IN THE SUPREME COURT OF THE STATE OF NEVADA

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SEAN RODNEY ORTH, Appellant(s),

VS.

BRIAN WILLIAMS, WARDE AT HIGH DESSERT STATE PRISON, NV, Respondent(s), Case No: A-23-869964-W

Docket No: 87007

RECORD ON APPEAL VOLUME 1

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A-23-869964-W Sean Orth, Plaintiff(s) vs. Brian Williams, Warden at High Desert State Prison, NV, Defendant(s)

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Prison, NV, Defendant(s)

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Sean Orth, Plaintiff(s)

vs.

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Motion to Dismiss Petition for a Writ of
Habeas Corpus.

1 | STAN PODNEY ORTH #96723 Z POSTOFFICE BOX 650 3 Junian Springs, Nauga 89070 Pre S€ PISTRICT COURT hark county, NEUADA A*-*23-869964-W 4 SEAN ROUNDY ORTH CASE NO. Permonen. VS. 1st Anemed Pontion For BRIAN WILLIAMS, WALDEN, HIGH DESELL STATE PRISEN, A will of Habias Corpus 14 NEWADA, Post-Conviction RESPONDENT. 17 SEAN RODNEY ORTH, PETITIONER HEWELL, IS UNLAWED BY IMPRISON. 120 By Beran Williams, warden at HIGH DESERT STATE PRISON IN 21 INDIAN SPRINGS, NEWYDA, FOR WHILL PERMIONER SEEKS THE RELIEF THE SOUGHT BELOW IN THIS PETITION FOR A WELT OF HABOUTS COKPUS (POST-Olz Conviction) THIS PETITION IS SUPPORTED BY ALL PAPERS, PLEADINGS AND DOCIMENTS IN THE RECERD OF THIS CASE, THE HOLLES AND AUTHORITIES DELOW AS WELL AS THE ATTACHED EXHIBITS, 27

A. GREENDS FOR RELIEF.

GRECONN ONE: PETUTIONER IS UNLAWFULLY IMPRESONED IN VIOLATION OF THE FLETHAM FOLKFERTH AMERICAMENTS TO THE UNITED STATES CONSTITUTION, NEW CONST. ART, 1 & 8 AND NIRS Z13 OT SEQ.

Perimenell was convicted and Sentence D as a Habitual Criminal For Convictions of Registery, Conspinary, Evade, Tratefackent in Commence Substitute And Ex-Felon in Rossession of Firearm in State of Henana U. State Redney ORTH. Pase no. Cros-1459/Crob-2117. Perimenel was sentenced to Concern Tent Teams of the years to Life in Presential 2007.

PAROLE COMMISSIONERS.

PERMONERLUAS DECESSIFY ON PAROLE NEARLY TWO YEARS WHEN ON DEPORTED TO PERMONENT 25, 2020 MR. LOUIS PETANCO CONTACTED LUY OF HERBERSON PRIME DEPARTMENT ("HPD" HEREIN) CLAIMING PETANCONER ROBBED HIM AT GON POINT. THE PRECIOUS DAY, ABOUT 7 A.M. PETANCONER WAS STOPPED IN THE AYART. MENT COMPLEX MR. POLANCO LUED AND HAD RONTED APARTMENT SPACE. TO PETANCONER. UPON BEING SECRED HPD DETERMINES ARRIVED ON SCIENCE , INTERVIEWED MILL POLANCO, HIS SON AND HIS GIRLFRIEID TESSIE CARUCCIOLO. HPD DETERMINE REUM LAPERR WROTE A REJORT MEMBERIALIZATION DETERMINES THE ROBBERLY AUGUSTONS WERE FABRICATED STATIST. "IT BECAME BUILDED THE ROBBERLY AUGUSTANS WERE FABRICATED STATIST." IT BECAME BUILDED THE ROBBERLY AUGUSTANS WERE FABRICATED STATIST. "IT BECAME BUILDED THE PERSON WAS MORE OF A FRIEND THAN A SUSPECT WHO COMMISSION."

REGIODERY."

^{1.} PETITIONER JUBINITS AN AppENDIX OF FXHIBITS REFERED TO HERZIN.

Z. Exhibit I (REPEAT BY HPD DETECTIVE KEUIN LAPIER)

PETITIONER WAS TAKEN TO THE CLTY OF HEINDENSEN STAIL HELD EN A CHARGE OF RESIST PUBLIC DEFLICER, A MISDAMETHION UNDER NRS 199, 780 (3).

ON OCTOBER 24, 2020 PETHLONER APPENDED IN MUNICIPLE COURT, HENDERSON.

TOWNSHIP IN CITY OF HENDERSON V. STAM REDNEY ORTH, CASE NO. ZOCKOO 7366.

PETHLONER WAS SERVED A OCCUMENTUM OF ARREST ACCOSING PETHLONER OF COMMITTED THE RESIST PUBLIC OFFICER BY PETHLONER FACILITY TO CHARGE SY A PATROL UNIT AND TUMPING OUT OF THE VIBRAL DESIGN OF THE CHARGE BY A PATROL UNIT AND TUMPING OUT OF THE VIBRAL DESIGN OF THE CHARGE BLOCKED BY A PATROL UNIT AND TUMPING OUT OF THE VIBRAL DESIGN OF TO CRASH. PETILONICA DISAGREED WITH POLICE'S ACCUSATIONS.

BUT IN A COURSELOW PLEA AGREEMENT BELIEVED BY PETILONER TO END THE SIMPLETON PETITOMER PLEADED NO CONTEST AND WAS SENTENCED TO THEORY.

IN TAIL.

ON MOVEMBER 5, 2020 THE STATE CHARLEST PRITTEMER WITH PREMITED

PERSON CUMING ON PESSESSING A FUREARM, A FELONY UNDER MIS ZOZ, 360

Claming By Declanation of ALLEST PETITIONER DID RES MR. POLATICO OF A SAMD

COLORED DUFFLE BAG CONTAINING A ZO GLAGE SHOTGUN THAT WAS IN PETITIONERS

POSSESSION WHEN STOPPED. PETITIONER APPEAREN IN JUSTICE COURT, HENDRISON TOWNSHIP THAT DAY IN STATE OF NITUANA U. SEAN REDNEY ORTH, CASE IC.

DN HOVERMIDER 16, 2020 THE PROSECUTOR AMERICAN THE COMPLEMENT IN .

JUSTICE COURT TO ADD THE CHARLE STOP RECOLUNIDAT SIGNAL OF POLICE
, A FELONY WHER NRS 4848, 550.

	PETITIONER WAS RETURNED TO HIGH DESENT STATE PRISON ON OR ABOUT
	LOUEMBER 9, 2000 FOR THE VIOLATION CASE. PETITUDIEN HAS BEEN IN PRO
, 5	ince.
	ON JAMMANY 8, 2021 THE HEWARD DIVISION OF PANOLE AND PRESENTION STRE
ļ. 9	H PETMONER A MOTILE OF CHARGES STATING PETITUTIER WAS ONLY CHARGE
ſ	by the Division Fourier Complient courseling and the Monice opening
<u> </u> _ſ	PETITIONER WAS NOT BEING WELD ON A PAROLE HOLD FOR PAROLE ULCLATEOTE
	Ermoner was put Reversed.
4 1	THE EX-FELON OWNING POSSESSING A FULLWARM AND STOP PRODUCED CH
_L	VERY BOUND OVER TO THE PURPOSE THIS HONORABLE COUNT ON DECEMBE
	1, 2020 Ann PHOLITICITA IN STATE OF NITURA V. SEAN ROBINEY CHITH, CLASE
	<u>- 20 - 352701- </u>
<u> </u>	ON NOVEMBER 4, 2021 PETITIONER AGREED IN A CONDITIONAL PIEM AGE
ั้น	MENT TO PIEAR GUILTY TO THE STOP REQUIRED VIOLATION, THE STATE WOULD
	DISMISS THE FIREMEN CHARGE , PETTONER WOLLD BE SERVENCED TO TWELL
_+	o thury months in Prisen.
+	ON MARCH 1, 2022 PETITIONER WAS MADE TO APPEAR BEFORE THE HELLADA
	SOMEN OF PARCIE COMMISSIONERS IN A REVOCATION HEALING. THE BOAKD
	THE PENTLONER VERBAL NOTICE THE BOARD WAS CONSIDERING A NON-
<u>.</u> C	

Pentioned objected to Processing on Anything other than the
TECHNICAL VICIATIONS ARGUING PERMONER WAS NET ADJUNGED EVERY AND
SENTENCED FOR STOP RECOUNTED AND PETITIONER WAS CHARLEMENT THE
CHARLE AS VICIATIVE OF DOUBLE TEXPLANDY AND LINGUIDED OTHER VICIATIONS
AND MISCONDUCT TO THE MICHARIA SYNEMIE COURT (NO. 84180). THE BEARD
PROCEEDED AND FOUND A NON-TECHNICAL VICLATION OF PAROLE FOR THE
PENDING STOP REQUIRED CHARGE AND SANCTIONED PRINTIONER TO A TWO
YEAR REVOCATION PERSON BEGING THAT DAY ENDING MARCH 1,2024.
THE BOARD DID NOT CHOPIT THE DILTERA MONTHS OF IMPRISONMENT BETWEEN
MERLECONE COCKOREK ZE, 2020 AND MAKELL 1, 2022.

THE STOP REQUIRED VICINITION ON ALGUST 1, 2022.

PETITIONEU HAS APPEALED TO THE HELINGA BLAKD OF PAROLE COMMISSIONERS

PETITIONER'S PATUCIATION OF PAROLE LIBERTIES AND IMPRISONMENT 13.

UNLAWFUL AS FOLIOUS.

ACTION FOR SIXTEEN MONTHS, FROM NOVEMBER 1, 2020 TO MAKEH
1, 2022 UIGLATES MRS Z13.1517(3).

BECAUSE PENTIONER WAS RETURNED TO THE CUSTOMY OF NEWADA

^{. 4.} Extendir 3 (Decision Denyinic Appeal to Medana Beaus of Parolic Commissioners).

DEPARTMENT OF CORRECTIONS (NOC) ON OR ABOUT HOUSEMBER 9,
ZOZO THE BEARD OF PARCLE COMMISSIONERS WAS REQUIRED TO CONDUC
RELICCIATION PROCEEDINGS WITHIN SIXTY DAYS UNDER HRS 213, 1517(3)

MRS 213.1517 provides:

3. EXCEPT AS OTHERWISE PROUDED IN SUBSECTION 4, IF A PETERMINATURED HAS BEEN WARD THAT PURBABLE CAUSE EXISTS FOR THE CONTINUED DETERMINED OF A PAROUED PRISONER. THE BEARD SHAW CONSIDER THE PRISONER'S CASE WITHIN 60 DAYS AFTER HIS RETURN TO THE CUSTOMY OF THE HELIAMA DEPARTMENT.

OF CORRECTIONS OR HIS OR HER PLACEMENT IN RESIDENTIAL CONFINEMENT.

1d.

PETHONERS SITUATION MIRRORS THE EVENTS IN STORE V. SMITH, 506 P.301

325 (NEV. ZOZZ) Upitaloina Gennino of Petitioners Past Committeen

Pretition For A walt of Mabbas Compw Finding Brand Excellent It's

Authority by Peterking the Revocation Measure Beyond Go Days AFTER

In mates Return to the Custody of NOOC)

IN Smith A RETAKE WARRENT WAS ISSUED BY THE BOARD APRIL ZOIR, JM1TH WAS RETURNED TO PRISON IMMEDIATELY AND INCLUDING SIRTY DAYS
THE BOARD HAD TO HOLD A REDOCATION HEARING, TO JUNE ZOIR, THE
SMITH COURT UPHCID THE ASTRUT COLLES ORDER GRAPMING THE PETITION
AND ORDERED SMITH'S REJOCATION DATE TO REFLECT THE JUNE ZOIR
DATE AND THE DATE SMITH BEGIND SERVING HIS NEW SERVERICE TO
REFLECT THE JUNE ZOIR DATE. 506 P. 3d AT 329, MINIMALLY, THE
SAME 13 REQUIRED HERE

PETITIONER WAS RETURNED TO PRISON ON OR ABOUT NOVEMBER 9,

NRS 213.1317(3), CALCULATED FROM TIME OF ALKIUM IN MIDOC CUSTODY, THE CRITICAL DATE TO HOLD A RECUDENTION HEARING WAS TAMURY 8, 2021. WHICH IS DILLY DAYS FROM PERTURNERS NOVEMBER 9, 2020 REFORM. TO NOOC WSTODY.

The SMITH THE NICUARDA SUPREME COURT UPHERD THE DISTRICT COCKTS

ORDER GRAMFING THE WRIT FOR AN IDENTICAL SITUATION IN THIS CASIZ

AND THE DISTRICT COURTS DIZCISON THAT AMILTH'S ONE YEAR RELOCAT
Ton OF PANONE FOR HIS WIEW BUNGLAND CONVICTION AND THE

START STORAL PLATE OF HIS SENTENCE ON THE BURGLAND CONVICTION

TO REFERENT JUNE 12, 2018 WHICH WAS SIRRY DAYS FROM SMITH'S

RETURN TO NIDOC CUSTODY:

"HERE THE PAROLE BOARD ISSUED A RETAKE WARRANT IN AJULI 2018,

AT WHICH PENNTYMITH WAS REPULLIED TO CUSTOMY OF MICE AND RETURNED

TO INCARCERATION AT THE PRISON. HIS PAROLE REDOCATION HEALING WAS

CONTINUED UNTIL AFTER ADJUDICATION OF HIS YEAR CHIMINAL CHARGES IN.

JUNE 2019 - WELL IN EXCESS OF JIXTY DAYS ALLOWED, MY NEW 213, WIT. WE

THEREFORE CONCLUDE THAT THE PAROLE BOARD EXCEPDIED IT'S AUTHORITY

UNDERL STATUTE AND THE DISTRICT COURT PROPERTY ORDERED HOCK TO REFLECT

A PAROLE REDOCATION DATE OF JUNE 12, 2018 AND TO ENSURE THAT ANY

CREWITS, EXPIRATION OF HIS PAROLE REDOCATION CASE AND START DATE

OF THE SENTERE FOR HIS NEW MALLOWY CASE REFLECT TUNE 12, 2018, PAROLE

REDOCATION DATE."

Smirth, 506 P.3d Ar 328.

Applying Smith Pennoneus Parcle Revocation Case SHOULD SHOW

AN EXPIRATION DATE OF JANUARY 8, ZOZI AS SHOULD PETIDIZED START NATE FOR THE TWELVE TO THIRTY MONTH SENTENCE FOR THE STOP REQUIRED CONLICTION IMPRISED BY THIS COURTANGUST 1, ZOZZ IN STATE V. ORTH, C-ZO-35Z701-1. PETITIONER WOULD HAVE ALREADY EXPINED THE NEW PRISON SENTENCE AND IS UNLAWFULLY IMPRISONED AT HOSP CURRENTLY SERVING THE TWO YEAR SANITON AMPROSED BY THE BOARD MANCH 1, ZOZZ TO EVID MARCH 1, ZOZY FOR THE STOP REQUIRED CHANGE. Icl.

AND GOVE NO CHEWITTIME SERVED TOWARDS THE SANCTION.

PETITIONER MOVES THIS HONORANDE COURT TO INTERVENCE. THE
BOARD OF COMMISSIONER'S DERICED PRITITIONER'S APPEALS OF
THE SANCTION AND ILLEGALITIES REFUSING TO ACKNOWLEDGE
AND Apply Smith'S HOLDING.

PETTUDEN RESPONSE TO AFFORD OPPULTURITY FOR RESPONDENT TO CONFURM OR DENY THE FACTS AND CLAIMS, AS PETTENER IS SUFFERING TRANSPORTED AFFORD TRANSPORTED.

^{6.} Exhibit 3 (Decision of Newspa Brand De Paneliz Commissioners)
Denymbrappeal of Revertien Sanction #1), Touth Mity (Decision
OF Newspa Brand of Panele Commissioners Denymbrappeal of
Revocation Sanction # Z). 8 (8)

IT. PETITIONERS PAROLE REDUCATION SANCTION OF TWO YEARS FOR THE PRINCIPLE STOP REQUIRED CHARGE VIOLATES DUE PROCESS.

MINIMAL DUE PROCESS RECOUREMENTS MUST BE PROVINCED.

PETITIONER TO PROOKE PETITIONERS LIBERTY INTERIESTS IN STRYING.

FREE ON PAROLE WHICH INCLUDE BEING GIVEN SPECIFIC MOTICE OF WHAT VIOLATION IS ALLEGED AND THE RIGHT TO PRESENT WITHESSES

AND EVIDENCE, TO COMPRION THE STATES WITHINGSTES AND TO HAVE PROBABLE CAUSE A VIOLATION WAS OCCURED BY AN INDEPENDENT INCULVEY OFFICER.

PRIOR TO A REVOCATION HEARING AND TO BE AFFORDED THE SAME

DUE PROCESS IN A SUBSEQUENT REVOCATION HEARING. MORRISSEY

V. BREWER, 408 O.S. 471, 489 (1912); NRS 213, 1513 (1)(2) THROUGH

NRS 213, 1519.

PETITIONER WAS DERUCKD THE NOVEMBER 4, 2020 VIOLATION REPORT

AND NOTICE OF PRELIMINARY INDUMY RIGHTS! THIS VIOLATION REPORT

COUND ONLY ACCUSE A LAWS AND CONDUCT "VIOLATION FOR THE PREVIOUS

MISDAMERANDR CONVICTION FOR RESIST PUBLIC OFFICER ON OCCOBER 29,

ZOZO LAS IT WAS THE ONLY CHARGE THAT EXISTED AT THE TIME OF

THE NOVEMBER 4, 2020 VIOLATION REPORT. PETITIONER WAS NOT EVEN

CHARGED WITH THE FELONY STOP REQUIRED CHARGE UNTIL NOVIEMBER

^{13. 12. 6.}

^{14,} Ex. 2.

14, 2020 WHEN THE MOTRECTOR AMERICA THE COMPLAINT IN TUSTLCTZ COURT TO CHARGE IT 15 THEN ON TIMBERY 8, 2021 THE DIVISION

OF PARDIE AND MOBATION GAVE NOTICE OF CHARGES "IN THIS ...

REWOCLATION CASE" REWIXING THE CHARGES TO TECHNICAL UDILATIONS

FOR NOT COMPLETING COINSELING! AT NO TIME AFTER, OR BEFORE,

STOP REQUIRED WAS CHARGED ON NOVEMBER 16, 2020 AND BEFORE

THE MARCH 1, 2022 REVOCATION HEARING WAS STOP REQUIRED NOTICED

AS A VIOLATION OF PARDIE. UERBAI NOTICE THE BOARD WOULD BE

CONSUMERING PETITIONERS GUILTY PIECE TO STOP REQUIRED ENTERED

NOVEMBER 4, 2021 WAS GIVEN IN THE MARCH 1, 2022 REVOCATION

HEARING AND OVER PETITIONERS OBJECTION THE BOARD SANCTIONED

PETITONON TO A TWO YEAR REJECTION OF PARDIE LIBERTIES DIEGINING

THAT DAY AND ENDING MUMICH 1, 2024 FOR THE STOP REQUIRED GUILTY

PIEA. 18

THE TWO YEAR SANCTION FOR STOP REQUIRED EXCLUSION IN REJURTION AND PROCEEDINGS MUMBER 1, 2022 WHICH WAS PRIOR TO CONVICTION AND SENTENCE FOR BEEN STOP REQUIRED IMPOSED ALGUST 1, 2022. 9 BECAUSE PROCEEDINGS BY THE BOARD WERE PALOR TO CONJUCTION THE PRESUMPTION.

PROPADIR CAUSE EXISTED FOR STOP REQUIRED AND AN DUE PROCESS

RUGHTS IN A PRESIMENTAL FRANCE WERE REQUIRED TO BE
AFFORDED PERMONER. A "CONJUCTION" OF A NEW CHAME CONSTITUTES

MODOLY V. DAGGETT, 429 U.S. 78, 86, N.7 (1976), NRS 213.1511(4)(SAMIZ).

^{15.} Ex. 8.

^{16.} Ex. Za

^{17.} REDOCATION PROJECTIONS ARE STORED ON DISCHHICH PENTLEMEN CANALT POSSERS.

^{18,} Ex.3,

THE PROCESURE AND DIE PROCESS REQUIRED TO BE SPECIFICATING LIBERTIES REQUIRED THE STOP REQUIRED UNDITION TO BE SPECIFICATING MOTICED AS A VIOLATION AND IT WAS NOT. MORRISSEY, 408 U.S. AT 489 (PAROLES MUST BE GIVEN NOTICE OF UNDIATION BEFORE A REDOCATION.

HEARING I, NES ZI3, ISI3 (IXXX) THE BOARD OF DETAINING AUTHORITY SHALL GIVE THE ARRESTED PAROLES ADVANCE MOTICE OF IXX) WHAT UNDIATIONS OF THE CONDUCTIONS OF THIS OR HER PAROLE HOVE BEEN ALKGED"). Please consider when Examined ATAQUIRED INTO AUTORED UNBUTHORIZED TRAVEL BELIEVE WHEN EXAMINED TRAVEL WAS NOT MOTICED AS A VIOLATION), U.S. V. HAUTER, ISS FIZEL LOGO 1093 (9Th CIR. 1998 X MOTICE INABEQUATE BECAUSE IT ONly ALLUDRY TO ANOTHER FIXDERIAL, STATE OR LOCAL CRIME" THAT HAD BEEN COMMITTED WITHOUT STATEMED, STATE OR LOCAL CRIME" THAT HAD BEEN COMMITTED WITHOUT STATEMED SPECIFIC STATUTE UNDER WALLE BOVERNEED WAS CHARGING PAROLED), THE TWO YEAR PAROLE DECOCATION SANCTION FOR STOP PEROLED. SECRED WAS UPFORED WAS UPENDED.

ADDITIONALLY, PETITIONER SUBMITS THAT THE BOARD ONLY OBTAINS AUTHORITY

TO PROCEED ON ANY ONE VIOLATION ONLY AFTER A PRELIMINARY HEARING IS

CONDUCTED AND AN INDEPENDENT DECISION AS TO WHOTHER THERE IS PROPAT

BECAUSE FOR A VIOLATION TO PROCEED TO A REDOCATION HEARING. MORE

153EY, 408 U.S. AT 487 (PROPADLE CAUSE A VICIATION OCCURED MUST BE

DETERMINED BY AN OFFICER INDEPENDENT OF THE ACCUSATIONS, WHO THEN

SUBMITS THE VIOLATION TO THE BOARD FOR RESPONDENCE CONSUMERATION); WES

213.1515 (2) LEFTHE INQUIRING OFFICER DETERMINES THERE IS PROBABLE CAUSE.

^{19,} STATE V. ORTH, C-20-382701-1

HIS OR HER DEFERMINATION IS SUFFICIENT TO WALLANT THE PAROLES CONTINUED DETENTION AND RETURN TO PRISON PENDING THE BOARD'S HEALING), NRS 213. ISIS(I).

(B) ("Upon completion of the inquiry the inquiring officer SHALL; (b) DETERMINE WHETHER TARKE IS probable cause to HOLD THE PRACTEE FOR A BOARD HEARING ON PAROLE REJOCATION").

PENTIONER WAS DERIVED RIGHT TO PRESENT WITNESSES AND EVINERIE,

TO CONFRONT THE STORTES WITNESSES AND TEVINENCE AND DIAVE PURISABLE

CAUSE A VIOLATION OF PHANOLE OCCURED FOR THE STOP REQUIRED CHARGE

AS REQUIRED BY NRS 213. 1513 (17(2) AND THOS THE BRANDS REVOCUTION

OF PAMOLE FOR TWO YEARS TO MARKEL 1, 2024 SANCTUMED IN THE MARKEL

1, 2022 REVOCATION HEARING FOR STOP REQUIRED WAS ITEGALLY IMPOSED.

In REGARDS TO ANY TECHNICAL VIOLATIONS FOR NOT GOING TO COUNSELLING
NOTICED IN THE TIANWAY 8,2021 NOTICE OF CHARGES 20 OR ANY OTHER
TECHNICAL VIOLATION PETITIONER COUNT NOT BE SANCTIONED TO A
RECUCLATION OF PAROLE BECAUSE PETITIONER HAD NOT BEEN MAINTANAME
SUBMITTED TO THE BOARD PREVIOUSLY FOR A VIOLATION AND CRAPMATED
SANCTIONING PROCESS HAD NOT BEEN EXHAUSTED FIRST. NRS 213. 13101 (6)

("THE DWISLON WAY NOT SEEK REVOCATION OF PAROLE FOR A TECHNICA!

UNDINTION OF THE CONDITIONS OR PANOLE UNTIL ALL GRAPMATED SANCTIONS

ARE EXHAUSTED.")

20. NRS 213. ISI9 (5)(6)(1)-(5) (BASCRIBORIO) DEFINING "FECHNICAL VIOLATION

AS ANY VICIATION OF PAROLE NOT CONSTITUTING ABSCOUNDING OR COMMISSION OF

A NEW FELONY OR GROSS MIS DAMIZATION, DOMESTIC BAFFRAY, HARASS MENT

CRIMES OF VIOLENCIE DEFINED IN MIRS 200.408 AND ERIMES UNDER NRS

4842, 110, NRS 4846.120)

122

AS A TECHNICAL TO POINT OUT THAT NOT GOING TO COUNSELING WAS AMEGED AS A TECHNICAL VIOLATION IN THE MOVEMBER 4, 2020 VIOLATION REPORT.

WITH MULTIPLE TECHNICAL VIOLATIONS CLAIMIED TO HAVE OCCURED DURING.

TWO YEARS ON PAROLE (NOT PREZUIDUSLY ACCUSED ON ANDUDICATED AT THE TIME)? THEN ON JANUARY 8, 2021 THE DWIS UM OF PAROLE GAVE A NEW "NOTICE OF CHARGES" THAT GIAVE NOTICE THAT ONLY THE COUNSELING VIOLATIONS WOULD BE PROCEEDING TO A PEWOCATION HEALING. ALL OTHER CHARGES WELL DISABLES IN THE DWISIONS NEW MOTICE OF CHARGES IN THIS.

REVOCATION CASE 423

THE TANNEY 8, 2021 NOTICE ALSO GAVE NOTICE PRETITIONER IS NOT HELD BY THE DIVILION OF PLANER AND PROMATION ON THE VIOLATIONS ALLEGED. 24 AFTER PROBABILE CAUSE A VIOLATION HAS OCCURED WAS BEEN DETERMINED PENTIONER MAY ONLY BE HELD IMPRISONED, PAROLE JUSPENDED, UNTIL THE NEXT MEETING OF THE BOAKD. NES 213, 1517 (1)(CX WHERE THE INQUIRING OFFICER HAS DETERMINED THAT THERE IS PROBABLE CAUSE FOR A HEADING BY THE BOAKD, THE CHUET MAY, AFTER CONSIDERATION OF THE CASE AND PENDING THE NEXT MEETING OF THE BOAKD. (C) SUSPEND HIS OR HER PAROLE AND RETURN THE PAROLE TO CONFIDENCITY). THE MEET MEETING OF THE BOAKD. (C) SUSPEND HIS OR HER PAROLE AND RETURN THE PAROLE TO CONFIDENCIATION REPOUT AMA NOTICE OF PRETIMINARY TROUBLY HEARING 22 WOULD BE DECEMBER.

2020 OR JANUARY 2021 AND ION JANUARY 8, 2021 HOTILE WAS GIVEN

ZI, EX. Z.

^{22,} Ex. 6.

^{23,} EX, Z.

^{24.} Id.

PETITIONER'S RELOCATION CASE CONSISTER OF TWO COUNSELLED VIELATIONS FOR WHICH THE DIVISION OF PAROLEANN PROBATION NO
LONGER WAS HOLDING PETITIONER FOR ZS, THE JANUARY 8, 2021
NOTICE MAKES SENSE CRETTONER IS NOT TO BE FURTHER HELD FOR
PAROLEUICIATIONS) GIVEN THE CHIEF'S AUTHORITY TO ONLY SUSPEND
PETITIONER'S PAROLE LIBERTIES UNTIL THE NEXT MEETING OF THE BOARD
NI25 213.1517016).

FIRE SANCTION OF TWO YEARS LOSS OF PAROLETON THE STOP

REQUIRED CHARGE IN THE MANCH I, 2022 REVOCATION

HEARING WAS MECHALLY IMPOSED AND CAUSES PETETIONERS

UNIANTED REVOCATION OF PAROLE MANAGEM. AND TO BIZ IMMUNICITY

IMPRESONED.

AND WITHESSES TO PROGEN A VIOLATION OF PANOLE TOR STOP REQUIRED AND TO PROSENT MITHEATURE EVIDENCE TO PURSUABLE A LESSEN PUNISHMENT OU NO PUNISHMENT AT ALL BY BEING DENIED OUR DURING PORTED IN ARCOMENT II.

AT FIRST GLANCE THE APPRAHAMEZ IS PETITIONER GOT HUNSELF IN
SOME STERIOUS TROUBLE WHILE ON PAROUZ THAT INCLUDED FYLORY GUN
AMO EVARIZ CHARGES. HOWEVER, IT PETITIONER WAS SO METARLOUS
PETITIONER WOULD HAVE NO GRIPPE. HOWEVER, ROTH FELONY CHARGES
ARE INITIATED ON PERSURIOUS TESTIMONY AND EXTREMIZLY DECENTIONALIE

AS APPEARS TOTALOW. FIRST IT IS PARAMOUNT TO EXPLAIN THAT PETTODENER WAS TAKEN BACK TO NIDOC COSTODY AND KIZPT IN LOCKBOOM CONDITIONS THE DEVENTER MONTHS THE BOUND WESE TO DEVER ACTION A WEGGETLY AND DEVICE MEATHURED ACCESS TO ANY LAW LIBRARY 26, THE PROSECUEURS WITHOUT DONY CHE PASSICIONS WITHOUT DONY CHE PASSICIONS WITHOUT DAY OF SENTENCING TOUR RESISTS THE ENTIRE TIME UP TO THE DAY OF SENTENCING TOUR RESISTS THE PROSECUEURS.

THAT COUNSEL IN STANDAY CAPACHY NOT SIT AT THE DEVEL IS TABLE OR ASSIST OR ADVISE PETTUDNER ON SEPTEMBER 7, 2021 28 THIS WAS THE STUDY OF AT CAUGHD AND CALL WAS DELIBERATELY REFUSED PETTUDNER WHICH OLD DEFEND IN A TRUE WAS DELIBERATELY REFUSED PETTUDNER WHICH IS A MATTER OF RECOILD. ANY OBTAINED CULTY PIEA TO STOP REQUIRED WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNER SELECTIONER WHICH WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNERS SELECTIONER WHICH WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNERS SELECTIONER WHICH WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNERS SELECTIONER WHICH WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNERS SELECTIONER WHICH WAS THE RESULT OF THE HUNGRIPHES TO PETTUDNERS SELECTIONS.

SET ASIDE THE RICHTS OF PETITIONER IN THE STATE PROSECUTION. HAD

PETITIONER BEEN AFFORMEN A PRELIMINARY INDUMY HEARING OR GIVEN

NOTICE STOP RECOVERY WAS A VIOLATION OF PAROLE DEING CONSINERED)

PRETITIONER COURS HAVE EXERCISED HIS RIGHTS TO PRESIDENT WITHESSE'S

AND EVIDENCE IN REJOCATION HEARING TO DECEND THE VICIATION ACCUSED

OR TO PRESENT MITIGATING PEUDINEMEE TO PURILIBIES A LESSER PUNISHMENT

OR NO PUNISHMENT AT ALL DE IMPOSED BY PRESIDENT THE FOLLOWING.

