page ·+0

Mattho

DOC 3091 (12 / 01)

Matthew Travis Houston.

EMERGENCY

PETITION FOR THE JUDICIAL REVIEW ELAJGAA 70 DECISIONS

NAAP 40 IN ALL CASES SPECIFICALLY NADER

# 84281 IN THE SUPREME COURT OF THE STATE OF NEVADA

MATHEW Appellant,

VS. THESTATE OF McMorris- Alexander.

Respondent.

JOINDER TO #80562 #84477 #79408, #842B1#64417 Supreme Court No. #84418 C357927 + C323614 + C019840 District Court No. A758861

Supreme Court No. 84417 and Nr. 8447 No. 8 4477RETURNE

APPELLANT'S INFORMAL BRIEF # 84478 90 JOINDER

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief there of supreme court. complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) Table DEPUTY CLERK completed copy of this informal brief form, see NRAP 28(k), with the Nevada Supreme Court on or before the due date, see NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

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

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

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

Carson City: Bring the brief to the Clerk's Office at the Supreme Court of

Nevada, 201 South Carson Street, Carson City, Nevada, 89701.

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

Informal Brief Form October 2017

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. Your brief must be postmarked on or before the due date.

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

<u>CAUTION</u>: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
January 30,2	20 - attemped dismissal/closing of case
evenuday	this is part of the cause of the
Since 9/20/2	162nd wrongful conviction / JOINPERS
7 7	,

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

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

Case No.	Case Title	Name of Court
C-17-323614-1	HOUSTON V. STATE	*
C-21-357927-1	HOUSTON V. STATE	*
<b>*</b>	*	*

\*= mayle I could provide more if I had my records.

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal? Not really enough

assigned to represent you in this appeal? Not really enough

Yes No attorneys have already ruined my
life. If so, maybe ACLV, etc.

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

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

Today is April 5th, 2022. Pursuaut to the "INSTRUCTIONS / NOTICE REGARDING DEADLINES" that was received after March 22nd, 2022 the appellant has 14 days from March 22nd, 2022 to submit a transcript request form requesting the transcript of all district court proceedings that are necessary for the court's

review on appeal. The court includes the Appellant, which has proporly submitted transcript request form with the assistance the nailbox rule. 14 days from March 22nd, 2022 would in fact be today, April 5th, 2022 to which additional 7 days would that the appellant must was provided by that transcript request forms for 84417 and 84418 were mailed Moran 29th, 2022 and the docketing statements are in preparation. This informal brief is filed no later than 120 days from March 22 nd 2022 which would be before July 20th 2022. The hasty a ORDER PISMISSING filed March 36th 2022 by Silver, Cadish Pickering is without merit, especially because the Appellant has been provided NO documents NEVAOA, as result of false arrest on #17-2021

and foremost is the las regas Municipal relocation their own, commstantloop, mailbox rule, which is of significance litigants, appellants, petitioners, appellants, literants, litigants with representation, who have been appointed counsel, litigants relying upon Standby-coursel, etc.

Update as of April 15th, 2022 to which the
transcript request form of man appeal # 84477
has been sent to Eignth Dalicial District Court as
result of Scott Poisson, Brian P. Clark, Dan Schwartz
and the rest of these clowns ruining my like
for almost 6 years now. This is absolutely
pathetic how the defendants have coursed the
Eighth Judicial District Count into having my
person falsly imprisoned and made a convicted
Felon in the MOST wrongful ways for the
2rd time. The question for justice is how did
these defendants coerce R. Mc Monn's into lying
under oath in ways besides paying bribes?
1

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

There isn't any sort of bekit that the
district court is wrong or it's truth. If
that's not the trush than why am I
sitting in the state prison for the second
time? It's not a beleft "that
David M. Jones is a bully. He bullied
me over a telephone heaving, and that
must be why he's trying to keep all
of this covered up. His sister or girlfriend
Tierra Danielle Jones is a bully behind the beach;
<i>1</i>

I'm not sure if they're related, but
I'm not sure if they're related, but perhaps it's coincidental? Here is my
"MOTION TO DETERMINE IF
DAVID M. JONES AND TIERRA
DANIELLE JONES ARE RELATED
TO PREVENT ANY FURTHER
PREJUDICE AND BIAS OF PLAINTIFF IN
ERROR - PETITIONER - APPELLANT AND
THE PLAINTIFF-IN- ERROR AS ACSULT
OF SECOND WRONGEL CONVICTION"
This court gets paid to reverw cases, and
from my observation, the supreme com
of wevada hasn't reversed anything other
than their own biases and now to
Further reinforce those biases to further
degrade indigent pro se appellants. It's not my fault that I im being devied access to the Law Library.
fault that I'm being devied access to the Law Library.
April 15th, 2022: So why is the Supreme
Court of Nevada refusing my transcripts? It
is not that difficult to provide the Appellant
with what is rightfolly his, or is it because
Brian P. Clark has conned the courts of
Nevada ?Inmy life, I survived being shot during
the most hornible event in American
history October 1st, 2017 and Brian P. Clark
·

Still continues to evade justice. The Appellant once again, for the last approximatly one Thousand, Nine-hundred and twenty days is still permanently totally disabled and suffering a manifest injustice as result of the defaults of not only Mandalay Bay Resort and Casino, et al Encore Events Services, FREEMAN and the TATSE Local No. 720 to the Apellant, and for some reason this court system and the State of Nevada continues to botter me. What for? Oh, look at this ... ? (Now See Pare 8) April 18th, 2022: You will now / take notice that Scott Poisson has failed to / respond the notice of demand of \$3,000,000.00 to which a copy of that notice was included / in these notices of appeals, pleadings and / petitions to the Supreme court of Nevada. The original was certified by the District Court in/ Las Vegas and Forwarded to his office in a "Mottod FOR AN ORDER TO APPEAR" in February & 2022. / This NOTICE OF DEFAULT is reinforced by / the office of Brian P. Clark and it's witholding of the Appellants bloodied Ropeworks horness that / has been there since after September 30th, 2016. / In effect, this makes the firm of Benustein & Poisson over 5 years and 6 months in default status. Byon Kerbow is in default \$6 millon.

What's up with that conspiracy?

Does this Pth Judicial care about anything?

Brian P. Clork, you sir and the

State Bor of Nevada are in default

to me about \$666 billion. Kell will

be held accountable for your fraudulent

negligence one of these years, but the

pair is too much for me to continue

matter the pest of

Yiall crooks. And for the love of sweet

body Jesus, quit with the withholding of my

documents? You already have illegally destroyed

my law office from 4355. Linn St # 927 in

Towa City, I ona 52245, Cease and desist this

corspracy between you and Dan Schwatz ASAP?

DATED this 15th day of April , 2022.

SUPPLIMENTED AND AMENDED

ON THIS MOST UNHOLD

EASTER SUNDAY OF 2022.

Signature of Appellant

Matthew Travis Houston Print Name of Appellant

## CERTIFICATE OF SERVICE

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

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

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

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

DATED this 154h day of \_\_\_\_\_\_, 2022.

ATTEMPTED TO BE MAILED PROM HOSP BUILDING #3-C-42 ON THIS MOST UNHOLY EASTER SUNDAY OF 2022.

Signature of Appellant

Matthew Travis Houston Print Name of Appellant

#1210652@ HOSP-P.O. BOX 650

City/State/Zip 89070-0650

Telephone

PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS DECISIONS UNDER NRAP HO IN ALL CASES, SPECIFICALLY #84281 CONTINUED #84418 IN THE SUPREME COURT OF THE STATE OF NEVADA

Matthew Travis Houston Appellant,

Supreme Court No. <u>84417+84418</u>

Respondents include STA Rosemany McMorris-Alexander, et al

District Court No. A758861 Municipal Court C 323614 C1248384A C 357927 C1237802A

21PO1275 RETURN APPELLANT'S INFORMAL BRIEF AND JOINDER OF APPEAL (CONTINUED) 21 PO 1950 UNFILE

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

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

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

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

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

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

To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. Your brief must be postmarked on or before the due date.

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

<u>CAUTION</u>: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
9-20-2016	continuation of appeal #79408 from
9-30-2016	C-17-323614-1 (Pedition For A Writ of Knew
ONE OCTOBER	Mandanux, Coram Mobis, Ceteriorari and Audit Carolla

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

Case No.	Case Title	Name of Court
C1248384A	BLUE LIVES MATTER	Municipal Court of los Keops
	BLACK LIVES MATTER	aka Las Vegas
	NDOC GREEN LIVES MAPTER	Municipal Courts

BUT APPARANTLY TO LVMPO MY KA UNITS PIDN'T? Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

ĭ Yes □ No

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

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)
Hello again on this most unboly Easter of 2022 to which I am still being deprived of met service dogs Johny Cash and beorge Locas... This petition should be granted because C323614 was dismissed in State of Jowa and that was the first wrongful conviction and extensive incorceration that the State of Newdon has intentionally neglected compensating me for their damages inflicted me in their miscarraiges of justice. See #79408.

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

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

Their encouragement to become involved with organized crime encouraged the Petitioner-appellant to order hits to be put out on Michael P. Villani, Alexis Plunkett, Tierra Danielle Jones and other bad actors not limited to anyone and everyone who lies under oath and gives false police reports like Rosemany McMornis-Alexander did. The Betitioner-appellant obviously did Not as he is a law abiding citizen, but the question for our lady justice is " when will these bad actors not limited to Hardesty, Stiglish, Herndon, the Brown Fernily and Synany get a grip on reality and quit worshipping the idols of derolection? 33 I slaw it all, in my recipea for cole slaw cookbook that I am publishing on you and the ment of the kangaroo court that tastes like KFC when the books are cooked and fried for our new lady justice of the Supreme Court of the United America, because the Supreme Court of Nevada will ALWAYS be the negligent State of Meroda. Especially because Rosemany Mc Morris-Alexander, et al are the biggest lias I we ever seen in a court room. Oh, thouse right, the only time I've over communicated with Rosemeny Mc-Mornis-Alexander, or whatever her name was was NEVERS I Now this Supreme Court of Nevada should peally see why she made up all these lies in court.
Page B-7 is omitted in honor of Service K9 Johns CASH.
Page B-8 is omitted in honor of Service K9 Lil's George Lucas.
And I don't need to Sign my name from page 8 because Informal Brief Form October 2017

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# Page # B=7 (31)

## NDOC LAW LIBRARY CASE LAW/ RESEARCH MATERIAL **CHECK OUT REQUEST**

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SUPREME COURT OF NEVADA: PAGE # B-8 (32) Fice of the Clerk Suite 201 INMATE REQUEST FORM aron City, Novada 89701 1.) INMATE NAME 2.) HOUSING UNIT 3.) DATE M.T. Houston, ESQ. 1210652 2-1-2022 1-D- - B 4. ) REQUEST FORM TO: (CHECK BOX) MENTAL HEALTH CANTEEN X LAW LIBRARY CASEWORKER MEDICAL DENTAL \_ SHIFT COMMAND NOTICE OF HEARING EDUCATION VISITING OTHER 2/16/2022 RJZ- ROOM 154 PROPERTY ROOM LAUNDRY 9 AM & Regional Injustice Center We 6.) REQUEST: ( PRINT BELOW) MV rebruory 1670 Video Court usult flos in admonan must abtain Neveda appeal \$805627 A-21-758861-C law library ossistant of DOC# 1240652 7.) INMATE SIGNATURE 🛹 RÉCEIVING STAFF SIGNATURE OFFICE TO THE SUPREME COURT NEVYOY : WHERE. COPY OF MY ORIGINAL DEMAND SWIT FOR 4022109 \$3,000,000.00? 10.) RESPONDING STAFF SIGNATURE Page 12 B-8 DATE APPEALS #8428 Now Sep. JOINDER OF #84418, # 844768 and PETITION FOR OTHE JUDICIAL REVIEW OF THE FOURT OF ADDEALS DOC - 3012 (REV. 7/01)

LETTER OF MOMON TO THE GLERK OF COURT @ THE

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

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this the Supreme court of Nevada completed informal brief form upon the supreme court of Nevada as follows:

☐ By personally serving it upon him/her; or

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

Clerk of the
Supreme Count of Nevada
201 S. Corson St.
#201
Corson Citys NV
89701

DATED this 18th day of April , 2022.

Signature of Appellant

Matthew Trans Houston
Print Name of Appellant
#12:0652 @ H.D.S.P.
P. O. BOX 650

Address

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

Telephone

# RETURNE

MAY 10 2022

SUPPLIMENTAL PETITION TO NO. 84281 IN THE SUPREME COURT OF THE STATE OF NEVADA TO REVIEW THE NEVADA COURT OF APPEALS DECISION

EUZABETHA BROWN

DEPUTY CLERK

MATTHEW TRAVIS HOUSTON
Appellant,

MANDALAY BAY CORP., ET AL,
Respondents also include Rosemany
McMorris - Alexander and SEOGVICK, et al.

Supreme Court No. <u>84477</u> 68447872 and 68428122

District Court No. <u>A758861</u>

C 357927

JOINDER OF APPEAL AND

APPELLANT'S INFORMAL BRIEF, COUNTERCLAIM AND
EMERGENCY MOT, IN RE DECISION OF NO. 84281 FILED 4/5/22.

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

l16 67 230

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

Infortigat Brieff of fig. October 2017

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YOU WILL NOW TAKE NOTICE that this is not to be a "MIXED PETITION" as this counterclaim is result of interpleadings and his person in fact being the true victim of crime. By his" we are referring to the Appellant whom is a survivor of the terrible one october. He is also indigent and completely unable to serve any sort of copies" of his pleading due not only to the fact that they can look up all of this online, but by the fact that Radenta Elacic and Rosemany McMorris - Alexander are involved in an isurace scan to have the Appellant continuously wrongfully convicted, falsly imprisoned, illegally incorrected and possibly murdered by prison gangs informal Brief Form October 2017

C-2 or werse.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

	Name of Judgment or Order	
April Stn. 2022	ORDER DENYING REHEARING	
	and overything else too.	

Notice of Appeal. Give the date you filed your notice of appeal in the district court: December 17th, 2021

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

Case No.	Case Title	Name of Court
C-17-3236141	HOUSTON V. NEVADA	EIGHTH OUDICIAL
C-21-357927-1	HOUSTON V. NEVADA	CLARK COUNTY
	HOUSTON V. MANDALAY BAP, E	tal CLARK COUNTY

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

ĭ Yes □ No

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

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

Originalist jurisprudence should not be sterile or purely mechanical. It's understanding would be more rich, and it's rules more durable, if it was informed by any sort of experience. In the case of A-17-758861-C both the ELBHIH IUDICIAL DISTRICT COURT and the SUPREME COURT OF NEVADA have contributed to damaging the Appellant by repeatedly violating NRS 11.207 by ignoring many other laws not limited to the quite significant

walld tolling of the statute of limitations. Keep in mind that an action against an attorney to recover damages for malpractice, whether based on a breach of contract or duty, must be commenced within H years after the plaintiff sustains damage or within 2 years after the plaintiff discovers or through the use of reasonable diligence should have discovered the material facts which constitute the cause of action, whichever occurs earlier. #2 The time limitation is tolled for any period during which the attorney conceals any act, error or omission upon which the action is founded and which is known or the use of reasonable diligence should have been known to the attorney. In this case, to which the attorneys for the respondents and the interpleaded defendants have ruined the life of the Appellant again, by acting in coersion with Sedgmick, Dianne Formate, Jonathan Shockley, Rosemany Mc Marris -Alexander and no less than 40 other accomplices to wrongfully convict the Appellant Start a 2nd false imprisonment. The initial intentional gross negligence and deliberate indifference of interpleaded defendants/ respondents resulted in case C-17-323614-1 against the Appellant, and now this C-Z1-35727-1. Pursuant to NRAP, in C-21-357927-1, the Appellant filed his DIRECT APPEAL From Fishtank with little to no resources just after Dec. 20th, 2021 as both

Benard Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped "RECEIVED DEC 27, 2021 CHEAK OF COURT " but mistakenly forwarded to the office of Anthony M. Goldstein when it should have sufficed as a "NOME OF APPEAL". The Appellant did not see intend to have appointed council from the onset of this case, to which there was no valid warrant as it was unsigned, there was no probable cause for the false arrest of the Appellant, and this case in its entirety is based on the false police reports and lies of Rosemany Mc Morris - Alexander and Radenta Blacic. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.) The question presented is one of first impression and of general Statewide significance because pursuant to the law of the land, wrongful convictions and fake imprisonment are in fact illegal. As is the matrious prosecution of Rosemany McMornis - Alexander et al. The question presented to the Eighth Judicial District Court (is Houston quilty?") which is in fact NO? was not even allowed to be presented to the courts because of the coension between way too many bad actors not limited to Brian P. Clark Scott Poisson Tierra Danielle Jones David M. Jones Laura A Goodman \* 013390, Jack Bernstein, Scott Poisson \* 10188, Radenta Black, Christopher Burk, Jessica Flores,

Dianne Ferrante, Jonathan Shockley L.V.M.P.D. Las Vegas City Jail, HOSP, MUCK SDCC, Erica Tosch, Jason Barrus, the Attorney General Agran Ford, Sheriff Foe Lombardo MGM, Mandalay Bay Resort and Casino Convention Center, UMC, Encore Event Services, PSAV, FREEMAN, MYSE #720, the Nevada Gaming Commission Division of Industrial Relations,
Clark County District Attorneys Steven Wolfson, et al. GGRM's Lisa Anderson, Ellie Roohani, Michael P. Villania Mary K. Holthus, Melissa De La Garza, Andrew Flahive Alex Bassett, Gene Porter Kristina A. Rhoades # 12480, Anthony M. Goldstein, Dan Schwartz, Karen Schwartz (GENEX), Cassondra Diez, Jeremy Wood, Lina Sakalauskas, Rody Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413 F. Edge # 8645, Montero # C6056 Again, this first impression was made by the clerk of court of the Regional Injustice Center when they certified the Appellant's request for de novo on December 27th, 2021, Which was well before the 30 day time limit from December 8th, 2021 for the Appellant to file a pro se "notice of appeal". It is in no way the fault of the Appellant that the courte are backed up, it was in no way the fault of the Appellant that mote in the prison system and at CCDC caused the Appellant's mental state to make him suffer into incompetency and it was no way the fault of the Appellant that his request for a de novo hearing was not interpreted properly to the court as a "notice of appeal". Furthermore, it is in no way the fault of the appellant that Rosemany McMorris-Alexander is a lian.

The decision made by the Nevada Court of Appeals on April 5th, 2022 conflicted with the United States Supreme Count because pursuant to the constitution of the United States, citizens are to be free and clear from any sort of cruel and unusual punnishment. For going of 6 years now all the courts of Nevada have been doing to the Appellant is punnishing him for being a pro se litigant. This discrimination is in Fict illegal and in a few more jurisdictions than the Kangaroo court of clark County. It is hereby again demanded by the Appellant that each and every judge on the bench now take notice of the motion filed for a 2nd time electronically by the clerk of Court of the Regional Injustice Center on April 6th, 2022 and is to be heard by District Court again on April 27th, 2022. Again, this notice of appeal was ariginally filed December 27, 2021. A notice of appeal is the same thing as asking the courts for a de navo hearing, and a technicalty should not be the cause of extensive incorceration, talse imprisonment, wrongful conviction or otherwise. This court is NOT to overlook any miscorraige of justice and it is NOT to overlook the invitiative of the injured worker, or in this case - the permanenty totally disabled worker. In this case, unfortunately to the People of the State of Nevada, and all the other cases of Matthew Travis Houston, these courts and their bud actors have intentionally deliberately and indifferently been overlooking justice and what it measures constituting an abuse of process and creating more unecessary hardships within decision making,

Informal Brief Form October 2017

This case involves fundamental issues of statewide public importance because nobody, permanently totally disabled or not. Should be arrested without a valid warrant as the result of surviving a cotostrophic work accident. This is absolutely a fundamental issue of statewide public importance because how many citizens of Nevada work in the convention and entertainment inclustry? How many of those citizens throw in a safe and secure work environment? How many of those citizens throw it is okay for an incurance company to lie to the courts and illegally withhold the injured worker's rightfully entitled benefits? How many people in the State of Nevada think that its okay for the courts and three State Box of Nevada to descriminate against pro se litigents and steal their service animals?

DATED this 20th day of April , 2022.

Signature of Appellant

Matthew Travis Houston
Print Name of Appellant

## CERTIFICATE OF SERVICE

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

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

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

DATED this 20 mday of April , 2022.

Signature of Appellant

Matthew Travis Houston Print Name of Appellant No. 1210652 & H.O.S.P. P. O. Box 650

Address

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

Telephone

# AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding <u>oppostion</u> and notice of formal objection to any sort of vexatious litigant order and any and all other sort of chicamery that gerry lynn hardcastle and the state bar of nevada et al."  Attempt(Title of Document) From the Demons of Injustice known as "the Shapow Hills Church" and "ernest may elementary" A.22.853253. W filed in District Court Case number A.22.853253. W
Does not contain the social security number of any person.
-OR-
☐ Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
Mathew Travis Houston July 6th 2022 Signature Date
MATTHEW TRAVIS HOUSTON, CHTD. Print Name
PRO SE

## **CERTFICATE OF SERVICE BY MAILING**

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 6th
	penned EMERGEN (4)
3	day of July , 2022, I mailed a true and correct copy of the foregoing, "OPPOSITION AND NOTICE OF FORMAL OBJECTION TO ANY SORT OF VEXATIONS LITTERMY ORDER AND ANY
4	AND ALL OTHER SORT OF CHICAMERY THAT GERRI LYNN HARDCASTLE ET AL" " MAY ATTEMPT TO CONTURE UP FROM THE PEMONS OF MOUSINE KNOWN AS,
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows: IT THE SHADOW HILLS CHURCH'E
7	HERNEST MAY ELEMENTARY"
8	Clerk(s) of the Court, SHADOW HILLS CHURCH
9	Amanda Ingersoll-Roland 7811 Vegas Dra Heather Undermann Las Vegas NV
10	Michelle Mitchingism 89128 Chaunte Pleasart
11	Steven D. Grierson
12	Debra K, Kempi ERNEST MAY ELEMENTARY
13	Scott S. Harris 6350 W. Washburn Road Clay ton R. Higgins Jr. Las Vegas, NV
14	200 Lewis Ave. 3rd Floor 89130
	Regional Injustice Center City of Lost Wages, NV
15	PO BOX 551601
16	89155 - 1601
17	CC:FILE
18	
19	DATED: this 6th day of July, 2022.
20	
21	Matthew Treen Horos
22	Plaintiff in Know /In Propria Personam Post Office box 650 [HDSP]
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS
24	<u>IN FORMA PAUPERIS</u> :
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## EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd Fl. 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 11

Case Number:

Department:

August 04, 2022

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: Emergency Motion For Transportation Of Inmate For Court Appearance