^{26.} PETITIONER MOTIONEN THIS HONOMABLE COURT FOR LAW LIBRARY ACCESS

OR AN ALTERNATU & SERTIMBER 14, 2021 IN STATE V. ORTH, C-20-352701-1

AFTER THIS COURT OLDERED STATISHY COMPET NOT ASSIST OR ANUISE PETITIONER
OR SIT AT THE DECEMBE TUBLE ON SEPTEMBER 1, 2024 CHIMUTE ORDER). THE

FIRST, THE EX-FERON CHUNING POSSESSING A FIREWARM CHARGE

WHEN STOPPED BY HPD OCTOBER 28, 2020 IN MR. POLIMICO'S APMALTMENT COMPLEX HPD DETECTIVES KARL LIPPISCH, DENNIS OZAWA AND KEUN LAPERE ARRIVED. DETECTIVE OZAWA WAS TASKED WITH INTERVIEWING ML. POLIMIC WHICH HE WIGTE A REPORT ABOUT ²⁹ DETECTIVE LAPERA WAS TASKED WITH MTERVIEWING ML POLIMIC MTERVIEWING MAS TASKED WITH MTERVIEWING MAS CARRACCIDED WHICH ME WASTE A PETRAT ABOUT, BEFRIEID TESSIE CARRACCIDED WHICH

COURT DENIED THE MOTION IN THE HEADING HEID OCTOBER 12, 2021 HOLDING
THE COURT HAP NO GUTHORITY TO DEDER MICC TO PROVINE LAW WILLAM ACCUES 5:

27. AT THE PREMINING HEALING HELD DECEMBER 9, 2020 FER STOP REQUIRED PETITIVE OBJECTOR TO NOT RECEIVED BONGEAM UNDER AND HOW TO ASK.

HOPO NELSON IF HE WORK BODY CAM OR RECORDED UNDER WHICH

HOPO NELSON TESTIFFIED THAT HE D.D. TEX. 9 (PHY) AT 19, 55,56. IN

THIS COURT PETITIONER MOTUNED TO COMPER DISCLOSURE OF BODY CAM DASH

CAM VINCO SEPTEMBER 14 AND 21, 2021, THE STATE W.D. INET DENY MON
DISCLOSURE IN OPPOSITIONS FILED OCCOBER VAND 1, 2021 AND THE COURT

DENIZO THE INCIPONS IN THE HEARING HELD OCCOBER 12, 2021 (C-20
352701-1). DISCOVERY WAS DEFINED THE DECEMBE UP TO THE GUILTY PLEA

NOVEMBER 4, 2021 INDUCENCE A CULTY PIEA ON IEVE OF CATERNAR CALL.

21. PIEASE SEE ER. 9 AT 19, 23-24; MOTION FOR ORDER FINED DEPTEMBER 14, 2021.

28. EXHIDITIZ (MINUTE OURSER, SEPTEMBER 7, 2021).

30, Ex. 1,

THE POLANCOS AMO MS, CANACCIOLO WHICH HE HAS TESTIFIED TO, 31

AFTER INTERVIEWING WITHESSES DETRETUR LAPTER REPORTED THE ROBBERY
ALLEGATIONS BY WILL POWNED WELL FABRICIATED ON OCCUBEN 25, 2020.32

IN HIS INTERVIEW WITH DETECTIVE OF ALL OCOODER 26, 2020 MR. POLANCO Chaimed Petitioner ROMBED HIM AT GUNDOINT IN THE BENDOOM OF 1415 spansment the Priguous Day Perstuner muse thin destactions PUT FILEBOURNS AND A LAPTED IN A SUNW COLOUTER DUFFILE PLAG AND made me, Polymo walk the DUTTLE BAG-Nown to His walte musling AND MADE HIM put the DUTTLE MAG IN THE TRUNK BETTERLING THE MALL DU, 33 HOWEVER, MS, CARACCIOLO, ME, TO LANCO'S GIRLIPRIEN-DI LIMS PRESENT AT THE DINING ROOM TABLE WHEN PETIONER Speles TO MR. POLANCO IN 1413 BENNOOM WHICH SHE TOID DETECTIVE LAPTER 34 & MS. CARACLEOLO TOVO DETECTIVE LAMERA METTONER WAS MOT ARMEN ANN STATED SHE WITHESSEN PENTLONER LIZAVE THE APPLACET ment atonic with A GREEN DUFFIZ BAG. 34 ma polyneo's Claim HE PUT THE . 20 GUAGE SHOTGEN AND LAPTOP IN A SAND COLONER DUFFLE BAC THAT PETTUNER WAND HIM PUT IN THE TRUNK DURING A ROBDERLY AND I music from walk Down to THE CAR WITH ME WHEN I LETER TO DO SO is Arosowrely ImpEACUTED By Ms. CARACCIDLOS EYEW. THESS ACCOUNT STATED TO PITELLINE LAPTERL. 34

l

^{31,} E4, 9 (PHT) AT 101.

^{32,} Ex. 1 AT.L.

³³ Excl At 1.

^{34,} EX. 1 AT 1.

MR. POWARCO DID PUTA. ZO GUAGE OHORGEN IN MESAMU CONDICED DUFFIE BAG WITH A LAPTOP AND PUT IT IN THE TRUNK OF THE WALLBU WHILL HE HUNSBUZ TONO DETECTURE OZAMA 35 HOWEVER, MAL POLIATION DID SO AT ANOT-HER TIME AND NOT DUNING A ROBBENG ORUNDER DUNESS AS HE Chamer which ms. Conscerolos Account makes char. " THE FIREWARM AMO LAPTOP WELL STAGED IN PROTTONERS POSTESSION WHEN ma polanio Loanew Personner Mar marliau. This was an Attempt TO loo Benutz THE PARE RODDING AUXCUMONS. PENTRONER ARTHURAL HOUTHE WAS STOPPIED IN THE WALLBU WITH PROSSESSION OF THE SAND COLONER BAC THAT CONCERLED THE , 20 GUAGE FIREMANN AND LAPTOP LATER FOUND IN THE SEARCH OF THOSE ITEMS. PETINIVUENS DEFENSE TO THE EINEARM POSSESSION WAS MELLE POSSESSION, Mr. Polanco Pictorio au oftotis. HE KALEW I WOULD BE STOPPED IN pressess-1000. PETERMEN HAW THE VINGLIBU MAN SAMA COLUMEN SENTED UP DUFFELE BAG OVERNIGHT, WAS RETURNING THE MULLION TO WAR POLITICE THAT Contramed Jaw Bat not knownt mr. Polanco Lay Awarthe Perwomens Annual to HAVE HAD AMBUSH PENTUMER AS A ROBBER.

DETECTIVE KARL LIPPISCH IS A LIAR, MUNIPULATOR AND HE DID CONCOCT
HIS OWN VERSION OF EVENTS TO CREATE A FALLACY PROBABLE CAUSE EXISTED
TO SEARCH, STIZE AND ARREST OR PROSECULTE PERSONNELL FOR MILEGAL GUN
POSSESSION WHICH IS UNDERINIBLE AS FELLOWS.

^{35.} EX.II AT L.

^{36.} Ex-LATI.

^{37,} id.

PERCONE LYNGS H VESTIFIED IN A OCCUMENTION DEARWIST FOR
PROMITIVED PERSON DUMING PRISESSING A FINEMANN THAT HE SELECT
THE SAME COLONER DUP FOR BAG AND MALLING FROM THE COMPLEX WITHOUT FIRST OPTIMING A MANAANT MID HAD THEM TAKEN TO HAD
HEAD QUALITERS.

THEN ELLOHITHOCKS AFTER THE 7:16: 14 A.M. STOP OF PETLONER 39

DETECTIVE LYPHISCH APPLIED FOR A SEARCH WARRANT AT 3:51 p.m 400

DECLIDED TO TESTRY BY AFFIRMATION IN THE APPLICATION AS THOUGH A ROBBERLY

OF MA POWTHER DUD OCCUP, THAT PETITIONER ROBBED MR. NO LANCO OF

THE SAND COLOLED DUFFLE BUG WARRANTED WHICH WAS

COODERATED BY MS, CARACCADIO STATING TO DETECTIVES THAT SHE WITHESSED

PETITIONER TAKE THE SAND COLORED DUFFLE BUG FROM THE APPAREMENT AT

THE TIME OF THE ROBBERGE THE AFFIRMATION TO DETECTIVE TO TAKE AND LAPTER WHO

COMMUNICATED THE INFORMATION TO DETECTIVE LYPPISCH.

THERE IS NO LOGICAL WAY THAT DETECTIVES LAPEUR AND OZAWA ACTUALLY INTERIOR INDICATED THAT DAY POLYMENT THE ROBBERY ALLET-ATTOMS FEBRUATED WHICH THEY REPORT THAT DAY. BUT TURN AROUND LAMB THEIL DETECTIVE LyppiscH A ROBBERY DIV DICCUR AND THE INFORMATION FROM MR. POLYMEO WAS BOTH TRUSTWORTHY AND COOBERATED BY W.S. CARACCIOLO, THERE DETECTIVES ON - SCIENCE INVESTIGATING CANNOT CONCLUDE WITH TWO KNOWING THE ROBBERY ACCESSIVES AND EATHER CANNOT CONCLUDE

^{38,} Ex. 13 (Declaration OF ARREST BY HOD DETRINUE KARL LYPPISCH).
39, Ex. 10 (CAO REPORT) AT 7218, 14 A.M.

^{41.} Ex. 13 Coedanation of ARREST) AT Z.

THURD DON'T KNOW. DETECTIVE LYPHISCH TESTIFIED FALSELY CLAIMING.

A RODDICTHY OCCURD BASEN ON WHAT HE WAS TOOD BY HOMENTED THE TRUTH OF WHAT THEY LEARNED

WHICH WAS THE OPPOSITE OF WHAT METECTIVE LYPHISCH TESTIFIED

TO TO OBTIAN A SCURLE WARRANT SECKNIC TO SEARCH THE JUND

COLDNED DUFFLE BAG FOR TEUNBRICK OF A ROBBERRY. 44

THEN ON NOVEMBER S, 2020 DEFECTIVE LYPPISCH DOUBLES DOWN AND FAISHLY PESTIFIES TO THE SAME EXACT PASSEDED S CLAMMING PETITION- BY STOLE THE SAME COLONION DUFFIE BAG WITH THE GUN IN IT IN THE ROPPIEM AND HAD IT IN MY POSSESSION WHEN STOPPEN AND MS. CANACCIOLO COODENATED MA. POLUTICO WHEN TECLING DETECTIVES BAT WITHESTIED ME TAKE THE BAG FRUM THE APPARTMENT TO CHARLE ME BY SWOTT TESTMONY IN A DECLARATION OF AKREST FOR BY-FELON OWNING ON POSSESSION SA TENERALM.

and the second s

^{42,} EL. 13 At 2.

^{43,} Ex, LATI ; EL 11 ATL

^{44.} EX.12 Comprisation For Staniet warrant

^{48,} ELVIS (DECLAMATION DEAPEREST)

HAD PETHTONER BEEN GIVEN AN OPPULTURITY IN RECOGNICON

PROCEEDINGS PETHTONER WELLIN HAVE TEXPOSED THE DISHONESTY

AND PAISE TESTIMONY BY DEFECTIVE LYPPISCH TO INITIATE PROSECUTION

TOU THE PINZUMM CHANGED BY CALLING DEFECTIVES AS A WITNESS

AND SUDMITTING THE ADOUR TEUNIZHER.

ADIE AS FOLLOWS.

PERMONER WAS NOT CHARGED FOR RESIST FOR FROMANDIZ CAUSE IZKISTED LYMPISCH SWORZ BY DECLARATION OF ARREST PROMANDIZ CAUSE IZKISTED FOR RESIST Upon UNNAMEN OFFICERS ACCUSING PRINTEMEN WHOUZE DANDERWOODLY TOWARDS. THE COMPLIEND IZKIT THAT WAS BLOCKEN BY. A HAD UNIT AND JUMPING FOR THE CAR LEGISLING IT TO CRASH WHILE FAILING TO YICLD AT SIGNAL OF OFFICERS.

ON OCTOBER 29, 2020 PETWONER Appeared in minimize Court And was served the Declaration of Arlest By Detective Lippisch, Disablecto with His Clams and on adult of Coursel pied ito Contest to Resist For a short tail scattered to Resolve the Situation. Court - 19 present Delayer Trials For at Least Eight Weeks and a no Ball panole How was pincers on perturber. Either way, Petroner Dio piear no Court, and Accepts that purishment.

Complaint to ADD FELONY STOPRERVINED ON SIGNAL OF POLICE FOIL

^{41.} Et. 14 (Declamation of HARLEST-MUNICOURT),
47. Et. 5 (40P, OCTOBER 29, 3020 PIEA COMOQUY SENTENCING TRANS.),

THE SAME RUENT. 48 THE PROSECUTOR CHARGED PETTIONER WITH FELONY RUADE MOVEMBER 16, 2020 WENTELF AND THEN LATER TOWN THE THEOLOGICAL COURT SHE DID NOT OBTAIN HOD REPORTS UNTIL MOVEMBER 17, 2020, 49 THE PROSECUTOR CHARGED FILTING EVANE WITHOUT THE HOD Reports ??

ON DECEMBER 9, 2020 THE STATE CALLED UPO ALEX NELSON TO TRESTURY TO THE FILLOWY STOP REQUIRED CHARGE. 50 HPD NELSON TRESTURING HE POLOCKED THE TEXT GATE OF THE COMPLEX AND PETTURNER ACCESSMENTED TOWARDS THE GATE WAS KING HIM 1261.

1412 "COLLO" DE IN DANGER IT PETITIONER CRASHED INTO THE CATE. 51 HOWEVER, THE HYDOTHETICAL WAS DISASSISMIDIED IN CROSS-CHARMINATION WHEN HPD NELSON TESTIFICAD PETITIONER FILLY STOPPED THE WAS UPON TO FUTTERN YAMAS DEFONE HAT GATE AND NO ONIZ WAS IN DANGER WHEN PENTURYER PETITOD THE CARL 52 AT THE SPORT THERE WAS NO TENDANGERMENT. IT "PETITOWER PLANWED THE GATE.

MPD NELSON ALSO TESTIFIED TWICE PETITIONER DID JUMP OUT OF A MOUND UEUTCLE LEAVENCE IT TO CHASH INTO THE GATE, 53 HOWEVER,

^{48.} Ex. 8 (AMTERINED Complaint),

^{49,} Ex. 9(pHT) AT 19-20.

^{50,} Id. AT 42-62,

^{51.} Id. Ar 43-44, 47-48.

^{52.} ld. AT 61-62.

^{53,} id. AT 46, 55.

THE GATE AND NOTHER WAS IN DANGER WHEN PETTTERS THE THE STOPPEN THE GATE AND NOTHER WAS IN DANGER WHEN PETTTERS THE PETTERS THE STOPPEN PETTTERS THE STOPPEN UP OF THE STOPPEN UP THE STOPPEN

AT THAT POINT? ... A. MAY BETTER TO FIFTEEN YOURS.. Q. SO THEN IT CAME

TO A STOP; RIGHT? A. UH-HUH. Q. NENDORY WAS IN WANGER WHEN IT CAME TO

A STOP; AT THAT POINT IT OTOPPED; RIGHT? A. I STULL FELT I COUNT IDE IN

AANGER, BUT ONCE IT STOPPED, NO. A. AND THEN I EXITED THE UEUTICLE?

A.YES. 55

HPO NELDONS TESTMONY IS NOT CHERIBIE WHERE WHEN TESTIFYING IN

OIRECT EMMINISTION PETTLONEA EXITED THE VEHICLE WHILL IT WAS MOUING.

LEAVENCE IT TO CRASH BUT THEN CHANGE GHANCE AFTER ANSWEALTHE THERE

IS A UDGO AND TESTIFY NO ONE WAS IN DANGER WHEN PETTLONER STOPPED.

AND EXITED THE CAR TENT TO PUTTEEN YMADS BUTORE THE GATE.

AS IT TURNS OUT HOO COMMUNICATIONS RECOLUTED THAT MAY TEL MENCE
HOO NELSON WAS NOT THE OFFICER WHO BLOCKED THE EXIT GATE

HOO RECORDED COMMUNICATIONS/CAD REPORT IDENTIFIES HOO PHUND.

OUTSTEY AS "HOP/ZULII", HOO ASHIEY WANDAM AS HOPZNITI" AND HOW BRELLI

54, 12.19 (DHT) AT 55-56.

55, Id. AT GL-GZ,

56, Ex. 10 Coxo Report) AT Wille 23m.

ASTOP OF MY VEHICLE 57, FOUR SECONDS LATER AT TUBLIS A.M. HED ASHLEY MANGERN (ZNIT) RADIOED "BIOLEUNG EVET" 57. IT IS UNDERLARDE HED ASHLEY MANGERN BLOCKED THE EXIT THEAR SIMULTATIONS TO THE RADIO CALL A STOP WAS INSTRATED. WE KNOW THIS TO BE TROVE Also BECAUSE HED BOWHER (ZNIS) RADIOED NAME SECONDS LATER AT 7:18:27 A.M. THAT HE WAS WITH HED MUMBERN (ZNIT) "AT FRONT EXIT "57, HED NIELSON IS NOT EVEN IN THE COMMUNICATIONS UP TO THAT POINT WHELE HED MANGERN (ZNIT) RADIOED THAT POINT WHELE HED MANGERN (ZNIT) RADIOED IT WAS SHE WHO WAS "Blocking"

To stop 58 HPD Communications Evidence this is False. Morbory Radioen Perman-

HPD NEISON TESTIFIED HE PHOCKED THE DUT GATE WHEN THE STOP WAS INITIATED 58 AND HPD ASHING MANNEAR WAS VOWHERE IN SIGHT UNTIL AFTER THE VEHICLE STOP AND HE DIWIT KNOW WHEN THE ARRWED, 58 THIS IS EU WITCHED TO BE FALSE TESTIMONY BY THE COMMUNICATIONS DISCUSSED ADOUT THAT MEMORING LIZES HPD MATHORM (ZAUZI) AS BLOCKING EXIT OF 7:18:18 AIM. 57 AND NOT HPD NICISCH.

WHY LUE?

HAD MANGAN WAS ONE OFFICER NAMED IN THE MUNICIPLE COURT COMPLAINT
THAT I ALLEGED IN DISENSEY EN COMMUNIOUS TO STOP FROM OR FIED FROM "THE

57. Ex. 10 Ar 3.

58. EL. 9 (pxr) AT 42-43, 49-50

PROSECUTER USED HAD HELSON'S TESTMONY HAD MANGEN WAS NOT PRESENT UNTIL AFTER THE JEHRLE STOP TO MAKE A NICHE LEEM ALCOMENT AND CONUME THE JUSTICE COURT DOUBLE TEAMER DOES NOT APPLY FOR THE RESIST CONVICTION BECAUSE HAD MANGEN ARRUNEW AFTER THE USEHICLE STOP AND THUS RESIST WAS CHARGEN BY HAD MANGENT FOR ACTS ON FOOT AFTER THE USEHICLE STOP SEPERATE FROM ACTS CONSTITUTING EVAILE!

PETETUNEN ASSENTS THERE IS ADSOLUTELY NO REASON HOD MUNGAN WOULD RANGE SHE WAS DICKENCE THE EXCIT GATE FOUR DECEMBS AFFER THE STOP WAS.

INVITATION IF THAT IS NOT EXACTLY WHERE SHE WAS. IT IS IMPOSSIBLE HOD.

NELSON DIOCHEN THE EXIT GATE WHEN THE OTOP WAS INVITATED BUT DID NOT.

SEE HID MUNDOUN UNTIL LAFTER THE VEHICLE STOP. PETETUNER WAS PIRE SE.

HOD NUTSON ATM THE MOSTEWTON DID NOT THANK OF THE CAD REPORT THAT

MEMORIALIZED WHAT TRUELY OCCURED THAT DAY IN REAL TIME WHEN THEY

HAD HOD NELSON APPEAR AND TESTING FAISCY THAT HE BICKEN THE EXALT GATE

AND NOT HOD MANCAN TO SUPPOSITION TO DOUBLE STOPPARDY BEING

APPLIED WHICH CITY AN ATTOLOGY COULD DRUM UP.

HAD PETTHONER BEEN GIVEN AN OPPULTURING TO CALL HAD MINIGAN AND HAD BOW DER AS WITHERS OR PREFERENT THEIR BODYCHM VIDEO AND THE CAN REPORT AND LOK.

HAD NESSON TONOMINATION IN PRODUCTION PROCEEDINGS PETTURISH WOULD HAVE SHOWN HAD NESSON GAVETURED TESTIMONY CAUSING A BUILD OUTER ON A FELONY STOP REQUIRED CHARGE AND NO FELONY OCCUPED. THE DEFICERS ACTUALLY ON SCIENTE 60, EX.15.

61. Ex.9 (PHT) AT 134-138

62. PERMONCE HAS SINCE O GOTAINIEN THE MUNICIPLE COURT TRANSCRIPTS

NEUER CHARGED ME WITH FELONY EVANE, NOR DID HAD NELSON WHO WAS.

NOT AT THE GATE HE CLARMED TO BE PREHIND PUTTING HIM IN DUNCETR

PENTONIEL DOES NOT ADDRESS THE TECHNICAL UNDIATIONS IN THE
MOUTHNAMER TO TOLO US INTOMINENT OF THE USBATIONS ALLEGED

IN THE TAMBLY TOLO ROTHER OF CHARLOSS 4MD DECLARSE THEY
UNTIMATELY DID NOT GET REFEREND TO AS A COURT FOR REDUCATION
BUT IN THIS SWOKEN PETTON INFOMES THE COURT THAT IN THE MUMICH
172022 REDOCATION HEARING IT WAS NOTICED TO THE DOAKD BY THE
BURK PANOLE DEFLICE PRESIDENT THERE WAS NO EDWENCE "PETTLEMENT
EVER SUBMITTED A DAILY WINE AS ALLUSED AND PETETCHER
HAD LETTERS BY MY EmployERS DESCRIPTION WORLD HISTORY AND THEIR
DESURE TO IMMEDIATELY EMPLOY ME. IT IS UNFORTUNATE AND EMPARASSIT
ING TO EVEN HADE TO APPEAR DEFONE AND BOAKD. PETTLEMEN WAS NOT TO THE DOAKD THE WAS WITH-

AND BEEKS TO USED THE STOP RECEIVED CONVICTION AS VICLATIVE OF DOUBLE TEOPHANY IF IT THE RESIST CONVICTION DEFENTED IN THAT COURT BY THE PROSECUTOR'S FRAUD AND EMITTING THE RELEVANT RECORD PETITIONER COURS NOT DESIGNANT METALLY IMPRISONED WITH A COURT ORDER PETITIONER ATTORNEY NOT ASSIST OR ABUITZ PETITIONER. IN THE PLACE Appeal. NO. \$52.99, Pentuneus Pandle was revoked for Jop Reducted Being CHARDED THAT AN About was revoked for Jop Reducted Being CHARDED THAT AN About viclated Boundle Teopandy Winch is Delicused TO Come to A Decision Holoing As much.

B. Conclusion.

SHOULD THIS WORDANDLE COURT NOT AGAINE THE AMOUNT REQUESTS THIS HONDERRELIEF OR WITH THE OTHER CLAIMS PETTTUMEN REQUESTS THIS HONDER

AND IC COURT TO GRANT A BRIEF EVENTUARY HEARING TO PRODUCE

HAD MANYGIAN AND HAD MOWIEN TO TESTIFY TO THE HAD COMMUNICIATION

AND THEIR ACCOUNT OF THE OCCURENCE AND TO PRESENT RECORDED

UNDED TO DEMONSTRATE PLETURICE WID OCCUR BY THE DUE PROCESS

DETILED PETTTUMER.

PRINTING PRAYS AN EMERGENCY RESPONSE FROM RESPONDENT TO SAMME ON DENY THE CLAIMS WILL BE DEDICKED, RESPONDENCE TO PETITION-TIRS REQUEST HERE THAT AN EMERGENCY ORDER SHAYING ANY FURTHER IMPRISONMENT ON THE REVOCATION SANCTION OR NEW SENTEMENT IN C-ZO-352701-1 GIVEN THE YEARS OF CONFINEMENT THAT EXCREDS LEGAL LIMITS OF SANCTIONS IMPOSED AND CAUSES IRREPROPABLE HARM TO PETITIONER BY UNDAWFUL AND VERY BANGEROUS IMPRINTED AND VERY

REQUESTED ON THE MEANTS OF THE CLIMAN PRESENTED AND GRANT THAT RELIEF THAT RELIEF THAT RELIEF THIS HONORAPHE COURT DEEMS APPROPRIATE.

PETITUMEN SWELANS UNMENTED PENUTY OF PENUTY THE ABOVE INTER-MATION IS TRUE AMO CONVECT TO THE BEST OF MY KNOW LEAGE AND BELIEFS DECEPT WHERE PROVINED BY OTHERS.

Swown THW 13th May or your 2023.

Dear ONTH

SEAN OUTH.

COMMENTE OF SERVICE

I DEAN OUTH. DO HENERY CONTRY THAT ON APMI 9, 2023

I DID SERVE & TIWE AND CONNECT COPY OF THE GONE COINCE
PETITUM FOR A WALT OF HABERS CONJUS (15T AMENDEW) TO

AARON FORW, NEWARA ATTORNEY EXTENDED, LOO N. CANSON
STREET, CHASON CITY NEWARA 89701.

Jean Orth

Jean Romey Out 96723 No there 630 Fredung New Men 1911 22018



Clearly OF THE COCKS UNITEDS.

FOR THE DISTRICT COCKS

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INITED STATES POSTAL SERVICE

CLERK OF THE COURT

ITHOUGH OF EXHIBITS.

EXHIBIT 1: REPORT BY HAD DETECTIVE KEUIN LAPRIER.

PROBLETON,

Exhibit 3: Decision Denymic Parale Revocation Appeal # 1.

. EXHIBIT Y' DECISION DOMING PANOLE REVOCATION Appeal # Z.

SENTENCINES IN MUNICIPLE COURT, HERMERSON TOWNSHIP.

Exhibit 6 : Violation Report/ Nonce of Prehiminary Intuiting HEARING.

... Exhibir 7 ! Removed ,

Exerbit 8 : Amended Complaint.

PAT.

EXHAIT 10 | HPO RECORDED COMMUNICATIONS / CAO REPORT.

EXHIBIT II , REPORT BY HPD DETECTIVE DENOIS OZAGA.

EXHIBIT TWEIVE; APPLICATION FOR SEARCH WARRANT.

EXHIBIT THIRTECT : DECLARATION OF ALLEST.

EXHIBIT FOURTERIN! DECLARATION OF ALKEST,

TEXHIBIT FIFTEEN ! Complaint - MUNICIPLE COURT.

EXHIBIT ONE,

Loyles - Creek

On 10/28/20, I Detective K. LaPeer #1446 essisted Det K. Lippisch #1710 with a robbery investigation. I was tasked with conducting interviews with witnesses or family members of the victim.

At 0853 hours, 3 conducted a recorded interview with Jessie Caracciolo (DOB 7/11/81) who is the victim's girlfriend. Jessie advised that she arrived at Louis's apartment at 1830 hours and was greeted at the door by Sean and Christian, and that Sean asked, "Why are You Here". Jessie stated that Louis looked at her and she could let something was wrong, but that Sean asked Louis to go to his bedroom and they did.

Jessie stated that she sat at the dining room table white Sean and Louis entered his room, I asked if Sean was armed and she stated that he was not. Jessie advised that Louis and Sean emerged from the bedroom with Seen holding a large green duffel bag and Sean left the apertment at approximately 1900 hours.

After Sean left, Jessie advised that Louis told her he was robbed in the bedroom and that Sean had an unknown weapon on him. Louis advised Jessie that inside the green duffel pag was her shotgun, Louis's handgun, and his laptop. Jessie stated that Sean threatened to harm Louis's family if he called the police. Jessie stated that Louis was nervous as they talked for several hours trying to convince him to call the police.

Jessie stated that she did her own research and located a rap sheet for Sean and realized he was a bad guy. Jessie stated they called the police around 2230 hours. Jessie then stated that Sean took Louis's car that night as well.

At 0700 hours, Jessie advised that Sean returned to the apartment and knocked on the door. That Louis called the police and he and Jessie took cover in his son's room Christian. Jessie was unable to give a viable answer for why a person that just robbed her boyfriend and stole his car, would return in the morning.

Jessie claimed to have very little knowledge of Sean other than seeing him sleeping on Louis's couch a few days prior and this incident in question. I ended the interview at this point

I then conducted a recorded interview with Christian Polanco (DOB 12/1/06) who is the son to Louis. Christian advised that Sean did not live at the apartment like Sean was claiming, but Christish advised that Sean has been at the apartment for the last three days, and furthermore that he and Louis met Sean approximately 10 days ago.

Christian advised that his father seemed anxious and nervous while Sean was at the house the night of the incident, but stated that it was normal practice that lores and Sean would enter Louis's bedroom and talk and hang out in there.

Christian advised that he liked Sean and considered him a friend, stating that they played lootball a few times. Christian was then excee about ore him of the night before and Christian stated that his father didn't tell him anything related to the robbery.

Christian then advised that he was sleeping in his room when Sean returned to the apartment the following morning.

Christian stated that his father was robbed of \$10,000 last year where a male suspect had access to his debit card and would gamble with Louis's money.

I asked Christian If Louis had any problems with Sean recently and he stated, "Yes". Christian advised that Sean would keep turning off the camera on their front door and has stolen a wine bottle. Christian stated that he and Louis would leave Sean at the apartment occasionally.

Christian advised that Sean could borrow his dad's car that Jessie claimed was stoken. Christian advised that Sean would drive the car for a couple of days before he returned it. Christian then stated that Seen has access to Louis's cellular phorie and his bank accounts as well. It became evident that Seen was more of a friend than a suspect who committed a robbery.

Jessie then stated that Seari had access to Louis's Navy Credit Union and USAA credit union accounts. Jessic advised that last night they called and put a stop to his accounts. Jessie stated that several charges were found on Louis's account on 10/26 and 10/26.

It was clear that Louis's laptop was not stolen when Sean left with the green duffel bag as it was now learned Sean had Louis's laptop since Monday. Jessie advised that Louis also gave Sean his cell phone because Sean needed a phone. Jessie stated Sean has had the phone since at least Tuesday.

1 Date:

Officer:

Subject:

10/20/2020

LAPEER, KEVIN

Search warrant nametive

On 10/29/20, I Detective K. LaPeer #1446 was assisting Dat. K. Lippisch #1710 with a potential robbery investigation. Det. Lippisch authored search warrants for a large tan duffel bag as well as a white Chevrolet Malibu. The search warrants were reviewed by a district attorney and signed by a Henderson Justice

At 0700 hours, I executed the search warrant on the tan duffel bag. The following items of evidence were located and documented on the search warrant

1. Black "Fuel" motorcycle heimet

- 2. Model 12, ,20-gauge Winchester shotgun. S/N 1291469
- Federal .20-gauge ammunition Hi-Brass (25) live shells
 Surefire tactical fleshlight with mount
- Vice gries
- 6. Lenovo laptop S/N YD05BV4H
- 7. Grace USA chisel tool

All items were photographed by Detective D. Ozawa #1531 and later uploaded into digital evidence. I then properly booked all evidence in the main station vault. A copy of the search warrant return and sealing order were left inside the dufful bag.

At approximately 1400 hours, Detective Lynaugh #1554, CSA D. Proletto #2147 and I executed the search warrant on the white Mailbu bearing NV Body Shop 6528. CSA Proletto processed the vehicle for forensic evidence and documented the vehicle with photographs. The following items of evidence were

1. DNA swabs from steering wheel

2. Drivers door, rear view mirror possible latent print lifts

A copy of the search warrant return and seating order were left on the passenger seat of the vehicle. The vehicle will be returned to the victim.

E POOR

DR # 20-16994

8 of 11

12/9/2020 9:13:30 AM

EXHIBIT TWO.

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION CROS-1459/L19-0135 & CRO6-2177/L19-0135A

PRIOR NOTICE OF CHARGES AND RECEIPT FOR DOCUMENTS

I, <u>\$</u>	ean Orth do hereby acknowledge that the following charges have been brought against me:	
	Alleged Violations	
Youn	sust complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed	
	The state of the s	
TQUA	met complete a mental health assestment within 30 days of release from NDOC. Participate in treatment as instructed until	_
	of by a qualified treatment provider.	-
followi	do hereby acknowledge that I have been informed that due to one or more of the lag reasons listed below, my violation case is not entitled to be heard at an informal preliminary inquiry, but will be taken before the Court/Parole Board for a formal revocation hearing. Defendant is not being held in detention by Parole and Probation on any of the violations charged above. Defendant has one or more new convictions, which are included in the violations charged above. (NRS 176A.580 (4) / NRS 213.1511 (4)	·•
3. [Other (Describe)	•
ī, <u>Sen</u>	n Orth	do in
	(1) A copy of the Violation Report, and	
	(2) A copy of the Prior Notice of Charges and Receipt of Documents.	
A L Witness	Toxx. 200 000 1/8/21	

(rev.05/04/12) Form 41

EXHIBIT THREE.

Case 2:21-cv-01988-GMN-VCF Document 38 Filed 02/09/23 Page 33 of 33

CENTRAL OFFICE

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

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

KATIE FRAKER, Executive Secretary

STATE OF NEVADA JOE LOMBARDO Governor



LAS VEGAS OFFICE

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

CHRISTOPHER P. DERICCO, Chairman ERIC CHRISTIANSEN, Member DONNA VERCHIO, Member LAMICIA BAILEY, Member

NEVADA BOARD OF PAROLE COMMISSIONERS

January 30, 2023

Sean Orth, NDOC #96723 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

Re:

Your letter received January 23, 2023.

Mr. Orth,

I have reviewed your letter requesting a reconsideration of the revocation action. The Board does not relitigate court cases. You have been convicted of a new felony while on parole. Absent a procedural error or evidence being overturned, there is no basis for the Board to reconsider the revocation or length of denial. Under NRS 213.1519(5)(b)(1), a new felony or gross misdemeanor conviction is sufficient for a revocation of parole. At the time of your hearing, you had entered a plea of guilty to the new felony charge.

There will be no change to the Certification of Action and revocation period.

Signed,

Katie Fraker

Executive Secretary

ie Fraker

BXHIBIT FOUR .

CENTRAL OFFICE

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

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

KATIE FRAKER, Executive Secretary

* STATE OF NEVADA JOE LOMBARDO Governor



LAS VEGAS OFFICE

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

CHRISTOPHER P. DERICCO. Chairman ERIC CHRISTIANSEN, Member DONNA VERCHIO, Member LAMICIA BAILEY, Member

NEVADA BOARD OF PAROLE COMMISSIONERS

March 28, 2023

Sean Orth, NDOC #96723 High Desert State Prison P.O. Box 650 Indian Springs, NV 89070-0650

Re: Your letters received March 1, and March 9, 2023.

Mr. Orth,

You were charged by the Division of Parole and Probation with the alleged violation of laws on the Notice of Preliminary Inquiry Hearing that you signed on November 4, 2020.

Per NRS 213.142(2) and NRS 213.1519, the Board had the option of revoking your parole for up to five years since you are serving a life sentence. The Board considered the time you had been serving when making their decision on the revocation period.

NRS 213.142 Rehearing to be scheduled if parole denied.

- 1. Upon denying the parole of a prisoner, the Board shall schedule a rehearing. The date on which the rehearing is to be held is within the discretion of the Board, but, except as otherwise provided in subsection 2, the elapsed time between hearings must not exceed 3 years.
- 2. If the prisoner who is being considered for parole has more than 10 years remaining on the term of his or her sentence, not including any credits which may be allowed against his or her sentence, when the Board denies his or her parole, the elapsed time between hearings must not exceed 5 years.

(Added to NRS by 1973, 190; A 1995, 1368; 1999, 134)

There will be no change to the Certification of Action and revocation period.