#### 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

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JOIN + WILL + OATH+ Please SEE ATTATCHED "MOTICE & HEARING"
             Travis Houston, CHTD. Nevada Bar No. 2131 (in honor of my Unite David)
  NDOC No. 12 10652
Plaintiff: the
Plaintiff-in-Error
  and the Petitioner-appellant
  In proper person
  r: 702-879-6789
         IN THE <u>E(GH7H</u>
                                IUDICIAL DISTRICT COURT OF THE
                       COUNTY OF
  MATTHEW TRAVIS HOUSTON,)
       Plaintiff, the Plaintiff-)
       in-Eppor and appollant Petitioner,
                                   Case No. A. 17-758861.C
                                - Join No. A.22.853203 W
THE MANDALAY BAY CORP.
                                +Depr. No. XI
AND THE STATE OF
                 NEVADA, ET AL)
                                   Dept. No.
                                   DOIN NO. C. 17.323614.1
      Defendant-Respondents
                                                   19
                                   Dept No.
                                   -Join No. C-21-357927
                                   DEPT
                                         No.
                            EMERGENCY
              MOTION AND ORDER FOR TRANSPORTATION
                  OF INMATE FOR COURT APPEARANCE
                        OR, IN THE ALTERNATIVE,
        FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE
                           Date of Herring's August 9, 2022
Time of Hearing: 9AM,
      Petitioner, Matthew Travis Houston, proceeding prose, requests
 that this Honorable Court order transportation for his personal appearance or, in the
 alternative, that he be made available to appear by telephone or by video conference
 at the hearing in the instant case that is scheduled for August 9th, 2022
        AM PLEASE SEE PAGE 2 "NOTICE OF HEARING"
                      Page Number One of Five
```

# DISTRICT COURT CLARK COUNTY, NEVADA

Electronically Filed
7/5/2022 11:39 AM
Steven D. Grierson
CLERK OF THE COURT

2 3 Matthew Houston, Plaintiff(s) Case No.: A-17-758861-C Mandalay Bay Corp, Defendant(s) Department 29 5 6 **NOTICE OF HEARING** 7 Please be advised that the Plaintiff's Emergency Motion for an Order in the above-8 entitled matter is set for hearing as follows: 9 Date: August 09, 2022 10 Time: 9:00 AM 11 Location: RJC Courtroom 15A Regional Justice Center 12 200 Lewis Ave. 13 Las Vegas, NV 89101 14 NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the 15 Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means. 16 17 STEVEN D. GRIERSON, CEO/Clerk of the Court 18 19 By: /s/ Michelle McCarthy Deputy Clerk of the Court 20 CERTIFICATE OF SERVICE 21 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion 22 Rules a copy of this Notice of Hearing was electronically served to all registered users on 23 this case in the Eighth Judicial District Court Electronic Filing System. 24 By: /s/ Michelle McCarthy 25 Deputy Clerk of the Court 26 27

Price Number Two of Five

28

Case Number: A-17-758861-C

In support of this Motion, I allege the following:

- 1. I am an inmate incarcerated at High Desert State Prison.

  My mandatory release date is September 29, 2025.
- The Department of Corrections is required to transport offenders to and from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

- "1. Except as otherwise provided in this section, when an offender is required or requested to appear before a Court in this state, the Department shall transport the offender to and from Court on the day scheduled for his appearance.
- 2. If notice is not provided within the time set forth in NRS 50.215, the Department shall transport the offender to Court on the date scheduled for his appearance if it is possible to transport the offender in the usual manner for the transportation of offenders by the Department. If it is not possible for the Department to transport the offender in the usual manner:
- (a) The Department shall make the offender available on the date scheduled for his appearance to provide testimony by telephone or by video conference, if so requested by the Court.
- (b) The Department shall provide for special transportation of the offender to and from the Court, if the Court so orders. If the Court orders special transportation, it shall order the county in which the Court is located to reimburse the Department for any cost incurred for the special transportation.
- (c) The Court may order the county sheriff to transport the offender to and from the Court at the expense of the county."
- 3. My presence is required at the hearing because:

Page Number Three of Five

## I AM NEEDED AS A WITNESS.

My petition raises substantial issues of fact concerning events in which I participated and about which only I can testify. See U.S. v. Hayman, 342 U.S. 205 (1952) (District Court erred when it made findings of fact concerning Hayman's knowledge and consent to his counsel's representation of a witness against Hayman without notice to Hayman or Hayman's presence at the evidentiary hearing).

THE HEARING WILL BE AN EVIDENTIARY HEARING.

My petition raises material issues of fact that can be determined only in my presence. See Walker v. Johnston, 312 U.S. 275 (1941) (government's contention that allegations are improbable and unbelievable cannot serve to deny the petitioner an opportunity to support them by evidence). The Nevada Supreme Court has held that the presence of the petitioner for habeas corpus relief is required at any evidentiary hearing conducted on the merits of the claim asserted in the petition. See Gebers v. Nevada, 118 Nev. 500 (2002).

- 4. The prohibition against ex parte communication requires that I be present at any hearing at which the state is present and at which issues concerning the claims raised in my petition are addressed. U.S. Const. amends. V, VI.
- 5. If a person incarcerated in a state prison is required or is requested to appear as a witness in any action, the Department of Corrections must be notified in writing not less than 7 business days before the date scheduled for his appearance in Court if the inmate is incarcerated in a prison located not more than 40 miles from Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or more from Las Vegas, the Department of Corrections must be notified in writing not less than 14 business days before the date scheduled for the person's appearance in Court.
  - 6. High Desert State Prison is located approximately

    39 miles from Las Vegas, Nevada.

    Page Number Four of Five

- 7. If there is insufficient time to provide the required notice to the Department of Corrections for me to be transported to the hearing, I respectfully request that this Honorable Court order the Warden to make me available on the date of the scheduled appearance, by telephone, or video conference, pursuant to NRS 209.274(2)(a), so that I may provide relevant testimony and/or be present for the evidentiary hearing.
- 8. The rules of the institution prohibit me from placing telephone calls from the institution, except for collect calls, unless special arrangements are made with prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my telephone appearance can be made by contacting the following staff member at my institution: Aw James Scaly, or any Associate Warden, whose telephone number is (702) 879-6789

Dated this 14th day of July 2022

-CERTIFICATE OF SERVICE BY MAIL AND AFFIRMATION

Pursuant to NRS 239B.030 Matthew Traves Hornstra

(Now SEE 28 USC \$1746 and NRS 208.165)

- I declare under penalty of pensury under laws of the

United States of America that Matthew Travis Houston, CHTD, the foregoing is true and correct. 22010 Cold Creek Road PURSUANT to NRCP 5(b), I PO BOX 650
Served the foregoing MOTION Indian Springs, NV FOR TRANSPORTATION OF INMATE 189070-0650
FOR COURT APPEARANCE OR, IN THE ALTERNATIVE MOTION FOR APPEARANCE BY TELEPHONE of VIDEO CONFERENCE, By mailing the Original COP9 thereof in a Sealed Envelope, via USPS addressed to: Clerkle) of the Court - Steven B. Grierson

and CHAMBERS Regional Justice Center

Las Vegas, NV 89155-1160

Page Number Five of Five

MATTHEW TRAVIS HOUSTON. CHTD NO. 1210652 & HDSP

Po Box 650 22010 Cold Creek Road Indian Springs, NV

89070-0650

LAS VEGAS NV 890

18 JUL 2022 PM 5 L

CHAMBERS, after FILING

Steven D. brietson, Meather Ungermann, Michelle McCurthy, Chaunte Pleasant, Amanda Ingersoll
Regional Justice Center, 3rd Floor

200 Lewis Ave.

Lasheyar, no salv,

\* LEGAL MAILX

UNIT 3 AVB MORNIE LIES LESSES 17 700

Electronically Filed
9/26/2022 3:34 PM
Steven D. Grierson
CLERK OF THE COURT

1	DARIN F. IMLAY, PUBLIC DEFENDER  NEVADA BAR NO. 5674
2	ASHLEY ST. CLAIR, DEPUTY PUBLIC DEFENDER NEVADA BAR NO. 14764
3	PUBLIC DEFENDERS OFFICE
4	309 South Third Street, Suite 226 Las Vegas, Nevada 89155
5	Telephone: (702) 455-4685 Facsimile: (702) 455-5112
6	Attorneys for Defendant
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	THE STATE OF NEVADA,
10	Plaintiff, CASE NO. C-21-357927-1
11	v. {
12	MATTHEW HOUSTON,
13	Defendant.
14	CEDTIFICATE OF MAILING
15	<u>CERTIFICATE OF MAILING</u>
16	I hereby certify and affirm that I mailed a copy of the documents listed below to:
17	Matthew Houston Inmate #1210652
18	HIGH DESERT STATE PRISON
19	P.O Box 650
20	Indian Springs, NV 89070-0650
21	1. Criminal Complaint
22	<ol> <li>Nevada Pretrial Risk (NPR) Assessment</li> <li>Guilty Plea Agreement</li> </ol>
	4. Report's Transcript of Unconditional Waiver
23	on this 26 <sup>th</sup> day of September, 2022.
24	
25	
26	By /s/ Nicole MB Walker
27	Employee, Clark County Public Defender's Office
28 l	

1		CERTIFICATE OF ELECTRONIC SERVICE
2	A CC	DPY of the above and foregoing CERTIFICATE OF MAILING was served via
3	electronic e-f	iling to the District Attorney's Office on this 26th day of September, 2022.
4		
5		By <u>/s/ Nicole MB Walker</u>
6		An employee of the Clark County Public Defender's Office
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,,	2 opt 110.	

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21 - CR - 019840

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### JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COURTY, NEVADA

THE STATE OF NEVADA, 2021 APR 27 P 2: 34

Plaintiff,

LAS VEGAS LEVA GASE NO

21CR019 840

-vs-

MATTHEW HOUSTON, aka, Matthew Travis Houston #

EPT NO:

DA CASE NO:

ン 202115878C

Defendant.

CRIMINAL COMPLAINT

The Defendant above named having committed the crime of MAKING THREATS OR CONVEYING FALSE INFORMATION CONCERNING ACT OF TERRORISM (Category B Felony - NRS 202.448, 202.4415 - NOC 51522), in the manner following, to wit: That the said Defendant, on or about the 23rd day of December, 2020, at and within the County of Clark, State of Nevada, did then and there willfully, unlawfully, maliciously, and feloniously, by means of oral, written or electronic communications make a threat or convey false information concerning an act of terrorism with the intent to injure, intimidate, frighten, alarm or distress any person, whether or not that person is actually injured, intimidated, frightened, alarmed or distressed, to REDENTA BLACIC and/or the OFFICE OF CONSUMER HEALTH ASSISTANCE, 332 West Sahara Avenue, No. 100, Las Vegas, Clark County, Nevada, by threatening to go on a mass shooting rampage similar to 1 October.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

04/26/21

/mab LVMPD EV# 210300101590 (TK) 3

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# LAS VEGAS METROPOLITAN POLICE DEPARTMENT

# **DECLARATION OF WARRANT/SUMMONS**

(N.R.S. 171.106)

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

13693232

Declaration of Warrant Summons (Affidavil)

21 - CR - 019840

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

Event Number:

210300101590

2021 APR 27 🏱 🗵 34

STATE OF NEVADA

Houston, Matthew

·

) ss: ID#:

JUSTICE COURT LAS VEGAS NEVADA

COUNTY OF CLARK

DOB:

SS#:

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. Keily #7413 was notified 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 Compensation 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 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 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

# LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONTINUATION

Event #:

210300101590

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 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 voicemail stating "I need immediate assistance because I am going to fucking murder every fucking employee at Mandalay 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 Iowa 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:

WITNESS:

DATE: 03-30-21

# LAS VEGAS METROPOLITAN POLICE DEPARTMENT DECLARATION OF ARREST REPORT

County Jail		City Jail	City Jail		ult 🔲 Juvenile		ı	Bureau: NWAC		
ID#		EVENT#		ARRESTEE'S NAME (LAST)		ST)	(FIRST)		(MIDDLE)	SSN#
		LLV210700	D65245		HOUSTO	N	MATTHE	EW	TRAVIS	
RACE	SEX	DOB	<u> </u>	HGT	WGT	RAIR	EYES	POB		•
ARREST	E'S ADDRE	STRI	ET	<b></b>	BLDG/A	PT#	CITY	1	STATE	ZIP CODE
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DATE: 7/14/2021 TIME: 21:50 DATE: 7		DATE: 7/1	7/14/2021 TIME: 21;		304	3041 ST ROSE PKWY HENDERS		NDERSON NE	EVADA 89052	
LOCATIO	N OF CRIM	E (NUMBER, STRE	ET. CITY, S	TATE, ZIP C	ODE)	I				
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CHARGE	S / OFFENS	ES								
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CONNEC	TING REPO	RTS (TYPE OR EV	ENT NUMB	ER)	<del>.</del>					
TCR/E	OAR									

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. Mulligan 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.

\*\*\*\*\*\*\* 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 felony or gross misdemeanor) or for trial (if charges are misdemeanor).

Arresting Officer: E MULLIGAN

P#: 15657

LVMPD 602 (Rev 02/18) Word 2013

# LAS VEGAS METROPOLITAN POLICE DEPARTMENT DECLARATION OF ARREST REPORT

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ID#		EVENT#		ARRESTEE'S NAME (LAST)		AST)	(FIRST)		(MIDDLE)		SSN#
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DATE: 7/	14/2021	тіме: 21:50	DATE: 7/	4/2021	пме: 21;5!	: 21:50   3041 ST R		ROSE PKWY HENDERSON NEVADA (		VADA 89052	
LOCATIO	N OF CRIM	É (NÚMBER, STRE	ET, CITY,	STATE, ZIP C	ODE)						
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CONNEC	TING REPO	RTS (TYPE OR E	VENT NUME	ER)							•
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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:**

\_\_\_ \_\_

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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.

\*\*\*\*\*\*\* 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 felony or gross misdemeanor) or for trial (if charges are misdemeanor).

Arresting Officer: M MULLIGAN

P#: 15657

LVMPD 802 (Rev 02/18) Word 2013

# NEVADA PRETRIAL RISK (NPR) ASSESSMENT

	Defendant's Name: MATTHEW HOUST	•	Booking #:				
Asses	sment Date: 5-11-2021	Assessor: AT			County: Clar	k	
Defen	dant's Name: MATTHEW HOUSTON	DOB:	Case/Booking #: 21-CR-019840  Dept #: JC-3				
Addre City: State:	ess: NOT INTERVIEWED	Contact Phone #	: N/A		# of Current	Charges: 1	
	Serious Charge: Make threat/false re act of terrorism/WMD	Total Bail at boo	king: <b>TBD</b>				
SCO	RING ITEMS	•				SCORE	
1.	No If yes, list case # and jurisdic		ooking?			0	
2.	Age at First Arrest (include juvenile 21 to 35 yrs	arrests)	First Arrest Date	9-08-206	<b>05</b>	1	
3.	Prior Misdemeanor Convictions (pas One to five	st 10 years)				1	
4.	Prior Felony/Gross Misd. Conviction One or more	s (past 10 years)				1	
5.	Prior Violent Crime Convictions (pas None	st 10 years)				0	
6.	Prior FTAs (past 24 months) None					0	
7.	Substance Abuse (past 10 years) Prior multiple arrests for drug u	se or possession/	alcohol/drunkene	ess		2	
8.	Mitigating Verified Stability Factors None verified	(limit of -2 pts. to	otal deduction)		·	0	
	·			TOTAL	. SCORE:	5	
Risk	Level: <u>Moderate</u>		ovi	ERRIDE?:	☐ Yes	⊠ No	
Over	ride Reason(s):						
If Oth	er, explain:			•			
Final Recommended Risk Level: Moderate						R	
Supe	rvisor/Designee Signature				Date: 5-11	-2021	
N N	1 – CR – U19840 IPR Jevada Risk Assessment Tool 3584452				R	evised 3.2021	

# NEVADA PRETRIAL RISK (NPR) ASSESSMENT

Defendant's Name: MATTHEW HOUSTON

Booking #: 7035801

Felony convictions: 1

	YEAR	STATE	<u>CHARGE</u>	
Γ	2019	NV	DUI, ABOVE LEGAL LIMIT, (3+)	
ł				

Misdemeanor Convictions:

7 (13 IN DUI x2 Counts)

FTAS:

2

Detainers: N/A

Pending Cases: FTA WANT LV MUNI COURT #C1237802A

Revised 3.2021

**Electronically Filed** 8/4/2021 6:56 AM Steven D. Grierson CLERK OF THE COURT

1 **GPA** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 KRISTINA A. RHOADES 3 Chief Deputy District Attorney Nevada Bar #012480 4 200 Lewis Avenue Las Vegas, NV 89155-2212 5 (702) 671-2500 б Attorney for Plaintiff

> DISTRICT COURT CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

Plaintiff.

-V\$-

MATTHEW HOUSTON, aka, Matthew Travis Houston,

CASE NO:

C-21-357927-1

DEPT NO:

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14 Defendant.

**GUILTY PLEA AGREEMENT** 

I hereby agree to plead guilty to: AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC 50333), as more fully alleged in the charging document attached hereto as Exhibit "1".

My decision to plead guilty is based upon the plea agreement in this case which is as follows:

The State has no opposition to probation for a twenty-four (24) month period. The parties stipulate to recommend a two (2) to five (5) year suspended sentence. Parties agree Defendant will receive a mental health evaluation and any treatment as a condition of probation, and retain the right to argue any other terms and conditions. The State will not oppose dismissal of Case No. 21CR033713 after rendition of sentence. Defendant is to stay away and have no contact with Redenta Blacic, Rosemarie McMorris, and/or Jonathan Shockely. Defendant is to also stay away from 9930 West Cheyenne Avenue, Las Vegas, Nevada. The State will not oppose Defendant's own recognizance release with low-level

\\CLARKCOUNTYDA.NET\CRMCASE2/2021\158/78/2021\15878C-GPA-(MATTHEW TRAVIS HOUSTON)-001.DOCX

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 Controlled Substance with Intent to Sell, 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 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order the sentences served concurrently or consecutively.

l 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.

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 I have not been promised 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 on 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;
- 2. 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 hearsay 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 sentencing. 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:

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- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

# **VOLUNTARINESS OF PLEA**

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

I am signing this agreement voluntarily, after consultation with my attorney, and I am not acting under duress or coercion or by virtue of any promises of leniency, except for those set forth in this agreement.

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I am not now under the influence of any intoxicating liquor, a controlled substance or other drug which would in any manner impair my ability to comprehend or understand this agreement or the proceedings surrounding my entry of this plea.

My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.

DATED this 300 day of August, 2021. Showhere ashed with the express consent of:

NA19005

KRISTINAJAI RHOADES

Chief Deputy District Attorney
Neyada Bar #012480

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

# CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

- 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 3. I have inquired of Defendant facts concerning Defendant's immigration status 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:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

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 result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

- 4. 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 Defendant.
- 5. To the best of my knowledge and belief, the Defendant:
  - Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time-I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This \( \) day of August, 2021

ATTORNEY FOR DEFENDANT

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Electronically Filed 9/3/2021 10:58 AM Steven D. Grierson CLERK OF THE COURT

1 NFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 KRISTINA A. RHOADES 2 3 Chief Deputy District Attorney Neyada Bar #012480 4 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff 7 DISTRICT COURT I.A. 8/4/21 8:00 A.M. CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, C-21-357927-1 CASE NO: Plaintiff, 10 X DEPT NO: 11 -VS-12 MATTHEW HOUSTON, aka, Matthew Tris Houston, 13 INFORMATION Defendant. 14 15 STATE OF NEVADA

STATE OF NEVADA SS.

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STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That MATTHEW HOUSTON, aka, Matthew Travis Houston, the Defendant(s) above named, having committed the crime of AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC 50333), on or between December 23, 2020 and June 10, 2021, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did willfully, unlawfully, feloniously, and maliciously engage in a course of conduct directed towards REDENTA BLACIC and/or ROSEMARIE MCMORRIS and/or JONATHAN SHOCKELY that would cause a reasonable person to feel terrorized, frightened, intimidated, harassed, or fearful for their immediate safety or the immediate safety of a family or household member, by threatening to go on a mass shooting rampage similar to 1 October and/or making

V:2021\15B78\2021\15B78\CDIFM-(MATTHEW TRAVIS HOUSTON)-001.DOCX

Case Number: C-21-357927-1

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 Nevada Bar#001565

BY

Chief Deputy District Attorney Neyada Bar #012480

21CR019840/erg/L-4 LVMPD EV#210300101590

V/2021/15H/78/20211597EC-INFM-(MATTHEW TRAVIS HOUSTON)-001.DOCX

Electronically Filed 8/4/2021 6:48 AM 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	
6	STATE OF NEVADA,
7	PLAINTIFF, )
8	VS. ) CASE NO. 21-CR-019840
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,
20	DEPUTY DISTRICT ATTORNEY
21	FOR THE DEFENDANT:  BENARD H. LITTLE,  DEPUTY PUBLIC DEFENDER
22	PEROII FORMIC DEFENDED
23	* * * *
24	REPORTED BY: KIT MACDONALD, C.C.R.  CERTIFICATE NO. 65
~ =	

25

- 1 LAS VEGAS, CLARK COUNTY, NEVADA, MONDAY, AUGUST 2, 2021
- 2 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	HEARING?
6	THE DEFENDANT: YES, YOUR HONOR.
7	THE COURT: IT APPEARS TO ME FROM THE CRIMINAL COMPLAINT
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	C.C.III. NO. 03
21	
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Т	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 KIT MACDONALD, C.C.R.
14	C.C.R. NO. 65
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Electronically Filed 8/3/2021 10:56 AM Steven D. Grierson CLERK OF THE COURT

1 **INFM** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 KRISTINA A. RHOADES Chief Deputy District Attorney 4 Nevada Bar #012480 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT I.A. 8/4/21 CLARK COUNTY, NEVADA 8:00 A.M. 8 PD 9 THE STATE OF NEVADA, CASE NO: C-21-357927-1 10 Plaintiff, DEPT NO: X 11 -VS-12 MATTHEW HOUSTON, aka, Matthew Travis Houston, 13

INFORMATION

STATE OF NEVADA
COUNTY OF CLARK

Defendant.

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STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That MATTHEW HOUSTON, aka, Matthew Travis Houston, the Defendant(s) above named, having committed the crime of AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC 50333), on or between December 23, 2020 and June 10, 2021, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did willfully, unlawfully, feloniously, and maliciously engage in a course of conduct directed towards REDENTA BLACIC and/or ROSEMARIE MCMORRIS and/or JONATHAN SHOCKELY that would cause a reasonable person to feel terrorized, frightened, intimidated, harassed, or fearful for their immediate safety or the immediate safety of a family or household 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

Chief Deputy District Attorney Neyada Bar #012480

21CR019840/erg/L-4 LVMPD EV#210300101590 (TK3)

Las Vegas, Nevada 89117