Signed,

Katie Fraker

Executive Secretary

Natie Fraker

EXHLBUT FIVE

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1
                     CITY OF HENDERSON MUNICIPAL COURT
  2
                            CLARK COUNTY, NEVADA
  3
      CITY OF HENDERSON
                                    )
  4
                    PLAINTIFF
                                   )
  5
       vs.
                                   ) Case No: 20CR007366
  6
      SEAN RODNEY ORTH
  7
                   DEFENDANT
  8
  9
                       PRELIMINARY HEARING
 10
                        October 29, 2020
 11
     PRESENT:
 12
     COURT:
                 - Hon. Douglas W. Hedger
13
     FOR THE PLAINTIFF:
     MS. MATHER: - Elaine Mather - Deputy City Attorney
14
15
     FOR THE DEFENDANT:
     MS. PURSER: - Anneliese Z. Purser - Public Defender
16
17
     DEFENDANT: - Sean Rodney Orth
18
19
20
21
22
23
24
    TRANSCRIBED BY: Humberto Rodriguez
25
```

SOS Litigation Services, LLC www.SOSLit.com

1	CLERK: Judge that take us to page 6. City
2	versus Sean Orth, 20CR007366.
3	COURT: (INAUDIBLE) on that last probation
4	violation.
5	CLERK: Thank you Judge.
6	COURT: Present and in custody. Hello Sir.
7	MS. MATHER: How you doing Judge?
8	COURT: I'm well, thank you. Public
9	Defender representing the defendant, Ms. Purser.
10	MS. PURSER: Your Honor, with the court's
11	permission he would like to enter a non-contest plea
12	to the resist public office. The recommendation is
13	thirty days in in custody. I believe he has credits.
14	MS. MATHER: That's correct, Your Honor.
15	COURT: And your stipulating to the facts?
16	MS. PURSER: Yes.
17	COURT: Sir, do you understand the
18	negotiations?
19	DEFENDANT: (INAUDIBLE) Your Honor, I
20	haven't been in trouble for fifteen years.
21	(INAUDIBLE) It's hard for me to enter the plea.
22	COURT: Well, you don't necessarily need
23	to enter the plea. My question is do you understand
24	what the negotiations are?
25	DEFENDANT: Yes, sir.

1.	COURT: Do you understand that sentencing
2	is up to the Court?
3	DEFENDANT: Yes.
4	COURT: Did you go over that admonishment
5	of rights with Ms. Purser before you signed it?
6	DEFENDANT: Yes.
7	COURT: Do you have any questions about
8	the rights you're waiving if you enter the
9	negotiations?
10	DEFENDANT: No.
11.	COURT: So how do you want to plead to the
12	charge? No contest or not guilty?
13	DEFENDANT: No contest.
14	COURT: You sure?
15	DEFENDANT: No contest, Your Honor.
16	COURT: Okay. Are you pleading no contest
17	freely and voluntarily?
18	DEFENDANT: (INAUDIBLE)
19	COURT: I'm sorry, but I can't hear you.
20∿	DEFENDANT: Is there any way to lighten
21	my sentence and how it works
22	COURT: We can talk about that in a
23	minute, but I need to know if you are entering your
24	plea free and voluntarily?
25	DEFENDANT: I agree, I do, Your Honor.

1 COURT: The Court accepts your plea and enters a find of guilt for the record. So, what is it 2 3 you're trying to tell me? 4 DEFENDANT: I was working (INAUDIBLE) for 5 two additional (INAUDIBLE) I was about to be employed б and I was just asking you if you can suspend it. In 7 other words, if you would consider giving me a break. 8 I haven't been in trouble for fifteen years other 9 than a traffic ticket. 10 COURT: Why you run? 11 DEFENDANT: I wasn't being smart. 12 (INAUDIBLE) I was beaten up by twelve officers and not 13 interested in pursuing that and took quite a beating 14 and this all started over somebody calling 15 (INAUDIBLE) basically. They called in and said I was 16 a burglar at my own house. (INAUDIBLE) knocking at my 17 door and that's when this all started. Though it was 18 a joke, though it was funny and (INAUDIBLE) wasn't 19 (INAUDIBLE). 20 COURT: Okay. 21 DEFENDANT: So, that's what started all 22 this and I'm just asking for a break Your Honor. 23 COURT: Okay. Well, let me hear from the 24 city in terms to what the report says and what your 25 record is.

1 MS. MATHER: Your Honor, the report indicated that Henderson units were dispatched to 981 2 Whitney Ranch Drive. Reference to a reported arm 3 robbery suspect at the location. The caller indicated 4 5 that the person, that is the suspect had committed an arm robbery at the location the night before and was 6 currently at their door possible armed and was most 7 likely driving a white Chevrolet Malibu. Which was 8 the caller's vehicle and had gone missing as well. 9 When police arrived, they observed the vehicle and 10 several units in marked Henderson Police vehicles 11 began following that vehicle and initiated a stop by 12 13 activating their emergency lights and sirens, but the 14 driver who was the suspect in the vehicle failed to yield and continued to the end of the apartment 15 complex towards the exit. An additional HPD unit 16 arrived and was outside the exit gate, which was 17 closed. The suspect opened the driver side door and 18 jumped out and immediately ran. The suspect vehicle 19 continued to drive forward, unoccupied, crashing into 20 21 the exit gate of the apartment complex. The suspect was carrying a tan duffle bag as he fled and he threw 22 it over the property wall before he climbed over the 23 same wall. Officers initiated a foot pursuit issuing 24 commands to stop, but he continued to run. Leaving 25

the duffle bag behind because he struggled to pick it
up, pick it back up to quickly. He ran across Whitney
Ranch Drive attempting to evade officers but they
were able to overtake him and place him in custody
after a short struggle. In addition, he has He is
an eleven-time registered felon. He is correct, his
last Looks like his last trouble with run in with
the law was in 2006. Where he had He was charged
with convicted person failed to register. Which was
dismissed. He was charged with trafficking a
controlled substance and there was a guilty on that
and then ex-felon prohibited person possessing a
firearm and he was guilty on that. Then I can go back
on the course of his history of issues. Your Honor,
there are twenty-nine entries in
COURT: On the 2006 No, on the 2006 did
he go to prison or has he just been out of trouble
for fourteen years?
MS. MATHER: Well, the information I
have is that he was sentenced (INAUDIBLE) 2007 and
the sentence was life with the possibility of parole.
COURT: Oh, so he did go to prison. Okay.
Well, when did you get out of prison?
DEFENDANT: Seventeen months ago, Your
Honor.

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1
               COURT:
                         Well, that explains why you stayed
  2
      out of trouble.
  3
              DEFENDANT:
                              Well, I mean, still I stayed
      out of trouble (INAUDIBLE) this opportunity.
  4
  5
              COURT:
                        Well, it's hard to get in trouble
  6
      when you're in prison.
  7
              DEFENDANT:
                             No, not really.
  8
                        Well, I mean, yeah, you can get in
              COURT:
     trouble in prison, but not out in the public
  9
     committing crimes, so. I am going to go along with
 10
     the negotiation. I think that is very reasonable,
 11
     very light actually, but since your attorney put that
12
     together for you and the facts of this case. I'll go
13
     ahead and won't exceed to that. Thirty days in jail
14
15
     and I'll give you two days credit.
16
             DEFENDANT:
                             Thank you.
17
             COURT:
                        That's all.
18
                              1. 4.
19
20
21
22
23
24
25
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1	CERTIFICATE OF TRANSCRIBER
2	STATE OF NEVADA)
3) ss.
4	COUNTY OF CLARK)
5	I, HUMBERTO RODRIGUEZ, declare as follows:
6	That I transcribed the AUDIO FILE presented.
7	I further declare that I am not a relative
8	or employee of any party involved in said action, nor
9	a person financially interested in the action.
10	
11	Dated at Las Vegas, Nevada this 3rd day of
12	November, 2022.
13	Believe you
14	/s/Humberto Rodriguez
15	HUMBERTO RODRIGUEZ
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	Example Six.
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Division of Parole and Probation

November 3, 2020

To the Honorable Board of Parole Commissioners Carson City, Nevada

Parole Probation

Name: Orth, Sean

AKA: Sean Rodney Orth

File #: L19-0135 CC #: CR05-1459 NDOC #:96723 Supervision Grant: 11/26/2018 Original Expiration: LIFE Adjusted Expiration: LIFE

Crime: CT I: Habitual Criminal (Greater), CT III: Habitual Criminal (Greater), CT V: Habitual Criminal (Greater) Sentence: 120 MOS TO LIFE NDOC

I. Violation(s) and Response to Imposed Sanctions:

Directives, Conduct, Controlled Substances, Intoxicants, Weapons, Special Condition (1), Special

On November 28, 2018, Mr. Orth was granted an amazing opportunity of serving his lifetime prison sentence within the community. During his intake process the Division went over Mr. Orth's parole agreement and stressed the importance of abiding the rules and regulations of his parole agreement. Unfortunately, Mr. Orth continued in his life of crime; violated multiple clauses in his parole agreement and picked up new charges.

Mr. Orth obtained a Substance Abuse Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 1: You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

: CHO'LL

Mr. Orth obtained a Mental Health Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 3: You must complete a mental health evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

On December 16, 2018, Mr. Orth made contact with the Las Vegas Metro Police Department during a routine traffic stop. During this traffic stop it was noted Mr. Orth was in the vehicle with convicted felon Martin, Angel (BIN: 1004427746), which violated the directives (association) clause of his parole agreement. Mr. Orth was admonished and advised to no longer associate with felons, in which Mr. Orth stated he understood. The Division was advised by staff from Samaritan House that Mr. Orth had returned under the influence of a controlled substance. Mr. Orth refused to provide a urine sample, but verbally admitted to ingesting Methamphetamines. Mr. Orth was subsequently terminated from the Samaritan House Sober Living Program. (Directives, Conduct, Controlled Substances)

On December 19, 2018, the Division received a telephone call from Mr. Orth who stated he traveled to Reno with a girlfriend for a few days. Although Mr. Orth is allowed to travel within the state, he was made aware that the Division must know if he would be sleeping at a different residence. Unfortunately, Mr. Orth did not update the Division of his overnight whereabouts. (Directives and

EXPERIMENTAL STATES



Division of Parole and Probation Non-Technical Violation Report

Conduct)

On August 27, 2020, the Division received a phone call from LVMPD stating Mr. Orth was seen leaving 3617 Dutch Valley, which is a known criminal hot spot. Mr. Orth was taken into custody for traffic warrants out of Honderson (Directives, Conduct, Laws)

On September 9, 2020, the Division made contact with Mr. Orth. A phone search was conducted, and it was evident that Mr. Orth had cleared out his text messages. A search of his room was conducted and there were numerous backpacks, in which one of them contained a Modelo beer. Mr. Orth denied ownership of the beer, but because it was in his room in a backpack he stated was his, he was admonished for it. There were female belongings in the room and when asked who the items belonged to his stated his girlfriend. Mr. Orth was asked where his girlfriend was and if she had a criminal history, he stated she was at the store and she was not a felon. Mr. Orth was questioned as to why his girlfriend would go to the store and leave her purse and he could not answer why. Officers of the Division left Mr. Orth's residence and quickly returned to provide him with a notice of graduated sanctions form. Officers observed Mr. Orth and a WFA walking down the stairs, surveillance was conducted on the residence and no one had entered the residence, so it was evident the WFA was in the home all along. After questioning Mr. Orth stated the WFA was in the adjacent (connected) room, hiding. A search of the adjacent room revealed aero soft pellet guns, and a hyperemic needle with a clear liquid substance and drug paraphernalia. A drug test was conducted, and Mr. Orth tested positive for Methamphetamine. The WFA was ran and it was discovered she was previously on community supervision. In an attempt to give Mr. Orth a second chance, he was given the following graduated

- Proof of 15 job applications by September 16, 2020 or a full-time job

- Weekly reporting (with instructions to call the undersigned Officer every Friday)

- Curfew: 8pm to 6am

Mr. Orth was also directed and reminded once again to not have contact with any person that is convicted of a felony or the commission of a crime. Due to the numerous violations noted within the residence and Mr. Orth's inability to be transparent, Mr. Orth was given the directive to move no later than October 1, 2020. (Directives, Conduct, Intoxicants, Controlled Substances, Weapons)

Mr. Orth failed to report on the following dates: September 25, 2020 and October 2, 2020. Mr. Orth failed to provide the Division with proof of 15 job applications as previously instructed, and Mr. Orth failed to move as directed. On October 15, 2020, Mr. Orth contacted the Division stating he was still residing at the residence he was directed to move out. (Directives, Conduct)

As a last resort, the Division attempted to place Mr. Orth on intensive supervision but the Division could not make contact with Mr. Orth in person. An attempt to locate Mr. Orth was conducted on October 19, 2020, the light was on upstairs and a dog was heard barking, but no one answered. A notice was left on the door instructing Mr. Orth to report to the Division on October 20, 2020 and up to the date of this report no phone call has been received. (Directives, Conduct)

On October 28, 2020, Mr. Orth made contact with the Henderson Police Department as the suspect of an armed burglary. Mr. Orth was in a vehicle that was reported unlawfully taken the night prior. Upon arrival Mr. Orth was spotted in the vehicle and in an attempt to evade Officers he got out of the vehicle

2000 Albridge



Division of Parole and Probation Non-Technical Violation Report

while it was still in motion with a tan duffle bag in his possession. Officers initiated a foot pursuit after issuing commands for Mr. Orth to stop however he continued to run. HPD was eventually able to get Mr. Orth in custody and he was booked on the following new charges: Resist Pub Off (M) and Own/ Poss Gun By Prohibit Pers (F). During this incident it was discovered that Mr. Orth was previously associating with Louis Polanco (DOB: 09/06/1977), who has a significant number of arrests. Upon search of the tan duffle bag that was in Mr. Orth's possession, the following items were discovered: a black motorcycle helmet, Winchester Model 12 .20 gauge shot gun (SN: 1291469), Federal Ammunition Hi- Brass .20 gauge ammunition live rounds (25 count), Surefire tactical light w/mount, vice grips, Lenovo Laptop, and a chisel tool. (Directives, Conduct, Laws, Weapons)

Mr. Orth was put on an employment search in order to push him to obtain employment but failed to provide the Division with proof of 15 jobs applications for the month of September 2020. (Directives,

Mr. Orth has failed to pay monthly supervision fees in the amount of \$30 as mandated by the Nevada Revised Statues to defray the cost of supervision. He is currently \$216 in arrears towards this obligation. (Directives, Conduct)

Mr. Orth has failed to comply with the Provisions of his parole agreement due to the above listed

H. Custody Status:

As of the date of this report, Mr. Orth is currently in custody at the Henderson Detention Center.

III. Violation Hearing History:

This is Mr. Orth's first time facing revocation proceedings since his parole date of 11/26/2018.

ĮV. Mitigating Factors:

Mr. Orth is a convicted habitual criminal who is well versed in the rules and regulations of laws and community supervision. Mr. Orth had all the tools of the Division at his disposal but chose to continue in his life of crime. Mr. Orth was given numerous chances by the Division through verbal admonishment as well as graduated sanctions. Mr. Orth's actions speak for themselves, it is clear Mr. Orth has no desire to be a productive member of our community. Recommendation:

ν.

It is recommended a retake warrant be issued, and Mr. Orth's imposed lifetime sentence be imposed.

Current Level of Supervision: VJ.

Maximum

Pursuant to NRS 239B.030, the undersigned hereby affirms this document does not contain the social security number of



Division of Parole and Probation Non-Technical Violation Report

Respectfully submitted:

OPascalau, DPS Officer II Division of Parole and Probation qpascalau@dps.state.nv.us (702) 486-3651

Approved:

M.La'Putt, DPS Sergeant

Division of Parole and Probation

Mlaput@dps.state.nv.us (702) 486-3001

OFFICE COPY

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION

NOTICE OF PRELIMINARY INQUIRY HEARING

¥2	OPTION OF THE PROPERTY OF THE
You,	ORTH, Sean
are advisor	Number: <u>L19-0135/96723</u>
shall be con	u that an informal Preliminary Inquiry Hearing pertaining to the File WDOC
Hearing:	Number: L19-0135/96723 File-NDOC Paducted to determine if you shall be held in custody to answer said allegation(s) before the Court/Board at a formal Revocation
	answer said allegation(s) before the Court/Board et a formal or
	at a joins Kevocation
Directive	S. Conduct Special C. Alleged Violation
727	Total Conditions #1 6. 47
+ Oup 0113,	o, Laws
Controlled	ed Substances
Intoxicant	ds
Your Prelin	iminary Inquiry Hearing is scheduled for November 13, 2020 1:30pm
	County Determing is scheduled for November 13, 2020 1:30pm
at Clark (Country Delension Cantage Unit
	Location
At this barries	
Diesent anima	ag, you have these due process rights: to speak in annual to the same that the same th
individual	ant information, and; question any nerson giving a distribution of the second letters design and
MOI MOINT WO	ng, you have these due process rights: to speak in your own behalf; retain counsel, present letters, documents, or persons who can ould be subjected to risk of harm by disclosure of his/her identity. Ive this Preliminary Pressure 22
You may wait	ive this Preliminary Inquiry Hearing if you desire. Should you waive, your action shall in no way be considered an the appropriate response
admission of	oute
Please initial t	the appropriate response
	and the consumer of the consum
-	i desire to have a D. V.
	o have a greatminary Inquiry Hearing at the date, time, and leaving a
 .	I desire to have a Preliminary Inquiry Hearing at the date, time, and location indicated above. I will retain
	Name
	Address to represent me.
	I wish to present the following witness (es) at my own expense:
	to produit die 1010wing witness (es) at my own expense.
	Name
	Address
Ca.	Andress
I waive	we my right to a Preliminary Inquiry Hearing and request to present my case directly to the Court/Board.
Σ	ndury Hearing and request to present my case dispatch of the
have	received a copy of the alleged state in a second state in the Court/Board,
5.	received a copy of the alleged violation(s) of Parole Probation, and this, my Notice of Rights.
Signature of Chent	Supplied in Rights,
A Chem	White was
沐	Number Date Cold
Signature of William	DPS OFFICER 11/4/2020
(rev.05:04.12) Form 40	Position Date
vint 40	Vale

	
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	EXOLBIT 121 GHT,

JUSTICE COURT, HENDERSON TOWNSHIP CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

-VS-

SEAN RODNEY ORTH

Plaintiff.

Defendant.

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27 28 CASE NO:

20CRH001571

DEPT NO:

DA CASE NO:

2020477060

AMENDED CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON (Category B Felony - NRS 202.360 - NOC 51460) and STOP REQUIRED ON SIGNAL OF POLICE OFFICER (Category B Felony - NRS 484B.550.3b - NOC 53833), in the manner following, to wit: That the said Defendant, on or about the 3rd day of November, 2020, at and within the County of Clark, State of Nevada,

COUNT 1 - OWNERSHIP OR POSSESSION OF FIREARM BY PROHIBITED PERSON

did willfully, unlawfully, and feloniously own, or have in his possession and/or under his custody or control, a firearm, to wit: a Winchester, bearing Serial No. 1291469, the Defendant being a convicted felon, having in 2007, been convicted of Robbery with a Deadly Weapon, Possession of Firearm by Prohibited Person, and/or Evade a Police Officer, in Case No. unknown, Washoe County, felonies under the laws of the State of Nevada.

COUNT 2 - STOP REQUIRED ON SIGNAL OF POLICE OFFICER

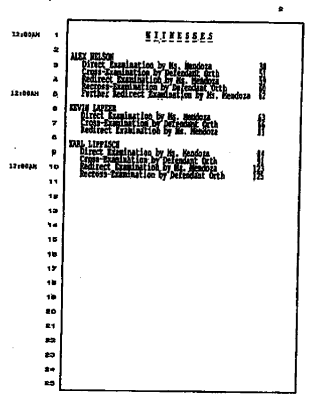
did while driving a motor vehicle in the area of 981 Whitney Ranch, Clark County, Nevada, willfully, unlawfully, and feloniously fail or refuse to bring said vehicle to a stop, or otherwise flee or attempt to elude a peace officer in a readily identifiable vehicle of any police department or regulatory agency, specifically HPD Officers P. Duffy and/or B. Brink and/or J. Hehn, after being given a signal to bring the vehicle to a stop, and did operate said motor vehicle in a manner which endangered, or was likely to endanger any person other than

V:\2020\477\06\2020\47706C-ACOM-(SEAN RODNEY ORTH)-001.DOCY

FARRICA EXECUTED

EXHIBIT NINE 58

TRAN CASE NO. C352701-1 IN THE JUSTICE'S COURT OF HENDERSON TOWNSHIP 12:00AM COUNTY OF CLARK, STATE OF REVADA STATE OF REVIDA. ys. Plaintiff, CASE NO. 20CRH001571 SEAN ROOMEY ORTH, HACOIES 10 Defendant, ۱ż 13 REPORTER'S TRANSCRIPT 14 PRELIBITEARY MEANING 15 BEFORE THE BONGRABLE SANGEL G. BATEMAN 18 17 JUSTICE OF THE PEACE 10 MEDRESDAY, DECEMBER 9, 2020 10 APPEARANCES: 12 : BOAH 20 for the State: TRIES MEMOCIA Chief Deputy District Attorney 21 22 For the Defendant: IN PROPER PERSON Standby Counsel: MARA SIMPLES Deputy Fublic Defender Reported by: Lisa Breaske, CCR \$186 12:00AH



12:90ÁH DECEM OF EXHIBITS Exhibit Description Admitted PHOTOGRAPH OF DUTYEL BAG STATE'S 2 - 5 JUDGHENTS OF CONVICTIONS 15 15 17 16 10 80 21 52 25 24

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17:881K BENDERSON, NEVADA, DECEMBER 9, 2020 33 + 83AH THE COURT: Sean Orth, 20CRH1571, who is representing himself with Miss Simons here as standby counsel. All right. Mr. Orth, let's take up your notions first and then we'll start the prelim depending bow I male on your motions, olay? 11:04AH 40 DEFEROANT ORTH: Yes, sir. I'd like to invoke the rule of witnesses. ·12 THE COURT: Of what? 10 DEFENDANT ORTH: The rule of witnesses. 14 13:00206 To exclude them: 15 THE COURT: We'll exclude the witnesses 10 once the preliminary hearing starts. So your motions 17 to dismiss. You received Hist Hendola's responsely 18 correct, sir? 19 11:06M DEFERDARY ORTH: I received them today, 21 your Boner. THE COURT: Bave you reviewed them? 22 DEFENDANT ORTH: Yes. And I'd like to 23 reply. THE COOKT: I'm sorry?

11:04AK DEFENDANT ORTH: I just received then today and I'd like the opportunity to reply. THE COURT: Okay. Well, if you want to Þ reply we'd have to continue the preliminary hearing. So I'm going to take them up today, all right? Because 17:0489 yours kind of came in late as well from the last time We were here. So we're kind of scrambling. So we're just going to take up all the motions today and then we'll decide what we are going to do with the prelin, 11:04AM 10 DEFENDANT ORTH: Are we going to make additional arguments based on additional discovery 12 disclosed to me today? 13 THE COURT: You can if you want. I'll let 11:05AH you make whatever arquirents you want to make, okay? We have three different motions here. You had two different motions to dismiss, Mr. Octh. So one of them was based on the continuance. Did you want to make any other arguments based on the original continuance of 11:05AE 20 the preliminary hearing? DEFENDANT ORTH: I do. your Bonor. THE COURT: Go shead. DEFENDANT ORTH: Would you like me to stand? 11:05AK THE COURT: You can sit. Just speat up

11:0584 because you have your mask on. DEFEMBART ORTH: First of all, your Honor, I'm in the state of Mevada's custody. Whalever 3 procedure they have for me appearing is within their 11:06AH procedures, their policies. Hiss Hendors, when she disclosed discovery to me, she gave me a notice of intent to use audio visual technology pursuant to THE COURT: First I want to take up the 11:0**C**Á portion of your notion that you're complaining about 10 the original continuence. So go ahead. 1 5 DEFENDANT ORTH: This is part of it. This 13 is new discovery that I have. THE COURT: What discovery are you 14 11:06RM referring to? 15 16 PÉPENDANT ORTE: This is the motice of intent, that was in the discovery that was given to se, 18 THE COURT: Are you doing any video witnesses today? 18 11:0615 MS. MENDOZA: No. And that is a 20 standard --21 THE COURT: That's just a stock form that 22 the DA's office is including with the complaint getting filed every day. So it's my understanding that that's

11:06AH Miss Mendoza intends to present anything by audio visual, correct? MS. MEMDOZA: That is correct. And that was included in all initial discovery packets. 11:07AH DEFERDANT ORTH: I agree with that today, your Monor, but the thing is that in this notice of intent what the prosecutor is doing is they're telling defendants that they are subject to sudio visual, the use of audio visual technology for the purpose of \$1:07AH 10 witness confrontation rights. They're basically saying they can present testimony. So we could have done that on Movember 17th. In fact, she states in her notice that pursuant to MRS 171.19751, if good cause otherwise exists, the magistrate must allow the witness to 11:07AH 15 testify at the preliminary examination through the use of audio visual technology. She further goes on to state that her witnesses will be available no matter what jurisdiction they are in through audio visual 18 tethnology, 19 11:07AH 20 So on November 17th Officer Ozawa, who was in the city of Las Vegas at the time, which we know 21 because she admitted that on record, was in the kz. jurisdiction of las Vegas, and he also could have

appeared by audio visual technology. However, the

prosecutor did not move to show cause to use audio

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wisual technology so Officer Ozawa was not here. The problem is is that we have the defendant who is accused by the police and he is asking for a preliminary bearing in the cases that I've presented especially under Terpstra and Davis. They demonstrate that the preliminary hearing must be executed within 15 days. In fact, Davis does not have anything to do with unavailable witnesses. In that situation they just said good cause must be shown. So what she did is she gave notice of intent to use the audio visual technology to her advantage, but then when it came time for Officer Orawa the night before the hearing to may hey, I'm in las Vegas but I can't appear, then she abandoned abowing cause under the statute to bring him in through use of audio visual technology, all of which 15 I did not object to. So I didn't object to the use of 16 audio visual technology. She could have done so. So 17 she hever had good cause. She amoushed se on that date 10 and said I have good cause because he is telling us that he's unavailable because he's going to start his 20 wacation today. That was it. That was the end of it. So that's the first extension to my argument based on this notice of intent. Secondly, the said in her motion that no LT:09AK #6 other officer could have provided the information that

really irrelevant at this point because I don't think

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Officer Ozawa or Lapeer could have. However, today I 1 L r G GAN was dawned with new discovery by a Detective Brandone Trotter of Henderson PD. He is actually the one who did the search and photograph of the duffel bag that Orawa is going be testifying to. The State's theory in 11:09AK this case is that patrol officers seen be exit the car with a duffel bag, then later detectives obtained the duffel bag and a search was later done by warrant and in the duffel bug there was a gun --11:10AF THE COURT: In the duffel bag there was 10 what? I'm sorry. DETENDAMI ORIB: They're claiming the 12 duffel bag contained a gun. So they didn't ever see me with a gun. They didn't ever see se with a duffel bag. 11:10AH The patrolman seen me with a duffel bag according to 15 his report. Then later on based on the search they're saying that there was a gun in the bag, the mexus being 17 thus the connection for the possession. So I would like to enter this as an exhibit. THE COURT: What is it you're holding? 31:10AH DEFEMBANI ORTH: It is a marrative by Henderson Police Department Officer Brandonn Isotter 22 dated the 8th of December 2020 wherein he is describing

how he performed a digital examination of the duffel

bag and was taking photographs and he did the mearch

11:10AK 25

with Detective Lapeer. So my point being is that 11:10AR - 1 Detective Irotter could have came in and testified key. I found the que in the bag and we could have not lad Seam waiting in prison for another 30 days. So when she was making her showing of good cause and she was 11:1188 saying that no other officer could testify to what Detective Ozava is going to testify to, or Lapeer, they all three can testify to the same thing, the search of the daffel bag. So that was a misstatement in the 11:11AK 10 representation to the Court. The Court should take that under consideration with the marrative if the Court would like. THE COURT: Hang onto it for one second. Anything else, Ar. Orth? 11:11AM 15 DEFERBARI ORTH: That being said so that's just referring to the Rovesber 17th continuance. 16 17 TRE COURT: Correct. DEFEMBANT ORTH: If you'll remember correctly, at that hearing, your Honor, the prosecutor stated that Officer Ozawa was is fact in the city of 20 las Vegas. That is a matter of record. I didn't make it up. I remember it clearly. 22 23 THE COURT: I believe she testified based on -- I don't think you looked at your phone, Hiss II-izam or | Mendoza, you had some information that said he was

11 11:12AK leaving this murning. DEFENDANT ORTH: But he had not left yet. MS. MEMDOZA: Edidn't know. 3 THE COURT: I don't know whether he had or 11112AH hadn't. The information that was provided was that he was leaving on vacation the jurisdiction that morning if I remember correctly. MS. MENDOZA: He told me he was leaving that morning so be was not available for court and also 11:12AH he had the subpoens so he knew what time court was. 10 DEFEMBANT ORTH: So that being said so he was still within town. 12 23 THE COURT: We don't know that. I have the information that I have which says he was leaving 11:12AH that moreing. He could have left before the preliminary hearing, he could have left --DEFENDANT ORTH: We can ask him, right? 17 THE COURT: You can ask bim. 18 DEFERDANT ORIS: So my point being -- 1 10 12:13AH don't mean to interrupt, your Monor. THE COURT: No. Go ahead. DEPENDANT ORTH: So my point being is that that being said that his vacation was put over, the . 24 defendant's rights to have a proliminary hearing within se | 15 days, I was ambushed with that. So what I did is I

came in and showed the MRS statute which states that it 11:13AM shall be deened contempt to not appear for a subpossa period. He was under subposna. He should have been here. Whether or not he was here -- obviously he was told the might before bey, don't worry about it, I'll 11:33AN get a continuance, because he was bere then, but Je was under subpoema. So instead of obeying the subpoema, he violates the law and he doesn't obey his subpoena and they come in and mak you for a continuance. I cited good case law. The Mewada Supreme Court has said that 11 :12**á**n good cause is a legal reason. Being in contempt of court, and the statute states that if a person is subpoenzed and he does not obey it, he shall be deemed in contempt. Contempt is illegal, it is not a legal reason for a continuance. If I wouldn't have been 11:1348 15 ashushed with the motion, I would have filed my written motion and we would not have found good cause because under Hill versus Sheriff she has to make a statement that the witness's presence could not be obtained. His 11:15AH presence could have been obtained. He was under RO subpoems. We should have followed the defendant's rights to have a preliminary bearing which is very strictly followed by the Bevada Supreme Court instead z4 of allowing him -- we would upset his vacation a couple me hours, and he's the one who is accusing me. All I'm

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11:14A% saying is that in her response she cites no legal citations that allows her to trump the citations that I provided the Court. None. Not one on the contempt, on the showing good cause, any of that. So she basically 11:14AP. has confessed to error, your Honor. 6 THE COURT: Let me have Ms. Mendoza respond. MS. MENDOZA: Your Honor --INE COURT: Can you address the Trotter 11:15AM issue. That's news to me. 10 MS. KEMDOZA: Sure. Let me approach 71 because he's lying to you about what this report says. 12 13 THE COURT: All right. MS. HENDOZA: And if this is going to continue, I don't think he should be permitted to 11:15AM 16 represent himself. You can see at the bottom portion of this report that I just received today, that's why he just received it today, and later we can get into why I got it today. But it talks about how this 19 11:15AM 20 Trotter searched a phone. Be didn't search a bag. The defendant said he did a digital investigation of the duffel bag? I don't know what a digital investigation of a duffel bag would be or how it would be completed. But he's completely misrepresenting to your Honor that 11:15AM as this Trotter was involved in the search of the bag, and

11:15AK as he was --THE COURT: Hang on a second. Trotter is the bottom portion of Page 11 of 11 of the report you just provided me. It looks like this is an incident 11:16AF report from Henderson Police Department. 1: looks like it has -- the way they keep their records is this is kind of the running tally of what various officers did and reported back to the main officer, correct? MS. MENDOZA: Correct. 11:16M THE COURT: All right. So I show on 10 Page 11 down at the bottom it says digital investigation. 12 KS. NEWDOZA: And as he was --13 THE COURT: Hang on. He got a search 11:16AK warrant. This looks like Hr. Trotter executed a search varrant or some sort of cell phone dump. Is that what he did? 10 MS. HENDOZA: Yes. THE COURT: This doesn't have anything to 18 do with the bag, Mr. Orth. What Trotter did is below 11:1685 where his name says Trotter and it has something to do

MS. MENDOZA: And after Mr. Orth started

with that, I stepped over and had Miss Simmons hand me

the report he was arguing from and I confirmed that

we're looking at the same exact thing. THE COURT: So here is the deal. With regard to the motion to continue I'm not applying, Mr. Orth, the five-day rule that you've cited in the statute because if you look at every single solitary case, whether it's Rill, whether it's Bustos, whether il's Terpstra, T-E-R-P-S-T-R-A, none of those cases apply in those particular statutes to motions to continue preliminary hearings. The only one that's ever kind of in an offhanded way apply to that statute and Davis kind of said, oh, by the way, they also didn't comply with that statute. So I don't believe that statute has ever been applied consistently to motions to continue preliminary hearings. So I'm not. And the reason in port would be that usually within 15 days the State would have an almost impossible time even complying with that statute most of the time. So I am not extending the statute referenced in Davis to the preliminary bearing in this particular case. NRS 171.196 says you're entitled to a

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NRS 171.195 says you're entitled to a preliminary hearing within 15 days unless for good cause shown that it's continued. Will says in order to seek a continuance and show good cause the State must provide an affidavit that states the names of the absent witnesses, the diligence used to procure their

11:18AK attendance, a brief summary of their expected testimony and whether the same facts can be proven by other witnesses. When the affiant first learned that the attendance of such witnesses could not be obtained, and that the motion is made in good faith and not for the 11:18AM purposes of delay. The Hill case actually does not necessarily require an extensive explanation of why in fact they can't attend. It simply says it has to have a brief summary of their expected testimony and 13:19AH diligence used to procure their attendance. And so the motion at its besis that was filed does meet those criteria A, B, C, D and E as it's stated in Hill. Could the motion have contained more specificity as to when they were coming and going? Yes. But when I went 11:15AF back and looked at Hill, those are the criteria. 15 That's the specific language of the criteria and the motion net that barebones criteria. 17 Your position that if a police officer was subpoenaed that they must come even if they are going 10 on vacation or they're in some sort of mandatory 11:20AH 20 training, yes, I arguably could make them show up.

Courts could make them show up and hold them in

contempt for not appearing, but the reason that there's

this availability of this motion is to make it so that

they don't have to comply with the subpoens because the

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with the cell phone.

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11:20AK subpoens has essentially created a conflict for them, their inability to come to court. And so in this particular case were I to find that there was no basis for it on the particular day of, them, yes, I could have required them to appear and when they didn't 11:20AM appear, I could have dismissed the case. Those are the options for the judge, In this particular case based on my reading of the Hill case and those provisions that the State met their burden to ask for a continuance and to 11:20AM show good cause and so that's why I granted it. And so I'm not going to dismiss the case based on your notion to continue at this particular time for the 13 continuance -- I'm sorry -- your motion to dismiss for the continuance in this case. 11:21AF. 15 Also it doesn't appear that Mr. Trotter had anything to do with your bag. I think you misread that report. Now, you just got it this morning so 19 that's understandable. 11121AF. 20 What was the next motion you had? I just want to make it clear for the record that you said I

11:210: THE COURT: That's all right. Now, with regard to the motion and the Z filing of the amended criminal complaint. At the time I went back and looked at the report. The original report that I think you had and that I was operating 11:22AM off of did, correct me if I'm wrong, reference allegations that you pled and that was the pasis of the additional charge of stop required. Is that correct, Ms. Mendoza? 11:22AK MS. MEMDOZA: The original Declaration of Arrest talks about him fleeing in a vehicle when officers are following with lights and sirens, yes. THE COURT: So what I was concerned about at the time was the addition of that charge without having reference to any information that you would have 11:22AK 15 had at the time that would have formed the basis for the additional charge. If it was some wholly other 17 discovery that you hadn't received back on the 17th and Miss Mendoza wanted to add that charge and then 11:72AY 20 continue the case, that's one thing that I was concerned about at the time. I went back and looked at the report. There was reference to, and you've read it. It's an allegation. Whether it's true or not, the

charge was potentially coming. So I'm not going to find that there's anything wrong at the time with filing the amended with that additional charge because the original report did contain reference to evidence that would have potentially supported that charge.

reset it in 18 days. I did reset it in 16 days. So

DEFENDANT ORIE: That's my miscalculation,

the $17^{\mbox{th}}$ is 16 days if I remember correctly.

Let me see what else you have here.

DEFENDANT CRITH: As to the double jeopardy
portion of it, your Rocor?

THE COURT: Was there any other discovery disputes that was in the motion that you remember, Hs. Hendoze? In the motions to dismiss? You said you didn't receive discovery or that she didn't do some sort of investigation by the 17th that you think you were entitled to. Can you let me know what that is, Mr. Orth.

DEFENDANT ORIB: Correct. As of the first the only thing that we've received as of the first was the Declaration of Arrest by Detective Lippisch, the declaration for the affidavit — affidavit on application for search varrant by Lippisch, and I believe we had received the CAD text from the officers. The problem is that — here is what happened. The complainant Louis Polanco, he alleged the robbery on the might of October 27th and that's in APD DR number —

THE COURT: You cited it. I know what you're talking about.

reference was that you had fled and that was at least a

11:27AM 25 basis of fact for you to know that that particular

DEFENDANT ORTH: So she hasn't given us anything on that. So as of then is when their alleged probable cause to arrest me occurs, is when they take that cooplaint. So they don't give me any reports, they don't give me any oath or affirmations, statements, et cetera. They don't tell ne who the police officers are. I still don't know to this day who they are.

THE COURT: Who is?

DEFENDANT ORTH: Who the -- who did the report, who took the sworm statement from Polanco or Jessie Caracciolo, the girlfriend, the 911 call or any radio or text messaging or body can that occurred when they approached the house and they took that statement.

THE COURT: If I remember the report, thet information became available and there was an attempt by Henderson Police Department to stop Mr. Orth I presume based on that information. The allegation is he didn't stop, they eventually stopped him and got a search warrant for the bag, and then found the firearm in the bag which was in Mr. Orth's possession, And I'm just citing my recollection of the alleged facts.

Is that correct, Ms. Mendoza?

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11:25 AM MS. MENGOZA: In the Declaration of Arrest alleged robbery I was not in possession of that it discussed the content of the interviews the robbery 11:27AM moraing. I believe I received them that afternoon. 1 detective did with them. know I was not in possession of that them that corning THE COURT: Right. So at the November 17th preliminary hearing your intent was to because I have an exail to Miss Simmons on the 11:26AK afternoom of the 16th saying I haven't gotten them present evidence, if you had the witnesses at the time 11:27AK available, regarding Mr. Orth's possession of the bag yet. And I came straight here the morning of the 17th. I didn't go to the office the morning of the and the alleged fleeing. You at that time had no 17th until after I was here. intention of presenting any witnesses associated with 11:26AK 10 the alleged robbery or --THE COURT: Do you have those reports now 11:27AK and have you provided those to Hr. Orth? MS. MENDOZA: I was not going to call any 10 lay witnesses. I would have the officers testify that 17 MS. NEWDOZA: Yes, your Bonor. 12 the reason they responded was because of this report, 12 THE COURT: Are you intending to present any witnesses associated with the alleged robbery in but of course that's not for the truth of the matter 13 11:26AF: 16 14 Event Humber 1989? asserted. 11:27av THE COURT: So under 171.1965, that's the MS. KENDOZA: No. 16 discovery statute at preliminary hearings, Hiss Hesdora THE COURT: Okay. 17 16 would only have to turn over to you five days in 17 MS. MEMBOZA: Can I just clarify? 16 advance of the preliminary hearing any of the evidence 18 19 THE COURT: Go ahead. 11:26AM 20 that is identified in that statute if she's in 19 MS. MENDOZA: So I had requested everything above and beyond my discovery obligation possession of it at the time, and it sounds like you 21:27ar. 20 because I know where this is going, I might as well do weren't in possession of it on the 17th, the reports 22 regarding the alleged robbery from that event; is that it now even though I'm not legally obligated. As of 22 23 that first preliminary hearing setting 1 didn't have 23 24 correct? everything. After I returned I had a packet from 11:27AF 24 MS. MENDOZA: The reports regarding the Menderson records that contained a bunch of reports. I 11:28ax

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started working on copying them for Hiss Simmons. I was in the process of doing that. On the 18th I had to leave work because I had COVID symptoms. On the 3 19th I tested positive for COVID. 11:28AM THE COURT: That's all in the report. I read your opposition. I'we read it. I'm saying that you did not have the report at the time and on the 17th were you to go forward, you weren't going to present -- and you didn't charge him with cobbery. 11:28AM MS. MENDOZA: Correct. THE COURT: So at this point I don't see these being a discovery violation because it -- if they are putting witnesses up that have made statements and it's in those reports, then you're entitled to have that information and you're entitled to have it five 11:28AH days before the preliminary hearing. As 1 sit here right now I don't have any indication that that's what they intended to do, Hr. Orth, and if they did or they did it today and they haven't provided you the information, but as of right now the charges haven't 11 12 9AM 20 changed. And it doesn't look like she's going forward 21 with regard to whatever those allegations were. So I don't find any discovery violation at this point with regard to that event number. 11:23AH 25 I wanted to go back and also state with

11:28AM

24 regard just to include in the record that under State 11:29am v. Weison 118 Nevada 399, in terms of continuances that courts are required to take into consideration the totality of the circumstances and apply the rules firmly, consistently but realistically. So I think 11:29AV that goes to the allegations about the unavailability of the witnesses. I think I complied with the rules and interpreted them and applied them realistically under the circumstances. I would have preferred you not have been shipped up to MSP, but that's what ended 11:29AM up happening. And it's not something that I asked them to do. I think I remembered at the time hopefully trying to keep him here, but unfortunately that didn't 13 work out. So I don't see any other arguments with 11:30AH regard to the motion to dismiss for any discovery 15 issues or the continuance that I haven't taken up. There were two motions to dismiss. One of your motions was regard to the resisting charge; is that right, Mr. Orth? 19 11:30av 20 DEFERDANT ORTE: One of them is, your 21 Honer 22 THE COURT: I don't think that was in your actual motion that you filed just yet. Is there am 23 actual motion that you filed with regard to double jeopardy on the misdemeanor resisting in Humicipal 26

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Court versus the charge of stop required that is currently in the amended criminal complaint? DEFENDANT ORTH: No. Your Monor. Actually what happened was my understanding was the Court stayed 12:30AM allowing the amendment of the pleading pending the investigation by the plaintiff and I was charged with evading anyway at the jail with the charge anyway. And I've been sitting there with the evading charge on me for this entire time. But my understanding was she was 11:31AH 10 going to investigate the legality of whether or not there was misconduct that was being placed with the new charge into the complaint that is violative of the double jeopardy clause. 13 THE COURT: All right. So you provided I believe, Miss Mendoza, the Declaration of Arrest and 13:31 M 15 the charge in Municipal Court 20CR007366 for resisting 16 and I have it here; is that correct? 17 MS. NENDOZA: Yes, your Honor. THE COURT: What's the status of that case HATE: LL 80 in Municipal Court? MS. MEMDOZA; Be pled to it. THE COURT: I'm going to take that up. That would potentially require some legal arguments as

it relates to determine whether there's a double

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mes | jeopardy issue between that and the stop required under

the Blockburger test. We can still do the preliminary hearing and I can take up that issue and do some research on it. But we can still do the preliminary hearing. So I haven't ultimately made a ruling on that yet, but I'm going to take that up at the appropriate

The other issue is you filed a motion to suppress. I think you filed a motion to suppress your arrest because they didn't have a warrant, Mr. Orth, under ERS 171.124. They can do a probable cause accest without a warrant

DEFENDANT ORTH: 50 --

TRE COURT: Hang on one sec. When a person arrested has committed a felony or a gross misdemeanor, even not in the officer's presence, when a felony or gross misdenessor has in fact been committed and the officer has reasonable cause to believe the person arrested to have committed it. So they don't technically need a warrant to arrest you for a felony.

You've also made a motion to suppress I believe the contents of the search warrant.

Is that your understanding, Kiss Mendora? HS. HENDOZA: Yes, your Monor.

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THE COURT: Did you also make that motion,

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DEFENDANT OFTH: I would just like to make my objection on the record. I understand your position, I understand her position. May I make that objection on the record? THE COURT: What's the objection? DEFENDANT ORTH: The objection is that

they were given notice of audio visual technology this whole time and you're saying the courts must abide by it. I should have been sitting here. She could have kept me in the jurisdiction of Henderson and like you had mentioned on the record, she didn't,

THE COURT: Hold on a second. She doesn't have authority of whether you are going to remain -the State doesn't have authority of whether you are going to remain in CCDC or whether their policies and procedures are going to cause you to have to go to MSP. I wish I had that control. I don't have that control. DEFEMBARY ORTE: I agree. That's not my position. My position is that the State is under the

obligation to show good cause under Bustos and Will.

THE COURT: To do what?

unavallability of witnesses. Any time a preliminary hearing - Dayle is very clear. They didn't even have unavailable witnesses in that situation. In fact,

31:33AM DEFEMBANT ORTH: I made the motion to suppress in conjunction with the illegal acrest and the search warrant that was obtained. Those are the two, your Honor. I would just -- I wasn't here so I don't 11:33AH think -- I wasn't here when you made the ruling to exclude the probable cause. I do understand --THE COURT: I just made the ruling now, i just repeated it to you. DEFENDANT CATH: I understand the point. 11:33AH I'd like to make some arquirent on that. 10 THE COORT: Go ahead. 11 12 DEFENDANT ORIE: But before we move on for the motion to continue, I wasn't here so that was a 13 surprise motion to continue done the other day when 1 11:33AK wasn't bere by when the warden I guess didn't bring me 15 18 17 IME COURT: That wasn't anybody's motion to continue. You weren't here and you're representing yourself so I can't even rely really on your standby 10 11:33am counsel. So we were just in a position of we did a 20 short turnaround on the minth to try to get all the

witnesses here and then all week we were trying to make

sure that they got you back down here. So really

pobody made a motion. It's just that you werea't

DEFENDANT ORTH: It is not just for

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there was an ex parte bearing on the continuance and in 11:35km 1 fact they faulted the Court and the prosecutor for not even discussing whether or not there was good cause. When the State gives a motion of -- gives a motice of intent that they can do things by audio visual and 11:35AM strip me of my rights, then they can also follow those same procedures to make sure that I have that preliminary examination. You have the statute -- I understand they're saying well, the prison didn't bring 12:35AN 10 you. Well, if we would have set up audio visual technology and had se appearing by audio visual technology and showing cause to do that --THE COURT: Let me just tell you. We have another person that I'm trying to get on audio visual technology from MSP and I've been working on it for a 11:35M 35 week and we still haven't got it squared away. So it's not as easy as you think it is. I wish it was but it's 17 18 As far as her notice to use audio visual 10 11:36AR for witnesses, it's generally presumed that we're going 20 to have witnesses coming to court. You have a right to

conficent your witnesses in court. So we turn to audio

visual when we have no other choice, and oftentimes

it's over the objection of the defendant that I have

11: 36AM 25 them on video. So kind of the way we operate is to try

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to get witnesses in here so that you have the ability to confront them under the constitution in front of you and I'm only willing to allow audio visual when there's no other alternative. And in this perticular case the existence of audio visual does not necessarily mean that a continuance isn't based on good cause and I's not ruling that it is in this particular case. So I've already made my ruling on that, you've made your record

With regard to your motion to suppress ' amythidg from the search warrant, we will take that up in terms of the witnesses that you are going to present at the preliminary hearing.

I assume they're the same witnesses; is that right, Ms. Mendoza? It would be the same witnesses?

HS. HENDOZA: Detective Orave isn't is the courthouse today and he interviewed Mr. Polanco. Number one, I don't think he neets his standard to ever have a hearing on the notion. So I don't think we should get into the motion during the witness testimony. However, if we are going to, in theory -- i quess what Detective Ozawa knew isn't even relevant because it's only what Detective Lippisch knew. So from my standpoint we don't need him.

Oran

31 11:37AH DEFENDANT ORTH: Your Honor --IRE COURT: Hang on a second. The case law is that during a preliminary hearing a motion to suppress can be addressed, it can be brought up based 11:37AK S upon the evidence and sometimes that evidence is the same for purposes of probable cause, sometimes you would need some separate evidence to address a motion to suppress on the search warrant. So let's get Started, let's see where it goes and then if there's evidence at the time that would indicate a need to have a hearing on the separate witness for your motion to suppress, then we'll take that my. MS. MENDOZA: Just so the record is clear 12 so it's not brought up later down the road. A I z ŠEAN THE COURT: Yes. 15 HS. NEWDOZA: We disagree as to what he's

in possession of. He is insisting as of today be still doesn't have some reports which you have already ruled don't matter. But I provided them to Hiss Simmons,

THE COURT: Which reports specifically? Is it that other eyeat number 1989?

MS. MENDOZA: Yes. She was provided a packet of discovery that included an incident report from that event, his Washoe County JOCs, a number of CADS, audio of 911, photos. All kinds of things back

on November 25th 11:3844

THE COURT: Hiss Simmons, do you recember receiving those?

MS. SIMMONS: Your Monor, I was just doublechecking my emails. It was a 236-page document. dump, but I did find the report here that I have provided to him.

THE COURT: Okay. So it was at least provided to your standby commisel, Ar. Orth.

DEFENDANT ORTH: One last thing, your

Hozor.

THE COURT: Yes.

DEPENDANT ORTH: One last thing just for clarification on the record. You did a continuance for Officer Ozawa and now she says be's not relevant:

THE COURT: I think her argument was he wasn't relevant to your motion to suppress the search warragt.

DEFENDANT DRIN: He's not going to appear

today? THE COURT: Well, let's see what happens. Her argument for the continuance was she had two

witnesses that could testify as to the gun, One was Detective Lapeer, one was Detective Osaya. Detective Lapeer was in sensitivity training -- I'm just

1 .kidding -- so he couldn't come. So when she found out
2 Mr. Lapeer couldn't come, she found out if there was
3 any other detectives that could testify as to the gun,
4 she found out that Detective Ozawa was the other
5 detective that could have testified to the gun and

detective that could have testified to the gur and that's when she found out it was like a day before the prelim that he was leaving town. That's the representations that the State made. So she doesn't have to bring Detective Ozawa in if Detective Lapeer is

here to be able to testify. So that's the way it goes.

Is that your understanding?

MS. MEMBOZA: Yes, your Ronor. They were both unavailable. I needed one. I have one.

THE COURT: She needed one or the other and they were both unavailable.

DEFENDANT ORTH: One thing because I was not here when you made your ruling on the probable

not here when you made your ruling on the probable cause issue. I understand your probable cause issue on the warrant. Just so we understand --

THE COURT: That's of your arrest. And's I'm not making a determination that there's probable cause. What I'm saying is if there's probable cause, they can arrest you. They don't need to go get an arrest warrant.

DEFENDANT ORTH: Well, your Ronor, I would

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circonstances.

THE COURT: Your objections are in your on motions.

DEFENDANT ORTH: I'd like to make -- I never got a chance to address that,

THE COURT: Go shead.

DEFEMBANT ORTH: In Terry versus Ohio the landmark decision it says at page — it's Terry versus Ohio at 392 U.S. 1 (1968) at Page 35. We do not retreat from our holding that police most, whenever practicable, obtain advance approval of search and seizure through the warrant procedure. Or that emotional senses failure to comply with the warrant requirement can only be excused by exigent

In Barrios-Lomeli wersus State 113 Mevada 952 (1992) the Court upheld the warrant when impracticable policy. Under NRS 179.045 we have use of telephonic warrants to obtain warrants for arrest. In Nelson versus State 96 Mevada 363 (1980). The State has the burden to prove an exception to the warrant requirement. Also citing McDonald versus United States 335 U.S. 451 at Page 456 (1956). The Nevada Supresse Court in State versus Harden 90 Nevada 10 at Page 14, (1974) stated the burden rests within those seeking the

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exception to prove the exigent of the situation which made the course imperative — made the course of

obtaining a warrant imperative.

At no time did RRS 171.124 in its description of probable cause upon an officer seeing something negate the officer's need to obtain a warrant when on October 27th they have a complaint, they have a warrant process, they can use a warrant process and they don't, and they stand around. Specifically they have to show how it was imperative that they could not go and get a warrant. They are not allowed to use their independent judgment.

I also can give you State versus Lizonbe. We'll just skip that argument.

THE COURT: I got your drift.

DEFENDANT ORIH: So she had the
opportualty, your Honor, to show that they had probable
cause that night and if there was an exigent
circumstance that they could not obtain a warrant for
my seizure or the seizure of the automobile. They are
on the apartment's curtilage. They are within the
property of mine. My apartment complex. They are
there. What is their probable cause and exigent
circumstance to enter upon that curtilage and seize me
at gunpoint? And if she does not prove that exception

to the warrant requirement -- in other words, why were the cops standing around all night and not arresting Mr. Orth, then that's her burden today.

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THE COURT: Well, you're making a motion to suppress based on the violation of the warrant requirement for your arrest. What I've read to you, and it's kind of black letter that police officers can do probable cause arrests. Of the cases that you're referring to I don't know which ones of those are search warrants versus arrest warrants. Search warrants indeed they would need an exception if it's a violation of your privacy rights to search or seize any of your property. And the case you cited Barrios was a search warrant case and it was an anticipatory search warrant case. So that's not really relevant to your probable cause arrest. And so under MRS 171.124 they can absolutely do a probable cause arrest if they have the relevant information that I cited in subsection 1B

So I'm going to overrule it to the extent your argument is that you can't be arrested without an arrest warrant. I'm still going to take mp any of your arguments about the search warrant and whether that was legitimate or not legitimate, okay? So I appreciate your position but I disagree with it.

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11:46AM Are we ready for witnesses? MS. SIMMONS: The only thing I wanted to make a record of is last week your Honor gave me permission to try to subpoena Louis Polanco and Jessie 11:44AH Caracciolo. TRE COURT: Do we have a spelling? 7 DEFENDANT ORTH: C-A-R-1-C-C-0-L-L-O. HS. SIMMONS: That was on Thursday. Hy investigator has been unable to subpoena them. I know that Hr. Orth previously expressed to me he would like 11:45AH to have them here. The State has indicated their V intention not to call them, to call either of them. Hy investigator did attempt in this short period of time to contact them and has not had contact with them. J1:454M 16 THE COURT: And has had zero contact? HS. SIMMONS: She attempted prior to the 18 first preliminary hearing date as well, but had no 17 18 THE COURT: Anything else, Miss Simmons? 19 MS. SIMMONS: I believe that's everything 21:45% 20 from me, your Honor. TRE COURT: He's invoked the exclusionary 22 rule. Who is your first witness, Ms. Mendoza? 23 MS. MENDOZA: The first witness will be 24 Officer Welson. 11:45AH

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I have some JOCs that I was going to make 21:45AH a record of or we can do it at the end. THE COURT: We can do it at the end. 3 Let's get Officer Nelson and the other two detectives need to step out into the hallway for me. 11:45AF Raise your right hand for me. THE CLERK: Do you solemnly swear that the testimony that you are about to give will be the truth, the whole truth and nothing but the truth, so help you 11:46AH God? THE WITHESS: Yes, ma'am. 11 12 THE CLERK: Please be seated. Please state your first and last mane and spell each for the record. 14 11:46AM THE WITNESS: First name is Alex, A-L-E-X. 15 Last name Helson, M-E-L-S-O-N. 16 THE COURT: All right, State. Go ahead. 17 MS. MEMDOZA: Thank you, your Honor. 10 19 having been first duly sworn, did testify as follows: 11:46AM DIRECT EXAMINATION BY MS. MEMDOZA: . 23 24 Now are you employed? I'm a police officer with the Henderson 11:46AK

11:46AK Police Department. And were you working in that capacity on October 28th of this year around 7:11 a.m.? 3 A. Yes, ma'am. 11:46AM Were you actually on duty at that time? A. 8 Yes, ma'am. And around that time did you respond to 7 781 Whitney Ranck Drive? It was 981 Whitney Ranch Drive. A. 11:46AM Thank you very much. 10 λ. You're very welcome. Is that located here in Clark County? 12 13 À. Yes, ma'am. Q. 14 Now, what was the reason that you 11: C7AH 16 responded to that address? Henderson dispatch had received a callende 16 that a subject was in possession of a firearm banging on the door of an apartment. 18 DEFENDANT ORTH: Objection. Hearsay. 31:47AH MS. MENDOZA: It's offered not for the 20 21 truth of the matter asserted. 22 THE COURT: I'm assuming it's offered for why they went out or what they did next; is that 23 24 correct? 13:47AH MS. MENDOZA: Correct. And the impression

40 the officers would have been under when they arrived at 31:47ax the scene. THE COORT: I'm going to overrule it and I'm not admitting it that what they heard from these witnesses is actually true. Just that's why they went 31:474M out. So it's overruled. 7 Go ahead BY MS. MENDOZA: Was also part of that was that the suspect 11:47AM had robbed the person reporting the night before? 10 11 Yes, ma'am. DEFENDANT ORTH: Same objection. 12 13 THE COURT: And same roling. I'm not --14 DEFENDANT ORTH: It's continuing, your 11:47AK 15 Honor. THE COURT: I understand. I'm not utilizing it as substantive evidence that you did any 17 of those things. 18 18 So go ahead. BY MS. MENDOZA: 11:48am 20 21 Did dispatch relay any kind of information about what type of transportation you might expect this ZZ 23 Potential suspect to be in? Eventually they did, yes, ma'am.

What was that?

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11:48MH

Per the person reporting the suspect who 11: CBAH had committed the robbery the night before had also stolen his vehicle which was a white four-door sedan with body shop plates. 11:49AK Do you remember anything about make or node 12 7 I do not. MS. MENDOZA: Court's Indolgence. THE COURT: Yes. BY MS. MENDOZA: 11:49AH 10 Q. Did you write a natrative in connection with this event? 12 13 I did, yes, ma'am, And do you remember indicating in there 11:49AK that it was a white Chevy Malibo? 15 I don't recall if I indicated it in the report or not. MS. MEMDOZA: Permission to approach the 18 witaess? THE COURT: Yes. BY HS. MENDOZA: Would looking at your narrative refresh 22 your recollection? 23 Yes, ma'an, it would. 24 THE COURT: Review that and when you're 11:49AK 25

done just look up and tell us you're done. 11149AH THE WITNESS: Chay. BY MS. MEHDOZA: Does that refresh your recollection about 1149AH what knowledge you had about the type of wehicle it vas? It does, yes, ma'an. 7 And what was that? It was described as a white Chevy Halibu. 11 i 494X Now, can you describe for us what you observed once you arrived at that location? Once I arrived -- by the time-1-arrived 12 and my trainer arrived officers inside of the complex had already arrived and advised that they had eyes on the vehicle. And I can hear the sirens activated in 11:56AM the background and they are saying the vehicle is failing to yield to then. 17 DEFERDANT ORTH: Hearsay. 18 THE COURT: I'm going to sestain that one. 19 He's kind of doing a parrative. Why don't you 31:150AK 20 establish some foundation, Miss Meadoza, 21 BY MS. MENDOZA: 2 Q. So as you're arriving you indicated you're 20 hearing over the radio some things that are going on from other officers, correct? 11:50M

Yes. ma'an.

Q. And did based on that you heard these other officers describing affect what you decided to do?

Yes, ma'am.

HS. MENDOZA: So I'd ask to allow his

to --

INE COURT: Go ahead, 'What did you do?
THE WITHESS: So at that point my trainer
and I positioned our patrol vehicle in front of the

exit and entrance gate to block the path of the vehicle.

BY MS. MENDOZA:

Q. Did you eventually see a Chevy Heliba heading in your direction?

A. I did, yes, sa'an.

Q. And was there any other Henderson police officer webicles in the vicinity of the Halibu?

A. Yes, ma'an.

 Can you describe what you saw happening with the Halibu and the other Benderson police officer vehicles?

A. At that point I observed the white Chery Halibu make a left turn and accelerate at a high rate of speed towards my location. Directly behind that vehicle was also two clearly identifiable police

vehicles with their lights and sirens activated. And
be then that's part of that.

Q. So as the Malibu is driving there is two Menderson police officer vehicles following behind with lights and sizens activated, correct?

A. Yes, ma'an.

Q. Sounds like a silly question, but the colors of the Henderson police lights are?

A. Red and blue.

Q. And so did you take any action to try and atop the Halibu?

 Initially was just posking my patrol vehicle at the entrance gate.

Q. And what happened and what did you see after you parked your wehicle there?

A. Once I parted my vehicle there, that's when the Chery Malibu made that left turn and was accelerating towards my direction. And I repositioned from my patrol vehicle to the side of the gate so that if something — if he did ran through the gate, I would

not be injured.

Q. So you were actually initially in your wehicle and once you saw the Halibu coming at you, you had to exit your vehicle in case the wehicle continued

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11:52AH	,	and creahed into your vehicle?	11:53AH	٠,	exit the driver's seat. Do you see that person in the
	2	A. No, ma'an. Positioned by vehicle, got		2	1
	þ	out. As I walked around my patrol vehicle I was	i	3	A. I dó.
	4	already I already had got out of my webicle, I then	ł	4	Q. Can you point to him and describe
11:52AH	6	observed the Chevy Halibu coming, so I ran to a	11:53AH	5	something he's wearing.
	•	different location.	i	•	A. Yes, ba'an. He is wearing an grange mask
	7	Q. So you initially are out, see the Malibu		7	and an orange jumpsdit.
	•	coming, you run to another location as the Malibu is	Í	P	NS. NEVBOZA: Will the record reflect
	•	coming towards you?		9	identification of the defendant?
11:52AH	10	A. Yes, ma'an.	£3,553M	1,0	THE COURT: It'll so reflect.
	71	Q. Did the Halibu eventually stop?	!	11	BY MS. HENDOZA:
	12	DEFENDANT ORTH: Leading.	ļ	12	Q. So you indicated that he actually exited
	12	THE COURT: That's not a leading question.	1	13	that white Malibo as the Malibo was still driving.
	14	Go abead.	İ	14	correct?
11:53AK	15	BY MS. MENDOZA:	12:5748	15	A. Yes, sa'an.
	16	Q. Did the Halibo eventually stop?		16	Q. And the Halibu ultimately crashed into the
	17	A. Eventually, yes,	,	17	gate?
	18	Q. Can you describe how that came about?		ím	A. Yes, ma'am,
	19	A. Eventually I observed Mr. Orth exit the		19	Q. Now, once Mr. Orth exited the vehicle and
11 c5 3AH	20	driver's seat of the Chevy Halibo. The Halibo	12:63am	20	the Halibu crashed, what did the officers who had been
	21	continued to move forward and it appeared that it had		21	pursuing him do?
	22	not been placed in park, and them it hit the gate, the		22	A. They were issuing him commands to step.
	23	entrance and exit gate, which stopped the rebicle from		23	Q. Did they exit their own patrol weblcles?
	24	soving.		24	A. Oh, yeah. I apologize. They did exit
11:53AH	25	Q. You indicated you said you say Mr. Orth	12:51AH	ES.	their own patrol vehicles.

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11:54AH Q. When you saw them exit, did you recognize those officers? A. I did. Who were those officers who had been [2154AM following him? A. The two officers I observed was Officer Hehn and then Officer Brink. THE COURT: Hebe is H-E -- how do you apell it7 THE WITNESS: H-E-H-H. 22 r54AH 10 BY MS. NENDOZA: 12 Q. Was there as Officer Duffy involved as well? 18 A. Yes, ma'am, he was. He was the second --11 15484 16 he exited the second patrol vehicle that was -- the 18 patrol vahicle directly behind Officer Hehm and Officer Drink. 17 10 So can you describe for us where Hr. Orth 19 went and what he did after he exited the vehicle. A. Due to my positioning I could only see Il ISAM 99 him -- once he exited the vehicle I had a visual of him and then I lost sight of him. And it appeared he was moving towards the back of the Chevy Helibu. And then anddenly 1 got another -- I suddenly saw him once 23:55AN RE Again. He placed a brown duffel bag on top of a wall

that separates the spartment complex to Military Baach, a And then I observed Mr. Orth jump over the wall.

- Q. This amount of time that you lost sight of him, how long would you estimate that to be?
- A. Maybe two to three seconds. From walking to the driver's side door to the wall.
- Q. So you saw him place the bag over the wall and be went-over the wall as well?
 - A, Yes, pa'an, he did.
- O. Can you describe for ms what happened once he went over the wall.
- A. Once he went over the wall a foot pursylt was initiated. I can towards Hr. Orth. I eventually got into close proximity of him in the middle of Whitney Banch where at that point I attempted to deploy my teser which was ineffective.
- Q. And as you're comming towards him what is be doing?
- $\lambda.$ He's continuing to spin from μs and look back towards our location.
- Q. And did you issue any compands or anything?
- A. I did not, bot I did hear other officers issuing commands.
 - . So there's pore than one officer purming.

Wry Jr.

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: _ 11354	FAM	ì	Kr. Octh?		11:57AK	1	λ. No, ma'an.
i ł		2	A.	There is.	i	2	Q. So she arrived at some point after he was
-		ė	Q.	Who else if you know was pursuing?		÷	out of the vehicle?
		4	j ș.	Offices Hangan was pursuing, Officer	1	4	A. Yes, ma'an.
22.55	(AM	£	Scoble, Off	icer Hennebuel and that's the only ones I	13157AH	8	Q. Now, what happened after you deployed your
1		6	récall.		1	6	taset?
:		7	Q.	And you heard mome of those other officers	l /	7	A. After I deployed my taser I host my
		8	issalud com	aunds to Mr. Orth?	V		footing and fell onto the ground. I intedistely got up
<u>:</u>			Į A.	I did.	1	ø	and I noticed that another officer had Mr. Orth on the
23 : 3 (EAH	10	Ω.	And what types of commands were they	31:57AE	10	ground. At that point I assisted the other officer
		11	giving?			11	with taking him into custody.
		18	À,	Stop, police, and that's the only ones I		12	MS. MEMORA: Permission to approach the
		13	recali.			13	clerk?
		14	Q.	And was he complying?		14	THE COURT: Yes.
1) (5)	SAM:	15	à,	No, ma'am. He continued to fice.	11:5700	1.5	RS, HEMOCIA: Showing defense what's been
		16	Q.	Is that what led you to eventually deploy-		16	marked as State's Proposed Exhibit 1. If I can
		17	your taser?			17	approach the vitness?
		10	A.	Yes, na'm.		18	THE COURT: Yes.
		19	ø.	I'm going to ask you specifically as to	1	10	BY RS. HERDOTA:
41:56	EAM	20	Officer Ham	pan. Did you see when — is it he or she?	12 (57AH	ЯD	Q. Shoying you what's been marked as State's
		21	λ,	It's a she.		21	Proposed Exhibit 1. Do you recognize what's depicted
		22	Q.	Did you see when she arrived on scene?		22	in this photo?
		2 3	λ.	I did not.	1	25	A. I recognize the bag.
		24	Q,	Was she there when you first arrived and	1	24	Q: And where have you meen a bag this color
11:57	MA	24	say him fle	eing in the vehicle?	11:50AM	25	befpre?

13 :5 ÚAH In Mr. Orth's possession. And you indicated that you first saw him with that bag in his hand as he's going over the wall, correct? 11:50AK Did he continue carrying it throughout the whole pursuit? He did not. ٨. Did you see where it ended up? At the end -- after be was taken into 13:58AH 10 custody I did observe it laying next to the wall next to I believe it was a power box. 12 Q. Is that in the same area where you saw him 13 jump over and flee? 14 11:38AM A. Yes, sa'an. 15 MS. MENDOZA: Pass the witness. 16 THE COURT: Hr. Orth, it's your 12 opportunity to ask this witness questions. They have 18 10 to be questions in the form of a question, mkay? Go abead. 1115EN) 20 21 CROSS-EXAMINATION BY DEFENDANT ORTH: 83 Officer, did you see me with the gan? Z4

I did apt.

11:58AM

O. Now, did you yourself have probable cause 11 (SIA) to stop pe? A. I had reasonable suspicion. 3 Q. Based on what? 11:5**0M**H A. Based on that you were a suspect -alleged suspect in a robbery that happened the might before and possibly in possession of a stolen vehicle. Q. Here you aware of those feets - were those facts being repeated to you? ilistàn İĐ A. It's information being provided to me by my dispatch from the alleged victim. 11 Q. What specifically was that information? 12 The information was that the subject the had compified the robbery the night before was currently at his front door while in pessession of a 11:51aK firearm. The next information that came out was that the suspect -- he no longer sees the suspect and the suspect is possibly leaving in a vehicle that he stale during the robbery from the victim which was described as a white Chery Helibo. 11:5 NAK 20 Q: Were you award of the complaint made by the complainant the night before to the spartment? 22 23 ı. I was mot. You were not avere of those facts?

No. sir.

Hon iev

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11; \$ 6AK	ŧ	Kr. Orth?	
	2	A. There is.	
	à	Q. Who else if you know was pursuing?	
	wi	A. Officer Hangan was purising, Officer	
11156XM	6	Scoble, Officer Hennebuel and that's the only ones I	
		récall,	
	7	Q. And you heard some of those other officer	\$
		issuing commands to Mr. Orth?	-
		A. I did.	(
11:35AM	10	Q. And what types of commands were they	1,
	11	giving?	
	12	A. Stop, police, and that's the only ones I	
	15	recall.	
	14	Q. And was he complying?	
17 selin	15	A. Ho, ma'am. He continued to flee.	
	16	Is that what led you to eventually deploy	ŀ
	17	your taser?	
	₹8,	A. Yes, pa'zm.	
	19	Q. I'm going to ask you specifically as to	
41:58AH	20	Officer Mangap. Did you see when — is it he or she?	
	21	λ. "It's z she.	
	22	Q. Did you see when she arrived on scene?	
	23	A. I did not.	
	24	Q. Was she there when you first arrived and	
11 : 57AH	28	say him floring in the vehicle?	
	,		_

	11:57AH	1	A. No, sa'am.
		2	Q. So she arrived at some point after he was
		2	out of the vehicle?
		4	A. Yes, na'ex.
	11157AK	5	Q. Now, what happened after you deployed your
		8	taser?
,	1	7	A. After I deployed my tamer I lost my
/			footing and fell onto the ground. I immediately got up
		•	and I noticed that another officer had Mr. Orth on the
	11:57AK	10	ground. At that point I assisted the other officer
		15	with taking him into custody.
		12	HS. HEMOCA: Permission to approach the
		1-3	clerk?
		14	THE COURT: Yes.
	11157ÄH	15	AS. MEMOCIA: Showing defense what's been
	•	18.	marked as State's Proposed Exhibit 1. If I can
		17	approach the witness?
		18	THE COURT: Yes.
		146	BY HS. HENDOKA:
	11:57AH	20	Q. Showing you what's been marked as State's
		21	Proposed Exhibit 1. Do you recognize what's depicted
		22	in this photo?
		25	A. I recognize the bag.
		24	Q: And where have you seen a bag this color

11:5**Í**AH in Mr. Orth's possession. and you indicated that you first ear him with that bag in his hand as he's going over the wall, correct? 11:58AK Did be continue carrying it throughout the whole pursuit? He did not. Did you see where it ended up? At the end -- after be was taken into 11:56AM 10 custody I did observe it laying next to the wall next 11 to I believe it was a power box. 18 Q. Is that in the same area where you saw him 13 jump over and flee? 14 11:51AH 15 A. Yes, ma'an. MS. MEMDOZA: Pass the vitness. 16 THE COURT: Mr. Orth, it's your 17 opportunity to ask this vitaess questions. They have 18 to be questions in the form of a question, ctay? Go 10 ahead. LITSIAN 20 21 CROSS-EXAMINATION BY DEFENDANT ORTH: 83 Officet, did you see me with the gun? I did not.

11:38AH ٥. Now, did you yourself have probable cause to stop pe? 호 I had reasonable suspicion. 3 Based on what? Based on that you were a suspect --12:5TAN A. alleged suspect in a robbery that happened the night before and possibly in possession of a stolen vehicle. Q. Here you aware of those facts - were those facts being repeated to you? A. It's information being provided to me by 11:59**3**H 10 my dispatch from the elleged victim. 44 Q. What specifically was that information? 12 The information was that the subject sho 13 had complified the robbery the night before was currently at his front door while in possession of a 11133AH 18 firears. The next information that came out was that 16 the suspect -- he no longer sees the suspect and the enspect is possibly leaving in a vehicle that he stale 18 during the robbery from the wictim which was described 19 as a white Chevy Melibo. 11:5WK 20