REOT AMD LAW, PLLC ALEXIS M. DUECKER, ESQ. Nevada Bar No. 15212 340 E. Warm Springs Rd. Stc. 110 Las Vegas, Nevada 89119 Telephone: (702) 743-0107 Facsimile: (702) 796-4898 Email: alexis@amdlawlv.com Attorney for Petitioner Electronically Filed
10/3/2022 7:24 AM
Steven D. Grierson
CLERK OF THE COURT

# EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

STATE OF NEVADA.

Plaintiff.

VS.

MATTHEW HOUSTON

Defendant.

Case No.: C-21-357927-1

Dept. No.: XI

REQUEST FOR TRANSCRIPTS
PURSUANT TO NRAP 9(a)(3)

TO: (1) Kristine Santi, Court Recorder, RJC Lower Level Arraignment; (2) Victoria Boyd, Court Recorder, Department 10:

Defendant Matthew Houston requests preparation of a transcript of the proceedings before the district court, at State's expense as he is indigent and counsel is appointed, as follows:

(1) Judge or officer hearing the proceeding: Judge Michael Villani

Date or dates of the proceeding: August 4, 2021 (Initial Arraignment).

Portions of transcript requested: All (complete transcripts of all arguments of counsel and testimony).

Number of copies requested: One plus electronic.

(2) Judge or officer hearing the proceeding: Judge Tierra Jones

Date or dates of the proceeding: October 11, 2021 (All Pending Motions); October 25,

**2021** (Bench Warrant Return); **December 6, 2021** (Status Check: Sentencing or Motion to Withdraw Plea).

Portions of transcript requested: All (complete transcripts of all arguments of counsel and testimony).

Page 1 of 3

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Felephone: (702) 743-0107 Fax: (702) 796-4898 Las Vegas, Nevada 89117

Number of copies requested: One plus electronic.

I hereby certify that on the <u>3</u> day of <u>October</u>, 2022, I ordered the transcripts listed above from the court recorders named above. No deposit was paid as this is an indigent defendant appeal and transcripts are to be prepared at State's expense. See NRAP 24(a)(2), NRS 3.370.

DATED this October 3, 2022.

AMD LAW

S.M. DUECKER, ESQ. #15212

8687 W. Sahara Ave. Ste 201 Las Vegas, Nevada 89117 Attorney for Defendant

# AMD LAW

8687 W. Sahara Ave., Ste. 201 Las Vegas, Nevada 89117 Telephone: (702) 743-0407 Fax: (702) 796-4898

# **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of AMD LAW, PLLC and that, pursuant to NRCP 5(b), on October 3, 2022. I served a true and correct copy of the foregoing Request for Transcript via first class mail in envelopes addressed to:

Victoria Boyd, Court Recorder District Court Dept. 10 200 Lewis Ave. Las Vegas, NV 89155

Kristine Santi, Court Record RJC Lower Level Arraignment 200 Lewis Ave. Las Vegas, NV 89155

And electronic service was made this <u>3RD</u> day of October, 2022, Electronic Filing Service

to:

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Clark County District Attorney's Office Motions@clarkcountyda.com

PDmotions@clarkcountyda.com

By:

An Employee of AMD LAW



# EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3<sup>™</sup> 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 11

October 26, 2022

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: Motion For Transcripts

# 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

# - JC Dept. 4 \$ 21 PO 1950 -EMERGENCY MOTION FOR THE JUSTICE COURT OF LAS VEGAS TOWNSHIP IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON, PLLC, PlaintIFF., PlaintIFF-in-Error and the Appellant, - Petitioner, MANDALAY BAY CORP., AND THE DEEP STATE OF NEVADA ET AL Respondent(s) - Defendant (s)

85354 Supreme Court No(s) 79468 80562 84281 District Court No. 6.21.357927.1 JUSTILE COURT No. 21P01950 (21Po1295) SEE 17FOD474X SEE A. 17. 7588661. Cand All cases

TO: TIERRA DANIELLE JONES- SEE CLERK "JAR, 9-14-2022" Court Reporter Name

Matthew Trans Houston demands preparation of a transcript of the proceedings before the district court, as follows: · EVERY - BODY (that means ALL witnesses) Judge or officer hearing the trial or hearing: Everybody retroactively from 9.20. 2016. Date(s) of trial or hearing: September 2016 through today, September ongoing hence may too many appeals: 21st, 2022 and Portions of the transcript requested: All of Hom - SEE 21CR 019840, 21CR033713 C-17.323614.1 17FOOH74X and also the "LAS VEGAS MUNICIPAL COURT No. C1248384A and C1237802A+A.22.758861.C.

PLEASE TAKE NOTICE OF THE RELAMED APPRAIS OF 79408, 84885, 85351 80562, 80562-COA, 84417, 84418, 84477, 84887. 8535A 84281, 84478, 84886, 85353

MATTHEW TRAVIS HOUSTON Name of person requesting transcripts PO BOX 650 Cr

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

(610) 762 - 4143+(714) 916 - 7431 Telephone number(5)

# **CERTIFICATION**

I certify that on this date I ordered these transcripts from the court reporter(s) named above by mailing or delivering this form to the court reporter(s) and I paid the required deposit.

RECEIVED

Matilus

RECEIVED

Number of copies required: 33

OCT 1 8 2022

OCT n 3 2022

CLERK OF THE COURT Deptember 21st 202 Date

CLERK OF THE COURT

# **CERTIFICATION**

I certify that on the date indicated below, I served a copy of this completed transcript request form upon the court reporter(s) and all parties to the appeal:
By personally serving it upon him/her; or
By mailing it by first class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served by mail):
ATTN: JAR, clerk - RE 9.14.2022
JUST-US" COURT, LAS VEGAS. TOWNSHIF 200 LEWIS AVE PO BOX 352511
LAS VEGAS. NV 89155 - 2511
DATED this 21 day of SEPTEMBER, 2022.
Matthew Trave High
MATTHEW TRAVIS HOUSTON, CHTD Print Name PO BOX 650 22010 Cold Creek Road Address
INDIAN SPRINGS NY 89070 City/State/Zip
(714) 916-7431 (610) 762-4143 Telephone number

# Page 20 of PETITION FOR A. WATT OF HABEAS CORPOS

the same of the sa
1 Memorandum of Points and Norther Ten Support of request
2 for transcripts at State's expense:
3 The Petitioner respectfully requeste that this Count
H order the production of the transcripts papers, pleadings and
5 any other documents with regard to the above entitled cases.
6 That these downents are to be furnished to the Petitioner at the
7 States Expense due to his poverty.
8. That only with proper persent of those documents of the
9 above-entitled cases will the Potitioner be able to adequately
10 prepare a post-conviction petition or direct appeal, that would
11 allege all issues and grounds for relief that he is seeking.
12 Peterson vs. Warden 87 Nev. 134. 483 P. 2d 204/1971
12 Peterson vs. Warden, 87 Nev. 134, 483 P. 2d 204(1971) 13 holds that:
14 does not contemplate that a record will be
15 Furnished at State Expense upon more unsupported
16 request of a petitioner who is unable to pay for
them so must be satisfy the points and raise
merit and such merit will be supported by review
of the record
20 Moreover, the Petitioner would be prejudiced obsent the Counts
21 granting of the within motion. Petitioner would not have means
22 necessary to tile a proper person netition for writ of hoboar yours
Post-conviction or direct appeal to the Nevada Supreme Count
that would allow the petitioner to allege all available icense
WHENCHOKE retitioner Matthew Travis Houston poors that
The solution an order directing the practice to as any the
Threstoing reasonated transcolute. Aftermation ourcount 1. Necessary
10 this Edocument does not contain the social security number of any person.
28 this stockment does NOT contain the social security number of any person.  29 NACVE 5(b) Case Number C-21-357927-1 X Matthew Travis Housday, pro se
20 UATUU: MS=2 day of February, 202820 Matthew Travis Housdan, pro se

Indian Springs, NV 89070-0650

PO Box 650

RECEIVED OCT - 5 7022

OLERK OF THE COURT

CRYSTAL Eller. Elle Rochan; Judge James Crackest GENE PORTER, SUSAN BACCUS, Handcastle and MAGUSTRATE MICHELLE DE LA GARZA

JUST-US COURT, LAS VEGAS TOWNSHIP

BOO LEWIS AVE. FWO: CHAMBERS TAMES CRUKETT M. Jones, Barker,

これでは、人名の人の世界の人が

LAS VEGAS NV 890

PO BOX 552511

INVOKE DEDICTION - COUNTY IN THE

ALL OFFICIAL PUSINESS OF ELITE LEGAL, LLC

UNIT3A/R Sep 2 1 2022

MICHOESERI SIATE PRISON



# EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3rd FL 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 11

October 26, 2022

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: Motion For Speedy Trial Or In The Alternative For Dismissal

# 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

ı		EMERGENCY LETTER OF MOTION
2		CC: CHAMBERS OF ALL MAGISTRATES, Including the Chirf.
3	•	TO: THE LAW CLERK(S) OF MULTIPLE DEPARTMENTS,
4		AS THESE ORIGINAL DOCUMENTS MUST BE
5		FILED INTO MULTIPLE CASES -
6		First and formost, my apologies for the Defendant's cause of action (b)
7	And	First and formost, my apologies for the Defendant's cause of actici (b) is I am an innocent man, adhering to principle as I have for 38 years. As mentioned above, I must request that this
8		most tusted and honorable clerk file ALL of
9		
10		my documents into All of my cases as follows: (in chronological ORDER)
H		A-17-758861.G -> A-22-758861-G depts-17,18,29
12		C-17-323641-1 A-19-800219-W depte-19
13		C-21-357927-1 A-22-853203-W dept. 11
14		A-22-856372-C dept. 20
15		A-22-858580-G dept. 4
16		I have left the Motton's Case #2 Dept # 5 blank for appropriate copies.
17		Next up is this "JUSTICE COURT" situation, or lack thereof.
18		15 it possible that ofter filing this motion into 5(8)
19		cases that the district court clerk could fur
20		this to the JUSTICE COURT Clerk "JAR" for filing
21		Into Justice Courts Las Vegas Township Case No. 21P01950,
22	1	= Dept. 14 and also 17F00474X? Is it possible that
<sup>2</sup> 3	70.5	By all could assist with my "MUNICIPAL COURT" litigations?
崎	197	Ex must also have this motion filed into LAS VEGAS
WCENED TO	100	By all could assist with my "MUNICIPAL COURT" litigations? ET must also have this motion filed into LAS VEGAS SMUNICIPAL COURT Case No.15) C1248384A and C1237802A,
26		However that court has failed to respond to me repeated
27		attempts at filing. I sincerely appreciate yiall including this

letter in ALL filings and recuests. X. Matthew Travis Houston.

1	MATTHEW TRAVIS HOUSTON
2	Name Nooc #12:0652 Plointiff/In Propria Personam
	Post Office Box 650 [HDSP]
3	Indian Springs, Nevada 89018
4	
5	DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	
8	MATTHEW TRAVIS HOUSTON,
	Plaintiff, Petitioner-Appellant and)
9	the Plantaffin-Error,
10	
11	MANDALAY BAY CORP., ET AL AND ) THE DEEP STATE OF NEVADA, Dept. No. C-21-357927-1
	)
12	Defendant(s), Docket Dept.11
13	
14	NOTICE OF MOTION
15	YOU WILL PLEASE TAKE NOTICE, that Plaintiff- in- Error
16	Matthew Travis Houston late Plaintiff and Petitioner-Appellant)
17	will come on for hearing before the above-entitled Court on the
18	day of, 20, at the hour of o'clock M.
19	in Department, of siad Court.
20	
21	CC:FILE
- 1	
22	
23	DATED: this 30th day of September, 2022.
24	
25	DV. Mattheway Tolorie Hands
26	Matthew Travis Houston 12 10652
	Plaintift In Propria Personam

MATTHEW TRUMS HOUSTON #12:0652 Defendant/In Propria Personam Post Office Box 650 [HDSP] Indian Springs, Nevada 89018 8 DISTRUT 5 CLARK COUNTY, NEVADA 6 7 8 MATTHEW TRAVIS HOUSTON, Petitioner-Appellant and the 9 Plaintiff-Plaintiff-in-Error. 10 Case No. MANDALAY BAY CORP, ET AL AND 11 THE DEEP STATE OF NEVADA, C-21-357927-1 Dept.11 12 Defendant (s) Docket 13 14 MOTION FOR SPEEDY TRIAL OR IN THE ALTERNATIVE DISMISSAL FOR LACK OF SPEEDY AND TIMELY PROSECUTION 15 16 Date of Hearing: 17 Time of Hearing: 18 "ORAL ARGUMENT REQUESTED, Yes X No 19 COMES NOW, Defendant, Matthew Travis Houston, proceeding in 20 proper person, hereby moves this Honorable Court for a speedy trial, or in the 21 alternative, dismissal for lack of speedy and timely prosecution of the aboveentitled action. Defendant is also Retitioner-Appellant and Planntiff-in-Error. 22 23 This Motion is made and based upon all papers and pleadings on file with 24 the Clerk of the Court which are hereby incorporated by this reference, the Points and Authorities herein, and attached Affidavit of Defendant (EXHIBIT 1) 25 DATED: this 30 day of SEPTEMBER, 2022. 26 27 28 Defendant/In Propria Personam

# POINTS AND AUTHORITIES

# THE DEFENDANT IS ENTITLED TO A SPEEDY TRIAL OR DISMISSAL FOR LACK OF SPEEDY PROSECUTION

The Sixth Amendment to the United State Constitution sets forth the following mandate upon the States through the Fourteenth Amendment:

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial..."

This Constitutional mandate has been codified in the State of Nevada in the NRS under section 178.556(2):

"If a defendant whose trial has not been postponed upon his application is not brought to trial within 60 days after the filing of the complaint for an offense triable in a justice or municipal court, the court may dismiss the complaint."

As can plainly be seen, Defendant's right to a speedy trial, or dismissal in the alternative, is grounded in Constitutional as well as Nevada statutory mandate.

Defendant is currently serving a term of imprisonment of 12-60 months in the custody of the Nevada Department of Corrections [NDOC] located at HDSP (22010 Cold Treek food Indian Spring NV) within the County of Clark, Nevada. Therefore, it is apparent that the Defendant cannot transport himself to the Courthouse for prosecution. Moreso, the responsibility of having the Defendant transported lies with the Marshalls of the City of LAS VEGAS, or, with the Nevada Department of Corrections.

while the issuance of the complaint and warrant are sufficent in themselves to cause the responsibility for speedy ...

agencies of the City of LAS VEGAS, have shirked their direct and legal responsibility in the matter by refusing to transport, or cause to be transported, this Defendant to the Courthouse for legal action upon this case to occur. Defendant is informed that he will be held to answer for the charges at some nebulos and undetermined time in the future and this cannot stand Constitutional scrutiny.

The laws of Nevada are clear in this regard. A warrant, once issued, must be served and executed by a peace officer, and the officers of the Court of the City of LAS VEGAS are such peace officers. See, NRS 171.188:

"The warrant may be executed at any palce within the State of Nevada."

Thus, the Defendant's incarceration cannot stand as a bar to the execution of the warrant. Furthermore, NRS 171.122(I) states:

"The warrant must be executed by the arrest of the defendant."

Therefore, the Chief Marshall and the LAS VEGAS City Attorney's Office, being fully aware of the whereabouts of the Defendant, against whom a warrant is pending, must execute the command of said warrant.

The Defendant has made every effort available to him to attempt to address and remedy the injustice and handicap that he now suffers as a result of the outstanding charge(s), as is shown by the annexed exhibits. This Court will now have the opportunity to correct this injustice and to initiate their lawful duty by the issuance of the Order made by this Motion.

To do otherwise would be a violation of the very concept of the justice and equity upon which the American system of jurisprudence rests.

#### CONCLUSION

Defendant has shown a just and legal obligation placed upon the officers of the Court of the City of LAS VEGAS to issue the Order contemplated by this Motion for the transportation of this Detendant to the Court for the disposition of said pending charge(s) forthwith, or, in the alternative, the dismissal of said charge(s) and the removal of the warrant/detainer placed against this Defendant for the denial of the right to a speedy prosecution.

wherefore, this Honorable Court is requested to liberally construe the pleadings herein in order that its manifest and just purpose be so accomplished.

CC:FILE

DATED: this 30 day of SEPTEMBER, 2022.

Respectfully submitted,

Matthew Tray's Houston # 12:06
Detendant/In Propria Personam
Post Office Box 650 [HDSP]
Indian Springs, Nevada 89018

# EXHIBIT 1

MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE

No. 1

	MERGENCY EX PA	RTE - EN	DANC - 145
	A - LETTER OF		Department -
	Case T	Number (s) A-	22-856372-0
		Joinder → A-	22-758861-( 22-853203-1
	NEVADA DEPARTMENT INFORMAL GR	OF CORRECTION IEVANCE	S Dept. XI
NAME:	MATTHEW TRAVIS HOUSTON I.C.		52
INSTITUTIO	ON: HOSP "SMU" UN	it: <u>3Å3</u> 4	·
GRIEVANT	'S STATEMENT: OATH and WILL	from Amer	ican Bar
Associa	tion Member No. 046627	784 (LETTER	OF MOTION
TO CH	AMBERS). I am proud o	F Ell: Rochant	today an her
adheron	ce to principle regarding	the 6 year	minimim
she im	posed upon the burglar	who skipped	boil to ac
SWORN DE	CLARATION UNDER PENALTY OF PE	RJURY (P.#1	of 7)
	NATURE: Motthew Travis K		
	COORDINATOR SIGNATURE:	DATE:	₹
GRIEVANCE	RESPONSE:		
			· · · · · · · · · · · · · · · · · · ·
CASEWORK	ER SIGNATURE:	DATE:	
	NCE UPHELD GRIEVANCE DENIED		
		DATE:	
IN	MATE AGREES INMATE DISAGR	FFG	
INMATE SIGN			
	NATURE: SIGN CONSTITUTES ABANDONMENT OF THE	· <del></del>	EL CREVANCE MAY
BE PURSUED	IN THE EVENT THE INMATE DISAGREES.	te Claim. A first Levi	EL GRIEVANCE MAY
Original: Canary:	To inmate when complete, or attached to formal grie To Grievance Coordinator		CUI MARTING
Pink: Gold:	Inmate's receipt when formal grievance filed	OMANA - NE	CHAMBERS+
		CIVILIAN - IN	4-1 A 12-40/4

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP- SMU" BMU UNIT #: 3A3H
GRIEVANCE #: GRIEVANCE LEVEL: INFORMAL
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 7
ruin people's lives in California when he was 17 and
is now not even 25. I Suffer from CPTSD (complex
post-traumatic stress disorder) and numerous other
impairments, and I shed tears of empathy today,
especially after the lady who received drug court
informed the public about the recent suicide of
her 13 year old son.
Other than to inform you of my renewed
ABA Membership No. 04662784 (due in part to my
companion, Andrew P. Gordon helping me to recover
what's left of my law office that was destroyed
in I owal to which the defendants caused were
a over \$36,500,000.00 in losses of client intel.
antiques and irreplocable things not limited to my
trusty K-9 UNIT JOHNY CASH and LIL' GEORGE LUCKS),
I am writing to inter on my statement today,
Original: Attached to Grievance Pink: Inmate's Copy

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP "SMU-BMU" UNIT #: 3A34
GRIEVANCE #: GRIEVANCE LEVEL: INFORMAL
GRIEVANT'S STATEMENT CONTINUATION: PG. $3$ OF $7$
during which I thanked you for service to the town,
NDOC NIELSON and company, and stated my 38 years
of experience in dealing with criminal justice reform
advocacy. I cannot afford to be any further mis-
interpreted. What has been difficult is feeling that
NDOC staff probably think that I'm full of hot air,
because I'd requested personal recomendations to NPF
NEVADA DIVISION OF FORESTRY "FIRE-CAMP", Law Library
clerk and Governor's Mansion jobs. Regardless of my
factual and actual innocence, and being subjected to
a violent and inhumane environment, I have been an
over-achiever for 39 years. Too bad for the
community that Judge Villani, Mugistrate De La Garza,
Mary Kay Holthus or neither was Chief Linda informed
of my valor. I am struggling with developing new
relationships due to the events of my ONE OCTOBER
Original: Attached to Grievance

Pink:

Inmate's Copy

Original:

Attached to Grievance

Pink:

Inmate's Copy

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU-BMU" UNIT#: 3A34
GRIEVANCE #: GRIEVANCE LEVEL: INFORMAL
GRIEVANT'S STATEMENT CONTINUATION: PG. 5 OF 7
I had contributed just under \$92,000.00 to the
REAL TALK PROGRAM, and numerous other most
honoruble organizations over the last 39 years
of my life and I'm concerned as to specifically
and just why exactly I am in your "NDOC"?
Illegally and for a 2ND term, especially as our
non-exhistent Law Library are providing error, if
anything at all. In the closing of a door to a
diamond in the rough, I must reiterate that not
all of us lawyers are ambulance chasers. Although
it is rare, some of us actually care, about things
other than money. Ell: I am concerned regarding
your order for appointment of rounsel, and how
that effects my reputation to the ABA, the
Hague, the Ministry of Justice, the Vatican and
so many of my associutes, friends and family

Attached to Grievance

Inmate's Copy

Original:

Pink:

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU-BMU" UNIT #: 3A34
GRIEVANCE #: GRIEVANCE LEVEL: IN FORMAL
GRIEVANT'S STATEMENT CONTINUATION: PG. 6 OF 7
Pursuant to Napoleonic Code, I demand respect
and timely accomposations in the motion for
expidition of briefing schedulely) and further
motions for additional REINSTATEMENT OF BRIEFING
SCHEDULES. And where's my executive clemency
and pardon? Hidin' From BIDIN? Such valued
dreams of expiditious reality were of no value to
the genocide against my people, the Magnoketa, to your UNION ARMY conspiral were they Mr.
to your UNION ARMY conspirar were they Mr.
Ulysses? This property destruction claim is evite
exponential and retroactive pursuant to filed
tolling motions. I WILL track down SKYWALKER
from 2019 e TLVCC, via my psychic agents e
LYMPD, as he's most likely dead already. Please
tip your medium as I tip this orange cup out
of 39 years of sustained OBLIVION towards FREEDOM.

Attached to Grievance

Inmate's Copy

Original:

Pink:

#### NEVADA DEPARTMENT OF CORRECTIONS INFORMAL GRIEVANCE

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP UNIT: 15.M.U. 1 3-A-2
GRIEVANT'S STATEMENT: THE LAST DAY I WAS ALLOWED ACCESS TO
SHOWER / TELEPHONE WAS ONLY 1/2 HOUR EVENING OF
JULY 13, 2022 AFTER COURT. I WAS NOT SERVED WITH
ANY SORT OF NOTICE TO ATTEMP COURT OR WHAT MOTIONE
I WAS TO HAVE ARGUED UNTIL JULY 15, AFTER HEARINGS.
SWORN DECLARATION UNDER PENALTY OF PERJURY
INMATE SIGNATURE: Motehan Prins Horse To DATE: 7.16.22 TIME:
•
GRIEVANCE COORDINATOR SIGNATURE: DATE: TIME:
GRIEVANCE RESPONSE:
CASEWORKER SIGNATURE: DATE:
GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER AR 740
GRIEVANCE COORDINATOR APPROVAL: DATE:
INMATE AGREES INMATE DISAGREES
INMATE SIGNATURE: DATE:
FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES.
Original: To inmate when complete, or attached to formal grievance  Canary: To Grievance Coordinator  Pink: Inmate's receipt when formal grievance filed  Gold: Inmate's initial receipt
B-15

NAME: MATTHEW TRAVIS HOUSTON	I.D. NUMBER: 1210652
INSTITUTION: HDSP	UNIT # 15.M.U. " 3.A.2 NOW .A
GRIEVANCE #: 20063140694 GRIEV	ANCE LEVEL: INFORMAL 34
GRIEVANT'S STATEMENT CONTINUATION: FACTUAL LOSS OF HARM;	PG. 2 OF 3
I TURNED IN COPY(S) OF THE	HTATCHED DOC-3012 "KITE"
ONE TO YAW LIBRARY, ONE TO	MENTAL HEALTH /MEDICAL
IN ACCORDANCE WITH PROCEOURE(S).	TODAY IS 7-16-22
AND I STILL HAVE NOT BEEN ALL	OWED ACCESS TO SHOWER
CHECK KIOSK, MAKE LEGAL PHONE	E CALLIS) FTC. THIS
72-HOUR DEADLINE, BY LAW IS	A RIGHT TO BOTH
INNOCENT AND "GUILTY" PRISONER	
CUSTODY STATUS. I HAVE BEEN	
BRASS SLIP-LEGAL POSTAGE CAUSIN	16 VALID APPEAL
DEPRIVATION CLAIMS AND EXCEEDIN	G COURT ORDERED
DEADLINES AT NO FAULT OF MY	OWN. 7-13-22 I WAS
DENIED EMERGENCY GRIVANCE AFT	ER BEING ASSAULTED
BY L.V.M.P.D. AFTER HEARING.	BEFORE COURT I DISCOVERED
FISHTANK C/O WITHESS NAME "BARN	ETT" IN RK "2.1.22
.1	C/O "ANDNYMOUS"
PILLAGED MY LEGAL PLEADINGS, CA	

Original:

Attached to Grievance

Pink: Inmate's Copy

8-16 (7) P. 104 837

DOC - 3097 (01/02)

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652 NOW
INSTITUTION: HDDF UNIT#: S.M.V. 3.A.2. 'D
GRIEVANCE # 2006 3140694 GRIEVANCE LEVEL INFORMAL 3
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3
VIOLATING 4TH AMOT. AND 8TH AMOT. RIGHTS, NRS, ETC.
ILLEGAL SEARCH, UNNECESSARY INTERROGATION / OWESTHONING.
@ court 7-13-22 ELLI ROOHANI MISAPPOINTED REPRESENTATION
"ALEXA" WITHOUT MY PERMISSION, I REQUESTED COUNSIL
ONLY TO ACT AS "STANDBY" ROOHANI REFUSED TO HELP
FILE LYMPO REPORT IN RE DEATH THREATS RECEIVED
IN MY LEGAL MAIL. I WAS VERBALLY ABUSED ON-
THE-RECORD BY E. ROOHANI WHEN SHE SAID " I'M DONE
TALKING TO YOU" THAN WAS ASSAULTED BY LYMPD AS
EXITING COURTROOM AND TO HOLDING / AMBULANCE. HOSP NPOC
RETURNED MY PERSON TO HOSP INFIRMIRY AND I AT LEAST
WAS ARE TO CHECK IN WI MENTAL HEALTH.  REMEDY: HOSP LAW CLERK / STAFF ESCORT AS WELL
REMEDY: HOSP LAW CLERK / STAFF "ESCORT" AS WELL
AS AN NOOC LT + SGT+ SENIOR TO BE PRESENT AT MY
NEXT HEARINGS SCHEDULED AUG. 9TH 2022 AND AUG. 30, 2022.
PLEASE BRING YOU HEINIKING KURRY, SAGE, NOOC SQUAD 3
Original: Attached to Grievance AND \$500.00 FOR INCURRED DAMAGES Pink: Inmate's Copy NOT LIMITED TO EMOTIONAL DISTRESS.  B-17

#### NEVADA DEPARTMENT OF CORRECTIONS FIRST LEVEL GRIEVANCE

NAME: MATT	HEW TH	AVIS HE	<b>HOTCU</b>	I.D. NUMBER:	_131	0652	<del></del>
INSTITUTION:	HDSP	113MC.	BMU"	UNIT:	<u> </u>	Ipha 3	4
I REQUEST THE MANNER. THE OFFOR REVIEW.				BER 200 ALL SUPPORTI	63140; NG DOCU!	694, IN MENTATION	A FORMAL IS ATTACHED
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MAYE INC	iuded ev	idence e	r test	imeny of	n paig	<u> </u>	<b>&gt;</b>
years of retirem	experience	e In law	<u> </u>	recount	_and_	waltik	10.18.3/
retirem	ents suc	s as Joi	Lom	PARDO, ET		et rete	<u> </u>
GRIEVANCE CO	ORDINATOR SI	GNATURE:			D	ATE:	
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FIRST LEVEL RE	SPONSE:						
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INMATE SIGNA						DATE:	
FAILURE TO SI PURSUED IN T	HE EVENT THE	INMATE DISAG	HEES.			VEL GRIEVA	NCE MAY BÉ
Original: Canary: Pink: Gold:	To Grievance	pt when formal (			•		

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP "SMU" UNIT #: 3 A 34
GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: FIRST
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 3
1 HOUSTON (this is a transcribed copy from R. Angel #10)
2 I know they ran some \$ for you I
3 feel like IM chasin my \$ pay me
4 whatever comes today we call it even
5 and workout a deal for the tv but.
6 this will all be hand to hand business
7 I'm not gonna chose you 4 my \$ I'll
8 put the tr outside your door when you
10 get that \$ from your as soon as store
11 comes. If you don't pay me today in
12 food / coffee I'll get a hold of your
13 phone pin and make it hard 4 you I
14 just want what you one me by R Angel
The above copied statement is written in blue ink as
"witness" on line number \$9 shall be revealed in court.

B-10

Attached to Grievance

Inmate's Copy

Original: Pink:

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU" UNIT #: 3 A 3H
GRIEVANCE #: 20063140694 GRIEVANCE LEVEL: FIRST
GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 3
Yesterday on 9.12.2022, I was checking on my
neighbor in 25 to see if he was okay as he's
been depressed and emotionally distressed, having
endured retaliation and unnecessary and involuntary
assault of prior NOOC actions from the hole".
upon checking on my neighbor in \$25 11 BIRDMAN"-
(a shady character) I suspect to be extremely
obese make interrogative noises that sounded
quite animalistic. His threatening statement was
along the lines of, don't you owe me >4
from the other tier?" After I responded "No"
he concluded with the closing threatening statement
of, "okay "you can keep it moving than"
The sad thing is, #24 woddles like a pork
chop on the grill when I'm fryin' emup.
We'll have to cook the books on this little porker.

B-11

Original:

Pink:

Attached to Grievance

Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS SECOND LEVEL GRIEVANCE	
NAME: MATTHEW TRAVIS HOUSTON ID NUMBER: 121065	2
INSTITUTION: HDSP "MU"-BMU UNIT 3A34	
I REQUEST THE REVIEW OF THE GRIEVANCE, LOG NUMBER 200631 35783 CONDITION OF THE ORIGINAL COPY OF MY GRIEVANCE AND ALL SUPPORTING DOCUMENTS ATTACHED FOR REVIEW.	N TH
SWORN DECLARATION UNDER PENALTY OF PERJURY	
INMATE SIGNATURE Matthew Traver Houston DATE 1-18	3-2
WHY DISAGREE YOU WILL NOW TAKE NUTICE of the	<u>.</u>
tools that I am going to use to hung myself from the air vents because the	
Defendants not limited to TIERRA DANIELLE	
JUNES made too many pour decisions in their l	<u></u>
CRIEVANCE COORDINATOR CICALIFIC	1143
DATE	
SECOND LEVEL RESPONSE	<del></del>
GLOOND LEVEL RESPONSE:	<del></del>
	<del></del>
GRIEVANCE UPHELD GRIEVANCE DENIED ISSUE NOT GRIEVABLE PER A	R 740
SIGNATUREDATE:DATE:	
GRIEVANCE COORDINATOR SIGNATURE:DATE:	
INMATE SIGNATURE:DATE:	
THIS ENDS THE FORMAL GRIEVANCE PROCESS	
Original: To inmate when complete, or attached to format grievence	
Pink: Inmate's receipt when formal grievance filed	
Gold: Inmate's initial receipt	

LOG NUMBER:

SEE ATTATCHED 3097

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HOSP "SMU - BMU" UNIT #: 3 & 34
GRIEVANCE #: 20063135783 GRIEVANCE LEVEL: EMERGENCY 214
GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 2
KITE RECEIVED FROM ANGEL 3.4.10:
"YOU KEEP SAYIN I FUCKED YOUR PIN WHEN
YOU KNOW MY GIRL BOT MONEY ON THERE?
ROGER ISN'T ME I SOLD YOU A GOOD SHIRT FOR
A GOOD PRICE AND NOW I'M GETTING FUCKED
OVER CAUSE YOUR NOT A MAN OF YOUR WORD IM
THROUGH GOING BACK AND FORTH WITH YOU EVENTUALLY
MY DOOR WILL OPEN UP YOU EITHER PAY ME OR
DON'T THAT'S ON YOU IF YOU DECIDE NOT TO
JUST BE READY TO FIGHT WHEN WE GET
THE FIRST CHANCE I ALREADY TRY TO BE
COOL WITH YOU THAT IS UP TO YOU NOW.
Original: Attached to Grievance Pink: Inmate's Copy

B-33

NAME: MATTHEW TRAVIS HOUSTON I.D. NUMBER: 1210652
INSTITUTION: HDSP - "SMU" UNIT #: 3-A-34
GRIEVANCE #: 20063135783 GRIEVANCE LEVEL: COME TO COME
GRIEVANT'S STATEMENT CONTINUATION: PG.   OF   1
9/28/2022 RECEIVED F/ NEIGHBOR: I'M NOT ONE TO GET INTO OTHER
PEOPLE'S BIZNESS, BUT IF I WOULD HAVE KNOWN THATTHATS WHAT "TOOTHPICK"
THAT'S WHAT I (ALL HIM) WAS DONG WI YOU, I WOULDA SAID HELL - NAW!"
I DON'T KNOW IF YOU KNOW HIS OLD CELLY "M-C"-WHEN THEE GOT SEPARTHO
MC WENT TO B'-SIDE. THEN I MOVED IN (W/M-) HE TOLD ME ALL
THE GRIMY SXXX THAT TOOTHPICK WAS DOING, INCLUDING USING
UPALL OF MCIS PHONE TIME. I FIRST MET TOOTHPICK
AT CCDC 98 & HE WAS JUST AS GRIMY THEN 700. HE'S HOTHING BUT
A DIRTBAG SHOB. IF YOU CAN CUT TIES WITH THAT KID, DO IT NOW!
GET A KITE OUT TO THE CASEWORKER AND INMATE PHONES THAT
YOU NEED YOUR PHONE PIN CHANGED BECAUSE SOMEONE SAW YOU
PIAL YOUR PIN & STOLE IT. DO IT NOW! THIS DUDE IN NOT GOING
TO LEARN. LOOK WHAT KIND OF TATTOOS HE HAS. ON HIS FACE!
HE LOOKS LIKE A CLOWN. SAY BYE TO YOUR LOSSES. GET
YOUR PIN CHANGED, & CUT HIM OFF. PS- HIS THREATS ARE
EMPTY HE CANT FIGHT. (ORIGINAL MILED TO ATTORNEYS) PWD:
Original: Attached to Grievance PLEASE SEE#2006 31 40694  Pink: Inmate's Copy (Filed in EUDC A-22-853203-W, JC  Case No 21801950 and multidistrictly  1itigation in US DISTRICT COURT  #2:21-cv-00499-JAD-DJA 15020-  DOC-3097 (01/02) CD

. PENEWED COMPLAINT IN LETTER OF MOTION 5-20-2022 TO: ELLI ROCHAMI, MICHIEL P. VILLANI, MICHELLE MCCARTHY, CYNTHIA MOTORE MOLERES CHAUNTE PLEASANT MARY KAY HULTHUS. MICHELLE DE LA GARZA, STEVE GRIERSON, HEATHER UNGERMANN, JOE LOMBARPO, OSCAR GOODMAN, CAROLYN AND EVERYBODY ELSE AND THEIR MOTHERS: IF RJC FORWARDS ONE MORE OF MY ORIGINAL DOCUMENTS TO

OCTOTMAL DOCUMENTS

SE SCOTT POISSON

WITHOUT RETURNING A COPY

TO ME, THAN [

AM GOING TO HANG MUSELF IN THIS PRISON CELL.

X Olivine Jean Hart

M. J. H.

666

SICK OF YOUR

NEGLIGENCE Scott

AND JACK, et al

age Number Nine

∑Z-Q-∑ Page Number Nine

No. 2 845

## (Brass Slip) Return Memorandum

Date: 4/28/22 To: ADMINISTRATION Institution: HISP	
From: Inmate Banking Services (Staff Initials: 1798A )	
Inmate Banking Services received a brass slip and/or Savings Withdrawal Request detailed below.	
Inmate Name: MOTHEW HOUSTON NDOC#: 1210652 +87 + (Two Sense) 4.  Made Payable To: NDOC Amount: \$ 1,760,000. CONFEDERACY OF	
Made Payable To: NDOC Amount: \$ 1,760,000. CONFEDERACY	
Brass Slip #: 252596 Purpose: LEGAL POSTAGE K.K.K.	
BRASS SLIPS:	
The brass slip is being returned because an authorized institutional staff's signature was not obtained. The DAVIS	•
PERRISH, LA The brass slip has not been processed and has been voided. If applicable, please return the envelope and its contents to the above-mentioned inmate. The brass slip was voided for the following reason(s):	*
Unable to determine the purpose of the brass slip (e.g., legal copies, postage, etc.)	
Inmate Signature was not obtained / Inmate name and/or number missing	
Dollar amount of the brass slip was not inserted / Dollar amount change not initialed by inmate	
Canceled per inmate's request	
Inmate account does not have sufficient funds – NSF (Account balance: \$)	
Inmate account is frozen	
Inmate needs to supply postage for the brass slip	
Inmate needs to supply a self-addressed stamped envelope for the brass slip	
Unable to verify authorized signature	
Payee on brass slip does not match envelope	
Verification not returned by facility	
Other	
er AR 258.13.3.G, an inmate should not have a copy of a fully executed brass slip.	
AVINGS WITHDRAWAL REQUESTS:	
The Savings withdrawal request was not approved for the following reason(s):	
Withdrawal from a Savings Account must be approved through Inmate Savings Withdrawal Request form (DOC-515)	
Savings account has not met the maximum threshold required by AR 258.01.D (3).	
0005090 (rev. 09/2018) D.E.P. Page Number Ten MV4 SEAL 1.04.08 (6.6.20	
# 301666120100001 N.3 (three) legally blind + C.P.T.S.D 9.30-2016 7-15-1984	

#### CERTIFICATE OF SERVICE BY MAILING

	<u> </u>
2	I, MATHEW TRAVIS HOUSTON, hereby certify, pursuant to NRCP 5(b),
8	that on this 30 day of SEPTEMBER, 2022 mailed a true and correct copy
4	of the foregoing, "EMERGENLY LETTERS OF MOTION NOTICES OF
5	MOTION, EXMIBIT IIS) AND MOTION FOR STEFOY TRIALES OR IN THE
6	ALTERNATIVE DISMISSALS FOR LACK OF SPEEDY AND TIMELY PROSECUTION " by depositing it in the High Desert State Prison, Legal Library, First-Class
7	postage fully prepaid, addressed as follows:
8	CC: LHAMBERS
9	LAW CLERK
10	LAS VEGAS, NV
11	89155
12	
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14	
15	
16	
17	CC:FILE
8	·
9	DATED: this 30 day of SEPTEMBER, 2022
20 <b>∏</b>	a 11.
n	Mother Trais House 1210652
2	Petitioner/In Propria Personam Post Office Box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
4	IN POWER PROPERTY.
5	
8	
7	
8	

CC; CHAMBERS
ATTN: LAW CLERK
REGIONAL JUSTICE CENTER
200 LEWIS AVENUE LAS YEGAS, NV 89155

ARA No. 04662784

848



Electronically Filed 1/5/2023 3:44 PM Steven D. Grierson CLERK OF THE COUR]

1 RTRAN 2 3 4 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 STATE OF NEVADA, 8 CASE NO. C-21-357927-1 Plaintiff, 9 DEPT, 10 VS. 10 MATTHEW HOUSTON, 11 Defendant. 12 13 BEFORE THE HONORABLE TIERRA JONES, DISTRICT COURT JUDGE 14 MONDAY, OCTOBER 11, 2021 15 RECORDER'S TRANSCRIPT RE: ALL PENDING MOTIONS 16 17 APPEARANCES: 18 For the State: KRISTINA RHOADES, Esq. 19 **Special Deputy District Attorney** 20 For Defendant: SCOTT RAMSEY, Esq. 21 Public Defender 22 23 24 25 RECORDED BY: VICTORIA BOYD, COURT RECORDER

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MR. RAMSEY: Understood, Your Honor.

THE COURT: Mr. Houston does not appear to be present. Mr. Ramsey is here on his behalf. Ms. Rhoades is here on behalf of the State. This is on for the State's motion to remand the defendant and increase his bail.

Mr. Ramsey, do you know why this motion wasn't - - it wasn't responded to because you also have a motion to withdraw.

MR. RAMSEY: Yeah, I believe Mr. {inaudible} filed a motion to - - well, I think Mr. Little filed a motion to withdraw because Mr. Houston wanted to withdraw his plea. I'm not sure what the status is between that and the State's motion to remand.

THE COURT: I assume that that's why Mr. Little didn't respond is because he had filed a motion to withdraw. However, the defendant is not here. I don't know - -Mr. Ramsey, do you have any representations on the defendant's whereabouts?

MR. RAMSEY: I do not, Your Honor. I think Mr. Little said he wanted to appear but he's stuck in Justice Court 3 right now to address the motion to remand, but if the client is not there not even sure he'd be able to do that.

THE COURT: All right. State.

MS. RHOADES: We would ask for a bench warrant, Your Honor.

THE COURT: Well, it appears that he has violated orders of this Court. I will make a decision as to what's going to happen with his bail. I'm going to issue a bench warrant, no bail. Let Mr. Little know if something changes he can put this back on and I'll readdress it, and I'll readdress your motion to withdraw when the defendant is present.

1	MR. RHOADES: Thank y	/ou.
2	THE COURT: Thank you.	
3		
4	(Procee	dings concluded at 9:31 a.m.)
5		
6		
7	ATTEST: I do hereby certify tha	t I have truly and correctly transcribed the audio/video
8	proceedings in the a	bove-entitled case to the best of my ability.
10		
11		
12	Victoria W. Bajd	
13	Ologioc on a g	1-5-2023
14	Victoria W. Boyd Court Recorder/Transcriber	Date
15	Court Necoldel/ Transcriber	
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Electronically Filed 1/10/2023 9:35 AM Steven D. Grierson CLERK OF THE COURT

1 RTRAN 2 3 4 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 STATE OF NEVADA, 8 CASE NO. C-21-357927-1 Plaintiff, 9 DEPT, 10 VS. 10 MATTHEW HOUSTON, 11 Defendant. 12 13 BEFORE THE HONORABLE NANCY BECKER, SENIOR DISTRICT COURT JUDGE 14 MONDAY, OCTOBER 25, 2021 15 RECORDER'S TRANSCRIPT RE: **BENCH WARRANT RETURN** 16 17 APPEARANCES: 18 WILLAIM MERBACK, Esq. For the State: 19 Chief Deputy District Attorney 20 BERNARD LITTLE, Esq. For the Defendant: 21 Public Defender 22 23 24 25 RECORDED BY: VICTORIA BOYD, COURT RECORDER

THE COURT: And then your oral opposition, Mr. Little?

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MR. LITTLE: And, Your Honor, my client unfortunately suffered a traumatic brain injury a while ago which kind of gives rise to this whole case. As Your Honor is familiar with when somebody has a traumatic brain injury their ability to control their thoughts and actions are limited. I also forwarded to the Court proof that his support animals, which he has been legally prescribed as necessary for him to cope, were taken away from him and he lost them and that was absolutely devastating. I tried to talk him about this and counsel him through it but unfortunately I am not a doctor. I am not a therapist. I can't help him with his impulse control issues. It does seem to be that it is difficult for him to control his anger. I think he needs therapy. I think he needs a lot of things. The problem is he's not going to be able to get those while he's in custody. He's not going to be able to get the support he needs while in custody as far controlling his impulses and getting medical assistance with his traumatic brain injury he did suffer. This stems from a worker's comp case where he alleged to have called several people and made various threats. It was resolved and he pled guilty in this case, and as part of that condition was for him to not contact the named victims. He did contact somebody that works - - that is a listed named victim who also works at the worker's comp department. He is trying to get that worker's comp case resolved and so he did have contact with that person.

I'm sure he has the Court's full attention. I'm sure he's well aware that he's not supposed to do that. I'd be asking for release with conditions such that he goes to weekly therapy, provides records to me which I can forward to the Court, and as long as he's going to therapy, checking in on intensive supervision or electronic monitoring as the Court deems fit then we can keep him out of custody pending sentencing on this case.

MR. MERBACK: And, Your Honor, just if I could orally reply to that in regards

to one thing. Referencing the defendant's continued contact in this case is a part of his worker's compensation case is just not accurate. His continued contact in this case in direct violation of the Court's order clearly extends beyond anything that would be necessary for a worker's compensation case and placing the victims in danger. I'll submit it on that.

THE COURT: And do you have anything that you'd like to say, Mr. Houston? You don't have to but I want to give you the opportunity if you choose to do so in regard to why you weren't here on October 11<sup>th</sup>.

THE DEFENDANT: I was in the hospital, Your Honor, trying to get new doctors because I was living in the state of lowa so all my doctors there I can't see. My insurance, I had to reapply for everything like the Medicaid and transfer my Medicare over. Just finding new doctors. And I was hospitalized at UMC. I can't remember the exact dates because I don't have the paperwork in front of me. Also after my release, I think it was September 10<sup>th,</sup> my wallet was stolen when my truck was broken into so everything has been overwhelming getting new doctors, having to replace an ID and moving back to Nevada because I wasn't living in Nevada before all this. For the last two years I was living in the state of lowa and relocating without being prepared for it has been difficult.

THE COURT: All right. I will not reinstate you on own recognizance release or on the current bail.

State, you're seeking to have bail increased to how much?

MR. MERBACK: I think we were looking for - - let me check.

THE COURT: He'll be remanded into custody on this case. He's already in custody on the bench warrant.

MR. MERBACK: What is the current bail on that - - was there a bail on that

 bench warrant, Your Honor?

THE COURT: There was a no bail on the bench warrant.

MR. MERBACK: He was originally released with \$5000. I'm going to ask the Court then - - for \$50,000 then because originally it was set at \$5000 when he was released.

THE COURT: Argument, Mr. Little, on the amount of bail?

MR. LITTLE: And, Your Honor, client is indigent. He's been living out of his car when I spoke to him previously. I don't believe that he can afford a \$50,000 bail so that would be defacto detainer or no bail hold, which I don't think is the aspiration of the Court and the DA, unless I'm wrong so I'd be asking for bail in the amount of \$10,000. It's more that the bail he had before because he did contact the named victim as alleged but it's not something where it's not something where it's completely outside the realm of possibility for him to be able to gather up.

THE COURT: All right. Based upon the nature of the case originally and the status and conditions that related to his original release on the \$5000 bail I'm going to increase the bail to \$15,000, which I believe to be a reasonable amount of bail to insure that he understands the seriousness of not contacting the victims and complying with all of his Court appearances as well as so that balanced approach of protecting the community as well as making sure that the bail is reasonable and not punitive pursuant to the most recent case law from Nevada Supreme Court. So the bail will be \$15,000 cash asurity.

MR. MERBACK: Your Honor, we also request in our motion that there also be a condition high-level electronic monitoring as part of the release. We're going to continue to request that as well.

THE COURT: And I do believe that that is appropriate under the

circumstances particularly given the confusion about where he's living and some of the issues that related to the phone calls as well as the medical conditions, so I will order high-level monitoring.

Now, Mr. Houston, no more phone calls. That's what you got you back into custody. I know you're having a tough time. I know you got a lot of things to do but is the number one thing, no phone calls and talk to Mr. Little in his office, okay?

THE DEFENDANT: All right.

THE COURT: If you get out again.

MR. MERBACK: We need to set this for sentencing now, Your Honor, or do we already have a sentencing date of November 29<sup>th</sup>?

THE COURT: We have a sentencing date of November 29th.

MR. LITTLE: We do. I also filed a motion so somebody could look at his possible - -

THE COURT: I'm going to get to that in just a minute.

MR. LITTLE: Understood.

THE COURT: So that would take care of everything from the State's perspective on the motion.

MR. MERBACK: That's correct, Your Honor.

THE COURT: Now, Mr. Little, in conversations with Mr. Houston you have indicated that he wishes to investigate and potentially file a motion to withdraw his guilty plea and that in that context he may be claiming ineffective assistance of counsel, is that correct?

MR. LITTLE: In my conversations with him he stated that he wanted to withdraw his guilty plea, and I do not know what the best grounds to withdraw his guilty plea would be but one of those could be ineffective assistance of counsel. And

he'd be forfeiting that argument if I was assess {inaudible} withdraw the guilty plea.

THE COURT: And I'm going to ask the clerk for the department, does Judge Jones normally at this stage appoint independent counsel to interview the defendant and make a determination about whether or not the defendant wishes to withdraw his guilty plea is the normal course for this department?

THE CLERK: Yes.

THE COURT: Then that's what we will do. We'll appoint you a separate attorney to talk to you, Mr. Houston, solely for the purpose of determining whether or not you wish to proceed with the negotiations or you wish to withdraw your guilty plea and if so determine if there are any grounds to file such a motion.

So what we're going to do is we'll set a status check to confirm counsel. I assume there is a list of the next up for appointment.

THE CLERK: That would be Mr. Goldstein.

THE COURT: Mr. Goldstein will be the attorney appointed solely for the purpose of the motion to withdraw at this point in time. Mr. Little remains your attorney on the underlying case until such time as Mr. Goldstein has had a chance to talk to you about the guilty plea issue. We'll set this for next week. Is that enough time for confirmation? Is that the normal time that Judge Jones would use? Very well. We'll set a status check for confirmation of counsel on the motion to withdraw next week.

THE CLERK: November 1st at 8:30.

MR. LITTLE: Thanks, Your Honor.

(Proceedings concluded at 9:04 a.m.)

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability. Victoria W. Bayd 1-9-23 Victoria W. Boyd Court Recorder/Transcriber Date 

Electronically Filed 1/13/2023 2:16 PM Steven D. Grierson CLERK OF THE COURT

1 RTRAN 2 3 4 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 STATE OF NEVADA, 8 CASE NO. C-21-357927-1 Plaintiff, 9 DEPT, 10 VS. 10 MATTHEW HOUSTON, 11 Defendant. 12 13 BEFORE THE HONORABLE TIERRA JONES, DISTRICT COURT JUDGE 14 MONDAY, DECEMBER 6, 2021 15 RECORDER'S TRANSCRIPT RE: **SENTENCING** 16 17 APPEARANCES: 18 KRISTINA RHOADES, Esq. For the State: 19 **Chief Deputy District Attorney** 20 BERNARD LITTLE, Esq. For the Defendant: 21 Public Defender 22 23 24 25 RECORDED BY: VICTORIA BOYD, COURT RECORDER

1	Las Vegas, Nevada, Monday, December 6, 2021 at 8:46 a.m.
2	
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4	THE COURT: C357927, State of Nevada v. Matthew Houston. May the
5	record reflect that he is present in custody. Mr. Goldstein is here on his behalf. Mr.
6	Goldstein, can we get your bar number?
7	MR. GOLDSTEIN: 7721.
8	THE COURT: Ms. Rhoades is here on behalf of the State. Ms. Rhoades, ca
9	we get your bar number?
0	MS. RHOADES: 12480.
1	THE COURT: And, Mr. Houston, it's my understanding that you no longer
2	wish to go forward with attempting to withdraw your plea, is that correct?
3	THE DEFENDANT: Correct, Your Honor.
4	THE COURT: So you would like to proceed to sentencing today?
5	THE DEFENDANT: Yes.
6	THE COURT: So Mr. Goldstein was appointed for the limited purposes of
7	looking into whether there was a legal basis for you to withdraw your plea so I am -
8	is your victim here?
9	MS, RHOADES: I believe they are both on Blue Jeans, Your Honor.
20	Rosemarie McMorris is here, Your Honor. She is one and then Redenta Blacic.
21	THE COURT: So what I'm going to do is trail this. I'm going to get some of
22	these people out of here. Mr. Goldstein will be allowed to withdraw as the attorney
23	of record. Mr. Little, are you prepared to confirm for the purpose of sentencing?
24	MR. LITTLE: Yes, Your Honor. Bernard Little. Bar Number 12025.
25	THE COURT: Okay. So the public defender has confirmed for the purpose of

sentencing.

Mr. Little, I'm going to trail this because we have victim speakers so I'll come back to you guys.

MR. GOLDSTEIN: Thank you, Your Honor.

MR. LITTLE: Understood.

(Matter trailed at 8:48 a.m.)

(Matter recalled at 9:41 a.m.)

THE COURT: Let the record that Mr. Houston is present in custody. Mr. Little is here on his behalf and Ms. Rhoades is here on behalf of the State. This is the date and time set for sentencing. Are both parties prepared to go forward?

MS. RHOADES: Yes, Your Honor.

MR. LITTLE: Your Honor, I am with the one caveat. I have an application to co-occuring drug Court in, haven't heard back from them but my understanding is my client wishes to go forward today as does the State and the victims, so I believe we're prepared to go forward today.

THE COURT: All right. State, since he did bench warrant in this case you have the right to argue.

MS. RHOADES: Thank you, Your Honor. And then I would just ask that the two victim speakers be able to speak last pursuant to statute.

THE COURT: Pursuant to statute they will speak last.

MS. RHOADES: Thank you. Just for the record we also have the right to argue because of the violation of the guilty plea, which is the State's biggest concern here, and I do have the voicemail that was provided to the Court with that motion to remand him after he was out of custody, because I think it's important to talk about the negotiations in this case.

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THE COURT: It is.