11158AN AB belote?

Herry is

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Q: Were you aware of the complaint made by

You were not aware of those facts?

the complainant the night before to the apartment?

λ. I was not.

No, sir.

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21:59A	•	. Q. Bo you know who those officers are?
	æ,	A. What officers?
•	٥	Q. The officers who conducted that
	4	investigation?
7.1 154334	•	A. I don't know who did it, but I'm suze I
		know the officer.
	7	Q. But you don't have any facts known to
		then?
		A. No.
12:00#K	10	O. Do you know if they had a warrant for my
	11	arrest?
	12	A. I'm sorry?
	13	9. Do you know if they had a warrant for my
	14	arrest?
12:00PK	18	A. I was not aware of a warrant for exrest.
	16	
	17	Q. Do you know if they applied for a warrant for my arrest?
	14	A. I do not.
	19	Q. Bo you know the victims in this case? Did
17:00PM	20	you have a chance to speak with them?
	21	THE COURT: I need you to clarify. Who
	82	are you referring to?
	20	DEFINDAMI ORTH: I'm speaking of the
	24	victies.
12:007K	25	THE COURT: The victims of what?

DEFENDANT ORTH: The alleged robbery victius. THE COURT: Okay. BY DEFENDANT ORTE: 12:00PM Do you know who they are? I personally do not know them. Did you speak to them personally? [did not. So you have no facts from them specifically to form the basis of probable cause, 12:00PK 10 correct? 11 THE COURT: I need you to clarify your question. You're asking him whether he specifically has personal knowledge after having investigated that alleged crime the might before? Is that what you're 12 :007H 15 asklog? 16 DEFENDANT ORTH: Tes, your Bonot, 17 THE COURT: And I think you said no, 10 10 correct? THE WITHESS: I said no. 12:00PK THE COURT: All right. BY DEFENDANT ORTH: 65 When you say you lost sight of me, you Q. were saying that the car sped up. Here you on the 12:017H 25 Cuttilage of the apartment complex at that time?

12:012x	1	A. I was on the exterior of the gates.
	2	Q. And then you said the car saw you and
	3	stopped and I exited the vehicle, correct?
	4	A. I'm sorry. Can you ask that question
12:01PH	6	again?
		Q. So your position is that the car stopped
	7	and I exited the vehicle, correct?
		A. You exited the vehicle prior to the car
	•	stopping, yes.
32:03 P K	10	Q. So you're saying I jumped out of the car
	77	while it was moving?
	12	A. It came to a stop, the car continued to
	78	coll and you juoped out of the vehicle as the car was
	14	novike.
12:01PK	18	
44.0111	18	I SOUTH THE SECOND STATE CALL
		Came to a stop
	17	A. Jes, it did.
	18	Q I exited and then it continued rolling?
	70	A. Yes, it did.
12:41PK	£	Q. So when you seen the duffel bag, you said
	21	it was on top of the wall?
	40	A. Yes, şir.
	23	Q. But prior to that you hadn't seen me with
	R4	it?
33:019K	25	h. I seen yes, I seen you have it in your

hand and place it on top of the wall, so you were in 12:016% possession of it prior to placing it on the wall. Q. So when the officers came -- you said you fell on the ground, correct? 32:02PK A. Yes, sir, I did. In the pursuit? Yes, sir. You didn't see me go onto the ground? I did not. I was probably lifting myself off the ground at that point. 12:67PM 1.0 Q. Did you see all of the officers beating 11 12 me? 10 I did not. You didn't see --THE COURT: Hang in. He said no. Next 11:02PM 15 question. 10 BY DEPENDANT ONTH: 17 Did you have body cam on? Q. A. I did. 12:0299 200 ġ, You did? I did have body can. 21 22 Have you turned that body can over to the ٥. State's district attorney's office? I believe they have access to that video. You've given it to your supervisor?

12:02PM	1	A.	It goes into a cloud automatically through	12:03PH	1	second.	You wer	re part of what?	
	2	WiFi	· ·	1	2		THE	E WITNESS: I was part of taking him	ŀ
	3	Q.	Did the other officers have body cam on?	ŀ	5	into cust	tody.	•	
	4	i	MS. MENDOZA: Objection.	ı	4	i	TES	COURT: Okay. Wext question.	
12:02PK	6	BY DEFENDANT	ORTH:	12:0378	5	BY DEFENE		• • • •	
	6	Q.	That you could see.		•	0.	. Nai	ile I lay face down on the ground how	
	7	[THE COURT: Do you know if any of the	[7			ere on top of me?	1
		other office	ers had body can going?	j		,		not sure.	
			IME WITNESS: I don't know which officer	ł	_	o.		eld you say several?	Ì
12:02PK	10	had their bo	ody cam active or not.	12:0398	10	ا		mould say several, yes,	
	11		THE COURT: He doesn't know.	1	11	0.		ld you say that those officers were	· · · · · ·
	12	BY DEFENDANT	· · · · · · · · · · · · · · · · · · ·		12	1 -			
	13	0.		1		beating m			
				1	13			MENDOZA: Objection. This has no	1
	14		te beating of me while I was laying face	1	14	rejevance		ther or not	1
12:03PM	15	down on the		12:03PH	15			COURT: I will let him enswer.	1
	16	A.	No.		16		Ker	e you beating Mr. Orth?	ł
	17		MS. MENDOZA: Objection. Relevance.	1 ./	17	ļ	THE	WITHESS: No. I used the reasonable	1
	18		THE COURT: I'll let him answer that. Was	1 8	18	force.			
	10	that no?		ye 5	19	BY DEFEND	ANT ORT	E:	
12:03PM	20		THE WITHESS: Yes, I was.	12:03PM	20	Q.	Whi.	le I was laying face down did you hit	
	21	BY DEFENDANT	ORTH:	Ιì	21	ne?			
	22	Q.	You were part of that?	1)	22	À.	Yes	, sir, 1 did.	1
	23	λ.	Yes.	لرا	23	0.		you kick se?	
	24	Q.	Okay.		24	A.		id not.	1
12:03РИ	25		THE COURT: Hang on a second. Hang on a	12:03PM	25	Q.			1
	•					<u> </u>	7.	-	

60 THE COURT: We are going to move on, Mr. 12:03PH BY MS. MEMBOZA; 12:0428 Orth. He's already said what he's done. So go ahead. Q. And when you were describing Mr. Orth's Next question. driving behavior leading up to him getting out of the DEFENDANT ORIN: I have no further car, you described that he came around the corner and 12:03PH questions, your Konor. made a turn at a high rate of speed, correct? 12:04PH TRE COURT: Any redirect? A. He accelerated after the turn, yes, ma'an, MS. MENDOZA: Just to clarify a couple of and was picking up speed, things. And his behavior was such that It made you concerned enough that you had to get out of the way? 12:04PH REDIRECT EXAMINATION 12:04PH 10 Absolutely. BY MS. MENDOZA: So was the behavior such that you believe When you're telling us about what you hear 7호 he might cause injury to property or someone in the Hewit from dispatch, whoever the citizen is who is calling area? the police, are you actually hearing that person and Property or person, yes, ma'am. 14 12:04PM 15 what they*re saying or do you hear through an operator 12:05PH MS. MEMDOZA: I don't have anything 15 16 a summary of what they're saying? further. 16 17 A. I hear through an operator a summary of THE COURT: Any recross that's related to 17 what they're saying. the questions that Ms. Mendoza just asked? DEFENDANT ORTH: My objection is hearsay, 19 10 12:04PH 20 your Honor. 17:05PM RECROSS EXAMINATION 20 TRE COURT: Well, I think you were asking 21 BY DEFENDANT ORTH: 21 how was he getting the information so it's not really 22 So in terms of the car stopping and it 22 offered for the truth of what the contents are at this being left in gear, is that an assumption by you? 23 23 point. I'm going to overrule that objection. 24 It's an assumption, yes. 24 So you don't know if the car 12:05PK

62 321065% I still. Telt I could have been in danger, But cace it. lopped, no. Q. We one was in danger at the point it stopped, right? ä. And then I exited the vehicle? DEFENDANT ORTH: No further questions. THE COURT: All right. Is this witness eriven. free to go? 83. Mindish: Cap I clarity? 11 T. 13 FURTHER REDIRECT EXAMINATION BY MS. MENDOZA: 14 12:06PE I'm confused. There was a stop and then 15 be exited. Did be exit it when the vehicle was scopped 16 or did it start rolling again and then he exited? 17 18 A. He stopped, exited the vehicle and the vehicle starts rolling, and as he's exiting it starts 10 rulling forward. So it comes to a complete stop, he 12:062K 20 starts exiting and then it starts colling forward. 22 MS. MENDOZA: Thank you.

THE COURT: Is this witness free to go?

THE COURT: Thenk you for your testimony.

MS. NEXPOZA: Yes.

malfunctioned, you don't know if it was left in gear, 12:0522 you don't know anything, you just assumed? I assumed, yes, that it was left in gear. But for all intents and purposes I stopped and exited the car. How far was the vehicle from you 12:03PK ø at that point? From me at that point? I con be give you a 7 rough estimate. 0. That's fine, 12:05PE Naybe 10 to 15 yards, 10 So 10 to 15 yards. And you had your body 11 12 can on at that time, right? τà à. So about how fast was the vehicle going? O. 12:067K 18 My body can does not capture speed. A. In your perception about how fast was the 17 car moving? 18 à. From the point of you exiting or prior to 19 you coming --12:06PF Þ٨ Just prior to coming to a stop. Eventy to 25 miles per hour. 53 Đ. So then it came to a stop? 23 Uh-buh. λ. ٥. Nobody was in danger when it came to a 12:05PM stop at that point when it stopped, right?

12:0776 Call your next witness. MS. MEMOOZA: State next calls Detective 2 4 Kevin Lapeer. THE COURT: I'll have you remain standing and raise your right hand, detective. 12:08PK THE CLEAR: Do you solemnly swear that the testimony that you are about to give will be the truth, the whole truth and nothing but the truth, so help you 32:04PK 10 THE WITNESS: Yes. IRE CLERK: Please be seated. 11 12 Please state your first and last name and spell each for the record. 13 THE WITNESS: Revin Lapeer. E-E-Y-I-N, 12:08PM 15 L-A-P-E-E-R. 12:062% 10 THE COURT: Go ahead, State. 17 having been first duly sworn, did testify as follows: 10 18 20 DIRECT EXAMINATION 12:01PK BY MS. HEHDOZA: 22 How are you employed? 23 À. I'm a detective with the Benderson Police Department. 12:08PK Were you working in that capacity on 12:09PM

44 October 28th of this year around 7:11 a.m.? 12 : 0 EPM Yes, I was. Were you according on duty that morning? Q. A. ĭes. 12:0196 And that morning were you involved in a potential robbery investigation located at 981 Whitaey Ranch Drive? 2. Yes, I was. And what type of premises is that? 12:00PK It's an apartment complex. 10 11 And is that located here in Clark County? ٥. 12 À. Yes, na'an. 13 0. Who Is the lead detective on this case? A. Detective Lippinch. 15 Old he ask you to ultimately help bim in 14 the execution of a search warrant? 17 Yes, be did. 18 0. Was that on a tan duffel bag? 10 λ. MS. MEMDOLA: Permission to approach the 20 clerk? **X2** THE COURT: Yes. MS/MEMDOZA: Showing defense counsel and 23 defendant State's Proposed Exhibit 1. 23 Permission to approach the witness?

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12:07pr

			,		
12:03FK	1	THE COURT: Yes.	12:01PM	•	A. Yes. Located a shotgan.
	2	BY MS, MENDOZA:		2	Q. And did you take note of the make and
	3	Q. Showing you what's been marked as State's		3	serial number of that shotgun?
	4	Proposed Exhibit 1. Do you recognize what we're		4	A. Teah. It was yes. It was a .20 gauge
12:09FH	5	looking at in this photo?	12:102#	5	Vinchester, serial number is 1291469.
	۰	A. Yes.		•	MS. MENDOZA: Pass the vitness.
	7	Q. What is this?		7	THE COURT: Hr. Orth.
	8	A. This is the duffel bag that the warrant		8	
		was executed on.		9	CROSS-EXAMINATION
12:09PH	10	Q. And does this depict some of the contents	12:19PK	10	BY DEFENDANT ONTH:
	11	That you discovered in that duffel bag?		11	Q. Detective, good morning.
	12	λ. Yes, it does.		12	λ. Good sorning.
	13	Q. Is this a fair and accurate depiction of		13	Q. You had a chance to speak to Logie Polanco
	14	what that duffel bag looked like when you opened it up?		14	in this case?
12:031K	15	λ. Yes.	11:10PK	15	HS. MEMDOZA: Objection. Beyond the
	15	HS. HENDOZA: Move to admit State's		16	scope.
	17	Proposed Exhibit 1.		17	THE COURT: I'll let him ask questions.
	18	THE COURT: Any objection at this time,		18	Go ahead.
	19	Mr. Orth?		19	BY DEFEROART ORTH:
12:01PH	20	DEFEROANI ORTH: Mone.	12:10PM	20	Q. Did you have a chance to speak to Louie
	21	THE COURT: It'll be admitted.		21	Polanco in this case?
	22	(State's Exhibit i was adoltted.)		22	λ. ¥ο.
	23	BY MS. MENDOZA:		23	Q. So did you have a chance to question
	24	Q. So when you executed the search warrant		24	Jessie Caracciolo the girlfriend?
12±09PH	26	did you find scnething particularly noteworthy inside?	32:10PM	25	A. Yes, I did.
				. `	

			1		
12:10FH	1	Q. And was that interview recorded?	12:1196	1	pertains to the robbery. And that would be in his
	æ	A. Yes,		2	investigation prior to and leading up to him searching
	3	Q. In that interview isn't it true that she		3	that bag.
	4	said that she herself did not see a weapon isn't it		4	THE COURT: Any response?
17:1899	5	true that she said she was present at the time of the	12:1198	5	HS. MEMBOZA: Mamber one, he dida't say
	6	robbery?		6	that he was searching in the course of a robbery.
	7	MS. MEMDOZA: Objection. Bearway and		7	Momber two, Mr. Orth indicated that part of the reason
	٠ .	relevance.			he's asking about this goes to them obtaining the
	Ð	THE COURT: What is your response to the		•	warrant, and if that's the case, he needs to lay some
12:11PM	10	hearsay objection, Mr. Orth?	12112PH	to	more foundation as he is not the person who obtained
	11	DEFERDANT ORTH: Not for the truth of the		11	the warrant.
	12	effect on getting the warrant. And the search. It's		12	THE COURT: Who obtained the warrant?
	13	not being offered for the truth. It's just for what he		13	HS. HEHDOZA: Lippisch.
	14	did next and doing his investigation and searching the		14	THE COURT: Lippisch is the affiant of the
12:11PH	15	bag.	12:12PH	15	warrant?
	10	IME COURT: Okay.		10	MS. MENDOZA: Yes.
	17	MS. MEMBOZA: It's not		17	THE COURT: Are you saying, detective, you
	18	THE COURT: The question is did this		ío	were just there to execute the warrant?
	10	detective speak to that person and did that person tell		19	THE WITNESS: That's correct. I executed
12:33Pm	30	them that there actually wasn't a gun, is that what	13:120M	80	the warrant.
	21	you're saking?		21	THE COUNT: You were provided the warrant
	22	DEFENDANT ORIH: I'm asking in the course		22	information itself and you executed the search warrant?
	23	of the investigation he said he was searching, based	,	23	THE WITHESS: That's correct.
	7 4	upon a tobbery, the duffel bag. So we are asking what		24	OFFENDAMI ONTH: I proffer the same, your
12:31PK	25	was known to him in the course of that search that	12:12PH	25	Hosor, as my argument.

12:12PK THE COURT: Well, if your argument is going to be that there's a lack of basis for the search warrant in the first place, I don't know -- I goess you could ask did lapeer receive information that he then would have turned over to Lippisch in Lippisch's 12:1299 investigation to obtain a search warrant. Is that what you're asking? DEFENDANT ORTA: Yes. THE COURT: So the question pltimately 12:1328 V247 10 BY DEFENDANT ORTH: The question was in the course of your investigation to searching the bag were you part of the investigation of the complainants? 12:130% 16 Ä. Are you asking me if I interviewed the female? 48 17 0. Did you interview Jessie? 18 À. And in that interview did Jessie give you incomplete statements about the robbery? 21 22 And what were those incomplete statements? 23 MS. MENDOIA: Objection. TEE COURT: I'm going to allow it to the extent that it's going towards his motion to suppress

12:13tk

12:13PM the search warrant. It's not really going to the point of probable cause at this point as best as I can tell. I'm going to admit it because it's abject hearsay as it relates right now whether there's probable cause. If 12:137# this person said you had a gin or didn't say you had a gum, I'm not allowing it in for that. You're offering it as a basis I presume for why the officers did or did not obtain a search warrant. Is that what you're saying? 10 DEFENDANT CATE: Well, he gave this information to Officer Lippisch who used it to obtain 11 the search warrant and conduct the search. 12 10 THE COURT: What is your response? tis. MENDOZA: I'm objecting as to wague in 14 terms of conflicting. If he could just clarify what he 16 means by conflicting. 18 17 THE COURT: All right. So go ahead and ask the question, Mr. Orth. : 6 BY DEFENDANT ORTH: Did Jessie state that she was present that night at the robbery? 21 22 A. Yes Did she give you conflicting information 23 24 that the robbery didn't occur? MS. MENDOZA: Conflicting with what?

13:14cm BY DEFENDANT ORTH: Q. Did she give you conflicting information -- hold on. Did she give you information that gave you reason to believe that a robbery did not 32:142H occur? Cau you restate that? Did she give you information that led you to believe that a robbery did not occur or that --MS. HENDOZA: I would object. THE COURT: What's your objection? 12:35PM 10 MS. MEMODZA: Object as to relevance. His personal opinion as to what --THE COURT: Well, I think what he's saying 19 is if she told him that a robbery didn't occur, then 12:15PH 38 Ar. Lapeer shouldn't tell somebody else that a robbery did occur and then get a search warrant. 17 Is that kind of what you're asking? 18 DEFENDANT ORTH: Yes. THE COURT: All right. So did she say 19 1213374 that a sobbery didn't occur? THE WITNESS: No, she did not say that. 22 BY DEFENDANT ORIE: 23 Did she say that she didn't see a robbery? I didn't ask her if she saw a robbery.

She said that she saw you go into the room and exit

72 12.15PH with a duffel bag. Did she say --THE COURT: Hang on a second. Hang on a second. Let him answer. You're asking him questions 12 / 15Pm about shat she said and I'm allowing you to get into it for purposes of the search warrant, not for probable cause of your crime of the alleged crime. So he is going to get to answer and say what it is she told him. So what did she tell you, Mr. Lapser? 12:15PH 10 THE KITHESS: She said that Mr. Orth walked into Louis's bedroom and they wete behind closed 11 doors. So she did not say that she saw or didn't see. 1,2 And then that you exited that bedroom with 10 a backpack -- I'm sbrry. A dúffel bag. 12:1620 THE COURT: Best question, Mr. Orth. BY DEFENDANT DRIN: 16 17 Q. Did you make a report in this case? 18 I made a supplemental report, yes. 19 Okay. In your supplemental case did you 17:16PM state, I asked if Sean was armed and she stated that he 20 was not? Page 8. THE COURTY Do you have a copy of your 93 supplemental? 24 THE WITHESS: Do you mind if I go through

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12:1534

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17:1400

12 : LCPH

12:14PH

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THE COURT: Yeah, why don't you go through
  12:36PM
                 it.
             2
                              THE WIINESS: Can you repeat the question.
                 BY DEFENDANT ORTE:
                              Ism't it true, sir, that in your report
 12:1728
                 you stated that I asked if Sean was armed and she
                 stated that he was not?
                             That's correct.
                             Okay. Did that conflict with any other
                 information known to you throughout the course of your
 12:17PH
           10
                investigation?
                       A.
           18
                       Q.
                             Okay. Did you take this written statement
           13
                from Hiss Caracciolo?
           14
                             That's not her written statement, so no.
12:17PK
           15
                            Does this not say --
           16
                       Q.
           17
                       A.
                            You asked if that was her written
                statement and I'm telling you it's not. It's my
           18
                supplemental report.
12:17PK
                            You wrote this?
          21
                            Yes
          22
                            MS. MENDOZA: No.
                            THE COURT: Hold on. Hold on. That looks
          23
               like a handwritten witness statement. Why don't you
          24
12:17PM
          25
               approach the witness.
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12:17PH MS. SIMMONS: Can I approach? THE COURT: Yes. THE HITHESS: Okay. No, I did not take that. There's an officer's name on that line. That would be the person who took it. 12:17PH BY DEFENDANT ORTH: In your investigation did you investigate 7 that statement? 12:167K 10 KS. MENDOZA: Can we make a record? THE COURT: Whose statement is it, what's 11 being provided, what's been shown? DEFENDANT ORIN: This is a statement that 13 was provided to an Officer 2-E-L-L, Number 2621. THE COURT: It purports to be by whom? 12:18PM 15 DEFENDANT ORTH: By Jessie Caracciolo 16 dated the 28th of October, the day of the incident. 17 THE COURT: Are you familiar with that 16 handwritten statement? 12:18PE 20 THE WITHESS: I'm not. 21 THE COURT: He is not familiar with it. MS. MENDOZA: Is there a time on it? 22 DEFENDANT ORTH: 1:15. 23 24 THE COURT: Mr. Lapeer says he is not 12:16PK familiar with that statement.___

75 BY DEFENDANT ORTE: 12:18PM So you never investigated this statement. So were you aware that this other officer was also speaking to Miss Caracciolo? 17:1399 λ. First off 1 don't know who that officer is, and no. 7 You don't know who that officer is, and no? A. No. 12:18PK 10 At any time did you provide Officer Lippisch information about the robbery and tell him that Jessie's statements conflicted with that of Mr. Polanco's? A. No. You never said that? I never interviewed Mr. Polanco. I told 16 you that earlier when you asked me the first time. I 17 didn't interview him. 10 But the information that you learned from 18 12:19Pz Jessie you did give to Officer Lippisch? 20 21 That's correct. And also you provided him the recorded 22 23 interview?

24

12:19pw

À.

Yes. I did.

You Aid? Der stat Lie. . .

32:19PH warrant? THE COURT: When you say did he provide the information to Mr. Lippisch, the taped statement before the search warrant was executed? 12:19PE DEFENDANT ORTH: It's two questions. Let me reask. BY DEFENDANT ORTH: So first of all did you reiterate the information that you learned from Miss Caracciolo to Officer Lippisch that day? 12:20PM A. Yes, I did. And did you also provide to him the 12 recorded interview with Klss Caracciols? 13 A. Personally to Detective Lippisch no, but 12:20PE we have a system called digital evidence and upload audio or video and things like that. So it gets uploaded into a system that all detectives have access / to. So did I give it directly to Detective Lippisch? 18 No. Does he have access to it? Yes. 19

20 21

22

12:20PK

0. Does the system or did you in any way notify Detective Lippisch of that recorded interview? What are you referring to?

In other words, when you enter it into **74** your system, all these officers, does it notify them

78 12:20PM à. No. 12:21PE BY DEFENDANT ORTH: ٥. It's just there so if they open up the Do you believe Officer Zell's statement of system, they see it? Miss Caracciolo would have also been entered into your 3 That's correct. digital database? 12:20PK Q. So you never personally told Officer 12:2172 No. Patrol officers don't carry around Lippisch you have a recorded interview of Miss recording devices. They have body caus and they have Caracciolo? dash cans and things of that nature. A. Well, I told him I recorded an interview So do witness statements get uploaded to with her. the system? 12 - 23 PM 10 When was that? 12:212# 10 To digital evidence? No. Because a You were asking me did I give him the written statement would be written. Digital evidence recorded interview and I said no, it was uploaded into 12 is digital. 12 digital evidence which is what we're supposed to do. Q. Okay. So that would be within somebody 13 When did you upload it into digital 14 else's knowledge, though? 12:21PK evidence? 15 12:22PK THE COURT: What are you referring to? 15 16 λ. I don't know, 18 DEFENDANT ORTH: Strike that question. 17 Was it that day? BY DEFENDANT ORTH: 17 18 It would be that day, maybe the next day, 18 Let me ask you. Were you investigating it could be the following day. I don't know. But that bag for evidence of a robbery? 17:21PK 20 there's maybe a timestamp on it when you actually 12:2222 20 A. I wasn't investigating the bag. I was 21 upload it, but I'm unaware if there is. asked to execute the search warrant and that's what I 22 Q. You believe this officer here would also did. I assisted Detective Lippisch with the execution 22 have entered this --23 of the search warrant. THE COURT: What are referring to? 24 24 Q. So on that day were you involved in the 25 investigation of a robbery of guns? 12:27PM 25

12:22 PK I was involved -- I was involved in assisting Detective Lippisch with an interview. So my involvement of this case was an interview with Jessie and I can't say her last name. 13:22PK THE COURT: What is it? DEFENDANT ORTE: Caracciolo. THE WITNESS: So my involvement was an interview with Miss Caracciolo and the following day is the execution of a search warrant for the duffel bag. 12:23PK 10 BY DEFENDANT ORTE: Why were you talking to Miss Caracciolo? 11 - Q. 12 I was asked to interview her. 13 Why? About the incident. 14 12:23PK 15 What incident? The incident that we were there for. 78 17 What incident was that? It would be -- I believe it started off as 18 a robbery investigation. 10 12:23PX 20 So you were there for a robbery 21 investigation, right? 22 That's what I said. A. 23 0. Did you arrest me for robbery?

I didn't arrest you.

λ.

12:23PK Do you know in the course of the investigation was I ever arrested for cobbery at all? MS. NEWDOZA: Objection. Relevance. 12:23PK THE COURT: I think we know you weren't. DEFENDANT ORTH: Here is the thing, your Romor, because here is what's going to happen. If I may, just for the search warrant purpose. This is what we're going to have. We're going to have Lippisch and 12:23PK Lippisch is going to say one thing and then we are 10 going to have Officer Lapeer, okay? And we are going 11 to be able to compare those things. THE COURT: Okay. 13 DEFENDANT ORTH: So what we're asking 12:24PK 15 Officer Lippisch basically is they are going to try to say well, he was acting -- he was using a warrant, but

something fishy with the cobbery investigation. That's what basically we're getting at. 10 12:24PE 20 THE COURT: Okay. Well, the warrant is going to have whatever the warrant has. Whatever the 22 probable cause is that you're in possession of a firearm. So do you have any additional questions for Detective Labour? We has no idea when is another.

we want to know if Officer Lippisch knew there was

12425PK

12:25PK

12:2678

12:2678

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judicial notice that you have not to date been arrested for the robbery that's associated with that event. Correct? You'll stipulate to that, Miss Mendoza? MS. MERDOZA: That he hasn't been arrested

for that, yes.

IRE COURT; Any additional questions, Mr.

Orth? BY DEFENDANT ORIE:

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case? 11

Q. Did you collect any other evidence in the

- From the bag or aside from the bag?
- Any other evidence other than what we've discussed here today other than the bag?
- A. Technically the recorded interview is considered evidence, so yes. The recorded interview that is in digital exidence, so yes. The digital recording.

DEFENDANT ORIE: No forther questions. THE COURT: Ms. Mendora.

MS. MEMOCRA: I just wanted to clarify.

REDIRECT EXAMINATION

BY MS. NEMDOKA:

Q. When you talked to Jessie you said that

12:25PH she described that Mr. Orth and Mr. Polanco went into a bedroom and she didn't see what happened is there, correct?

- That's correct.
 - bid she also tell you that she had only recently arrived at the apartment and Mr. Orth was already there when whe arrived?
 - A. Yes.
 - Q. And I understand you indicated you were investigating - there was a robbery that occurred the night before, but then the morning you arrived there, there was also someone in possession of a stolen vehicle and this bag, correct?
 - A. That's cotract.
 - So it was a continuing investigation of both of these events, the might before and then what happened that forming, correct?
 - A. Correct.
 - Q. And you didn't arrive until after. everything happened with the car after seven in the morning versus this officer sho was there in the middle of the might before, correct?
- A. Yeah, that's correct. I believe I'mas actually off duty when I arrived there. So it was after 7:00 a.m.

You start your shift at seven. Is that what you're saying?

Yes. 1 do.

MS. MEMDOZA: All right. No further

questions.

THE COURT: Is this witness free to go? MS. MEMODEA: I think maybe he should hang

out.

THE COURT: Why don't you hang out for a

little bit.

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Who is next?

KS. MEMBOZA: Detective Dippiach.

THE COURT: Jump up on the witness stind. raise your right band and remain standing for me.

THE CLERK: Do you solemnly swear that the testinony that you are about to give will be the truth, the whole truth and nothing but the truth, so help you God?

THE WITHESS: I do.

THE CLERK: Please be seated.

Please state your first and last name and spell each for the record.

THE WITHESS: Karl, K-A-R-L. Lippinch,

L-1-P-P-I-S-C-R.

THE COURT: Go shead, State,

having been first duly sworm, did testify as follows: 12:272# 2

DIRECT EXAMINATION

a 12:1728

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Q. Are you edirently employed as a detective . with the Henderson Police Department?

A. Yes, I am.

BY MS. NEXDOLA:

Rate you working in that position back on October 28th of this year around 7:15 in the morning?

A. Yes. I was.

Around that time were you involved in a potential robbery investigation at 981 Whitney Banch Drive?

- Did you actually respond to that scene?
- Yes, I did.
- And did you identify a potential suspect involved in that event?
 - Yes, I did.

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- Who is that person?
- His dame is Sens Orth.
- Do you see him in the courtroop today?
- Yes. I do.
- Can you point him out and describe something he's wearing,

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12:28PK	1	A. He's sitting at the defendant table
	2	wearing an orange jumpsuit.
	3	Q. Where was Mr. Orth located when you first
	4	arrived at that scene?
12:28PK	5	A. When I arrived he was in the back of a
	•	Henderson patrol car.
	7	Q. Did you end up talking to Mr. Orth?
	8	A. Yes, I did.
	b	Q. And did you specifically talk to him about
12:28PK	10	the events that led to him being in the patrol car?
	11	λ. Yes, I did.
	12	Q. Prior to talking to him did you read him
	13	his Miranda rights?
	14	A. Yes, 1 did.
12:28PM	18	Q. What was his response when you first
	16	started talking to him about Miranda?
	17	A. When I initially had him in the wehicle
	18	and told him I was giving Miranda, he stated he didn't
	19	want me to read him his Miranda rights because he knew
12:28PM	20	if I did not it was inadmissible. I told him I woold
	21	not talk to him without reading Miranda. And then he
	27	agreed to go with Miranda.
-	23	Q. So did you go forward with doing that?
	24	A. Yes, I did.
12:29PK	25	. Q. And did you also talk to him about

potentially recording the interview? 17:29PH I did, and he refused to have it recorded. But did you go through with talking to him . not recording? 12:29PK Ł. Yes, I did. So what did you talk to him about in terms of what had happened that norming when the police tried to stop him? So I talked to him about the fact that he was the driver of a white Chevy Malibu that had evaded 12:29PK police officers and them the fact that he had jumped out of the driver's seat of the vehicle with a tan duffel bag and jumped over the wall and them attempted to flee across Whitney Ranch where he was detained by 12-2999 police officers. Q. And did he indicate that when he was fleeing from police officers there was anything going on with those police vehicles that made him know that they were trying to stop him? 19 12:39PK A. Yes, he did. He imitfally stated that he 20 saw the two patrol vehicles as well as motor officers 21 in the complex. The two patrol vehicles were behind them and they activated their emergency lights and 23 sirens. He initially believed that he needed to get out of the way because they were there for a different 12:307K 25

12:30PM puzpose. So he then realized that they were not coming past him and that they were actually following hin and at that time he realized that they were attempting to stop him. However, he refused to stop. He actually stated to me that he believed he was being set up for something. And so that's when he attempted to evade and flee towards the front of the complex.

So he admitted that he was intentionally not complying with the officers trying to stop him?

A. Yes, he did. He said he made the conscious decision that he was going to try to get

Did he tell you anything about what he thought the setup was related to?

A. He stated that he believed since in the vehicle really the only thing in there that he was aware of was a tan duffel bag so he believed there must be items in the can duffel bag that would incriminate him. And so that's when he was fleeing because he was thought he was being set up because of something in the bag.

Did he say he knew anything about what was in that bag before he was being pulled over?

bag.

12:31PK

12:1102

12:31PK

12:32PK

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But randomly decided there must be something bad in this bag?

DEFENDANT ORTH: Objection, your Monor.

Speculation.

THE COURT: Overruled.

BY MS. HENDOZA:

There must be something bad in this bag so I'm going to flee in a wehicle and then on foot and I'm going to bring the bag with me?

That's correct.

Did he acknowledge that he had come from Mr. Polanco's apartment?

Yes. He stated that he had come home to 12:32PK that apartment in the morning and he had tried to go inside. However, no one would let him inside the 16 apartment. 17

> And did te say anything about what if anything he tried to bring to the apartment with him?

A. He stated that he had brought the bag from the car up to the apartment when he approached the door.

The bag had been in the car, he randomly decides to brise it inside, can't not inside toring

12:30PK

12:30PM 12

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13:31PE

over, decides there's something bad in this bag, flees 12:32PK in the car with the bag, correct? 3 Correct. So you had talked to Mr. Orth about this bag. Had the officers when you first arrived on scene 12:32PK also alerted your attention to a bag that was in the Yes, they did. The officers, when I first responded, had told me that when Mr. Orth exited the vehicle, he exited the vehicle with a tan duffel had 12:32PK which was in his hands as he exited. He then refused to comply with officers' commands and ran towards --12 walked or ran towards a block wall that would go out to Whitney Ranch. He threw the bag over the wall and then he jumped over the wall. And then as he was -- I was 12:3398 15 told as he was fleeing across Whitney Ranch he initially attempted to pick up the bag. However, kind 17 of fumbled with picking it up and then left it behind. 18 19 And so then when they took him into custody, they also secured the tan duffel bag. 12:337% Q. So the bag was still in the area when you 21 went out to Whitney Ranch? 22 A. When I arrived they'd already secured it 23 into a patrol vehicle just to make sure that no

bystander or somebody didn't take it.

12:33PK

12:3322 Q. So the bag was with patrol officers when you got there? A. Yes, it was. Did you ultimately obtain a search warrant 12:33PK for that bag? A. Yes, I did. MS. MEMPOZA: Permission to approach the vitaess? THE COURT: Yes. 12:34PE BY MS. MENDOZA: Showing you what's been admitted as State's Exhibit 1. Do you recognize what we're looking 10 at in this picture? A. Yes, I do. 14 What's that? 12:34PK 15 That's the tan duffel hag and it's 10 currently open. 17 ٥. Do you recognize this as the same tan 16 deffel bag you got from the officers when you arrived 12:3426 there? 21 So did you ever go into that bag and see 22 what's in there? 23

the station when it was opened.

BY DEFENDANT ORTE:

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I did not because I was actually not at

CROSS-EXAMINATION

Good morning, Detective Lippisch.

No. I was responding to a reported

So you were responding to a complaint of a

٥. 12:34PM Bid you take the bag from the scene sonevhere else? I took custody of the bag at the scene and I'm the one who brought it back and secured it at the police station. 12:34PM Did you ultirately obtain a search warrant for that bao? And did you ask some other officers to assist you in searching that bag? 12:34PM Yes, I did. 12 Would that specifically be Detectives 13 Ozava and Lapeer? A. 2:3422 And you indicated you were not present 12:35PX when that bag was searched, correct? 16

Did Detective Lapeer and/or Ozawa report

Q. Did that include the Winchester shotgan?

MS. MEMDOZA: Pass the witness.

back to you about what they had found in that bag?

THE COURT: Mr. Orth

Correct.

A. Yes, they did.

A. Yes, it did.

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2:35PM

robbery, correct? suspect who had committed a robbery the night before 22:35PE 10 10 16 16

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12:35PK

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that was back on scene and attempting to get into the location again. Okay. What investigation of witnesses did you do in response to that? I did not contact the witnesses. You didn't contact any witnesses?

Good moraing.

I did not. Detectives that responded with me contacted the witnesses.

And those detectives reported to you, correct?

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0. What did they report to you if you recember?

KS. HENDOZA: Objection. Vague. THE COURT: Let's see --PPPENNAMP ARPE. 1 11........

			_		P-
12:36PH	•	by defendant orth:	121365%	1	A. Could you spell that, please.
	, 2	1	ł	2	Q. Z-E-L-L. A. Zell.
•	3	A. Detective Draws.	}	3	A. Detective Sell, bo.
	4	Q. And did Detective Ozawa report what he had		4	0. You don't know the that is. Okay. So
12.3679		learned to you?	17:379K	5	when you responded were you aware that Henderson Police
	4	MS. NEWDOLA: Objection. Vague.		•	Department had received a 911 call the night before?
	7	INE MITHESS: Yes, he did. Portions of		7	A. I know that officers responded to that
	*	what he learned.			scene the night before, yes.
	€.	MS. MOMPQEA: Mang on a second.		9	Q. And what do you know about that call?
32 ±368M	10	THE COURT: Hold on a second: I think the	13:37PK	10	MS. MEMOCIA: Objection, Vague.
	13	question is did Detective Orawa tell you what this		11	THE COCRT: Well, be more specific in your
	12	person told him. Is that what your question is, Mr.		12	question,
	13	Ozth?		13	BY DEFENDANT ORTH:
	14	BY DEFENDANT ORIE:	i	74	Q. Can you tell me specifically what was the
13 12 tSH	18	Q. Did Detective Zell tell you what Louis	12:3158	16	content of that call? Did you get the call yoursalf at
	16	THE COURT: Hang on a second. You were		1.	any point?
	17	talking about Detective Ozawa a minute ago. Who are we		1,	A. I did not hear the call, no.
	18	talking about nov?			Q. You didn't go in and investigate the call?
	19	BY DEFEROAST ORDE:		10	A: No, I did not. Patrol officers responded
15:3698	20	G. So you're saying let me do this because	12:37vis		to that.
	21	we have a confusion of names. We're talking showt		21	Q. Are you in charge of the investigation of
	22	Detective Crawa. Are you also sware of a detective		1	a mothery at \$91 Whitney Ranch?
	23	named Zell? Are you aware of Detective Zell?		23	A. Could you define what you mean by in
	24	A. No		24	charge, please.
13:36PK	26	Q. You're not aware of him at all?	12 (37PK	26	Q. Are you or you and other rembers
				_	7