MS, RHOADES: He pled to a felony and I worked with Mr. Little, and we worked with him and he made me aware of his mental health issues and things like that, and so I spoke with the victims and we agreed that this higher felony with probation and him having an opportunity to be supervised and have no contact with them would be appropriate in this case based on what he was doing. And then he had the incentive further of even a drop down if he was successful and if he, you know, remained abiding by the no contact orders with the three victims in this case. Everybody was in agreement with that. Mr. Little and I talked very much about this case down in Justice Court and he worked for this negotiation for his client. His client was released and I mean no less than 30 days was he out that he's calling the same people that are specifically named in the guilty plea that he is not to contact. And so that is very concerning for the State. He has shown the Court that he's not going to follow the Court's orders. He has shown the Court that he's not going to abide by what he agreed to do.

The original threats in this case are very concerning to one of the victims he called and said he was going to go on a mass shooting like one committed on October 1. So this is all about his workmen's compensation that was being litigated essentially. It has been closed in such that a check has been issued to him. The check was issued on October 7th so six days after the October 1 voicemail that I am going to play for the Court because it's one thing to say the words that he was saying to these people, but it's a whole other thing to actually hear the anger in the defendant's voice, the threats that he made in that voicemail after he was released on low level electronic monitor with an order to have no contact with these people.

The other threats that were made prior to this voicemail to Rose Marie was

that - - my computer just - - I'm going to have to restart that, Your Honor, I'm sorry. I had it up all morning,

He threatened her daughters. She actually has two daughters and she has no idea how this man knew about the daughters that he was threatening. I mean he threatened to kill and rape her daughters. Yes, these are words but I mean it appears he has some way of knowing the background and the personal information of these people that he's dealing with.

So back to the check, Ms. McMorris is the highest authority there at the company she works for and she actually had to cut the check before - - she had to sign off on it before it going out for him so there's an argument there, well, now that this has been decided and the check has been cut that he's not going to be a problem for them. But that's not true. I've talked to her extensively. They have a lifetime - - for the rest of his life he can come back re-litigate this issue of what they provided, what the check was, and he will always have to have contact with Ms. McMorris, who is the authority over there. So she has a temporary protective order. That has been extended. She had one in place against him while this case was pending and she thought it was very mysterious I guess that the day the TPO expired was October 1, the day that he called Jonathan Shockley, another named victim in the GPA, and threatened him and threatened Rosemarie McMorris, indicating that he knew where she was. Now he knows who that is, calling her a bitch and all sorts of other derogatory, angry, aggressive, threatening terms that he used in that voicemail. So she was very concerned about that.

Yes, he has mental health issues but he's also knows what he's doing, shown by his prior actions and another concerning thing for the State is this November 22, so this was after he was back in custody and remanded the report that Mr. Little

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provided, the reporter says his personality testing revealed him to have a style that involves a degree of dangerousness, risk taking and a tendency to be rather impulsive. So that is concerning for the State, and I think he's been given a chance. He's been given a chance to show this Court that he is a candidate for community supervision. He's been given a chance by this Court to show that he can abide by the orders and not have contact with them and basically thrown it in everybody's face.

Looking at his history he has a prior probation that was revoked, a felony DUI Court from 2016, and then he has 2021 a conviction for threatening phone call and harassment so he has been through this before. In 2010 he's got a Washington violation of protection order as well. And, yes, those are all things that the State knew about when we came to these negotiations but that is also why we had it the way that it was and it was strict and supposed to be beneficial for him. Yes, he probably needs mental health treatment but he is not in a position to get it right now, and I think to protect the safety of the community that he should be sent to prison. The minimum term here is two years. I'm asking for that minimum term but a longer back end so a 2-8 year prison sentence. And I do want to end with this voicemail, Your Honor. And for the record this is the voicemail that was provided on the motion to remand from the October - - it was made on October 1, 2021, to Mr. Jonathan Shockley.

(Voicemail played.)

MS. RHOADES: And based on that, Your Honor, that is what we're asking for a 2-8 prison sentence. I have 93 days credit for time served. The PSI was incorrect.

THE COURT: How many days?

MS. RHOADES: 93 days is what I have.

THE COURT: All right. Mr. Houston, what if anything do you want to say before I pronounce sentence against you?

THE DEFENDANT: Nothing, Judge.

THE COURT: Mr. Little.

MR. LITTLE: And, Your Honor, first off as the State said this all kind of stems from worker's comp case. My client fell from 45 feet in the air while working a construction site, smashed his skull and that's why the Court can see he has a deformity on the left-hand side of his face. He's also blind in that eye legally right now. It also unfortunately caused traumatic brain injury which is where most of his mental health issues originate from. It also caused the worker's comp case that the State is talking about where he unfortunately had to contact these people, and nothing I'm going to say is demeaning or belittling the pain of the victims, the fear that they had from his words, but they are as the State said just words.

I understand but with mentally ill people it is an illness. It is a sickness. It is not something that they control. It is not a gun that they intended to point at somebody. It is not an intentional act and in the law we recognize intent, we recognize mens rea and actus reus. We recognize a difference from somebody who intends to harm, threaten or hurt somebody else, choking them, hitting them, injuring them versus somebody who can't control what they are doing because of traumatic brain injury, which Mr. Houston most definitely has. That caused unfortunately these issues he has with these people that are working his case. You know, just on a personal level you and I, Judge, are more experienced with this stuff because a lot of our clients, a lot of criminal defendants have mental health issues, not many that are caused by a physical injury where their skull is crushed into their brain which causes the damage and causes them to act radically. But we have lots of

experience with this.

I mean within two or three years of having this job I had to inquire what the policy is with the public defender's office because of death threats because it's a reality of the job that we do. It's something that happens unfortunately with our clients who have mental health issues. There is nothing in the discovery or the State has that says that my client had the actual ability or plan to act out on these threats. There is no act in furtherance that he had other than puffery, sticking out his chest and talking with his chest to some people that he in his mental state viewed threatened him or compromised his ability to live. It's definitely worth the punishment we agreed to. Whether it's worth prison, I think the prison argument is missing the forest through the trees.

As the State said Mr. Houston is going to have the right to compete with his legal claims as far as his injuries because it's a lifetime injury, and so he has open green light in order to file claims for his lifetime injuries that he's going to suffer with. And so what person are we going to have that are filing those claims, that have a legal reason to contact people who work with worker's comp? Do we want somebody who has had no mental health treatment, no supervision and just been sent to prison for 2-8 years and only had interaction with other prisoners and other people of that ilk, and then that person is then contacting worker's compensations organizations and government organizations in order to get their claim through. I think that is much more dangerous, much more not in the victim's best interest than it is to have somebody supervised, somebody getting medical care and medical treatment, somebody who is going through therapy and has an outlet to say these things.

I've received numerous letters from Mr. Houston and he's - - I, as his counsel

I believe during this litigation has been the kind of outlet for him to get those feelings out. We've talked about whether he means what he says or whether he's just venting and he's said to me I'm just venting, I'm just frustrated, I don't mean what I say. And, yeah, I gave the Court the assessment from Dr. Slagel. It says that he has impulse control issues. It says that he has voices that he hears. He's got legitimate mental health issues. It doesn't rise to the level of competency but he certainly is mitigation as far as his intent whether he's controlling what he says and what he does. And those people need help. They don't need prison because then they are put in a situation that is traumatic for anybody, for healthy people, for me, for anybody that is put in there made worse, made sicker and then put back on the streets and we expect them to be better. That's not a realistic expectation to have with Mr. Houston if you put him in a situation where he's in prison. He's subject to more trauma, more things that are going to make his mental health issues worse and then put him back on the streets and expect him to be a fine, upstanding citizen. That's just not realistic and that's not what is going to happen.

I have attempted with my social worker to get him into mental health court. Unfortunately because his symptoms of mental health are physically related from his traumatic brain injury he was denied because they don't take TBO cases. In patient for mental health same thing. We discussed and I noticed that he had the prior DUI so I thought that could be an end roads to get him into treatment for substance abuse for in-patient and co-occuring Court but that didn't happen until November 27<sup>th</sup> from my discussions with my social worker and so we don't have answers on that yet, but prison - - clients say all the time and it's the worst argument ever, prison isn't going to do anything for them because the Court isn't really concerned for them at that point. I am concerned about the victims. I am concerned about him being a

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the odds of that happening. I think the only way we get ahold of that and the way we stop it from happening further, because he has legal right to file, he has continuing injuries. Those injuries are going to get worse and more severe over the duration of his life. I think the only way we get ahold of that and stop that from happening especially in this case is going to be some sort of treatment and some sort of supervision.

I would ask that the Court sentence him to probation under the original deal. I understand that he sent a voicemail to the victim while he was out. So I understand that the drop down is forfeit. It's gone. He's going to be sentenced under the felony with some time {inaudible} but I would ask for probation. If the Court sees fit to wait on the answer from co-occurring drug Court that would be my ask is that we see if we can get him some help, get him into Co-Occurring Drug Court but either way I think the only way that we make the community safer is probation in this case and not prison.

THE COURT: Okay. Thank you very much. State, who would you like to go first?

MS. RHOADES: Your Honor, I show Rosemarie McMorris on there so I will call her. I don't see Ms. Glasick so I would call Ms. McMorris first.

THE COURT: Ms. McMorris, can you hear me?

MS. MCMORRIS: Yes, can you hear me?

THE COURT: I can. If you could just raise your right hand so the clerk can swear you in.

(ROSEMARIE MCMORRIS SWORN.)

THE COURT: And, ma'am, what would you like to tell me today?

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MS. MCMORRIS: I actually wrote it out so is it okay if I just read it? THE COURT: Sure.

MS. MCMORRIS: In July of 2020 I was forwarded a voicemail message where Mr. Houston not only threatened to kill Jonathan Shockley and his family but every employee or anyone who ever muttered the word Sedgwick. To protect Jonathan specifically and the colleagues that work for me I filed a police report. Our company hired a security detail for Jonathan, his supervisor, Diann Ferrante and my homes to keep our families safe. Correspondence was also issued to Mr. Houston advising he would need to cease all verbal communication and only communicate with Sedgwick in writing. As there was no activity at our homes or near the Sedgwick office I let my guard down. Big mistake. As Mr. Houston made contact with me direct on June 11th, 2021, and did so on a very personal level. Just two days prior my neighbor asked if I had noticed someone sitting in a car watching our houses. My husband mentioned the same and said the man was watching our daughters run around the yard, so he walked toward the car and the guy just drove off.

Due to the pandemic we have been working from home. To do so phone calls are routed through my cell phone. I tried to get the call to go through my air pod but it could not connect so it was on speaker when I received a call from Mr. Houston who stated I know where you live, I will rape and murder you and your two daughters. Sorry. My mother and her personal care assistant were in the kitchen and overheard the threat. I heard a gasp from the other room then retreated inside myself. Naturally the scenario with my neighbor has been replayed in my head. I could not help but to wonder how could he be so specific as to state two daughters. So personal and state two daughters. They are three and four years old. Why would

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he say rape and murder? I was stunned and silent. He proceeded to curse and call me out of my name but I honestly can't recall verbatim what was said before the line disconnect because I was paralyzed with fear {inaudible}.

I literally have lost sleep due to nightmares as I fear the inability to protect my children and potentially my disabled mother who is in a wheelchair. Due to the career I have chosen, the career that provides for them which has also placed them in harm's way. Mr. Houston told my senior-vice president that he feared speaking to anyone in Sedgwick because he had been arrested and understood the plea agreement and the protective order that was in place when they spoke in August, yet the prior protector order expired on September 30th, 2021. And on October 1st, 2021 he called and left another threatening voicemail message. My fear is that if he is given probation as indicated in the plea agreement he will not abide by it and my children will not be safe, this is my life's work. I've been in worker's comp for over 20 years. Mr. Houston has lifetime reopening rights in Nevada as claims do not settle full and final medically for worker's comp in Nevada. And I am the operations manager in Nevada so unless I change careers I and my family will be exposed to him given the residency and licensing requirements of worker's comp in Nevada. Without Mr. Houston facing the consequences for his actions he will be sent the message that his behavior may continue and my children will not be safe from him. Thank you.

THE COURT: Thank you, ma'am, and thank you for being here.

State, do you have Redenta Blacic?

MS. RHOADES: I don't believe so. Ms. Radenta Blacic. I don't see here on here, Your Honor.

THE COURT: All right. Well, I mean, Mr. Little, Mr. Houston, I mean I

understand and I do sympathize with the fact that there is some severe mental health issues going on here. However this goes so much further than expressing your frustrations. To be commenting about doing awful things to someone's children based on what they do for a living is just downright offense. And then, Mr. Houston, you were released from custody and you went right out and engaged in the same behavior so the State is absolutely correct that you have demonstrated to me that you have no intention of following any orders that I give to you if you were released from custody.

In accordance with the laws of the State of Nevada, you're going to be adjudicated guilty of aggravated stalking. In addition to the \$25 administrative assessment fee, your DNA was taken in 2017 so it's waived. The \$3 DNA assessment fee and the \$250 indigent defense fee, you're going to be sentenced to 24-96 months in the Nevada Department of Corrections and you have 93 days credit for time served.

MS. RHOADES: Thank you.

THE COURT: Thank you, counsel.

(Proceedings concluded at 10:05 a.m.)

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

Victoria W. Bayd

1-11-23

Victoria W. Boyd Court Recorder/Transcriber Date



## 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

May 11, 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: Motion Consolidate

#### 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

SEE Case 2:22-cv-01740-JAD-EJY Document 20 Filed 04/24/23 Page 198 of 278

CLARK COUNTY, NEVADA MATTHEW TRAVIS HOW TONS Case No. A-22-856372-C Dept. XX BRIAN P. CLARK CALVIN JOHNSON ETAL Defendantiss. Case No. A-22-853203-W Dept. 17 WORP COUNT: 165 23.4 GROUND BUE! TOTAL APPLIES. 2,732 Murslay Homped by HDSP: 2/10/22 SPETITIONER WAS FREED TO PELLE HIS OWN DIRECT APPEAL, BEING HELLECTED) 1 MANHEW TOAKK HOMEN + 7035801 & CLAC: EIGHTH DUOKIAL DISTRIKT COUNTY NEVAOR SEE Case Plaintiff Appendion + 15, FERMSTEIN LPOKSON, UP Crot STATES BENNEY LDATE AND PRODUCE earing(s) Requested" Tierrar Fores Magistrate Robert Telles. Christopher O. Burk, Ajexis M. Duccker. THIS Motion **been** attempting to keep hidden 39 demonstrating nothing other than its inheriant venality, it's lack of correct 30 for the community and it's complete disregard for the safety 31 and health of an honest and most accountable innocent citizen. This venality 32 has been further demonstrated by the collusion of individuals 33 and entities not limited to AMPLAW, PLLC, and Tamork Pardukht.
SEE STATEMENT OF FACTS:

CLERK OF THE COURT

1	STATEMENT OF FACTS: Kidnapped from his home
a in Io	OWA, ON July 14. 2021. MATTHEW TRAVES HOUSTON (hereinafter "Petitioner-Appellant")
3	was abducted from his hotel room at the Best Western located at 3041
4	St. Rose Parkway in Henderson. Nevada, as he was not served with any sort of
5	summon's or WARRANT, nor was told or read that he had any kind of rights. This
6	false arrest prevented Petitioner-Appellant from attending his appointment the very
7	next day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while
8	this continued imprisonment of his person also prevented him from attending his medical
9	disability valing in Renc. Nevada, on August 15, 2021, with Dr. Owagleri. Both appointments
10	of which had been scheduled by the abductors, SEDGWICK's Dianne Ferrante, and her
11	alleged supervisor. Resemblie MeMorris-Alexander as was the booking of his room.
12	The Petitioner-Appellant's attempt at release from COBC was intended so that Me could
13	search for and hopefully, retrieve his service animals. However, the mow-dismissed counsel, J.
14 Wood	lead. Benowd Little, provided misinformation regarding the look of a directly related "lity Jail
15	Letainer Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a
16	appential release from custody, that he did not see a detainer hold - when, in fact, there was.
17	this coercion of the client by his previous representation created a second double-jeopardy—
18	in LAB VEGAS MUNICIPAL COLART #1248394A + #C1237802A: with the first being by J. Wood
19. in+	the EIGHTH JUDICIAL DISTRICT COURT 21-CR-D19840 - 21-CR-D35713. Anthony M. Goldstein NEVER
20, VIS	ited. These troumatic events are a cruel and unusual planishment being inflicted upon an abused
21 0	and impreent man, who was forced into an involuntary relocation, with unnecessary hardships
22	cousing the eviction of his law office located at 435 South Linn Street "927, in Iowa
23	City. IAMA (52240), \$36.5 million of property damage and the destruction of his K-9(5).
24	Due to crimes both civil and crimital, not to mention the willful anissions of Rosembrie
25	MCMorris-A brander and Dianne Forrante, SEDAWICK and the prosecutions must unlowful use
26	of everteeining tectics the their exploitation of the innocent man has put the Petitioner-Appellant
27	inhe an unmanageable state of duress, homelessness, and extensive incorporation. Not at any
28, ti	me did Mr. Houston horass, extort, threaten, or "aggrivated stalk" any of the parties
30. T	volved in Mr. Houston's cases or any other individual or entity. In fact, I is Mr. Houston who is the victim of crime. SEE ATTATCHED INTERPLEADINGS:

### KILLING MACHINE

#### 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 tabligrant and convicted killer named be Jon became the first person ever cuted in a gas chamber. Inside the result of the positional a few been result of the but received a commuant of the but received a commution. In front of and between the char-

d a small metal ce that would y hydrocyanic , commercially rn as cyanogeir. tate spokesinsisted one breath by the addemned man lld paralyze his bilings, displace the en in his body cause instant painless death. nesses would spared any painouteries.

trior to the exception, the warden white a rehearsal white a stray white cat and two kittens. He estimated the hidded within 15 seconds. The test revealed a small rest which was

leak, which was

Avent the poisoning of witnesses or staff. It appeared Goc needed about six anisates to die, though the gas cloudings the windows made it difficult to the 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 unconscious ness. The state's largest newspaper, the Neurals State Journal, began its coverage by pronouncing, "Nevada's novel death law is upheld by the highest court—humanity."

Lighteen days after Gee's death, in Munich, a right-wing radical named Adolf Hitler went on trial for his role ing the failed Beer Hall Putsch. The previous year U.S. newspapers had reported on Hitler's extraordinary ability to swar crowds and his deep hatred of Jews Committaints, Bolahevilla and Hitler's well in his embrace of the trapping of fiscien that had been introduced in 1922 by Italy's Benito Mussolini.

One of Hitler's friends who visited



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 Abrachwang (Settling Accounts) but later changed to Main Kamp (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

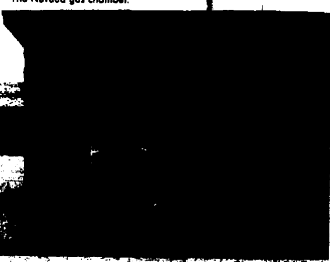
awidowicz, a historian of the Holocaust, wrote. solution originate in this passage, germinating in Mitler's subconscious for some 15 years before it was to sprout into practical reality?"

Another biographer served, Hitler's contot of concentration caps as well as the pracbe claimed, to his studof English and U.S. story. He admired the Simps for Boer prison-ers in South Africa and or the Indians in the lld West, and he often caused to his inner circle the efficiency of Ameri-s extermination—by starvation and

Meven combat—of the red savages who could not be tamed by captivity. Hitler arned about the American englavement

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. Not another historian noted that Mon Kampy displayed Hitler's "been 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 chamner, but the creatings in the headlines during his trial, imprisonment and the writing of Moin Kompf. At the same time, delegations of German officials, criminologists and legal acholars were towns

conditions and methods of pumishment. These visits ever also videly percently and methods of pumishment in characteristic production of the production of the production of the pumishment of th

Scott Christianson is author of the Casp: The Rise and Pall of the Lawrie Gas Chamber, published this mouth by. University of California Press.

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or given the

1836 Bull 1949 Py 79

2:22-cv-01607-APG

MINUTE ORDER IN CHAMBERS of the Honorable Magistrate Judge Daniel J. Albregts on 11/8/2022.

With good cause appearing, the Honorable Magistrate Judge Daniel J. Albregts recuses himself in this action. IT IS ORDERED that this action is referred to the Clerk for random reassignment of this case for all further proceedings.

(no image attached) (Copies have been distributed pursuant to the NEF - KL)

, i	COUNSELFARTIES OF RECORD
I I	DISTRICT COURT UNITED STATES DISTRICT COURT
#W15	DENTY DISTRICT OF NEVADA
3	MATTHEW TRAVIS HOUSTON, Case No. 221-04-01371-JAD-DJA
4	Plamtiff, - VALID REASON IN SUPPORTED GROUNDS
5	Y. OF EMERGENCY INTERPLE ADJUGS
6	
7	MANDALAY BAY CORP. JERRY OF FACTUAL MERIT AND HOWELL AND THE DEEP STATE OF PENGLA, GOLDEN ENTERTAINMENT ET AL MOTION TO COMPEL-IN-REGARDS TO
В	Defendants DISMISSAL FROM JUNE 26TH, 2020
9	(Please SEE EIGHTH JUDICUL DISTRICT COURT NO. A. 17. 758861. C.)
lo	Plaintiff moves this Honorable Court to read
11	the Los Vegas Review Journal September
12	30th, 2016, where the article by Jessica Gonzales
13	described a work accident that happened in the
М	ballroom area of the Mandalan Ray Recent and
15	In the interests of justice, Pointiff requests subposena of
16	ALL social media of Motthew Travis Houston" and
13	e-mail(s) of the Plaintiff's "matthewtravis houstone
18	gmail.com" matthoustonenterprises @ amail.com"
19	topdawahouston@gmail.com", reverend matthewe
20	hotmast.com and "houston presents @ not.com" in
21	an effort to assemb suidence for the sake of justice.
22	To provide solid grounds for this VALID argument(s)
23	and to illustrate to Jennifo A. Dorsey just
24	exactly howall cases (no 2:22-cv- po693-JAD-NJK) of Plantiff
25	are directly related to the Golden Entertainment
26	litizations Plaintiff moves for the attached valid research
~~ 1	PETITION FOR JUDICIAL REVIEW and MENEWED AND AMINDED
	OF MATTHEW TRAVIC HONOROUT IT has a Link I as and I

FILED	Case 2.13 1-JAD-DJA Document 32 Filed 09/20/22 Page 1 of 16		
SE	2 0 2022		
DISTRI	DISTRICT COURT UNITED STATES DISTRICT COURT		
Br 2 M	DEPUTY DISTRICT OF NEVADA - LAS YEGAS		
3 0			
4	MATTHEW TRAVIS HOUSTON, Case No.: 2-19-cy-01371-JAD-DJA		
5	Plaintiff, Joinder: 2:22-cv- 00693-JAD-NJK		
6	VS. NOTICE OF APPEAL TO THE		
7	THE CIRCUIT COURT OF APPEALS AND RESPONSE TO "ORDER"		
8	FROM CASE NUMBER 2:14-LY-01971		
9	Defendants. ABUSE OF PISCRETION AND EMPONSOUS FROM AUGUST 26TH 2022		
lo	TOOLST SOTH, SOUR		
11	Plaintiff moves the count to recuse Jamese		
12	Plaintiff moves this court to recuse Jennifer		
13	A Dorsey from this case, aspecially because her opinion stated on lines 12-13 on the one-page		
14	order is nothing other then a bold-faced lie. She		
15	obviously did not read the 17 pages of valid		
16			
17	her " in the previous motion and requests if		
18	her opinion was not a be. Furthermore, there is		
14	"opinion" in the GOLDEN ENTERTAINMENT lawsuit,		
20	especially because she has fasted to respond to		
21	Document 14 of Case Number 2:21-ev-00499-JAD-DJA		
24	neither has she responded to Documents 16 or 17, to		
23	which were due on or before August 22nd, 2022 and		
21	September 6th, 2022. YOU WILL NOW SEE EXHIBIT (1)		
25	WHEREFORE, Plaintiff prays for both a CERTIFICATE		
26	of Appealability and a new judge on this 6th day		
27	of September, 2022. By Matthew D Train Haston		
28	Mothew Trans Houseon		

Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 6 of 8

REVEREND MATTHEW TRAVIS HOUSTON; PR. SE. NO 1210652 TO BOX 050 BIBHIN SPRINGS, NV

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Southern Division - Los Vegas

Clase No. 2:22-ev-01607-APG-C'SD and

MATTHEW TRAVIS HOUSTON Gase No. 2:22-ev-01685-JAD-DJA

EMERGENCY EX PARTE LETTER

OF MOTION INVOKING LOCAL RULE

TOE LOMBARDO ET AL.

JOE LOMBARDO, ET AL.,
Defendants.

RULES OF PRACTICE 1-1,1-2 AND 26-7

Plaintiff compels this Court to examine the causation from the EIGHTH JUDICIAL DISTRICT COURT (EJOC) Case No. A-17-758861-G which has resulted in the meritorious counterclosmis) and/or cross-claim(s) not limited to the above-titled litigation and other pleadings of the movant. For the interests of justice to prevail it is necessary that this Court invoke Local Rule: LR IA 1-4. Suspension or Waiver of These Rules so that the injured party, that being the Plaintiff, Matthew Travis Houston, may finally be awarded both compensatory and punitive damages.

This Court will take notice of 28 USC § 455 Code of Conduct for United States Judges, Canon 3(CX1) as the impartiality of both Jennifor A. Dorsey and Daniel J. Albreghts has been reasonably questioned, they both shall recuse from the above entitled and numbered case.

In support of this motion is the attached EXHIBIT 1<sup>1</sup>X

Page 1 of 50 X e Filed as pocument 15' in

Case No. 2:22-cv-01695-170-DJA

(Nature & Suit: 190, 360, 370, 380, 550, 555, 890 and 950)

Revised 10/25/2022

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SEE Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 5 of 8

REVEREND MATTHEW TRAY'S HOUSTON
AMERICAN BAR ASSOCIATION MEMBER NO. 04662784
NDOC NO. 1210652
PO BOK 650
INDUM SPRINGS, NV 89070-0650

### UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

MATTHEW TRAVIS HOUSTON,

SHERIPF DOE LOMBARDO, ET AL,
Defendants.

Case No. 2:22-cv-01607-APG-CSD Case No. 2:22-cv-01685-JAD-DJA

EX PARTE LETTER OF MOTION AS A DDINGER TO ALL CASES
OF THE PLANTIKE
(SEE 2:19-CV-01472-AFG-DJA)
"de novo heaving requested"

THIS HONORABLE COURT WILL PLEASE TAKE NOTICE of the attathed EXHIBITED A, B, a and D. in an effort to remind Magistrate Daniel J. Albreghts of 28 USC & 455 Code of Conduct for United States Judges, Canon 3(G)(1) as this is multidistrict littantion involving cases not limited to C22-0122-LTS in the United States District Court for the Northern District of Jowa - Cepar RAPIDS Division and the Eastern Division, and its direct relation to Houston v. Golden Entertainment, et al Case No. 2:21-cv-0049-JAD-DJA and also the most recently filed Case No. 2:22-cv-01740-CDS-EJY, PLEASE DO NOT STRIKE.

What with Here being so many recusals of Magistrates in this case, the Plaintiffs theory of the Defendant-Respondents conspiring against him 1% further validated and meritarious, en DJ Alpha? "Supplemented"— Page 1 of 61— PLEASE SEE ATTATCHED—

(Nature of Sart: 190, 290, 360, 362, 370, 380, 550, 660, 950)

Revised 10/20/2022 Retroctive 9/30/2016,

Revised 10/20/2022 Retroctive 9/30/2016,

Revised 10/20/2022 Retroctive 9/30/2016,

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SEE	Case 2:22-cv-01285-MMD-VCF Document 12 ilediscrative Page 1 of CEVED
	ENTEREDSERVED ON COUNSELANTIES OF RECORD
	AUG 3 1 2022
t	UNITED STATES DISTROBERGE COURT
2	DISTRICT OF NEVADA
3	or beon
4	MATTHEW TRAVIS HOUSTON Case No. 2:22-cv-01285-MMD-VCF
5	Plus MIFF END & Petitioner - NOTICE OF APPEAL TO
6	JUDGEMENT FROM AUGUST 16TH, 2022 AND EMERGENCY MOTION TO VACATE DISMISSAL FROM
<b>†</b> 	CALVIN JOHNSON, ET AL AND AUGUST 16TH, 2022
	THE DREP STATE OF NEVADA
1	Defendant-respondents. de novo hearing requested?
0	Petitioner-appellant-Plaintiff-in-Enror moves this
11	court to read the MEMORANDUM that was effect
12	from HOSP on August 22nd, 2022 so that the
3	mistakes that were made in the court of Enpifer
4	A. Dorsey in case number 2:22-cr-00693-JAD-NJK
5	are not repeated. NOTILE OF APPEAL TO THE
L	UNITED STATES COURT OF APPEALS FOR THE NINTH
7	CIRCUIT entered this 17th day of August, 2022.
В	Petitioner should be granted a leave and the proper form (s).
19	Petitioner -appellant - Plaintiff - in - Error has
م	attatched a receipt Informal Grievance (Doc 3091
	and x2 Doc 3097) of three (3) total pages that are
	worthy of serious attention as is the MEMORANDUM,
3	as any competant jurist would find the MEMO. to be merited.
ነፃ :	JOINDER OF MOTION: xi hillher brails Houston
י כ	2:19-cy-01360-RFB-YCF MATTHEW TRAVIS HOUSTON, LATO. 2:19-cy-01475-GMN-EJY ABA No. 04662784
D ;	2:19-cy-01740-APG-BNW NOOC NO. 1210652@ HOSP 2:19-cy-01371-JAD-DJA 22010 COW Creek Rood
27	2:19-cy-01478-APG-DJA PO BOX 650 2:21-cy-00499-JAD-DJA Indian Springs Ny 84070
-6	P: (775) 526-3529 C: (610) 762.4143

### SEE Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 3 of 8

# REVEREND MATTHEW TRAVIS HOUSTON ABA No. 04662784

1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA Case No. 2:22-cv-01607-APG-CSD		
3	MATTHEW TRAVIE HOUSTON	Joinder No. 2: 19-cv-01472 - ARG-DJA and Case No. 2:22-cv-01285-MMD	
4	Plaintiff-Retitioner,	RESPONSE TO DOCUMENT 33 (FILED	
5	V. JOE LOMBARDO,	MEMORANDUM	
6	THE DEEP STATE OF NEVADA AND CALVIN JOHNSON ET AL.	"AKA" ANOTHER	
7	Defendant-Respondents)	MIRANDA-MEMO-RAN-DAMNED **	
8	EMERGENCY MOTION	TO REOPEN CASE FROM OCTOBER	
9	26th, AS AN EX PA	RTE RESPONSE TO DOCUMENT	
lo	33 AND ORDER OF	MAGISTRATE DANIEL J. ALBREGHTS	
11	KERUESTWE I	pond to Document 26 and Document	
12	27 constitute a sudicial DE	FAULT, especially as you represent the	
13	government and its obvious interference with my meritorious		
<u>M</u>	claims of damages. Sir Document 26 was filed on SEPTEMBER		
is	8, 2022 to which a response was due by SEPTEMBER 22ND		
16	2022. To this current date of October 22ND, 2022, the		
17		HE UNITED STATES DISTRICT COURT S	
18		LENT ORDER From OCTOBER 14TH, 2022	
19	as you have javored the	grounds presented from Document 26 and	
20	Document 27. It sooms	that again you are going out of your	
21	way to hold the blindful	on our lady Justice, as you did in	
22	other valid oleodines of P	bintiff v. The Lombardo (SEE 2:22-TV-	
23	D1607-APG-DJA) and Ma	thew Travis Houston v. Golpen	
24		2:21-cy-00499-JAD-DJA).	
25		of 2 (9 Including EXHIDIT 1)	
26		370, 380, 540, 550, 890 and 950)	
27	Revised October 19, 2022		
20	— Carrier N. B. The state of the state	The second of th	

#### SEE

### Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 4 of 8

ALBREGHTS: You are to recus	•
TO THE ME TO THE TO THE TO THE	e trom Case
Number 2:22-cv-01695-JAD-DJA as	
Humber 2:22-cv-01607-APG-0JA	
5 2:21-av-00499- JAD-DJA. Plan	
reason to believe that not any of	
being randomly assigned as this C	
please examine the history of all co	
Matthew There Houston, an Innocent,	•
acrountable man, requesting only dece	_
pursuit of justice.	
12 Please provide Plaintiff with C	INE complete copy
of the Cope of BOICH CONSULT	
14 the Nevada Commission on Judics	
15 This Court will now PLEASE TO	•
16 attained EXHIBIT 14 to aid in the	
grounds resulting from the reglig	
18 Defendants not limited to the B	
DISTRICT COOKT (EDPL) Case Humbe	
20 WHEREFORE, Plaintiff prays that	
21 corrects his granutical error from Pag	c 1, LINE 15, Document
as 53 before he recuses himself a in Cas.	e No. 2:19-cv-01472
23 *=efiled as Document 34'	
24 DATED: OCTOBER M. 2022 X. MALLET	o his to
ABA Nec	RAVIS HOSTON, CHTD DMG62464
Page2 of 2 (9 indu	din Exhibit 1)
27 (Neture & Surt: 360, 362, 390, 380, 540	, 550, 810 and 950)
28 Revised September 30,2022	

	RECEIVED RECEIVED
•	ASA No. 04662784 12(0652@ HDSP
	1 1 UP 1 10 7 7777 ( )
1	ONLIED STATES DISTRICT COURT
2	DISTRICT OF NEVADING Southern DEVISION COSO
3	MATTHEW TRAVIS HOUSTON. Gase No. 2:24 - 2- COHOQ - JAD - DJA
•	Plaintiff.
4	V. EX PARTE LETTER OF MOTION
5	GOLDEN ENTERTAMMENT, ET AL. TO UNITED STATES MIGHTRATE TIDGE
6	Defendant (e). DANIEL J. ALBRECHTS
7	SEE EURC No. A-17-758861-C
·	
8	As this is response to Judge Albreght's Order from
9	September 29th, 2022, Plaintiff must remind and
10	
II	provide clarification to this Honorable Court on an
• • •	effort to preserve justice and obtain repairations so that
ᇈ	compensation will finally be made to the Plaintiff for
13	ALL of the damages he has sustained and and under most
14	unwillingly and unnecessarilitys retractively from September
15	30th, 2016 having woken from coma and other injuries
16	
17	in 2022. It is for this valid and meritorious
• •	reason that litigation in the above-entitled case may apper/
18	look to the court as many being unworthy of sersous
. 19	attention, especially as looks can be decieving.
20	FIRST AND FORMOST, is this reminder to Magistrate
21	Albreghts that the Law Offices of MATHEW TRANS HOUSTON, CHTD
22	in Iowa City, Iowa were destroyed; by derecho storm
23	the Magnoketa. Iowa branch of the office at 1009
24	Cardinal Dr., Magucketa, IA, 52060; and by unidentified
25	agents in Iowa City: 435 S. Linn Street, #927-52240.
26	
27	(Nature of Suit: 140, 360, 370, 380 and 950)
28	Revised September 30, 2022

## SEE Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 2 of 8

io

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In response to Mag Strate Albregatis "Decument 30";
Page 1, 1:nes 124; SEE Document 22-1 "CIVIL RIGHTS
COMPLAINT BY AN INMATE "Filed 9-16-2022. The
court will also be reminded of "Document 31"
filed October 35th, 2021, as an "Application for
LEAVE TO PROCEED IN FORMA PAUPERIS" and was 8 pages:
DOCUMENT 22, DOCUMENT 28 and DOCUMENT RQ. Also.
as Ease Number 2:21-cv-00499- JAD-DJA is directly
related to 2:22-cv-00693-JAD-NJK, this Henorable
Court will be further reminded of "DOCUMENT No. 1"
Filed 4/25/2022 in 2:22-cy-00693-JAD-NJK.
While we are on the subject of case relation and
it's causation, the court will also be reminded of No.
2:22-cv-01685-APG-VCF and it's Document No. 1"
entered and filed on October 5th, 2022; and case
number 2:22-0-01607-APG-DJA, "Document No. B"
Itled 9/28/2022; "Document No. 9" filed 10/3/2022
and entered on 10/5/2022 and Document No. 104
filed and entered on 10/6/2022.
To provide Magistrate Albreghts with further background
of the case. Plaintiff has attationed documents substantial
to furthering continuation of the screening process, which
ity most considering the fact that a majority of the
Defendant-Respondents have been in a status of DEFAULT
since before September 30th, 2016. PLEASE SEE ATTATCHED;
efiling(s) incrooking. Page 2 of 28 (30) titled Document 33'.
(Noture of Sust: 190, 360, 370, 380 and 950)
Revised September 30, 2021

### SEE Case 2:21-cv-00499-JAD-DJA Document 45 Filed 12/05/22 Page 7 of 8

	UNITED STATES DISTRICT COURT
2	DISTRICT OF NEVADA 2:22-CV-01685-JAD 2:22-CV-01607-APG-DJA-
3	REVEREND 2:21-CV-DOHOG-TAD-DTA
4	Plaintiff-Retitioner, "In now requested" FX 9A876
<u> </u>	LETTER # MUTION (NOW SEE EJDC #4-12-758861-C
6	GOLDEN ENTERTAINMENT AND "NOT STRIKEN" AKA" FROM CAR No. 2:22-4-
7	CALVIN JOHNSON ET AL. 01285: PREVIOUSLY FILED AS DOCUMENT NO. 7 PETENDAMENTINAMENT NO. 7 MIRANDA-MEMO-RAN-DAMHED #
В	oH 08/22/2022
9	EMERICALLY IV PARTS A STORY OF MATERIAL TO AND
<del></del> _	EMERGENCY EX PARTE LETTER OF MOTION TO US
10	DISTRICT COURT MAGISTRATE DANIEL J. ALBRECHTS AND IN
- (1	RESPONSE TO ORDER FROM OCTOBER 7TH, 2022 (DOCUMENT 11)
12	AND MOTION TO STAY ALL DOGUMENTS IN ALL GASES
13	OF REVEREND MATTHEW TRAVIS HOUSTON
14	
15	For Plaintiff has renewed his DATH to the
16	UNITED SPATES NAVY RETPOLUTIVELY FROM ON OR BEFORE
. 17	June 6th. 2002. Do Not strike a single further
18	document of a single note I write Mr. Albreghts. You
19	and Jennifer A. Dorsey are to immediately recuse
.0	yourselves from ALL cases of Matthew Travis Houston as
21	the result of intentional gross negligence in the "form" of
22	JUDICIAL MISGONDUCT.
23	- SEE EXHIBIT 1- (1.18) e filed.
24	This Court will now keep and read all documents of
23	the Survivor of one october, 2017 and way too many
26	other disastox and tragedy not limited to this metitorious cose.
27	B by temporarily setting aside LOCAL RULES OF PRACTICE 1-1, 1-2 and 26-7.
28	// SEE ATTATCHED NAMING OF DEFENDANTS.
	889

OBJ:n Case Number 2:22-cv-01780-ART-DJA SEE Case 2:22-cv-01748-2054405 Decregonio 5/40118087 Page 4 of 6

EMERGENCY JOINDER OF ACCOUNTABILITY AND A
RETROACTIVE JOINDER OF APPEAL TO CONSOLIDATE MY
WILLAURENEWED CAVEAT THIS 15TH DAY OF OCTOBER, 2022; ON AS
"NEVADA DEPARTMENT OF CORRECTIONS

GRIEVANT'S STATEMENT CONTINUATION FORM "AS AN EMERGENY MOT, TO RECUSE" DJA" " AND DAMIEL J. ALBREGHTS OF NAME: MATTHEW TRAVIS HOUSTON-NOOF, D. NUMBER: 1210652 UNITED STATES DISTRICT COURT-POTRICT OF NEVADA. LEVEL 666 OF INSTITUTION: OF WRONGFUL CONVICTIONS UNIT # MAXIMUM SECURITY DOINGER OF PEXHONORATION WATEXHAUSTED GRIEVANCE #: CONSOLIDATION "GRIEVANCE LEVEL: EMERGENCY

GRIEVANT'S STATEMENT CONTINUATION: PG. (8) Page 1 OF (15) Roge 1

AS RESULT OF THE JUDICIAL NEGLECT OF MY

PERSON AND PROPERTY. AND THE NEGLECT OF MY ESTATE BY NUMEROUS OTHER INDIVIDUALS AND ENTITIES. I HAVE BEEN FORCED AGAINST MY WILL TO ADD MAGISTRATE DANIEL J. AUBRECHTS AS A DEFENDANT IN MY MERITORIOUS AND VALID CLAIMS OF DAMAGES NOT LIMITED TO THAT OF APPEAL DEPRIVATION. THE GOURT WILL AGAIN TAKE NOTICE OF THIS VALID RENEWAL OF MY OATH ON OR AROUND JUNE 6TH, IS CLASSIFIED SUPER TOP WHICH RETROACTIVELY, KIA THE UNITED STATES MAVY DEP. RET. PERSONAL EXPERIENCE 1-04-08 FROM MY PROFESSIONAL AND WITH PANIEC J. ALBREGHTS, OF THE U.S. DISTRICT COURT-SOUTHERN DIVISION OF LAS VEGAS, NEVADA, HE SHALL TAKE NOTICE OF THE MOST NEGLECTFUL DEFENDANT RESPONDENT NUMBER 92) JUNNIFER A. DORSEY TO TAKE HIS AIGHTFUL TITLE

Original: Attached to Grievance # OF UNLUCKEY NUMBER 93Pink: Inmate's Copy # NINETY-THREE = D.J. ALPHA

<sup>\*=</sup> THIS NOTICE OF DEMAND IS RETROACHVE FROM WELL
BEFORE SEPTEMBER 30 TH, 2016. NOW SEE

CODE OF JUDICUL CONDUCT MR. ALBRECHTS.

DOC-3097 (01/02)



## EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

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

#### INMATE CORRESPONDENCE

May 26, 2023

Re:	C-21-	-357927-1 / Department 17	
110.		of Nevada	
	vs	<del></del>	
	Matt	hew Houston, Defendant	
		A court order is required to complete the request.	
		Documents are sealed. Court order is required to reproduce.	<b>PSI)</b> ?
		Documents requested are not in court file at this time.	
		Transcripts have not been filed. Court order required.	
		Copies are \$.50 per page or by court order.	
		Consult your law library for this information.	
		District Court does/does not show any outstanding District Co	urt warrants under the
		above referenced defendant name.	
		Other:	
			C-21-357927-1
	Cordi	ially yours,	LSF Left Side Filing 5034253
	DC Criminal Desk #48		
	Depu	ty Clerk of the Court	

	") ; # k*
CLERK OF THE COURT	MAY 17 7/23

	-DISTRICT COURT - APPEAL NO. 8488
	MATTHEW TRAVIS HOUSTON COUNTY NEVADA + 8574  THE STATE OF NEVADA ET AL DEPARTMENT NO. 17  EMERGENCY LETTER OF MOTION-REQUEST FOR DOCUMENT
	(ON A NEVADA DEPARTMENT OF CORRECTIONS  GRIEVANT'S STATEMENT CONTINUATION FORM)  "HEARING REQUESITED"
	NAME: Matthew Travis Houston I.D. NUMBER: 1210652
	INSTITUTION: HDSP UNIT #: 4-D-39
	GRIEVANCE #: A-17-758861-C GRIEVANCE LEVEL: EXHAUSTED (JOINDER OF APPEAL / JOINDER OF MOTION)  GRIEVANT'S STATEMENT CONTINUATION: PG. OF 5
	To the Law Clerk of Department 17 of the EJDC:
	(and also Law Clerk of the Court of APPEALS
	OF THE STATE OF NEVADA) -
	I have attatched a copy of the most
. ,	recent case summary that I have, dated
-	October 07, 2022, with the items circled and
	outlined in pink highlighter. I am requesting
	these items, to which is a total of 19 items:
	Index No.(s): 4, 11(psi), 13, 14, 23, 24, 26, 27,
	37, 38, 39, 40, 44, 45, 46, 47, and 48.
	The documents are required so that I may
	properly litigate both my post-conviction proceedings
,	AND my personal injury claims from over 6 years
	ago: September 20, 2016, and September 30, 2016.
	Please SEE ATTATCHED outline:
Į.	Original: Attached to Grievance COURT OF NEVADA — Pink: Inmate's Copy
	May 13, 2023 - X. Muttur Trus HUSTON, CHYD
	ABARON DHLC 2784 @ DOC - 3097 (01/02)

### Case 2:22-cv-01740-JAD FLYTH DOCUMENTAR EIJER 04/24/23 Page 82 of 278

## CASE SUMMARY

CASE No. C-21-357927-1

•	Party: Plaintiff State of Nevada	
-	[3] Information	
08/04/2021	Reporters Transcript  [4] Transcript of Hearing Held on August 2, 2021	Index #4
08/04/2021	Guilty Plea Agreement Party: Defendant Houston, Matthew [5] Guilty Plea Agreement	Index #5
10/05/2021	Motion to Withdraw As Counsel Filed By: Defendant Houston, Matthew [6] Motion to Withdraw as Attorney of Record and Appoint Alternate Counsel in Order for Defendant to Withdraw His Guilty Plea	Index #6
10/05/2021	Notice of Motion [7] State's 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; Hearing Requested	Index #7
10/08/2021	Notice Filed By: Plaintiff State of Nevada [8] State's Notice of Manual Filing of Exhibit 1 for State's 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	Index #8
10/12/2021	Bench Warrant [9] Bench Warrant	Index #9
10/12/2021	Bench Warrant Return [66] Bench Warrant Return (Redacted)	Index #66
10/18/2021	Bench Warrant Return [10] Bench Warrant Return (Unredacted) (Confidential)	Index #10
11/02/2021	শ্লীদিSI\$ [11] Presentence Investigation Report (Unfiled) Confidential	Index #11
12/08/2021	Judgment of Conviction [12] Judgment of Conviction (Plea of Guilty)	Index #12
01/03/2022	Party: Defendant Houston, Matthew [13] Motion to Dismiss Counsel; Requesting Order Setting Hearing	Index #13
01/18/2022	Case Reassigned to Department 11 From Judge Tierra Jones to Judge Ellie Roohani	
01/26/2022	Verification  Filed by: Defendant Houston, Matthew [14] Verification of Providing Discovery Materials to Defendant	Index #14
02/01/2022	Order [15] Order Granting in Part, Denying in Part Defendant's Pro Per Motion to Dismiss Counsel	' Index #15



## Case 2:22-cv-01740-JAD-EJY Document 20 Filed 04/24/23 Page 83 of 278 Eighth Judicial District Court

# CASE SUMMARY CASE NO. C-21-357927-1

ι ,		ı
02/18/2022	Notice of Appeal (Criminal)  [16] Direct Appeal "de Novo" Hearing Requested	Index #16
02/22/2022	Case Appeal Statement [17] Case Appeal Statement	Index #17
03/15/2022	Motion [19] Emergency Motion to Oppose Remand and Dismiss Case in It's Entirety.	Index #19
03/29/2022	Notice of Appeal (Criminal)  Party: Defendant Houston, Matthew [20] Emergency Notice of Appeal to and Response to "Order Granting in Party, Denying in Part Defendant's Pro Per Motion to Dismiss Counsel" from 2/1/2022; Part II of Personal Restraint Petition	Index #20
03/30/2022	Case Appeal Statement [21] Case Appeal Statement	Index #21
03/31/2022	Motion Filed By: Defendant Houston, Matthew [22] Notice of Motion and Motion for Transcripts at State Expense	Index #22
04/02/2022	[23] Memorandum of Points and Authorities [23] Memorandum of Points and Authorities in Support of Request for Transcripts at State Expense	Index #23
04/02/2022	[24] Emergency Motion for an Order to Suppress Hearing from December 6, 2021. "de Novo Hearing Requested"	Index #24
04/06/2022	Motion Filed By: Defendant Houston, Matthew [26] Emergency Motion Requesting Hearing, De Novo, and Release to Intensive Supervision; Hearing Requested; Jury Trial Demanded	Index #26
04/13/2022	Motion  Filed By: Defendant Houston, Matthew [27] Emergency Motion to Withdraw Plea; Hearing Requested; Jury-Trial Demanded; Joinder to: A-17-758861-C	Index #27
04/15/2022	Order [28] 2 Day Expedited Order for Transcript	Index #28
04/18/2022	Recorders Transcript of Hearing? [29] Transcript of Hearing Held on August 4, 2021	Index #29
04/18/2022	Motion [30] Motion for an Order to Appear by Phone or Video and Notice of Motion	Index #30
04/18/2022	©pposition to Motion  Filed By: Defendant Houston, Matthew  [31] Emergency Opposition to "Guilty Plea Agreement" and Motion to Suppress Document Filed on August 4th, 2021. "de Novo Hearing Requested"	Index #31

## Case 2:22-cv-01740-JAD-EJY Document 20 Filed 04/24/23 Page 84 of 278 Eighth Judicial District Court

## CASE SUMMARY CASE No. C-21-357927-1

١		•
04/19/2022	Opposition to Motion [32] State's Opposition to Petitioner's Emergency Motion for an Order to Suppress Hearing from December 6, 2021	Index #32
04/21/2022	Opposition to Motion [33] State's Opposition to Defendant's Emergency Motion to Withdraw Plea	Index #33
04/26/2022	Order [34] Order for Transcript	Index #34
04/28/2022	Motion Filed By: Defendant Houston, Matthew [35] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	Index #35
05/03/2022	NV Supreme Court Clerks Certificate/Judgment - Dismissed [36] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed; Rehearing Denied	Index #36
05/04/2022	Motion to Compell Filed By: Defendant Houston, Matthew [37] Emergency Interpleadings and Motion to Compel in re January 3rd 2022 December 27, 2021 as Renewed Request for de Novo in Order to Reset Time for Notice to the Court of Appeals and Proper Notice of Appeal to the Supreme Court of Nevada; "do Novo Hearing Requested"	Index #37