12:3792 investigating a robbery at 891 Whitney Ranch, Bumber 12:3939 Not that I'm aware of at this time, 823? 2 Were there any written or recorded A. We were alerted to it in the morning and 9 statements by the victims or witnesses the might we did respond, yes. before? 12:38PH Q. So in your investigation did you 12:39PH Yes, there yere, investigate the information that was provided to police Did you review them? the night before? I reviewed the report that was completed A. Yes, I did. from the might before, yes. \dot{Q}_{1} . And was there any recorded information Did you review the statements? taken that night to your knowledge? 12:307) Which statements are you referring to? .12:39PK 10 MS. MEMDOZA: Objection. The actual statements, BY DEFEMBART ORTH: Which statements are you referring to? 1# A. . 13 That you investigated, Q. The victims or witness statements from the 13 THE COURT: Bang on, Mhat's the night before. 12:38PH objection? 72 : 39PM A. Are you talking about written statements, 15 MS. MEMBOZA: I want him to clarify what 16 verbal statements? 10 17 he acans by recorded. Q. Were there any written statements by 17 THE COURT: What are you asking? 30 Hiss Caracciolo or Polanco provided to police the night 18 BY OLITHDAMI ORIB: ìs 12;38je 20 Was there any body cam footage for the 12:39PK 2D I do not recall at this time, interview of the alleged victims the might before? 턴 Q. So you didn't investigate that. Did you I'm not aware if there is or is not. 22 investigate a report by the officer who responded the 22 O. Mas there any recorded information by 23 night before? 23 audio wides of the wistims or witnesses the night-24 Yes, I did. Ą, 12e39PK You did?

BY DEFENDANT ORTH: ээрн 12:40PM Rhat was his name? × Q. What were you doing that horning? THE COURT: I think they've already I don't recall the patrol officer's name 8 at this tipe. testified that they went out because there was the ٥. So it was a patrol officer? 3994 6 32:40PH allegation of a robbery the might before and they went Yes, it was, out this morning because there was an allegation that Did be have body can on? the person who allegedly did the robbery the night before was back and had scriething to do with a stolen MS. MEMDOZA: Objection. Asked and ansvered. vehicle. THE COURT: I think you said you don't SPPH 10 12:40PM 10 Is that correct? know. 11 11 THE WITHESS! Correct. THE WITHESS: Correct. THE COURT: That's what they went out that 12 12 BY DESENDANT ORTH: 13 morning for. Those allegations, 13 When did you review that police report? 14 BY DEFENDANT ORTH: I reviewed it after responding in the :40PH 15 12: (0PH Q. That morning did you receive information 15 tiorning. ١œ from Officer Drava? Q. So you were aware of those facts that 17 THE COURT: From who? 17 BY DEFENDANT ONTH: morning. So in what capacity were too investigating 18 10 that day, the October 28th on the morning of the Q. Did you receive any information from 10 air deat? resta 20 13 ; toku źo Officer Otava after be interviewed Jessie Catacololo? MS. MENDOZA: Objection, Vaque. λ. I believe --21 04 THE COURT: I don't understand your MS, MENDOEA: Objection. Misstates the 22 22 question, in What capacity. His capacity as a. facts. He needs to lay more foundation. 23 23 detective? THE COURT: Vhich facts is he misstating, 24 24 26 12:41PH 25 Miss Mendoza?

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80 :41714 MS. MEMDOZA: Detective Ozava didn't interview Caracciolo. DEFENDANT ORIE: I will strike that question. BY DEFENDANT ONTH: !141**₽**Ж Did Officer Lapeer interview Jessie Caracciolo? A. Détective Lapeer did, yes. Did Detective Lapser tell you that Jessie's statements were in conflict with Louis 2:419H Polanco's statements? A. Some of them were, yes. 12 Q. And what were they? 73 The duration of the defendant's 14 relationship with the victims was contradictory as well 2:41PH 18 as the possibility of the use of a phone in the car. 10 17 IME COURT: Use of a phone? 48 JHE WITHESS: Correct, 18 BY DEFEROART ORTH: Q. So specifically she said she know are 2/42Pm 20 longer than Louis said? 21 A. She stated that she knew you for æĖ approximately a week. Q. Didn't she also say that she did not see a weapon that night in my hand? .3:12PH #5

12 : 47 PŘ A. That's correct. She said that she did not see the weapon because she was not in the location that the robbery occurred. Q. Isn't it also true that she did not perceive anything to be a robbery although she was in 12:42PH the house? MS. HENDOZA: Objection. I want to clarify he did not hear this interview. We need to elarify that --THE COURT: This is information that was 12:42PK 10 provided -- you're asking whether Mr. --11 DEFENDANT ORIE: Ozava. 1,2 THE COURT: No. Lapeer. This is the information that Detective Lapeer and whether Detective Lapser provided that information to this detective, and 1214278 the only reason I'm allowing that is whether it has anything to do with the application for the search 17 warrant, Okayl So that's where we're at. 18 MS. MENDOZA: There's -19 12:137# 20 THE COURT: Go shead, Miss Hendois. HS. HENDOLA: There's commingling bi 21 92 Mr. Polanco's statement as well. THE COURT; All right. So you need to be 25 sore specific. What are you specifically asking? 24 DEFENDANT ORTH: My fault. I apologize.

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12.439K BY DEFENDANT ORTH: 12 : 44PK THE COURT: Let se ask you this. A lot of Q. So mid Mr. Polanco say his car was stolen this I've been giving you some leevay to establish in the robbery? whatever record you want to make for the purposes of A. Tes, he die. the search warrant. I'm not quite sure at this point 12:43PM Q. Did he later change his story and say that 12:44PH whether the niture of the vehicle whether it was stolen he lent se the car? or the nature of the phone and whether it was atolen in A. I do not recall if he did, but I did get related to the search warrant for the firearm. information that he believed he was going to allow you So, Hs. Kendoza, do you have any position to use the car, but I don't recall who said that. on that? 1 2 : 4 3 PK Q. Did he also say that he lent me the phone, 12:44PH 10 MS. MERDOZA: Well, your Bonor, as I his cell phone? stated from the beginning, I maderstand that a motion 12 He sald that you had been allowed to use to suppress is appropriate in Justice Court. He's free 13 it. to file that. Epyever, my understanding is his 14 Now, isn't it true that when you asked me position is that Defective Lippisch left material facts what happened, I said I was returning home, that I was 12:43PM 16 12:45PH out of this varrant, and in order to even get into that returning his car that I borrowed, and I borrowed his at & hearing, he has to show, nomber one, that it was cell phone? Isn't that true? an intentional misrepresentation and, number two, that Yes, those were your statements. it affects probable cause, and he cashot show that. And iso't It true that that information THE COURT: That's what I'm wondering, is was relayed to the officers interviewing Mr. Palanco 12:43FK 20 what's been left out? Is that what your understanding 12:459h 20 and then be changed his story and said yes, I did lend is, Ms. Hendoza, that something was left out of the him the car and the phone? 22 search watcant or that there wasn't probable cause if A. That information was relayed to 23 they had included all the relevant information? detectives. However, I believe he still stated that MS. HENDOZA: According to defendant 24 you had stolen the vehicle and the phone. 12:447X 25 12:45PM there's two things that were left out. Number one, 23

12:4500 that the way defendant characterizes it is that Jessie and Louis have conflicting statements. Specifically that Levis says this robbery happened, that Jessie says she didn't see it happen. How, that information is in the wairant. So that argument is completely gone. 12:659H Now, what his second argument is that Detective Lippinch didn't include in the warrant that he received information that the car and phone were possibly lent to defendent, which is not in the warrant. However, that does not affect probable capse and I don't believe he can show there's an intentional alsrepresentation here. So we shouldn't even --THE COURT: Do you have a copy of the search warrant? 12-1298 NS. MENDOZA: Yes. THE COURT: Let me have that. 17 DEFENDANT ORTH: Can I clarify scoething, your Bonor? THE COURT: What's that? DEFEMBANT ORTH: Can I make a little 20 clarification to make it easier? THE COURT: 'Not just yet, okay? 22 I read the seatch warrant. Anything else, 23 illes Meadoza? I didn't know if you had any as representations you want to make,

MS. MENDOZA: Yes. I think --12:493M THE COURT: Mr. Orth, what do you want to tell me at this point? DEFENDANT ONTH: First of all, the warrant 12;49PK was for a robbery so we're allowed to ask questions about the robbery. The warrant was to seek evidence that pertained to the robbery. It's right on the cover of the search warrant affidavit. Questically about the 12:4979 10 THE COURT: Okay. DESEMBLET ONIE: Also as you inpor the bearch warrant can be obtained using hearsay testimony. So he used hearsay testimony when it happened. Mow, I'm just trying to show that he withheld the impeachment information that was known to him as 12:49PM hearsay so that he cam manipulate the Court into 10 37 issuing a warrant. THE COURT: Hell, what I read in here is 18 that he put Louis's statement and then he also puit -10 12:49PH who's the other one? 20 MS. MEMODIA: Jestie. 21 THE COURT: - Jessie pho said that the didn't say anything. 23 DEPENDANT ORTH: That's not in the

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1:50PX	1 .2 a 4 5 e 7	THE COURT: Yes, it in. DEFEMBLET ORTH: It is? THE COURT: Yes. DEFEMBLET ORTH: It says Jessie gave conflicting statements and that was it. THE COURT: Head on a second. Jessie stated that she had not observed Sean with a handgum. I don't have page numbers on it. It's the first fall	1215128 6	whether there's lack of probable cause in the search warrant to get into the deffel big. You said that they didn't include exculpatory information in the starch warrant, and so for from what I've read they did lacked the confidency statements. I just read it to you,
Z:SDRM	9 10 11 12 13 14 18	paragraph. Jessie stated that she had not observed Sean with a handqui and although she felt that what had just transpired was odd, she did not know that Sean had committed the robbery until Louis told her because she had been seated in the kitchen when this occurred.	12,519K 90 12,519K 90 12,519K 10	going to get to the rest of it. THE COURT: Let's hind of speed it up here a little bit. BY DEFENDANT ORTH; Q. JEN't it true, sir, that you made a Declaration of Arrest in this case? A. Yes, I did.
2:50Fft 2:50Fft	22 29 24	DEFENDANT ORTH: Right. But what I'n - excuse re. What I'n trying to get at the point raised is that at that point when they are together and questioning him, can I just go into the question here on his affidavit for arrest? THE COURT: I'm allowing you to get into this information so that we can make a record because I'm going to rule on your motion to suppress the Search werrant so we don't have to later deal with this in	17 18 18 1215274 20 21 22 23 24 1715274 25	agreed that statements made by Jeasle were in conflict with the statements that Louis Folance made; A, Some of the statements made, yes. O. Mow, isn't it true that you slee stated that Louis did admit that be lest me the car? A. I would have to see my report. O. What I'm showing is a sworm statement, so Declaration of Arrest by Detective hippingh. HS, MEMOGRA: What page and paragraph?

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2152PM	1	DEFERBART ORTH: Give me one second, your Konor.
	3	THE COURT: Yes.
2:537#	4	DEFENDANT ORTH: Page 3, Paragraph 3.
	6	ES: SINGES: Is it okay if I approach?
	7	BY DEFEROARI ORIE:
	6	0. Sir, is that a svore statement by you?
2:532H	10	A. This is my Declaration of Arrest, yes. O. Would you please rand the paragraph that
	11	I've directed you to.
	12	HS. HEHDOZA; Objection. Theroper bearsay.
	14	TRE COURT; You asked him a question as to
HIECIE	15	whether those witnesses told this detective that they
	16	had let you use the car and the phone. So you're
	tei.	directing him to Paragraph 3. Read that to yourself, Mr. Lippisch, and
	10	let me know when you're done and whether it refreshes
2:5%PX	20	your recollection as to Mr. Orth's question.
	21	BY DEFENDANT ORTH: Q. Okay. 50
	£3	THE COURT: Rang on.
	₽4	THE HITHESS: I have read the paragraph,
1:54PH	25	THE COURTS Does it refresh your

108 recollection? 12:54m; THE WITNESS: Yes. THE COURT: What is your question, 9 Br. Orth? by defendant crih: 12:56PH 0. Did Louis change position and say that he lint me the car? MS. WEMPOLA; Objection. We need to clarify he did not talk to him. 12454PM DEFENDANT ORTH: Olay. Let me do this, 16 BY DEFENDANT ONTE: 11 0. Isn't it true that you learned information 12 from other officers that Louis had changed his story 14 and had adultted that he lent me the car? 12154PH 1# A. Based on this paragraph it is not specific to who said that they leat you the car. 16 17 Q. Did you learn information from other detectives that Louis and/or Jessie lent we the car? 18 A. I learned that one of them had stated that 12 : 55 Pá they had allowed you access to the weblele. ΒĎ Q. Isn't it true that one of them also stilled 21 that they had allowed me to use the cell phone? 72 23 K, Yes. HS. MERIPOZA: So you heard? 25 THE WITHUSS: Correct.

12,55tH	1	By defeadant orth:
	2	Q. At that point in your professional
	3	experience did you feel that these people were telling
	4	you completely - did you feel that the entire truth
12:55PK	5	was being told as far as a robbery is concerned?
	. 6	MS. MEMBOZA: Objection, Personal opinion
	7	is not relevant.
	8	THE COURT: I will let him answer.
		You can anixer.
) # 1532H	10	DEFERDANT ORTH: I vill repătase.
	71	THE COURT: Bold on.
	12	THE WITHESS: I believe the fact that they
	18	had stated that you had stolen the car and the phone
	14.	the night before was relevant eyen though that you had
12:56FH	16	possibly had access to it prior.
	is	BY DEFENDANT ORTH:
	17	 Bold on. You're changing your statement.
	18	You're saying access prior. Where does it say access
	10	prior in your report?
12:56PK	20	 In that paragraph it does not:
	R1	Q. Right, So you're changing it, right?
	22	You're changing your sworm statement to mov say that
	23	they were saying that they lent it to me before?
	24	MS. METDOZA: Cojection. Misstates.
12:56PH	25	DEPENDANT ORIS: I don't understand. Re's

12:5FPK changing directions, your Honor. Here's what's happening. THE COOKI: Bang on a second. What happened? Give me a summary of exactly what happened and what everybody said, · 12:5090 THE VITNESS: So --MS. MENDOZA: From your recollection, THE COURT: Whatever your investigation showed as to what happened when and give see a timeline. THE WITNESS: Chiy. So the invertigation 12'c5 EPH 10 revealed that, depending on who you make with, the 11 defendant had been staying at the apartment for approximately a week and, in that week had possibly had access to use the car and the cell phone. Soweret, the prior night he was not allowed the access and he in 12:572H fact stole the keys and the cell phone and the contents 10 of the tan bag and left the residence. 17 THE COURT: That was the allegation from 48 the night before? 12:57ex THE WITMESS: Correct. THE COURT: So when he mixed you questions about either one of these witnesses being reinterviewed and talking about that he had permission to use the car or to have the phone, when one of those witnesses told

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Too have a digital database which these statements are placed into by the other detectives,

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right?

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So that all of the completive knowledge and all of the cumulative facts are within that database via a summary by the officer or an actual recording of that witness, correct?

one of the detectives who was interviewing them, when

A. He have poltiple locations that things are documented, yes, and stored.

And that next day did you look into that 0. database?

MS. HEMDOZA: Objection. Vague. THE COURT: Look into it for what purpose? DEFEMBANT ORTH: For the purpose of investigating all the information known to all the

other officers.

THE COURT: On what day? DEFENDANT ORTH: October 28th. THE WITHESS: On October 28th I used the at information provided directly to se by the officers or the detectives for my invastigation. BY DEFENDANT ORTH:

Q. And you're the one who created the application for the search warrant, correct?

were they referring to him having had permission? Was it before the alleged robbery or are they effectively saying it wasn't a robbery and that he had permission? That's my question.

THE WITHESS: Prior to the robbery.

THE COURT: Okay, So those witnesses then went back around and said well, maybe he had permission to have the vehicle and the phone at some date prior to the robbery. That's your understanding of what the statements of the Pitnesses to these detectives was?

THE WITNESS: Correct.

THE COURT: Not that a robbery didn't

occur?

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THE WITHESS: Correct. THE COURT: Anything else?

DEFENDANT ORTE: Yes. BY DEFENDANT ORTH:

So in-year investigation did you go inside ô. the spartment?

- A. I did not .
- So vas Ozava's interview with Louis Polanco made available to you before the warrant?
 - A. The entire contents, no, it was not.
 - So his sugmary was?
 - The information he provided to me, yes.

(2,15)PH	1	A. Yes.
	2	Q. You simply copy and pasted your
	5	Declaration of Arrest into the affidavit for search
	4	Watrant; is that correct?
1 ₁ D09 H	£	1. No.
	4	Q. You didn't?
	7	å. No.
	b	0. What did you omit?
	0	A. I didn't poit anything. The search
1:00FH	10	warrant was completed before the Declaration of Arrest.
	71	Q. Okay. So the search warrant affidavit
	íż	was - bow long after you seized the item did that
	13	pepur?
	14	NS. HEROOZA: Objection. Vagne.
I:DOPH	15	BY DEFENDANT ORTH:
	10	Q. Now long
	17	ISE COURT: Hang on a second. You said
	18	when did he create the search warrant affidavit after
	19	he refred
1 :00Ptr	20	BY DEFENDANT ORTH:
	21	Q. After you had me under arrest in your
	프	vahicle when did you create the search warrant
	80	affidavit?
	24	A. I applied for the mearch warrant that day,
1 : DOPM	25	the 28th. I do not know the exact time.
	-	

THE COURT: For the record it's a court 110000 document. October 28th it was signed by looks like Judge Gibson at 1:51 p.m. Does that sound correct on October 28th? THE WITHUSS: That does, 1:00PM THE COURT: That's the finestamp I have. BY DÉFEMBLET GREE: D. So at that point you already had me in jail for obstructing resist? 11Q1PM A. You were in chatody for the resisting 11 Q. and misdemeanor, and you had made the 12 decision not to accest me for robbery at that point, 13 correct? 14 1;012K 4,5 At that time the robbery investigation was still engoing. 16 77 Q. Okay. So would you agree that you did not kave probable cause at that point to arrest me for 18 robbery 19 1.01PK ΦĢ A. At the time that I applied for the search 21 nurshit I did not have probable cross to arrest you for the robbery. 22 23 When did you create a Declaration of Arrest? 24 25 I don't remember the exact day.

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Q. Did you create it after you applied for the search warrent?

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Why did you include in your Declaration of Arrest that Jessie and Louie changed their stories, but you didn't include that when you sade your seaich warrant affidavit to the judge?

A. The paragraph you just had so read from the declaration talked about the changing of the stories. I wrote that symmynous with the conflicting

Why didn't you tell the judge you didn't have probable cause to arrest me for robbery?

A. I was not writing an arrest warrant. I was writing a search warrant.

Q. So to clarify, why didn't you have probable cause -- why did you not have probable gause on the robbery? Did you feel they weren't trustworthy? Did you feel there was too such conflict? In making a decision why wasn't there probable cause to arrest for robbery?

HS. MENDOZA: Objection.

THE COURT: It's kind of gotten to the point where it's irrelevant, Hr. Ogth. With the search tables as warrant they had probable cause to look for - their

1:03PH belief was potential for evidence from a robbery was included in the duffel bag. They don't have to have pichable cause that a robbery occurred to errest you to have probable cause to believe that there may be evidence of a crime in a location that they'se 1:03PM searching for. So you're complaining two different things.

DETERMANT ORTH: Let me bring a little bit of a halt to this.

THE COURT! That would be great. BY DEFENDANT ORTH:

Q. So, sir, you would agree that you have omitted the recorded information from Jessie Caracciolo that was provided to police that day when you made your bearoh warrent, correct?

HS. HOMOOFA: Objection, Vague. What recorded information omitted from what?

THE COURT: What information?

BY DEPENDIUT ORTE: Q. If there was a recorded statement nade by 20 Miss Caracciolo to police, would you agree that you 21 conitted that from your search warrant affidavit?

THE COURT: What statement? Do they have. a statement specifically from her in the search warrant that said she didn't see you compit an armed robbery?

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It's specifically in the search warrant. 1 x 047H DEFENDANT ORTH: We don't have those recorded interviews because the State refused --THE COURT: He wrote it in the search earrant. 1 i04FH HS. MENDOZA: That's also untrue. They have those. 7 THE COURT: I know. He wrote it in the search varrant affidavit, Be specifically said in there that this other lady --1:0478 10 DEFERDART ORTH: No, he has not. Your Hagar --12 THE COURT: I read it to you. I don't 10 14 know how many times I have to. DEFENDANT ORIH: He just said be didn't go 1204PK 15 over the interview. 16 THE COURT: I just -- he put in the search 17 warrant -- we're not doing this anymore. I'm making my 18 ruling on the search warrent. We're done. This has 19 gone on way too long. There is nothing wrong with the 1:04PH 20 mearch warrant at this point. 21 MS. SIMMONS: The only thing that I would 22 add if I were permitted to ask questions, which is to 23 clarify, is that If he were to go through --MS. MEMDOZA: She's standby. 1:04PH 26

1:0528 THE COURT: That's all right. What is your question? 2 MS. SIMMARS: If I were to go through and = show both the declaration side by side with the arrest affidavit, that is the only paragraph that was missing 1:0STK or added or changed afterwards. THE COURT: Chay. MB. SIMMONS: And so that is exculpatory information that should have been provided to the judge which is one of Mr. Orth's arguments. 1-205PK 10 THE COURT: All right, That is going to 12 be a basis you can file a writ or appeal based on that one paragraph that is incredibly vague as to when they 13 were referring by the permission that he had to have 1:03FH the vehicle which I think I clarified with this particular witness because I needed the clarification. So I take your point. I'm not suppressing the search warrant. I don't think there's anything wrong with the search warrant. I think the relevant information was in the search warrant based on the fining of the investigation. No more questions about the search 22 Warrant. Do you have anything else about probable 23 cause is this case, Mr. Orth? 84

DEPENDANT ORTH: Sure.

1 : 05Ft: BY DEFENDANT ORTH: Q. So at any point were you aware that the alleged victim said there was a green duffel bag that was stolen, not a brown one? 1:86PM A. I don't recall the exact color that was given. I went from the information that was provided in the calls for service in the officer's report. 7 Q. You weren't aware that they described it as a oreen ban? Lineth MS. MENDOJA: Objection. Hearsay, 10 THE COURT: Sustgined. BY DEFENDANT ORTH: 12 10 Q. So you're saying you're basing the color off of who? The color of the bag that was stolen in 3 : 0572 15 robbery, who did you base that off? A. All the information that I was provided 10 prior and when responding. 17 Q. So you don't know off the top of your 10 19 1:000 Specifically it came from the information I was provided through other detectives as well as officers on scene that recovered the bag as well as the

officers that say you exit the vehicle with the bag,

and as well as the officer's report from the night

1:067H as before when the robbery was reported.

120 1 f072H Q. So you're saying that you did base it off the information based on what was told to you the might before? Not what was told to me, ao. THE COURT: Mr. Orth, what's the point of 1:0398 your question? BY DEFENDANT ORTH: 0. Here's the point. You see me with the brown duffel bag. Nov, where did you learn that the 2 107 210 brown duffel big was stolen in the robbery? -10 THE COURT: We've already gone over this. I believe it was in the sparch warrant, correct? MS. MEMOOZA: I think we're still getting to search warrant issues, THE COURT: Right. And I've already made 1+07PK 18 the ruling of the search warrant. DEFENDANT ORTE: Reise talking about 17 probable cause. 75 THE COURT: Might, 1.0 1:072% DEFENDANT ORTH: Probable cause to seize and arrest me for possession of a firearm. 21 źΞ THE COURT: Correct. DEFENDANT ORTH; He hasn't --23 24 BY DEFENDANT ORTE: 1:0728 Q. Did you see me with a gan?

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1:07PM
                              THE COURT: He doesn't have to. We've
                                                                                   1:08PK
                                                                                                warrant on this bag. They found a gun in it. That's
                 already gone over this. He's got information from the
                                                                                                probable cause. So I don't know what else you want to
                 other witnesses who have testified to include an
                                                                                                aroue.
                officer who saw you get out of the vehicle with the
                                                                                                BY DEFENDANT ORTH:
  1:0788
                bag.
                                                                                  1:00PM
                                                                                                       Q. Let me ask you this. Do you have any
                             DEFENDANT ORTH: Mobody has testified to a
                                                                                                facts that I had knowledge of what was in that bag, the
                brown bag.
                                                                                                mens rea? Do you have any facts that I knew what was
                             THE COURT: They just did. They just did.
                                                                                                in that Louis Polanco's bag?
                The first witness came in here and testified to it.
                                                                                                            Are you asking me if you told me --
  1:07PK
                We're not going to keep covering --
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                                                                                  1:017%
                                                                                                            No. Do you have any evidence that I knew
                                                                                          10
                            DEFENDANT ORTH: Getting out of the car
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                                                                                               what was in that bag?
                with the bag, your Romor. We're talking about the
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                                                                                          12
                                                                                                           You stated to me that you did not know.
                night before.
          13
                                                                                               However, you took it with you when you fled.
                                                                                          13
                            THE COURT: We're not talking about the
                                                                                                           Do you have any evidence that I had
               might before. We're talking about the bag that you
 1:08P#:
          15
                                                                                1:03PK
                                                                                               knowledge that there was a gun in that bag?
                                                                                          15
               were seen with by the first officer that testified,
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                                                                                                           THE COURT: Asked and answered. Next
               that's the bag they searched and that's the bag that
                                                                                          16
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                                                                                          17
                                                                                              question.
               they found the firearm in. As we sit here today I'm
                                                                                              BY DEFENDANT ORTH:
              not going to continue this probable cause hearing when
              I have probable cause. The first witness Mr. Welson
                                                                                         19
                                                                                                          Is that no?
1:08PF
         20
                                                                                                           IRE COURT: He just said that you
                                                                                1:097K 20
              case in and said he saw you get out of the vehicle with
                                                                                              specifically said you didn't know.
                                                                                         21
              this duffel bag that ultimately was searched. This was
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                                                                                             BY DEFENDANT ORTH:
                                                                                         22
              the duffel bag. He saw you baving it. He saw you walk
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                                                                                                          So lastly, I told you that I was coming
                                                                                        23
              with it. He saw you put it on the wall. He saw you
                                                                                             back home, I was returning a car and I was returning a
              jump over the wall with the bag. They did a search
1:03PM
                                                                                             cell phone. Was that consistent with what you learned
                                                                                1:0975
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123 1:09PK in the course of your investigation? Ä. No. MS. HENDOZA: Objection. Relevance. And vague. 110998 5 THE COURT: What's the relevance? DEFENDANT ORTH: I'm telling him the 7 truth. THE COURT: Okay. DEFENDANT ORTH: And he's not telling the Court exactly what's going on when he gets a search 1:0922 warrant to make it seem like I'm lying. THE COURT: We're done with the search 12 warrant. I've already made a decision on the search 13 warrant. Any other questions? 1:10PM DEFENDANT ORTH: No more questions, your Honor. 15 17 THE COURT: Okay. Anything on redirect? HS. MENDOZA: Just so the record is clear, 18 I'm not conceding to any issues regarding the search 10 1:10pg warrant. If we were continuing that argument, I would 20 ask more questions, but since we're not I won't. 21 22 23 REDIRECT EXAMINATION BY MS. MENDOZA: 1:10PK I just want to clarify. So patrol

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officers responded in the middle of the might about the robbery? à. Correct.

Now, let's say Mr. Orth never returned to the apartment. Would that have been routed to the robbery detectives and eventually a robbery detective would have followed up for continued investigation?

It would depend on patrol's involvement and they are able to -- if they want to retain the report for the investigation because it's something that's within their capabilities, they're able to go ahead and investigate it. However, if it's beyond their scope, it would be routed to a robbery detective.

So either it would have stayed with patrol, or if robbery took over, you guys would have gone out and done subsequent investigation, correct?

A. Yes.

So essentially the same thing you ended up doing that morning --

Yes.

-- of interviewing witnesses and figuring out if there's physical evidence and things like that, correct?

...**.90**1 A. Yes.

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1:11PM +
                Honor.
                                                                                 1:12PE
                                                                                               cause to search?
                             THE COURT: Anything else in regard to
                                                                                                            THE COURT: _That's a legal determination
                what she just asked?
                                                                                               and the fact of the watter is yes, that's true. So you
                             DEFEMBANT ORTH: Because you have to take
                                                                                               don't have to answer the question.
 1:11PK
                his veracity --
                                                                                 1:127%
                                                                                                            Anything else? Any other questions? Re's
                             THE COURT: Ris what?
                                                                                               investigating to develop probable cause.
                             DEFENDANT OBIH: Bis credibility and his
                                                                                                           DEFENDANT ORTH: Right.
                                                                                          7
                veracity.
                                                                                                           THE COURT: So there's things called
                            THE COURT: Veracity. You're only allowed
                                                                                              reasonable suspicion, he gets to investigate, he has
               to ask questions based on what she asked questions
 1:11FK 10
                                                                                I:12PM
                                                                                              reason to believe there might be evidence of a crime.
                                                                                        10
               about. So go ahead.
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                                                                                              It's probable cause to believe there's evidence of a
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                                                                                              crime in a bag. He gets to investigate it. Turns out
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                                 RECROSS EXAMINATION
                                                                                              if there wasn't a gun in there or whatever else, that
               BY DEFENDANT ORTE:
                                                                                             might help him decide that there's not probable cause
1:1122
                      Did you tell the judge there was probable
                                                                               1:12PK 15
                                                                                             to arrest you for robbery. But he gets to do an
              cause to arrest me for robbery?
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                                                                                             investigation and there's clearly probable cause in
                           THE COURT: He s already asswered that.
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                                                                                             this case for him to have executed the search warrant
              He just said that at the time there was not probable
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                                                                                             based upon the statements that were made.
                                                                                        18
              cause to arrest you.
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                                                                                                          And including your particular actions,
                                                                                        10
              BY DEFENDANT ORTE:
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                                                                               1:1222
                                                                                             Mr. Orth, in running and jumping over a feace, runcing
                                                                                        20
                          Did you tell the judge that?
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                                                                                             with a duffel bag that has a shotgun in it. So yeeh,
                           THE COURT: He just told me right mow.
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                                                                                             that's the law. Okay. Any additional questions,
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              BY DEFENDANT ORTE:
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                                                                                        23