05/04/2022	Motion for Order Filed By: Defendant Houston, Matthew [38] Emergency Motion for an Order to Suppress Criminal Complaint Filed April 26th, 2021; "Suppression Hearing Requested"	Index #38
05/04/2022	Motion for Order  Filed By: Defendant Houston, Matthew [39] Emergency Motion for an Order to Suppress and Notice of Demand as Result of Incurred Emotional Distress; "Hearing Request; Joinder to: A-17-758861-C C-21-357927-1, CR21019840 C-17-323614-1, CR033713, 21P01275, C1248384A and C1237802A (Case Number 21P01950)	Index #39
05/06/2022	Petition  Filed by: Defendant Houston, Matthew [40] Personal Restraint Petition and Continued Petition for a Writ of Habeas Corpus, and Motion for Production of Complete Case Transcripts: "Requesting an Order to Appear"	Index #40
05/10/2022	Order Denying Motion [41] Order Denying Defendant's All Pending Motions	Index #41
05/11/2022	Motion Filed By: Defendant Houston, Matthew [42] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	Index #42
05/11/2022	Notice of Motion Filed By: Defendant Houston, Matthew [43] Notice of Motion	Index #43

#### Case 2:22-cv-01740-JAD #EJMH Document 20 T Eiled 04/24/23 Page 85 of 278

# CASE SUMMARY CASE No. C-21-357927-1

, ,		
05/16/2022	Recorders Transcript of Hearing [44] Transcript of Hearing Held on December 6, 2021	Index #44
05/19/2022	Motion to Strike Filed By: Defendant Houston, Matthew [45] Emergency Motion to Strike from the Record "Information" File August 3rd, 2021; "Suppression Hearing Requested" and a "de Novo Hearing Requested"	Index #45
05/19/2022	Motions Filed By: Defendant Houston, Matthew [46] Emergency Motion for the Production of All Exculpatory Evidence Being Witheld by the Prosecution, "Hearing Requested"	Index #46
05/25/2022	Filed By: Defendant Houston, Matthew [47] "Motion for Appointment of Ozzy Fumo (of Counsel) to Act as Standby" Most Not Preferably Alexis Plunkett(s) Christopher Burk Jason Barrus and Erica Tosh, Daniel Schwartz, Lina Sakalauskas and "Klie" from Scott Poisson, et al" Request for Evidentiary Hearing in Each of the above Case Numbers	Index #47
05/25/2022	Motion to Withdraw Pleas Filed By: Defendant Houston, Matthew [48] Renewed Motion to Withdraw Plea	Index #48
06/02/2022	Order Denying Motion [49] Order Denying Defendant's Pending Motions	Index #49
06/02/2022	Order for Production of Inmate [50] Order for Production of Inmate Matthew Travis Houston, BAC #1210652	Index #50
06/09/2022	Motion Filed By: Defendant Houston, Matthew [51] Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, for Appearance by Telephone or Video Conference	Index #51
06/09/2022	Objection Filed By: Defendant Houston, Matthew [52] Objection to Taleen R. Pandukht	Index #52
06/10/2022	Petition Filed by: Defendant Houston, Matthew [53] Petition for Judicial Review; "Order to Appear is Requested" as is "Hearing Requested"	Index #53
06/14/2022	Notice of Appeal (Criminal)  [54] Preliminary Opposition and Notice of Formal Objection to Any Sort of Vexatious Litigant Order, Notice of Appeal and Any Other Sort of Chicanery Kristina Rhoads Tries to Conjure Up from the Demons of Injustice; "de Novo Requested"	Index #54
06/15/2022	Motion Filed By: Defendant Houston, Matthew [55] Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156) on an Order Shortening time; Notice of Motion and Motion	Index #55
06/16/2022	Case Appeal Statement	Index #56

REV. MATHEW TRAVIS HOUSTON CHYD

Indian Springs, NY 89070-0650

TARY 2022 TEG

LAS VEGAS NV 890

PO BOX 551601
EIGHTH JUDICIAL DISTRICT COURT
Attn-Law Cherk of Department 17
200 Lewis Avenue
Las Vegas, NV
89155-1601

Case No. C-21-357927-1 #METOO

ABA No. 04662784

mentand frequency of the control of

REV. MATTI	IEW T	RANIS	HOUSTON.	CHIP

Petitioner/In Propia Persona
Post Office Box 200, 6000
Indian Springs, Nevada 89070 - 0650
NOCL No. 1210652
ANA No. 04662784

FILED JUN 0 6 2023

CLERK OF COURT

IN THE <u>EIGHTH</u> JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF <u>CLARK</u>

,	
8	THE STATE OF NEVADA, )
9	Plaintiff, {
10	vs. Case No. C-21-357927-1
11	MATTHEW TRAVIS HOUSTON, Dept. No. 17
12	Defendant,
13	/
14	MOTION TO WITHDRAW COUNSEL
15	HEARING REQUESTED June 27, 2023 Date of Hearing: 9:00 AM
16	Time of Hearing;
17	'ORAL ARGUMENT REQUESTED, Yes 🗡 Nu
18	COMES NOW, Defendant, Matthew Travis Houston, proceeding in proper
19	person, moves this Honorable Court for an ORDER Granting him permission to withdraw his
20	present counsel of record in the proceeding action, namely, Alexis M. Duecker aba
21	AMD LAW, PLLC -SDSCHARTERED
22	This Motion is made and based on all papers and pleadings on file with the Clerk of the Court
23	which are hereby incorporated by this reference, the Points and Authorities herein, and attached
24	Affidevit of Defendant Declaration of Defendant 193 a STATEMENT OF FACTS:
25	DATED: this 24 day of May 2023.
26	BY: WILL THE TRAVIS HOUSTON, CA TO # 12 10652
27	Defendant/In Propria Personam

1

STATEMENT OF FACTS: Kidnapped from his home in
2-Iowa City, On July 14, 2021. MATTHEW TRAVIS HOUSTON (hereinafter "Petitioner-Appellant")
3 UNAS Abducted from his hore room at the Desir vesient reasons.
as Rose Parkwall in Henderson. Nevada, as he was not served with any sort of
a symmetry or WARRANT now was told or read that he had any kind of rights. Mis
a harmonial alternar Appollant from Attending his appointment the very
7 inext day at Mounda Retion Specialists, with Dr. Tyson Ward on July 15, 2021, while
is a comment of his parent alon prevented him trong attending his interior
in the stands on Annual 45 2024 with I/C WILLIAM WOUNTINGES
a to be described by the abditabore SERAWING DILLING TOTOME, UNDIEN
Manual Manual Alayander as was the booking of his 10011.
MUCH AN that as physical and according to the control of the many according to the control of th
a la comme de la comme de la course the month disquis sept (18) (18) L. Wood
13 search tor, and hopefully, retrieve his service allimities, mountain the lack of a directly related "City Jail  14. and Benord Little, provided misinformation reporting the lack of a directly related "City Jail
15 Netainer Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a
in the time to deal in the time and a detained hald - when in the times.
A SHEAR MINISTER AND A STANDARD AND A SHEAR AND A SHEAR AND A SHEAR AND AND A SHEAR AND
This coercion of the chear by his previous representation created in the first being by J. Wood
in LAB VEGAS MUNICIPAL COLART #1248384A + #C1237802A; with the first being by J. Wood  19. in the EIGHTH JUDICIAL DISTRICT COURT 21-CR-D19840 + 21-CR-D35713. Alexis M. Duecker Never  VISITED Those transmosts awards are a crue) and wongstall districted worm on abused
20. Mr. Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abused
PAINEMIN LEVER PARINE Att. MOXFORDIN LANGUINI ON ALCI LOUND TO THE COURT OF THE COU
Mind I True to a colore land of the Roll to the Party of
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The summer of th
age ( Hilly Hall Legar Towns of the Antique of the Comment of the
trafferentiation and the said man formand and a second and the Pitit of the Pitit of the
Nat of any
28 time did Mr. Houston harass extent, threaten, or "aggrivated stalking" any of the
29 parties involved with any of his cases, neither did he act aggressively
3c. towards any other individual, busines 890 entity. Mr. Houston is a victim of crime: 2

# WHY TO DISMISS COUNSEL

AMD LAW - Alexis M. Duecker # I I still have not been provided any transcripts to any of my cases. EUDC appointed her just to stall the process of my obtainment of freedom and justice. Never provided a PSI\_ #2. Who is SMS CHAPTERED ? SOS CHARTERED (warm springs address) #3. Why Sahara address? #4- Why was my mail returned from her Sahara Aver address? #5. Why suprised un-announced Visit Nov. 10, 2022, causing rioting and my trip to the infirmry? #6. Why 2nd Suprise Visit +/ DR BAILEY ? If I have not been provided any further records of A-22-853203-W, which is emor because I'd requested STANDBY COUNSEL, not attorney of record. So where's Emily Strand? Wheres my retired social security judge in Des Moines? Why have I still not been informed of who the mystery visitor was from November 10,900022?

SEE ALGO Case No. 2:22-cy-01740-JAD-EJY DOC 21, 04/24/2023 P.117/278

(FINND-DRAWN COPY-DEE PREVIOUS MOTION AND

1 74 2 14-cy-00031- REB-DOA POLICIAN TO FIRM 2/2 1/23 P. 7 46 19

NAME: Matthew Travis Houston, # 1210652

HIGH DESERT STATE PRISON P.O. BOX 650 INDIAN SPRINGS, NEVADA 89018

DATE: January 20th, 2023

11/1

TO: ALEXIS M. DUECKER SDS CHARTERED AMO LAW, PLLC 340 East Warm Springs Road, Ste No. 110 Las Vegas, NV 89119

SUBJECT: TERMINATION OF COUNSEL/TRANSFER OF RECORDS

CASE NO.: A-22-853203-W

DEPT. NO.: 10 -> 11 -> 17

CASE NAME: Houston V. Johnson et al

Please be advised that from this date forward, your authority as Attorney of Record in the above-stated action is hereby terminated. All of the professional relations of Attorney and Client do hereby cease.

Please enter your withdrawal from this action with the Court immediately.

Pursuant to NRS 7.055, I respectfully request that you deliver to me, forthwith, all documents, papers, pleadings and tangible personal property that is in your possession that relates to the above-named action.

Your prompt attention to this request is genuinely appreciated.

Respectfully,

REV. MATTHEW TRAVIS HOUSTON, CHTD

NDOC No. 1210652 @ HDSP ABA No. 04662784

22010 Cold Creek Rond

PO BOX 650

Indian Springs, NV

89070-0650

# **POINTS AND AUTHORITIES**

28	<b>5</b>		
27	ensored.		
26	ourt in Yount, supra, ordered the attorney disbarred while in Alvey, supra, the court had the attorney		
25	efusing to deliver to a former client his documents after being requested to do so by the client. The		
24	24 P.2d 747 (1974), both of which dealt with a factual situation involving a withdrawn attorney		
23	In the cases of <u>In Re Yount</u> , 93 Ariz. 322, 380 P.2d 780 (1963) and <u>State v. Alvey</u> , 215 Kan. 460,		
22	pplicable laws on the subject.		
21	ABA, this is brought out that a withdrawn attorney must deliver to the client all papers an comply with		
20	papers and property to which the client is entitled." Again in Disciplinary Rule 2-110(A)(2) of the		
19	part EC 2-32: "A lawyer should protect the welfare of his client by delivering to the client all		
18	the Code of Professional Responsibility of the American Bar Association, which states in pertinent		
17	prompt accounting of all his client'sproperty in his possession." This is echoed in Canon 2 of		
16	Supreme Court Rule 173 states quite clear that a withdrawn attorney owes his former client a		
15	attorney's termination of employment.		
14	professional responsibility and integrity. This carried from the time of hiring to and through the		
13	In numerous cases throughout this great land, the courts have held attorneys to a high degree of		
12	Documents, pleadings and other property."		
11	discharged attorney all papers, documents, pleadings and items of tangible personal property may, by a motion filed after at least 5 days' notice to the attorney, obtain an order for the production of his papers,		
10	"A client who, after demand therefore and payment of the fee due from him, does not receive from his		
9	deliver to the defendant in his/her possession, which states:		
8			
7	Number,, in Department No, now Department 17.		
	of record, were appointed by the Court to represent the defendant, who was an indigent, in Case		
5	As can be seen in this case, the defendant does not owe any fees, in fact, they, meaning counsel(s)		
4	the client, immediately deliver to the client all papers, documents, pleadings and items of tangible property which belong to or were prepared for that client."		
3	"An attorney who has been discharged by his client shall, upon demand and payment of the fee due from		
2	The Nevada Revised Statute 7.055(1), which deals with the duty of a discharged attorney, states:		

1	While not the intention of the Defendant in this case to have the attorney disbarred, these cases do
2	how a pattern in the court in considering the refusal to deliver to a former client all his documents
3 .	nd property after being requested to do so, a serious infraction of the law and of professional ethics.
4	See, <u>In Re Sullivan</u> , 212 Kan. 233, 510 P.2d 1199 (1973).
5	In summary, this court has jurisdiction through NRS 7.055 to Order the attorney(s) to produce and
6	teliver to the Defendant all documents and personal property in his/their possession belonging to him
7	r prepared for him. The Defendant has fulfilled his obligations in trying to obtain the papers. The
8	ttorney(s) is in discord with Cannon 2 of the Code of Professional responsibility and the Nevada
9	Supreme Court Rules 173, 176 and 203.
10	
11	DATED: this 24 day of May, 2023.
12	Muil T- 11 -
13	BY: 1 HILL PULL TRAVE HOLSTON #1216652
14	Defendant/In Propria Personam
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# **POINTS AND AUTHORITIES**

NRS 7.055 states in pertinent part:

- 1. An attorney who has been discharged by his client shall upon demand and payment of the fee due from the client, immediately deliver to the client all papers, documents, pleadings and items of tangible personal property which belong to or were prepared for that client.
- 2. If the court finds that an attorney has, without just cause, refused or neglected to obey its order given under this section, the court may, after notice and fine or imprison him until the contempt purged. If the court finds that the attorney has, without just cause, withheld the client's papers, documents, pleadings, or other property, the attorney is liable for costs and attorney's fees.

Counsel in the above-entitled case was court-appointed due to Defendant's indigence. Defendant does not owe counsel any fees.

WHEREFORE, Defendant prays this Honorable Court, Grant his Motion to Withdraw Counsel and that counsel deliver to Defendant all papers, documents, pleadings, discovery and any other tangible property which belong to or were prepared for the Defendant to allow Defendant the proper assistance that is needed to insure that justice is served.

DATED: this 24 day of May , 2023

Respectfully submitted,

Defendant /In Propria Personam

Post Office Box 650 [HDSP] Indian Springs, Nevada 89018

CERTFICATE O	F SERVICE	BY MAILIN	G
--------------	-----------	-----------	---

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 24
3	day of May 2023, I mailed a true and correct copy of the foregoing, "MoTION
4	TO WITHDRAW COUNSEL "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
.7	en e
8	200 Lewis Ave.  Alexis M. Duecker
9	Las Vegas NV 340 East Warm Springs
10	
11	
12	
13	
14	
15	•
16 17	CC:FILE
18	CC:FILE
19	DATED: this $\frac{24}{}$ day of $\frac{Nay}{}$ , 2023.
20	DATED: this by day of 1000 2000.
21	Mettle hie His
22	REV. MAPHEW TRAVIS HOLDON, (400 HIS 1965 -
23	Post Office hox 650 (HDSp)
24	Indian Springs. Nevada 89018 IN FORMA PAUPERIS:
25	ABA No. 04662784
26	
27	
8	9
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REV. MATHER NDOC No. 1210652 HDSP Pa Box 65c TRAVIS HOUSTON, CHTO

26 MAY 2023 PM 3 L

LAS VEGAS NY 890

Indian Springs, NV 89070-0650

447

EIGHTH JUDICIAL DISTRICT COURT CHAMBERS OF THE HON- JENNIFER SCHWARTZ FWD: Department 17 Law Clerk 200 Lewis Avenue

Las Vegus, NV

89155

Case No Contract

Case No Contract

Cose No Cont

4BA NO. 04662784



## EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

REGIONAL JUSTICE CENTER 200 LEWIS AVENUE, 3<sup>rd</sup> 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

June 30, 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: Notice Of Motion And Motion For Modification Of Sentence

## 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 # 27
Deputy Clerk of the Court

REV. MATTHEW TRAVIS HOUSTON ID NO. 12 to 65 2
HIGH DESERT STATE PRISON
22010 COLD CREEK RD
P.O. BOX 650
INDIAN SPRINGS. NV. 89070

ABA No. 04662784

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

State of Nevada dba STATE BARDINEVADA, Case No.: A-22-862155-C

Plaintiff, Dept. No.: 27

VS. Case No. C-21-357927-1

Matthew Travis Houston, Dept. No. 17

Defendant (Plaintiff-in-Error) Dept. No. 19

# NOTICE OF MOTION MOTIONS FOR MODIFICATION OF SENTENCE

Comes now, Defendant, Mothew Houston, pro per, and respectfully moves this Honorable Court for a Modification of Sentence.

This motion is made and based pursuant to the supporting Points and Authorities attached hereto, NRS 176.555, as well as all papers, pleadings, and documents on file herein.

# **POINTS AND AUTHORITIES**

#### I. STANDARD OF REVIEW

The Nevada Supreme Court has long recognized that Court's have the power and jurisdiction to Modify a sentence, see, Staley v. State, 787 P2d 396, 106 Nev. 75 (1990):

..."that if a sentencing court pronounces sentence within statutory limits, the court will have jurisdiction to MODIFY, suspend or other wise correct that sentence if it is based upon materially untrue assumptions or mistakes which work to the extreme detriment of the defendant".

Defendant believes that this court has, based upon Staley, the jurisdiction to MODIFY his sentence, due to that sentence being pronounced based upon a Pre-Sentence Investigation Report which did have several material facts in error, which will be discussed below in the statement of facts.

Respondent may argue that laches apply due to the fact that thee [3] years have passed since sentence was pronounced. However, the Nevada Supreme Court held that such time requirement does not apply to a request for Modification of Sentence, see, Passanisi v. State, 831 P2d 1371, 108 Nev. 318 (1995):

.... we note that the trial court has inherent authority to correct a sentence at any time if such sentence based on mistake of material fact that worked to the extreme detriment of the defendant. (Citations Omitted). If the trial court has inherent authority to correct a sentence, a Fortiori, if has the power to entertain a motion requesting it to exercise that inherent authority....Thus, the time limits and other restrictions with respect to a post-conviction relief do not apply to a Motion to Modify a Sentence based on a claim that the sentence was illegal or was based on an untrue assumption of the fact that amounted to denial of due process (Emphasis added) Id. 831 P2d at 1372n. 1. See also, Edwards v. State, 918 P2d 321, 324, 112 Nev. 704 (1996).

Defendant, as stated above, is alleging that his sentence by this Court was based upon assumptions founded upon his Pre-Sentence Investigation Report (PSI) that had several factors in error, and as such, his constitutional right to due process was violated. See, State v. District Court, 677 P2d 1044, 100 Nev. 90 (1984):

The district court's inherent authority to correct a judgment or sentence founded on mistake is in accord with the constitutional considerations underlying the sentencing process. The United States Supreme Court has expressly held that where a defendant is sentenced on the basis of materially untrue assumptions concerning his criminal record, "(the) result whether caused by carelessness or design, is inconsistent with due process of law". Townsend v. Burke, 736, 741, 68 S. Ct. 12552, 1255, 92 L. Ed. 1690 (1948). Further, the cases clearly established that constitutionally Violate "materially untrue assumptions" concerning a criminal record may arise either as a result of a sentencing judge's correct perception of misapprehension. (Emphasis in original). Id. 677 P2d at 1048 n. 3.

Defendant would asks that this Court not perceive this request to be pointing the finger at the Court and saying 'you were wrong' as that is not the case. Defendant is merely requesting that the Court reconsider the sentence that was pronounced based upon mistakes of fact in the PSI report and at sentencing.

ì	STATEMENT OF FACTS: Kidnapped from his home in
<b>2</b> ,	Iowa, On July 14, 2021, MATTHEW TRAVIS HOUSTON (hereinafter Petitioner-Appellant)
3	was abducted from his hotel room at the Best Western located at 3041
4	.37. Rose Parkway in Henderson, Nevada, as he was not served with any sort of
5	Summon's or WARRANT, now was told or read that he had any kind of rights. This
6	false arrest prevented Petitioner-Appellant from attending his appointment the very
7	next day at Nevada Retina Specialists, with Dr. Tyson Ward on July 15, 2021, while
8	this continued imprisonment of his person also prevented him from attending his medical
9	disability valing in Rena. Nevada, on August 15, 2021, with Dr. Owagleri. Both appointments
10	of which had been scheduled by the abductors, SEDGWICK's Dianne Ferrante, and her
11	alleged supervisor. Rosemarie McMorris-Alexander, as was the booking of his room.
12	The Petitioner-Appellant's attempt at release from CCDC was intended so that Me could
13	search for, and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. Wood
14,	
15	hetainer Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a
16	potential release from custody, that he did not see a detainer hold - when, in facts there was.
17	This coercion of the client by his previous representation created a second double-jeopardy-
18	in LAB VEGAS MUNICIPAL COLART #1248394A + #C1237802A; with the first being by J. Wood
19.	IN the EIGHTH EUDICIAL DISTRICT COURT 21-CR-019840 + 21-CR-035713. A. Goldatein NEVER visited Mr.
20.	Houston. These traumatic events are a cruel and unusual punishment being inflicted upon an abused
21	and impreent mun, who was forced into an involuntary relocation, with unnecessary hardships
22	cousing the eviction of his law office located at 435 South Linn Street #927, in I.o.wa
23	City. IDWA (52240), \$36.5 million of property damage and the destruction of his K-9(s).
24	Due to crimes both civil and criminal. Not to mention the willful omissions of Rosemarie
25	McMorria-A bxander and Dianne Ferrante, SEDAWICK and the prosecutions most unlawful use
26	of overreaching tactics IN their exploitation of the innocent man has put the Petitioner-Appellant
27	into un inmanarable state of divoce providescence and extensive is consecution

///

## **CONCLUSION**

WHEREFORE, all of the above stated reasons, Defendant respectfully requests this Honorable Court to Modify his/her Sentence in accordance with this Court's fair and just consideration of the facts of the case. Pursuant to Assembly Bill 271, the wrongfully convicted Defendant, now Plaintiff-in-Error, Matthew Travis Houston, Should be credited a total of 292 days (40%) against the 2-5 years (24-60 month) of extensive incarceration.

Dated this 13 day of May , 2023.

By: Mutto this Hast

REV. MATTHEW TRAVIS HOUSTON # 12 10 652

High Desert State Prison 22010 Cold Creek Rd. P.O. Box 650

Indian Springs, NV. 89070

ABA No. 04662784

MOTION TO MODIFY SENTENCE - 4

1	I, Matthew Travis H	louston	, certify that the foregoin	g "Motion For
2	Modification of Sentence", was served upon the Respondent pursuant to NRCP 5 (b), by placing same i			
3	the United States Postal Service, postage be			
4				
5	PU BOX 551601 EJOC Clerk of Courts, Dept-17		Po Box 5th District Attorney	
7	200 Lewis Avenue		200 Lewis 1	
8	Las Vegus, NV 89155-		Las Vegas, NV	
9	1601		Joeg To July IV	01123 0 1116
10				
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12	,			
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14	Dated this 13 day of	May	,20 <b>23</b> .	
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16		1		1 1
17		By:	willo him	Hute
18		REV, MA	ITTHEW TRAVIS HOUS	CHTO JON, # 1210652
19		High De	esert State Prison Cold Creek Rd.	
20	·	P.O. Bo	x 650	: i
21	·	ABA N	prings, NV. 89070 10. 04662784	
22		Defenda	nt, In Proper Person	
23				
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REV. MATTHEW TRAVIS HOUSTON, CHTD NOCK NO 1210652 FO BOX 650 Indian Springs, NV 39070-0650

LAS VEGAS NV 890

15 MAY 2023 PM 3 L

PO BOX 551601

EIGHTH JUDICIAL TASTRICT COURT
CHAMPERS OF THE HON. NANCY ALLE
FWD. Department 27 Law Clork
200 Lewis Aremue
Las Vegas, NV

Las Vegas, NV

Case No. A-22-862155-C ABA No. 04662784

	AA DOT
1	Patitioner/In Propia Persona, REV. MATTHEW TRAVIS HOUSTON, CHTD
2	
3.1	American Bar Association Member 10 No. 04662784
4	
5	IN THE <b>EIGHTH</b> JUDICIAL DISTRICT COURT OF THE STATE OF NEVADAIN AND FOR THE
6	COUNTY OF <u>CLARK</u>
7	<u></u>
8	THE STATE OF NEVADA, }
9	Plaintiff,
ا! از 10	Case No. $\frac{C-21-357927-1}{17}$
11	MATTHEW TRAVIS HOUSTON, Dept. No
12	Defendant, aka.) "Plaintiff-in-Error"
13	THE MORTING A CHAPT AN AUCUSER FROM SOS CHAPT
14	L AACRAFALA TOTTON TO WITHDRAW COUNDED VINDER
15	AND 9TH. CIR. RULE. 23-3 "HEARING REQUESTED" Date of Hearing:
16	Time of Hearing:
17	'ORAL ARGUMENT REQUESTED, Yes X No"
18	COMES NOW, Defendant, Matthew Traves Houston, proceeding in proper
19	person, moves this Honorable Court for an ORDER Granting him permission to withdraw his
20	present counsel of record in the proceeding action, namely,
21	ALEXIS M. DUECKER, ESQ DIBA AMD LAW, PLLC
22	This Motion is made and based on all papers and pleadings on file with the Clerk of the Court
23	which are hereby incorporated by this reference, the Points and Authorities herein, and attached
24	Declaration(9) Affidavit of Defendant.
25	DATED: this <u>28</u> day of <u>June</u> _ , 20 <u>23</u>
26	REV. MATTHEW TRANS HOUSTON #12 10652
27	Defendant In Propria Personam @ NOC
28	1

# POINTS AND AUTHORITIES

	<u> </u>			
2	The Nevada Revised Statute 7.055(1), which deals with the duty of a discharged attorney, states:			
3				
4	the client, immediately deliver to the client all papers, documents, pleadings and items of tangible proper which belong to or were prepared for that client."			
5	As can be seen in this case, the defendant does not owe any fees, in fact, they, meaning counsel(s)			
6	of record, were appointed by the Court to represent the defendant, who was an indigent, in Case			
7	Number,, in Department No			
8	N.R.S. 7.055(2) gives this Court the power to Order the Attorney(s) of record to produce and			
9	teliver to the defendant in his/her possession, which states:			
10				
11	discharged attorney all papers, documents, pleadings and items of tangible personal property may, by a motion filed after at least 5 days' notice to the attorney, obtain an order for the production of his papers, Documents, pleadings and other property."			
12	Documents, preadings and other property.			
13	In numerous cases throughout this great land, the courts have held attorneys to a high degree of			
14	rofessional responsibility and integrity. This carried from the time of hiring to and through the			
15	attorney's termination of employment.			
16	Supreme Court Rule 173 states quite clear that a withdrawn attorney owes his former client a			
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18	the Code of Professional Responsibility of the American Bar Association, which states in pertinent			
19	part EC 2-32: "A lawyer should protect the welfare of his client by delivering to the client all			
20	papers and property to which the client is entitled." Again in Disciplinary Rule 2-110(A)(2) of the			
21	ABA, this is brought out that a withdrawn attorney must deliver to the client all papers an comply with			
22	applicable laws on the subject.			
23	In the cases of <u>In Re Yount</u> , 93 Ariz. 322, 380 P.2d 780 (1963) and <u>State v. Alvey</u> , 215 Kan. 460,			
24	24 P.2d 747 (1974), both of which dealt with a factual situation involving a withdrawn attorney			
25	efusing to deliver to a former client his documents after being requested to do so by the client. The			
26	ourt in Yount, supra, ordered the attorney disbarred while in Alvey, supra, the court had the attorney			
27	ensored.			
28	2			

While not the intention of the Defendant in this case to have the attorney disbarred, these cases do how a pattern in the court in considering the refusal to deliver to a former client all his documents and property after being requested to do so, a serious infraction of the law and of professional ethics. See, In Re Sullivan, 212 Kan. 233, 510 P.2d 1199 (1973).

In summary, this court has jurisdiction through NRS 7.055 to Order the attorney(s) to produce and leliver to the Defendant all documents and personal property in his/their possession belonging to him or prepared for him. The Defendant has fulfilled his obligations in trying to obtain the papers. The attorney(s) is in discord with Cannon 2 of the Code of Professional responsibility and the Nevada supreme Court Rules 173, 176 and 203.

DATED: this 26 day of June , 2023

Defendant/In Propria Personam

	Petitioner/In Propia Persona, REV. MATTHEW TRAVIS HOUSTON CHTD		
	Petitioner/In Propia Persona, REV. MATTHEW TRANS HOUSTON, CHTD Post Office Box 268, 6000 PD Box 650, HDSP Indian Springs, Nevada 89070		
	ABA No. 04662784		
4			
5	IN THE <u>EVGHTH</u> JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE		
6			
7	THE STATE OF NEVADA, ?		
8	<b>1</b>		
9	vs. Case No. C-21-357927-1		
10	MATTHEW TRAVIS HOUSTON Dept. No. 17		
11	Defendant aka )		
12			
13	<u>ORDER</u>		
14	Upon reading the motion of defendant, Matthew Travis Houston, requesting		
15	withdrawal of counsel, Alexis M. Duecker, Esq., of the Clark county Public		
16	Defender's Office, and Good Cause Appearing,		
17	IT IS HEREBY ORDERED that defendant's Motion for Withdrawal of Counsel is		
18	GRANTED.		
19	IT IS HEREBY FURTHER ORDERED that Counsel deliver to defendant at his address,		
20	all documents, papers, pleadings, discovery and any other tangible property in the above-entitled		
21	case.		
22			
23	DATED and DONE this day of, 20		
24			
25			
6	DISTRICT COURT IT DOES THE USE		
!7 ∦	DISTRICT COURT JUDGE, THE HON. JENNIFER L.S., SCHWARTZ		
8	3 <b>-Å</b>		
į.	·		

# CERTFICATE OF SERVICE BY MAILING

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 2B
3	day of June, 2023, I mailed a true and correct copy of the foregoing, "EMERGENCY
4	MOTION TO COMPEL AN ANSWER FROM SPS CHARTERED AND EMERGENCY MOTION TO WITHDRAW COUNSEL UNDER "  NAAP 37-E AND 9TH-CIR. RULE 27-3  by placing document in a sealed pre-postage paid envelope and deposited said envelope in the
5	by placing document in a sealed pre-postage paid envelope and deposited said envelope in the
6	United State Mail addressed to the following:
7	LAW CLERK OF JEM- IT
8	CHAMBERS OF THE HON.  Alexis M. Duecker, Esq.  SDS CHARTERED
9	EDDC D/B/A SOFOS
10	LAS Vegas NV
11	89155 Las Vegas, NV 89119
12	STATE BAR OF NEVADA AMERICAN Bar Association 3100 W. Charleston Block 1050 Connecticut Ave. NW
13	Ste- no Swite 400 Washington, DC
14	99102 20036
15	
16	
17	CC:FILE
18	
19	DATED: this 28 day of June, 2023.
20	Whatthey To Hanta
21	BEV. MATTHEW TRAVIS HOUSTON-NDOC # 12 10652
22	Post Office Box 208, S.D.C.C. Po Box 650, HDSP Indian Springs, Nevada 89018 89070
23	Indian Springs, Nevada 89018 84040 IN FORMA PAUPERIS:
24	
25	
26	
27	
28	



#### EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

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

September 13, 2023

Attorney:

Alexis M. Duecker

Case Number:

C-21-357927-1

AMD Law PLLC

Department:

Department 17

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: Motion To Withdraw Plea

#### 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 0203
		2 Matthew Travis Houston, pro se
		3 American Bar Association Member #
	$\mathcal{G}$	4 Indian Spring, NV 89070-0650
	A. A.	IN THE ELGHTH JUDICIAL DISTRICT COURT OF THE STATE OF
	• • •	MATTHEW TRAVIS HOUSTON, }
	ŀ	8 Plaintiff-in-Error,
		9 CALVIN JOHNSON ET AL, 3 CASE NO. A-22-853203-W
	1	THE STATE OF NEVADA.   DEPARTMENT No. 17
	1	Plaintiff CASE NO. <u>C-21-3579</u> 27-1
	1:	DEPT. NO. XI
	1:	MATTHEW TALVIS HOUSTON . "RESET DE NOVE MARINA
	14	Defendant, FROM: June 15, 2022 "
	<b></b> ▶18	S CARO CELICY
	16	NRCP GO "HEARING REGILESTED"
Ω	17	COMES NOW, Defendant, Matthew Travis Houston -, proceeding in proper
CLERK OF	2 20 18	person, and moves this Honorable Court for an Order granting him permission to withdrawal his Plea
ဂ္ဂ	SEP C 19	CALOR VE IN PACT WENET YORKERD 40"
		of Association the year 2001 where the Benard Little, Anthony M. Holdstein and
ខ្ល	VE D 21	as then represented by Decemy Wood as
THE COURT	22	counsel. This Motion is based on all papers and pleadings on file with the Clerk of the Court which are
•	23	hereby incorporated by this reference, and Points and Authorities herein and attached Affidavit of
		Defendant entitled "PLAINTIFF- ALERROR'S RESPONSE TO THE DERP
	n in	STATE'S OPPOSITION TO DEFENDANT'S EMERGENCY MOTION TO Dated this 17th day of May 2022 WITHOR AND PLEATING
	REGENTEDA MAY 73 7022	was supposed to have been submitted by Andhouse M
		Colastein. Instead of that, respectfully submitted,
	28	guilty thirt who Stole my Defendant in Proper Person
	· 29	identity in the court of the "SUBSTITUTE JUDGE",
البيد	اکر عد د د د د د	werting to the coop of the coop of

#### MEMORANDUM OF POINTS AND AUTHORITIES

#### NRS. 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.

Failure 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 transcripts from any of the cases that consed Wrongful conviction, including C-17-323674-1 21 CRO 19840, 21 CRO33713, 21 PO1275 and in has Kegas C1248384A and C1237802A the tailure Las Vegas seperate petitions to 3 seperate addresses <u>addititional</u> miscarraiges of 3 separate denelication <u> 248384 A</u> AND Linda Bella Susan Baccus Alexix Plunkett, Jason Barrus, Alox Bassett Elli Rochani, and a hundred more respondents is. ficultions Deep State of Nevada so inherently comment. disquisting that it earnust even afford to compensate barn how and truther Insults the Now see attatched Response To Opps From . the Deep and eleven GROUNDS & MERITORIOUS INTERVENTION

# GROUND NUMBER ONE

1	23(a). ONE Ineffective aid of counsel due to the fact that
. 2	Petitioner was forced to file his own DIRECT APPEAL
3	after being hindered by numerous procedural errors and
4	conflicts of Interest as result of being provided misinformation.
5	Supporting FACTS (Tell your story briefly without citing cases or law.): See attatched copy
6	OF DIRECT APPEAL' Filed pro se, pages I - 12 specifically
7	page No. I showing filing dates of February 17th and 18th of
8	2022. Page 2 showing events of July 14th, July 15th and
9	December 6th, 2021, Page No 7 showing the events of December
10	loth, 2021. Page No. 11 showing some of the results of
11	Petitioner's rights being violated intentionally by law enforcement
12	the courts AND the prosecution. Upon the allegation by a
13	defendant of insufficient performance by assigned coursely the
14	trial court has an obligation to hold a herring on the record to
15	establish if a true conflict exists. See Young v. State, 120 Nev. 963(2004).
16	Petitioners now withhourn attorney Benard Little was ineffective for
17	knowing his client alleged a conflict of interest and failing to notify
18	the court when he was mistakenly re-appointed to represent the
19	Petitioner on Pecember 6th, 2021. Nevada Rule of Professional Conduct 2.1
20	"Advisor" reads: "In representing a client, a larger shall exercise independent
21	professional judgement and render condid advice. In rendering advice a
22	lawyer may refer not only to law but to other considerations such as more
23	conomic, social and political factors that may be relevant to the
24	client's situation " Both the Petitioner and Benard Little requested that
25	counsil withdraw alleging conflicts of interest See Young is States " the Court
26	must conduct an injury into the alleged conflict(s), although the automey-
27	
S.B	Petitioner was not granted a "Young HEARING" thus violating his (Now See Page 6a)
	Page 6a)
1	

	Q.
	1 Fourteenth Amendment right to due process of law and his sixth
	2 Amendment right to effective assistance of counsel.
	8 Foilure to execute motions: Florida Box v. Montinez, 717
	4 P.2d 1121 (NM 1986) Violating ABA rule 4.3(c)(1) "For an atturney
	5 to suppress motions where the circumstances indicated such
	6 motions should be filed and executed constitutes ineffective
i	7 assistance of counsel." Benard Little neglected his duty in
;	8 representing the Petitioner when the original of EMERGENCY
9	MOTION TO OPPOSE REMAND AND DISMISS CASE IN 1715
10	ENTIRETY " was forwarded from Clerk's office to Clerk County
11	Rublic Defenders office than a copy was mailed after the initial
12	from se tilling in october, cost not until four months later in
13	February, 2022 was the copy received by Petitioner after he had
14	alteredy been wrong NILY convicted and moved to Han Desert
15	State Prison was Petitioner finally able to file a renewed
16	MOTTON TO DISMISS', See Reople V. Rotenbara 635 P. 2d 220
17	(LOD 1981), Strickland v. Washington, 104 S. CT 2052 (1984).
18	By tailing to keep both the court and his client informed
19	after repeated attempts by the letitioner requesting information
20	and by regnesting his own withraw as counsel, Benard Little
21	violated Petitiener's Sixth and Fourteenth Amendment rights to
22	effective assistance of counsel and right to due process of
23	law. United States v. Stoneberg, Bos F. 2d 1391, 1394 (946 Cr. 1886)
24	
25	
26	
27	
28	Page 6a
fi	

Address: As S Lian St 2240  Phone: 3st Lone Crist & Coac FILED  Proper SE JAN 03 2022  EIGHTH JUDICIAL DISTRICT COURT  CLARK COUNTY, NEVADA  January 24, 2022  Brown January 2	BLIND / VISUALLY IMPAIRED
EIGHTH JUDICIAL DISTRICT COURT  CLARK COUNTY, NEVADA  January 24, 2022  Biso AM  Plaintiff: M CONDT  Defendant & LYMPD  C-21-357127-1  Defendant & LYMPD  C-21-357927-1 to CR 033773  C-17-3236/4-1 to  C-17-326/57  C-17-3236/4-1 to  C-17-326/57  C-17-326/57  C-17-3236/4-1 to  C-17-326/57  C-17-326/57  C-17-326/57  C-17-326/4-1 to  C-17-326/57  C-17-326/4-1 to  C-17-326/57  C-17-326/4-1 to  C-17-326/57  C-17-326/57  C-17-326/57  C-17-326/57  C-17-326/4-1 to  C-17-326/4-1 to  C-17-326	Name MANTHEW TANIS HOUSTON CCCCC
EIGHTH JUDICIAL DISTRICT COURT  CLARK COUNTY, NEVADA  January 24, 2022  8:30 AM  MATTHEW HOUSTON, etc.  Plaintiff: M CENT JOINDER - A-17-154857A  Plaintiff: M CENT JOINDER - A-17-154857A  Dept. No.: Can't remember 1: Mandalay Bay +  C-21-357927-1 to celo37713  Defendant J LVMPD  C-21-357927-1 to celo37713	of Phone: ask youse canest @ ccac FILED
CLARK COUNTY, NEVADA  January 24, 2022  Banuary 24, 2022  Case No.  Ca	
Appoint Algeria Servard Appoint Algeria Coursel Britans Coursel and Appoint Algeria Coursel for the manual of the servard of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of the servard of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of the servard of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of this Motion to Dismiss Counsel and Appoint Algeria Coursel for the manual of the manu	CLARK COUNTY NEVADA
Plaintiff: M Crop TOINDER* A-17-75\$\$\$7\$27\$  Dept. No.: Can't remember 1 and 1	F 7 January 24, 2022 8:30 AM
Defendant 5 LVMPD  Defendant 5 LVMPD  Defendant 5 LVMPD  State of Nevada  REQUESTING ORDER SETTING HEADING  MOTION TO DISMISS COUNSEL  Compared the first of the country of	9 C-21-3571271-7
REQUESTING ORDER SETTING WEARING  MOTION TO DISMISS COUNSEL  COMES NOW, the Description of the Secretary of the Signature of	1 10 DOINDER 1 A-17-2801067
REQUESTING ORDER SETTING WEARING  MOTION TO DISMISS COUNSEL  COMES NOW, the Description of the Secretary of the Signature of	Dept. No.: <u>can't remember</u> 12 Mandalan Bay + C-21-35-27/100
REQUESTING ORDER SETTING WEARING  MOTION TO DISMISS COUNSEL  COMES NOW, the Description of the Secretary of the Signature of	13 C-17-373614-1 to 033713
MOTION TO DISMISS COUNSEL    COMES NOW, the Property of Publiant of Matrice From the Publiant of Matrice From the Publiant of Matrice From the Property of Section 1988 of Matrice From the Property of Section	15
COMES NOW, the Matthew House and Millian Honorable Court to dismiss Defendant's counsel. Benard Little and Millian SELF 20  Ensure that Tierra Jones  This Motion is based upon all papers, pleadings, and documents on file)  Persure that Tierra Jones  This Motion is based upon all papers, pleadings, and documents on file)  Persure that Tierra Jones  Persure that Tierra Jones  Political Political Politics of the second documents on file of the second documents	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Honorable Court to dismiss Defendant's counsel. Benard Little, and SELF 20  Ensure that Tierra Jones  Explaniform of the Second Dismiss Defendant's counsel. Benard Little, and Second Dismiss Defendant's counsel.  Ensure that Tierra Jones  Explaniform of the Second Dismiss Counsel Dismiss Counsel and Dismiss Counsel and Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Alternate Counsel for the second Dismiss Counsel and Depoint Dismiss Counsel and Depoint Dismiss Counsel and Depoint Dismiss Counsel Dismiss Counsel and Depoint Dismiss Counsel Di	MANTH IN ELECT TO PUNINTAL
This Motion is based upon all papers, pleadings, and documents on file)  22 herself permanently, as she is a blutant  23 racist, and Points and Authorities took & in brities  24 his respectfully requested of this court to grant this Motion to Dismiss Counsel and  Appoint Alternate Counsel for the average limit to the second of the secon	Marching
22 herself permanently, as she is a blatant 23 racist, and <u>Points and Authorities</u> tooh & in brities 24 lt is respectfully requested of this court to grant this Motion to Dismiss Counsel and 25 Appoint Alternate Counsel for the average limit to the second of the seco	
23 Cacist, and POINTS AND AUTHORITIES fooh & in brities  14 It is respectfully requested of this court to grant this Motion to Dismiss Counsel and  Appoint Alternate Counsel for the average live the	22 herself permanently as she is
Appoint Alternate Coursel for the second line to grant this Motion to Dismiss Coursel and	23 Cacist and Points and Authorities Look &
The workers compensation incurances as did nost likely Magistrate De La Garza as did prichues P Villani from Fanies Schwartz - 29 Karen Schwartz top norm other criminals - 1.	Appoint Alternate Counsel for the grant this Motion to Dismiss Counsel and
most likely Magistrate De La Garza as did  prichues P Villani from Fanies Schwitz  29 Karen Schwartz top nany other criminals-	of 2000 workers compensation insurance, as divided
29 Karen Schwartz top non other criminals-	BE I most likely Magistrate De La Garza as did
- Illharen schwartes too many other criminals-	-3 - Michues - P- Villani From - Panies - Schwitz
	- Illiated schwartes too many other criminals-

topdawahouston (8)

LAS VEGAS METROPOLITAN POLICE DEPARTMENT **DETENTION SERVICES DIVISION** MEDICAL/DENTAL/MENTAL HEALTH SERVICES REQUEST Date of Birth: / IF YOU ARE CURRENTLY EXPERIENCING A MEDICAL EMERGENCY OR MENTAL HEALTH CRISIS, NOTIFY A UNIFORMED OFFICER IMMEDIATELY Description of Mness or Injury: نروا به مي 1 6 Date/filme Triaged: \_\_\_\_\_\_ Category 1 🗍 2 🧻 3 🗍 RN O: TEMP; \_\_\_\_\_ PULSE: \_\_\_\_ RESP; \_\_\_\_\_ 8P; Refer to: Sick Call Doctor Nurse Psychiatrist Dentist DON Other: Fee Charge: S8.00 Medical Access Fee 55.00 Medication Fee 33.00 Medication Renewal Fee 5200.00 or actual cost (whichever is higher) No Charge I understand that pursuant to NRS 211.140, i may be responsible for payment for medical care (see back of this form). I understand that the medical access fee and/or medication fee noted above will be deducted from my inmet) account. I understand that fees may be collected at a later date if tunde are not currently available in my inmate account. If I do not have sufficient funds to pay, and money is deposited into my inmate account at a later time, the emount I owe for these services will be deducted before any funds are made available to me. No inmate will be refused in-house medical services based on an inability to pay at the time the healthcare is provided. Inmete Signature: Staff Signature: INMATE NAME (PLEASE PRINT) 4 DISTRIBUTION: WHITE - Medical Records YELLOW - Inmate

	·
,	(Plantiff in tirer)
1	Defendant, HOUSTON asserts that he/she is being denied his/her right
2	
3	to effective representation due to wholly inadequate actions of his/her court-appointed counsel.
4	Further, counsel's actions constitute a violation of the Defendant's due process rights under the
5	following cases, statutes, and/or rules of professional conduct:
6	the case from Deveny word
ā,	coos dismissed, so why are they
<b>4</b> ,	trying to con me into accepting
10	the NRS husn't chunged since 2016 -
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	girl nurse who magested taking a
14 م	perscription called Abilify which
<u>m</u> 12	Carroleta al resultation de la
<b>AC</b> 16	Howkeys psychiatriatist Ability yes rain
15 16 17 18	HES SIT JUNE VER OF Sheet IN DAY
18	022 MAN, my Jawyers Oceman and T
1 19	was never read any rights to begin with
20	Since 09/20/20/6 So why and I
21	even in this lovely establishment 17?1?
22	WHEREFORE, the undersigned prays that the court grant Defendant's Motion to
23	Dismiss Counsel
24	DATED THIS / 7 day of 12
25	
26	Respectfully submitted.
27 28	Trains Yourton
29	Los Venous 12 - 23:01 Eopdavighourson B

_/_	CERTIFICATE OF PRICE
2	BY MAIL
3	(pursuant to N.R.S.)
4	declaration Swan under penalty
3	of perjuly etc.)
ρ	per, 30 y, e.e.
7	Dollar & Andrew
8	prisoner is indigent
9	
19	
<del>''</del>	#/210652@ N.O.O.G.
12	# 703 SPUL @ CCDC
13	
14	Matthew Travis Housdon
15	
16	12/21/2021@
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18	H. D. S. P.
19 20	P.O. B.x 650
	Indian Springs, NY
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0000009-10168 Clerk Yegas, Lewi 17 23 DEC 2021 PM 5 I LAS VEGAS NV 890 

	·
2	3. "GROUND ONE !! 165
•=	INEFFECTIVE MO OF COUNSEL TOTAL APPROX .: 2,732
	INEFFECTIVE AID OF COUNSEL Thursday Stomped by HDSP: 2/10/22  (PETITIONTER WAS FORCED TO PILE HIS Thursday Stomped by HDSP: 2/10/22  OWN DIRECT APPEAL, BEING NEGLECTED) Friday Stomped by USPS: 2/11/22
4	OWN DIRECT APPRAL, BRING NEGLECTED) TO SUMPRE BY USPS: 2/11/22
2	MANTHEW TRAVIS HOUSINGN # 7035801 @ CCDC; pm. se 1 # 1210652 @ NDOC, - P.O. BOX 650 - Indian Springs NV - 89070
<u>~</u> ጓ	
= 니	EIGHTH JUDICIAL PISTRICT COURT
	CLARK COUNTY, NEVADA
<u> </u>	AND THE COLUMN THE COL
2	Matthew Travis Houston Case # C-21-357927-1 Appellant Deat # X - FILED
<u>-/</u> _	A E TO A T
<b>"3</b>	
<u> 7</u> .	STEATE OF NEVADA COM TOURNEY 211 COM TOURNEY 211 AM
10	de novo hearing requested"
11	Respondent des novo hearings requested
12	11 0 10 NOTHECTO APPEAL COURTER CONTRACTOR
13	Meridda Appeal No. 1842Bl dix missed Morch 10,60022)
14	Comes now, Plaintiff in Error Houston who
15	moves this Honorable Court to impose sanctions
16	upon officials not limited to Tierrar vones, her substitute,
17	Michael P. Villaria Magistrate De La Garza
18	Scott L. Poisson, Brian P. Clark, Christopher Burk,
19	trico Tosh Dason Barnes Andrews Fhating
20	Daniel L. Schwortz, Sheriff Joe Lambordo, NDOC CIA
21.	Topologicas and whomever else is to be all I
22	by this court in the manifestation of justices to improve
23	the community of Los Vegas, Nevada and to ensure
24	phatial injured morkers are properly compensated.
25	I This Appeal is made upon all papers pleadings.
26	Therefore documents on file and newly discovered
<u>27</u> .	- magazined evidences to which this count has been
28	while demonstrating nothing other than it's inherent venality. 2
29	while demonstrating nothing other than it's inherant venality 2
	y.

FACTS: Kidnapped from his home in Iowa STATEMENT CHUTA, On July 14. 2021. MATTHEW TRAVIS HOUSTON (hereinafter "Petithoner-Appellant") 2. was abducted from his hotel room at the Best Western located at 1 3 St. Rose Parkway in Henderson. Mevada, as he was not served with any sort of 4 Summonls or WARRANT, nor was told or read that he had any kind of rights. This 5 folse arrest prevented Petitioner-Appellant from attending his appointment the very next 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 voting in Rona, Nevada, on August 15, 2021, with Dr. Owagleri. Both appointments 9 of which had been scheduled by the abductors, SEDGWICK's Dianne Ferrante, and her 10 alleged supervisor. Rosemonie McMorris-Alexander, as was the booking of his room. 11 The Petitioner-Appellant's attempt at release from CCDC was intended so that he could 12 search for and hopefully, retrieve his service animals. However, the now-dismissed counsel, J. 13 14. Wood & Benord Little. provided misinformation regarding the lack of a directly related "City Jail Intoiner Hold." Counsel had told Petitioner-Appellant, all the while coercing his client into a 15 parential 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 VEDAS MUNICIPAL COURT #1248384A + #C1237802A; with the first being by J. Wood

19. In the EIRHTH JUDICIAL DISTRICT COURT Z1-CR-D19840 + 21-CR-D35713. A. Coldstein NEVER visited

20. Mr. Howarthese troumotic events are a cruel and unusual punishment being inflicted upon an abused and infrient man, 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. IMM (52240), \$36.5 million of property damage and the destruction of his K915). 23 Due to crimes both civil and crimital. Not to mention the willful anissions of Rosemarie 34 McMorris-A Exander and Dianne Ferrante, SEDAWILK and the prosecutions mesh unlawful use 25 of overreaching toctics the their exploitation of the imposoral man has put the Petitionic-Appellant 26 inh an unmanapeable state of duress, homelessness, and extensive incarceration. Not ot any 27 28. time did Mr. Houston harass, threaten, extort, or "aggrivated stalking" any of the 29 parties involved with his cases neither did he act aggressively towards any 30. other individual, business or entity. Mr. Houston is a victim of crime.

WORD Ground One (Ineffective And of Coursel) 19 23 24 27

# PLEADING CONTINUES IN NEXT VOLUME