                                                                                             Mr. Orth?
                         So in your professional opinion is there
                                                                                       24
                                                                                                         DEFENDANT CRYS: No.
             probable cause to not arrest me but there's probable
1;32PM
                                                                              1:1396
                                                                                       25
                                                                                                         THE COURT: Any additional witnesses? Is
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3:13PM this witness free to go? MS. MENDOZA: I'm going to let him and Detective Lapeer go. THE COURT: You guys are good to go. 1:137% Did you have some exhibits that you marked? ¢ MS. MENDOZA: Yes. The JOCs. And I have some more than what's listed in the complaint. THE COURT: You have more what? I'L 1:13PM 10 SOLIV. 11 MS. MENDOZA: I have more JOCs than what's listed in the complaint. So if I can just make a TRE COURT: All right. I have in my hand State's Exhibits 2, 3, 4, 5. Have you seen these, Hc. 1:14PF 15 16 DEFENDANT ORTH: I have, your Bonor. 17 THE COURT: State, what amendments do you 1= want to make based on your exhibits? 19 1:14Pk MS. MENDOZA: So the one listed in there in the count is the 2007 robbery and some of the charges are completed and it doesn't have the case number. So for the one that's already listed, it should read 2007 robbery with a deadly, conspiracy

196 1:15PK that's Case Number CRO5 --THE COURT: Hang on. I'm going to have you start over. Line 19, defendant being a convicted felon, 2007 been convicted of robbery with a deadly weapon. Which case number are we talking? 1:15PK 5 MS. HENDOZA: CROS1459. THE COURT: Is it three counts? HS. MENDOZA: Yes. Robbery with a deadly, conspiracy rebbery with a deadly and eluding. 1:15PK 10 THE COURT: You have Washoe County on that 11 P.S. HENDOZA: Yes. And I would also add, 12 going to the next one would be CR -- is the easiest way ۱,3 for me to do it is to tell you the case number first? 1:16PK THE COURT: Yes. 15 16 MS. MEMDOZA: The next one would be CRO62177, and that's a 2007 trafficking controlled 17 substance and possession of firearm by probibited 10 19 Pérson. 1:1600 żο THE COURT: Will you get me a second amended and refill it out and forward it to us. Just say it on the record and then I want you to email me a 22 second amended. It'll be for the record when we bind 91. it over. What I want is the original second amended in

MS. MENDOZA: You want it with you guys as 1:1708 opposed to just by interlineation? IRE COURT: Yes. There's enough of it 3 there that I think it's better to just have a clean 1:17PH copy that we're arguing off of. So if you can email it to us and then email it to Miss Simmons so that she has a copy of it. It's just what you're adding is the content of the judgment of convictions in CRO62177, Washoe County, conviction dated May of 2007. CR051459, the conviction from May of 2007. And then CR98-2523 .1:17## from December of 1998, and CR98-2037 from October of 1998. So the convictions associated with those four dates, correct? 13. MS. MENDOZA: Yes, your Konor. TRE COURT: All right. Go ahead. 1:18PM MS. NENDOZA: I'll reserve for rebuttal. 16 I just want to make clear that assuming you are to find probable cause today, you are finding probable cause on all those prior felonies? 1:1826 THE COURT: You're making this amendment. It would be based on an amended Count 1 with these additional. DEFENDANT ORTH: My only objection is --THE COURT: Hand on, I have Miss Simmons, 24 1:18PH MS. SIMMONS: Just a quick question.

After speaking with Mr. Orth he wanted to know so he 1:48PH has the opportunity and the right to present testimony. He did want to ask your Honor to consider bifurcating so he can try to get Louis Polanco and Jessie Caracciolo here and Officer Zell. 1:1828 THE COURT: Well, you've already made an effort today on his behalf twice. MS. SIMPONS: I know for a fact that my investigator attempted prior to the first preliminary hearing date back on November 17th. I don't know what 1:19PH 10 additional efforts she made since them. I just know at that time she was unable to reach them. THE COURT: So they've been unable to be 73 reached today and I think you said you made an attempt before the first preliminary hearing as well. 1:19PM MS. SIMMONS: Yes. 16 THE COURT: So we've had two different 17 attempts at two different preliminary hearings. What record are you trying to establish with these 10 additional witnesses? 1:1928 20 I'm assuming you're resting at this point 21 22 with those amendments, correct? MS. MENDOZA: Yes. 23 THE COURT: All right. Yes, sir. 24

DEFENDANT:ORTH: I have no objection as

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long as they satisfy that they are court sealed 1 - 1 9 0 0 documents as the statute requires. THE COURT: They are. DEFENDANT ORTH: And as to the bifurcation, as you heard today we have Officer Zell 1:19PM who nobody knows nothing about. He is the one who actually took the written statements by Caracciolo and Polanco. THE COURT: The arguments you're making 1:19PM 10 relate to the suppression of the search warrant. I've already made my ruling on the suppression of the search warrant. 12 DEFENDANT ORTH: I understand that. I 12 just received these in discovery this morning. THE COURT: I understand. 1:2028 DEFENDANT ORTH: When they were describing it, they were describing that a green duffel bag was Stolen, not a tan one. So why we're searching a tan duffel bag I don't know, 110 1 : 20PH 20 THE COURT: Honestly I don't even think they needed a search warrant. You happen to be in possession of that bag when you were running away. I

don't know that you had a privacy interest in that bag.

I think they could have opened the bag. That's my

as juding. They didn't even need a search warrant, but

1:20PH they got a search warrant and there's probable cause in the search warrant for entering the duffel bag and looking into it. Because what you're saying is it wasn't even your bag. So what was your privacy interest in it? None. They didn't need a search 1:20PM warrant to get in that bag. They didn't need a search warrant. DEFENDANT ORTH: She hasn't raised that. THE COURT: I'm making the ruling. That's my job. I'm the judge. I make the decision as to what 1 - 20PM the law is. There was probable cause in the search variant for getting into that bag. I don't think they even needed to get a search warrant. I think it was almost purely prophylactic and that's my ruling today, So I'm not going to allow a continuance for any 1:21FH 15 additional witnesses with regard to the search warrant at this time. 17 You're standby counsel. Do you want to 18 talk to him about his right to testify? 19 MS. SIMMONS: I will do that. But also i 1:21PM 20 have a question. Are we going to set another date as 21 to the double jeopardy argument? 22 THE COURT: He can take that up now. So 23 go ahead. . 24 MS. SIMMONS: Your Monor, I informed him 1:21PM

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133 of his right. He has decided he will follow his own 1:219K advice and not testify. 2 THE COURT: Good advice, Mr. Orth. 3 State, he's brought to your attention the resisting in the city. I have it here. 1:21PE MS. MENDOZA: I have them both printed out. 7 THE COURT: I have it here, MRS 199,280 is resisting. The elements are -- what's my evading statute? 202 --1:2378 10 MS. MENDOZA: 484B. 11 12 THE COURT: 202.484? MS. MENDOZA: No. 484B as in boy 556. THE COURT: So the Blockburger test citing 14 1:25PM 15 LaChance v. State, 321 P.3d 919. The offense in question, that being a violation of 4842,559, cannot be committed without committing resisting under KRS 17 159.280. The real question is can you commit evading 18 without at the same time committing resisting under WRS 1:26## 20 199.280. What's your argument? MS. MENDOZA: So before you even get to Blockburges, there's a factual issue here that I think 22 is being confused. 23 THE COURT: Okay. 24

from Hunicipal Court and in that complaint ft alleges that he disobeyed commands to stop from Officer Mangam or Lippisch and fled the scene. Obviously Officer Lippisch was not there and we heard testimony today that Officer Mangan was not there until after the vehicle pursuit ended. Officer Mangan was one of the officers who chased him on foot and he disobeyed their verbal commands to stop while they were running on foot. So the factual basis for the resisting is different than the factual basis for the evading.

THE COURT: Okay.

MS. MENDOZA: They're based on two different acts.

THE COURT: Mr. Orth.

DEFENDANT ORTH: All of the facts, your Honor, in both cases rise out of the same acts or transaction. The fleeing is included -- it's a continuing act and she's trying to separate. And technically today he said the car stopped and I got out of the car. Well, we're talking about two different things. First we'll talk about the double jeopardy. They all rise out of the same transaction. It's a lesser included offense. An obstruc; and resist arrest is a lesser included offense. Based on the facts, especially if you read the facts that they sought the

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quilty plea for the Municipal Court. In fact, they were including the fleeing in the vehicle, lights, all that, as facts to get me to plead guilty to that. So for her to now try to separate the incidents is

MS. MEMDOZA: I gave you the complaint

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MS. MENDOZA: It says nothing about fleeing in a vehicle printights or sirens in the Municipal Court complaint.

contrary to LaChance.

DEFENDANT ORTH: It doesn't have to.

THE COURT: Hang on. Hang on. Hang on. So I think that the argument you're making is that you can do a misdemeanor resisting before you actually got in a vehicle and drove away and it was a whole separate crime, not that -- I think the argument you're making is that the facts alleged in the criminal complain: from Municipal Court would have related to attempts to stop before he got in the vehicle. Is that what you're Savino?

MS. MENDOZA: After.

J MS. MENDOZA: The evading is over by the time that resisting occurs.

KS. MENDOZA: She arrived after he was out of the vehicle. She's one of the officers who was on the other side of the fence with Kelson and who chased his on foot. And I specifically asked Officer Nelson when did Hangan arrive, and he said that he knew specifically that it was not until after the vehicle lights happened. And I think that Mr. Schifalacqua pled it that way.

THE COURT: It does say Officer Hangan and/or Officer Lippisch. Lippisch dida't come until afterward.

MS. MENDOZA: Correct.

THE COURT: So the allegation was Mangan who he did testify came after and there was a foot pursuit, correct?

MS. MENDOZA: Correct.

THE COURT: Mr. Orth.

DEFENDANT ORTE: Yes, sir. Well, first of all, in order for there to be a resist that means there is an arrest occurring. So the arrest is occurring when they stop me with the lights. That's when it starts. So they're saying that the act occurs -- the resisting acress when they go to mary and the traveling in the vehicle. Their didn't ston on and the resisting arrest when they go to stop re. And thei I'm

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THE COURT: Oh, I'm sorry. After. Right. So after he got out of the vehicle --

THE COURT: The testimony regarding Mangan

the vehicle and then jumped out of the wehicle and ran. 1:30PK They're trying to stop me and they're saying that I'm evading arrest. The arrest occurred in the vehicle when the lights went on and they tried to stop me and I actually stopped. I acquiesced to their stop and then 1:3198 5 I chose to flee.

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So what I'm trying to say is that the fleeing through the whole thing is one occurrence and not -- there is not a separation in the acts.

THE COURT: I'm going to rule that based on the way he pled it, it would involve two separate acts. One was the evading under 4848.550 and then there's a subsequent misdemeanor act when you exited the vehicle after stopping it. I'm going to find that there's essentially a break when you stopped the vehicle and then decided to flee on foot and they are two separate and distinct crimes. One would have been the evading while you were in the vehicle and then the separate one would have been the resisting when you were running and jumping over the wall. So I'm denying your motion at this time to find double jeopardy with regard to the evading charge.

MS. MEMBOZA: Just so the record is clear. The State is not conceding that they would merge under 1:32PK 25 Blockburger. I just think it's easier and more

1:3208 straightforward.

> THE COURT: That's what I'm going to rule today,

MS. HENDOZA: In the future I don't want anyone to claim that --

THE COURT: Well, I mean, he can file whatever motions he wants to file in District Court as to whether ---

MS. MEMDOZA: I just want the record to be 1:322% 10 clear that that's not what I was referring to. THE COURT: Nell, you're also suggesting

that there's a different element. But I'm not even going to get to that. I'm ruling that it's two separate acts and two separate crimes and that they don't overlap.

So you're waiving and reserving. Mr. Orth, did you want to make any arguments about probable cause at this point with regard to Count 1 and Count 2?

DEFERBART ORTE: First of all, your Emor, as you heard the officer said I stopped and got out of the car and that I tan and be's saying then the car traveled on its own. So any endangerment was not part of the flee if you go under what theory you just Presented, correct?

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THE COURT: I'm sorry? DEFENDANT ORTH: There is no endangerment because the car stopped. I get out and them I'm resisting errest according to the Court at that point a misdemeanor. So any endangerment of the car traveling -- there is no endaggerment. There is no felony evading. There's misdemeanor evading and then there's felony evading and the officer says that I stopped the car, got out and walked out and be doesn't know if the car malfunctioned, he doesn't know if it just wasn't placed into gear or if it accidentally traveled forward and there was danger. But that's where the danger allegedly comes in. So the car stopped 10 to 15 feet before him because he's got his lights on and he said he could not detect speed, et cetera, and his cameras could not. He felt it was about 20 miles an hour on private property. There is no speed limits. So I'm not in excess of the speed limit within the curtilage, so there is no endangerment.

So the best thing shown is if they want to go whder your theory is misdemeanor evade. They do not have probable cause to bind me over of the felony 24 evade. Secondiv. I would arous that -- and thatte ince

THE COURT: It's not my theory. DEFENDANT ORTH: — a separate act. So as to the probable cause for the quathere was no probable cause admitted for the truth as to the arrest portion. Bobody came in here and stated they had probable cause to arrest me. It was all objected to under hearsay and it was not asserted as the truth. So all the State failed to show probable cause for the arrest as I raised in my motion and she 1:3628 70 had a chance to answer it in her written notion and in this hearing. So all I did is I objected to hearsay and she says it's not adoltted for the truth. So we don't have probable cause to arrest we on the record. 13 No evidence. 14

1:35PK THE COURT: Probable cause to arrest you 25 for what?

> DEFERDANT ORTH: Robbery. For anything. Why did you stop me?

THE COURT: You are not charged with robbery. You have to get that out of your brain. You are going to have a hard time in this case going forward if you can't get it out of your brain. DETENDANT ORDE: It's the product of an

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provided probable cause for the stop, I can flee an 1:35PK unreasonable stop. State versus Lizenbe. You have to prove an exception. You have to prove probable cause to stop me. You can't stop me and then say well, we 1:35PK

found a gun and we did a search and you fied and so now we have probable cause. What was the probable cause for the step? That has to come first. That's Terry

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THE COURT: Hang on a second. Terry vs. Ohio talks about a reasonable suspicion to detain you for investigation. You're wrong on the law. I appreciate that you've been doing a lot of work on this. But you've decided to represent yourself and you keep misrepresenting what the law is. I appreciate you think you know. If I were you, I would be utilizing the services of Miss Simmons who actually went to law school and is a very good attorney and worldn't make incorrect legal arguments. You've continued through this whole thing, and I've given you a lot of leeway to make the arguments you're making. I've given you a ton of time. I spent a lot of effort on this case. You

keep making wrong legal arguments. So as a minimum they attempted to make a reasonable suspicion stop on you which is Terry v. Ohio, it is not probable cause. You're stating the

wrong things. So they attempted to investigate and you 1:36PK 1 fled and they have the right to stop you and they don't have to have a warrant. They are investigating allegations of a robbery. They have the right to stop

you and investigate. And you had a duffel bag in your hand that you jumped over a wall with and that anybody that picked up that duffel bag would know there was a

que in it. I can sit and look at it. It's not like it's a little .380. It's a double barrel rifle. So

they had the right to investigate, they had the right 1:3772. 10 to stop you and they didn't have to have probable cause at that point because you were fleeing and they were

trying to do an investigation. So they had the right to stop you without probable cause.

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They also have the right to get a search warrant if they believe there's evidence -- hang on a second. Listen to me. They have a right to get a search warrant if they have probable cause to believe there's Evidence associated with their investigation. They don't actually have to have the ability to arrest you for that underlying crime to do any sort of investigation to get search warrants. Could you imagine that? They'd have to wait until they could

actually arrest somebody on a murder charge before they

investigated whether a murder occurred? Of course not.

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And so you're wrong on the law.

And if you would listen to your attorney and going forward if you would allow me to appoint you an attorney, you'd probably do yourself a world of benefit. But as you're going right now you are not qualified to continue to represent yourself and make incoherent, non legal arguments and I'm just telling you that. You may think you've got it down, but you

So anything else, Mr. Orth?

DEFENDANT ORTH: One last thing. Your Honor is taking all the testimony as the truth of the matter and not as Mearsay, correct? To reach that conclusion you just came to. Nobody testified probable cause to stop me, right? So the only way to get around that were --

IME COURT: I just gave you what the law is and you completely ignored everything I just said. DEFENDANT ORTH: I did understand you.

But he has to take the testimony to find --

THE COURT: They saw you with the bag and they are allowed to rely on what the other investigations as told to them to further their

charged with robbery, and estil you get over that, you are never going to get anywhere with this case.

Any other arqueents?

DEFENDANT ORTH: My last argument. I understand what you're saying. You're misuaderstanding my argument. My understanding is before you stop me, you have to have a reason.

> THE COURT: They did have a reason. DEFENDANT ORTH: What was it?

THE COURT: The allegations that you committed a robbery and that you fled from them and that you had a bag that possibly contained a gun. They had all that information.

stop. That's a product of the stop.

THE COURT: No, it doesn't. That's not true and I don't believe they even needed a search warrant.

Anything else, Ms. Hendoza? MS. MENDOZA: Your Honor, the clerk just informed me that the JOCs weren't admitted. I thought we did that when -

THE COURT: You move to admit them,

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investigation. And so you are being charged with

DEFENDANT ORTH: That occurs after the

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correct?

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said he had no objection.
              THE COURT: They're admitted.
              MS. MENDOZA: Thank you.
              (State's Exhibits 2 - 5 were admitted.)
              THE COURT: Anything else, Ms. Mendoza?
              MS. HENDOZA: No, Your Honor.
              THE COURT: It appears to me from the
complaint on file herein and from the testimony adduced
at the preliminary examination that a crime, that being
felony possession and evading, has been committed.
There is sufficient evidence to believe the defendant
Mr. Orth committed said crimes. I hereby order said
defendant be bound over to the Eighth Judicial District
Court, State of Nevada to answer the charges on the
following date.
            THE CLERK: December 18th, 8:05 a.m.,
hower level arraignment.
            THE COURT: Now, I don't know if they are
going to be able to get you back down.
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Does the State need to prepare as order to

MS. MENDOZA: I'll do an order to

THE COURT: Do you know what their

transport. I don't know if every time he comes here he

is going to have to sit through quarantine again.

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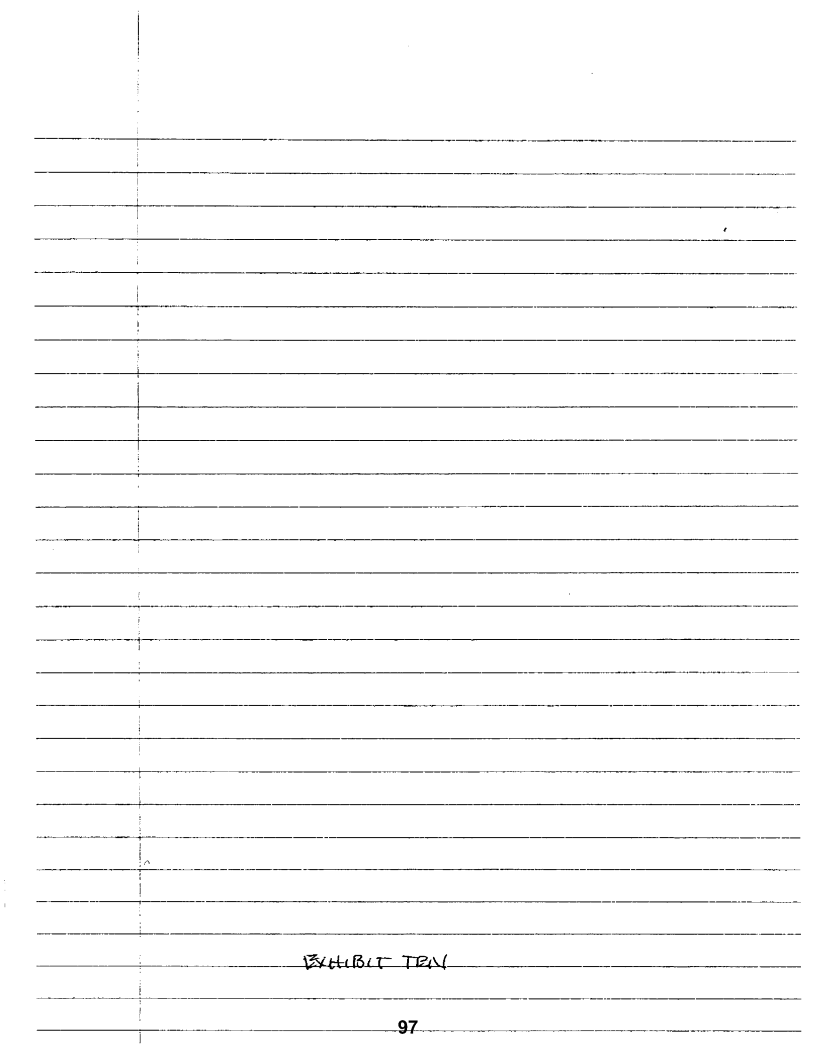
23

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get him back down?

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                procedure is once he goes back? Does he go back
                through quarantine?
                             THE OFFICER: I believe so. We were here
                today to hear this so we are going to forward that
  1:40PE
                information to our office.
                            THE COURT: When is the date again?
                            THE CLERK: December 18th,
                            THE COURT: We can go into the next week
               just to make sure.
 1:40PK 10
                            THE OFFICER: It's okay.
                            THE COURT: We'll keep that date. That'll
              be your date for your entry of plea in District Court.
              Good luck. And seriously rethink getting at attorney,
          13
               okay?
         14
2+40PE
                           DEPENDANT ORIH: Thank you, Your Bonor.
        15
                           THE COURT: Good luck.
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                              (The proceedings concluded.)
         19
1:41PE
        20
                          ATTEST: Full, true and accurate
             transcript of proceedings.
        21
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             /S/Lisa Arenske
             LISA BRENSKE, CSR No. 186
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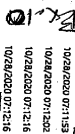


















MALE IS SHAWN ORTH

MALE IS STANDING AT PR'S DOOR, PR IS IN THE BATHROOM

HP2689 HP2689

COHCADWS9107 COHCADWS9107

MANN,

MANN,

HP1366 HP2689 PR MADE REPORT OF MALE BEING ON PROPERTY, PR SAYS HE IS ARMED, HES CURRENTLY AT PRIS DOOR, MALEE

10/28/2020 07:11:39 10/28/2020 07:11:39

Incident Created

Addit Text

Gross High: 1600 PATRICK LN

Address: 981 WHITNEY RANCH, DR

Type: ASSIST PD EMERGENCIES

Incident: HF201028000014

CAD Incident Recall w/Audit Trail - City of Henderson

Report Number(s): 20-27771

PA

Status: Closed

Location: THE MARLOW APTS

Console: COHCADWS91

Operator HR1366 DINKEL A

dress: 981 WHTINEY, RANCH DR

Artive: 10/28/2020.7:28:48

Operator Console

Name

HP2689

COHCADWS9107

MANN, J

98

Unit E82 Map: 313165 Area: 582

Create: 10/28/2020;7:20:31 Caller JESSIE CARACCILLO

10/28/2020 07:12:16

10/28/2020 07:12:16

10/28/2020 07:12:16

"Unit Status Change - From: AV To; D

*Unit Status Change • From: AV To: D Incident Status From: Initial To: Active

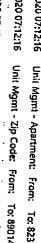
Dispatch: HP/ZN71 (Officers: HP/MANGAN ASHLEY) Dispatch: HP/2N11 (Officers: HP/DUFFY PHILIP)







































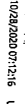


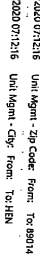


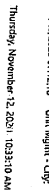












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HP1366 HP1366 HP1366

> DINKEL A DINKEL, A DINKEL A

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> COHCADWS9113 COHCADWS9113

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DINKEL A

DINKEL, A DINKEL /







10/28/2020 07:12:16

Unit Mgmt - Location: From: To: 981 WHITNEY RANCH DR

Unit Mgmt - Loc Name: From: To: THE MARLOW APTS





















10/28/2020 07:12:16















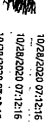












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CAD Incident Recall w/Audit Trail - City of Henderson

Incident: HF201028000014 Report Number(s): 20-27771

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Thursday, November 12, 202-? 10:33:10 AM	10/28/2020 07:14:14	10/28/2020 07:14:14	10/28/2020 07:14:14	10/28/2020 07:14:08	10/28/2020 07:14:01	10/28/2020 07:13;41	10/28/2020 07:13:26	10/28/2020 07:13:15	10/28/2020 07:12:55	10/28/2020 07:12:55	10/28/2020 07:12:55	10/28/2020 07:12:55 (10/28/2020 07:12:55	10/28/2020 07:12:55	10/28/2020 07:12:55	10/28/2020 07:12:55	10/28/2020 07:12:34	10/28/2020 07:12:34	10/28/2020 07:12:27	10/28/2020 07:12:22	10/26/2020 07:12:22	10/28/2020 07;12:16	10/28/2020 07:12:16	10/28/2020 07:12:16	10/28/2020 07:12:16	10/28/2020 07:12:16	10/28/2020 07:12:16	10/28/2020 07:12:16	Audit Time
, 202 ⁻⁾ 10:33:10 AM	Unit Mgmt - Loc Name: From: To: THE MARLOW APTS	*Unit Status Change - From: AV To: D	Dispatch: HP/2N41 (Officers: HP/BRINK TIMOTHY)	PR IS NOT ARMED, ONLY HAS 413A	2N11 - CODE RED	MALE IS BANGING ON THE DOOR, CHILD IN THE RES	INC 032 THIS MORNING	IN RELATION TO DR # 20-18989	Unit Mgmt - City: From: Ta: HEN	Unit Mgmt - Building: From: To: 8	Unit Mgmt - Loc Name: From: To: THE MARLOW APTS	Unit Mgmt - Apartment: From: To: 823	Unit Mgmt - Zip Code: From: To: 89014	Unit Mgmt - Location: From: To: 981 WHITNEY RANCH DR	*Unit Status Change - From: AV To: ER	Dispatch: HP/S1387 (Officers: HP/CLEAR JAIME)	*Unit Status Change - Submitted: 2020-10-28 07:12:31	*Unit Status Change - From: D To: ER	MALE IS WMA 46 511/220 UNK CLOTHING	*Unit Status Change - Submitted: 2020-10-28 07:12:21	*Unit Status Change - From: D To: ER	Unit Mgmt - Location: From: To: 981 WHITNEY RANCH DR	Unit Mgmt - City: From: To: HEN	Unit Mgmt - Zip Code: From: To: 89014		Unit Mgmt - Building: From: To: 8		Unit Mgmt - Building: From: To: 8	Audit Text
ORTH 200	H71158	,	HP1168	HP2680	UB1366	HD2686	H25680	HP1387	HP1387	HP130/	TP:50/	HB1397	HD1387	HP1387	HP1387	HD1387	HP2576	HP2576	HP2689	HP2154	HP1366	151366	HD1366	HP1366	HP1366	HP1365	HP1366	Operat	
СОНСАВWS9101 СRH001571	COHCADWS9101	CONCADASSIDI	COHCADWSTO	COHCADWS9113	COHCADWS9707	COHCADWS9107	COHCADWS9107	CORMDT3295	COHMDT3295	COHMDT3295	COHMD13295	COHMD13295	COHMUTAGE	COMPTENDE	COMMUTATOR	COUNTRACTOR	COMMODIA	COHMDIA119	COHCADW(9107	COHMDT3167	COHCADWS9113	CONCADWS9113	COHCADWS9113	COHCADWS9113	COHCADWS9113	COHCADWS913	COHCADWS9113	Operator Console	
HP1168 COHCADWS9101 SCHELL, C ORTH 20CRH001571 11-25-28782°6332	SCHELL C	SCHELL C	MANN, J	DINKEL, A	MANN, J	MANN, J	MANN, J	CLEAR, J	CLEAR, J	CLEAR, J	CLEAR, J	CLEAR, J	CLEAR	CLEAK.)	CLEAK) C + 1, 1	DOFFIL P	Direct b	MANGAN, A	MANGAN, A					_	DINKEL A	3 DINKEL A	Name	

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CAD Incident Recall w/Audit Trail - City of Henderson

Incident: HF201028000014

Report Number(s): 20-27771

	COHCADWICE THE PRINTER A	нр1366		
DINKEL, A	COHCADWS9113	HP1366	Unit Mamt - Loc Name: From: To: THE MARLOW APTS	
DINKEL A		HP1366	Unit Mgmt - Building: From: To: 8	10/28/2020 07:16:53
DINKEL, A	COHCADWS9113	H21366	*Unי\ Status Change - From: AV To: AR	10/28/2020 07:16;53
DINKEL, A	COHCADWS9113	HP1366	*Unit Status Change - From: AV To: AR	10/28/2020:07:16:53
DINKEL, A	COHCADWS9113	HP1366	Dispatch: HP/T12 (Officers: HP/SCOBLE JASON)	10/28/2020.07:16:53
MANN, L	COHCADWS9107	rincogy	Dispatch: 共P万13 (Officers: HP/BALDINO PAUL)	10/28/2020 07:16:53
DINKEL A	COHCADWS9113	HP3580	PR KNOWS ITS THE MALE FROM SEEING HIM THROUGH THE PEEPHOLE	10/28/2020 07;16:19
DINKEL A	COHCADWS9113	HP1366	*Unit Status Change - From: ER To: AR	10/28/2020.07:16:18
DINKEL A	COHCADWS9113	HF1366	*Unit Status Change - From: ER To: AR	10/28/2020 07:16:18
MANN, J	COHCADWS9107	HP2689	*Unit Status Change - From; D To: ER	10/28/2020 07:15:36
HENKE M	COHCADWS910S	HP1130	PR NEVER SAW THE GUN ON HIM	10/28/2020 07:15:34
MANN, J	COHCADWS9107	HP2689	**PREV INC # 018**	10/28/2020 07:15:12
DINKEL A	COHCADWS9113	HP1366	UNK IF ANYONE ELSE IS WITH THE MALE	10/28/2020 07:14:53
MANN, J	COHCADWS9107	HP2689	UNITS ASKING IF MALE HAS THE 413 OUT OR HIST AT DIS SIDE	10/28/2020 07:14:52
MURPHY, 8	COHMDT3102	HP2274	MALE IS STILL KNOCKING ON THE DOOR	10/28/2020 07:14:42
MURPHY, B	COHMDT3102	HP2274	Unit Mgmt - Apartment: From: To: 823	10/28/2020 07:14:35
MURPHY, B	COHMDT3102	HP2274	Unit Mgmt - Loc Name: From: To: THE MARLOW APTS	10/28/2020 07:14:35
MURPHY, B	COHMDT3102	HP2274	Unit Mgmt - Location: From: To: 981 WHITNEY BANCH DR	10/28/2020 07:14:35
MURPHY, B	COHMDT3102	HP2274	Unit Mgmt - City: From: To: HEN	10/28/2020 07:14:35
MURPHY, B	COHMOT3102	HF22/4		10/28/2020 07:14:35
MURPHY, B	COHMDISTOZ	7,774U		10/28/2020 07:14:35
MURPHY, B	COMMDI3102	1172274		10/28/2020 07:14:35
SCHELL C	CONCADWS9101	LD377/		10/28/2020 07:14:35
SCHELL C	CONCAPACION	HP1168	Unil Mgmt · Location: From: To: 981 WHITNEY RANCH DR	10/28/2020 07:14:14
אכאניון כ	COHCADWASIO	HP1168	Unil Mgmt - Apartment: From: To; 823	10/28/2020 07:14:14
	COHCADWeater	HP1168	Unit Mgmt - City: From: To: HEN	10/20/2020 07:14:14
SCHELL	COHCADWS9101	HP1168		10/28/2020 07:14:14
STREET	COHCADWS9101	HP1168		10/20/2020 07.14.14
Name	Operator Console	Operat	Init Many	/28/2020 07:14:14

ORTH 20CRH001571 11-25-2020 3 633

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CAD Incident Recall w/Audit Trail - City of Henderson

incident: HF201028000014

Report:Number(s): 20-27771

GACEK, J	COHCADWS9104	HP1765		:020 10:33:10 AM	Thursday, November 12, 2020 10-13-10 AM
MANN, J	COHCADWS9107			QW.U;2N71LASTNAME;ORTH.FIRSTNAME;SEAN.DQE	10/28/2020 07:18:39 Q
DINKEL A	COHCADWS9113	HP1366		FEM IS ADV'G MALE IS STILL AT THE DOOR	
DINKEL A	COHCADWS9113	HP1366 .		2NS1 & 2N71 AT FRONT EXIT	
DINKEL A	COHCADWS9113	HP1366	I	2N71 BLOCKING EXIT	·
DINKEL, A	COHCADWS9113	HP1366		FTY. 2N11 & 2N41 ATT'G 487	
BOWLER, B	COHMDT3161	HP1545		WHI CHEV MALIBU BACKING UP	
BOWLER, B	COHMDT3161	HP1545	To: THE MARLOW APTS		
BOWLER, B	191EIGWHOD	HP1545		Unit Mgmt - Apartment: From: To: 823	
BOWLER, B	COHMDT3161	HP1545	*****	Unit Mgmt - Zip Code: From: To: 89014	
BOWLER, B	COHMDT3161	HP1545		Unit Mgmt - City: From: To: HEN	
BOWLER, B	COHMDT3161	HP1545		Unit Mgmt - Building: From: To: 8	
BOWLER, B	COHMDT3161	HP154S	·	Unit Mgmt - Location: From: To: 981 WHITNEY RANCH DR	
BOWLER, B	COHMDT3161	HP1545		*Unit Status Change - From: AV To: ER	10/28/2020 07:17:42
DINKEL A	COHCADWS9113	HP1366		Dispatch: HP/2NS1 (Officers: HP/BOWLER BRENT)	10/28/2020 07:17:42
MANN.J	COHCADWS9107	HP2689		411 VEH IS WHI CHEV MALIBU UNK BODY SHOP PLATES	10/28/2020 07:17:35
DINKEL A	COHCADWS9113	HP1366	AND SHE DOESNT KNOW IF HE CAN SEE ANY 413'S ON	< PR IS IN THE BATHROOM, HER BOY THE MALE >	10/28/2020 07:17:02
DINKEL A	COHCADWS9113	HP1366	CR	*Unit Status Change - From: AR To: CR	10/28/2020 07:16:56
DINKEL, A	COHCADWS9113	HP1366	r	Unit Mgmt - City: From: To: HEN	10/28/2020 07:16:53
DINKEL A	COHCADWS9113	НР1366	•	Unit Mgmt - Location: From: To: 981 WHITNEY RANCH DR	10/28/2020 07:16:53
DINKEL A	COHCADWS9113	HP1366	8823	Unit Mgmt - Apartment From: To: 823	10/28/2020 07:16:53
DINKEL A	COHCADWS9113	HP1366	THE MARLOW APTS	Unit Mgmt - Loc Name: From: To: THE MARLOW APTS	10/28/2020 07:16:53
DINKEL A: .	COHCADWS9113	HP1366	89014	'Unit Mgmt - Zip Code: From: To: 89014	10/28/2020 07:16:53
3 DINKEL A	COHCADWS9113	НР1366		Unit Mgmt - Building: From: To: 8	10/28/2020 07:16:53
3 DINKEL A	COHCADWS9113	HP1366		Unit Mgmt - City: From: To: HEN	10/28/2020 07:76:53
3 DINKEL A	COHCADWS9113	HP1366	89014		10/28/2020 07:16:53
I DINKEL A	COHCADWS9113	HP1366	981 WHITNEY RANCH DR	. Unit Mgmt - Location: From; T	10/28/2020 07:16:53
Name	Operator console		To: 823	"MOUT Stranger when the FLOW"	

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OZAWA

On 10-28-2020 at approximately 0855 hrs I, Determined the Ozawa P#1531 was assisting Detective Lippisch in a subsery investigation that occurred at the Marlow Apartments located at 981 Whitney Ranch Drivid I Henderson, NV 89014. I was tasked with Interview 3 victim (Louis Polanco DOB of

I made contact with Louis at his spartment (#823) and asked Louis if he would speak with me Inside my Detective vehicle and he sovised yes. I excerted Louis to my vehicle and he sat in the front passenger seat. I explained to Louis that I wanted to talk to him about what happened and that I was going to digitally record the interview. Louis gave consent for me to record the interview. During Louis' interview, I had to ask Louis to clarify details because Louis would give details out of chronological order.

Louis advised that he first met the suspect, who he identified as "Sean O" because he did not remember Sean's last name, on Sunday 10-25-2020 at approximately 2300 hrs when Sean came over to his apartment with Louis' friend "Benny." Louis stated that Benny lives out of town and had come to Nevada and contacted him through instagram and asked if Louis wanted to hangout. Louis told Benny yea, and Benny said he would come over to his apartment and they could hang out and Benny would give Louis a tation. Benny came over with Sean on 10-25-2020 at approximately 2300 hrs and they all hung out logether and drank alcohol. Louis advised that Sean toll askep and Benny wanted to leave and Louis told Benny that Sean could steep at his spartment. Benny left Louis' apartment at approximately 0300 hrs on 10-25-2020. After Benny left, Louis went to bed and when Louis woke up later in the morning, Sean was already come. Louis did not know when Sean left or where Sean went

Louis stated that he did not have any contact with Benny or Sean for the rest of Monday (10-26-2020). Then on Tuesday (10-27-2020) between the hours of 1400 to 1500 hrs, Sean came to Louis' apartment. Louis let Sean Inside his apartment and when Sean came in, he pulled up his shirt and Louis observed a gun in his waistband. Sean then tells Louis to alt down and to give him Louis' computer and cell phone. Sean then tells Louis that he wanted to erase the video on his cameras and the advised that he has Cox Homelife and he has a camera inside his room. Louis advised that Sean pulled his camera from Inside his room to disconnect the camera.

After a few minutes, Louis' son (Christian Polanco) came home and was crying. Louis advised that his son was crying because he had broken a glass bottle and some neighbors yelled at him. After some more time had passed, Henderson Police knocked on Louis' speriment door. Seen told Louis to stay seated and Sean answered the door and spoke with Officers. This incident was documented under HPD incident number HP201027000845.

At approximately 1800 hrs, Louis advised that his girlfriend (Jessie Caracciolo DOB in Louis' room and Louis walked into his bedroom with Sean. Sean saked Louis why Jessie was at his apartment, and Louis told him that she is his giriffiend. I came to the aperiment. Sean then told Louis to talk with him In Louis from and Louis wasked risk near heart one between with sean. Sean stated Louis why Jessie was at his apartment, and Louis told him that the it his girifriend. Sean then tells Louis to give him all his guns, and Louis puts a short barrel sholigun that belongs to Jessie and a handgun (Smith and Wesson Shield) that belongs to Louis in a sand colored duffel bag. After Louis packed the duffel bag, he wasked out of the spartment with Sean and put the duffel beg in Louis' car (white Chevrotel Matibu) and Sean draws off with Louis' vehicle. Louis advised that the white Chevrotel Matibu belonged to a body shop that was loaning him the vehicle because the body shop was working on Louis' car (Gray BMW 3281). Louis also stated that prior to Sean stealing his car, Sean told him, "Don't call the cops or I'll blow up your home." This is why Louis did not call the Police right after the incident occurred.

Louis then called the Police later in the evening and Louis made contact with Police and a report was taken and documented under HPD report \$20-18989. Louis was then advised that it Sean returns, he needed to contact the Police right away and Louis advised okay.

I asked Louis what was stolen from him, and he advised that his cell phone, taptop, Winchester Shotgun and a Smith and Wesson handgun. I asked Louis to describe Sean and he advised that Sean was a white male, approximately six toot in height, 200 lbs and had a shaved head. The last clothing description that Louis could remember was Sean was wearing a blue shirt, blue pants and a blue hoodle. After speaking with Louis, I taked to Detective LaPeer who was also assisting Detective Lippisch and interviewed Christian and Jassie. Detective LaPeer advised me of what Christian and Jassie alaited, which was inconsistent with Louis' statements. See Detective LaPeer's interview narrative for swact details of the interviews. Detective LaPeer stated that Jessie had advised that Louis had let Sean borrow his Chevrolet Mailbu and had let Sean borrow his cell phone.

I then spoke with Louis one more time outside his apartment. I advised Louis his statement was slightly different from Jessie's statement. I asked Louis why his statement would be different from Jessie's and he advised he did not know why. I asked Louis if he ever let Saan borrow his vehicle and cell phone and Louis stated no. Louis stated that he did let Sean use his phone when he first met Sean and Sean used it to call unemployment. I advised Louis that he first his phone to call unemployment on a day that it was closed.

I asked Louis if he met Sean or Benny anywhere else prior to coming to his apartment on 10-25-2020 and he advised no. I asked Louis if he went anywhere during the past three days, and he advised that he had went to a PT's Bar on Salurday night and remembers taking to a female that night. I asked if Benny or Sean were at the bar and he advised no. The interview was then ended with Louis and Detective LaPeer and I left the spartment.

Sublect:

12/08/2020 TROTTER, BRANDONN

Digital Investigation

On 10/28/2020 I, Defective B. Trotter #1533 was contacted by Detective K. Lippisch #1710, regarding a request that I perform a digital enalysis and On tuzorzero i, Descrive b. Trong #1033 was consider by Descrive 10. Explaining a request that i perform a digital energies and examination for the following listed cell phone. I was provided the cellular phone at approximately 1730 hours, I was additionally provided with a search warrant signed and approved by the Honorable Judge David S. Gibson of the Handerson Justice Court, providing authority for a search of the device.

(1) Black LG Cellular Phone -- Model: LM-Q710MS - Serial Number: 903CYGW293903 - IMEI: 352439102939034

The cellular device, and later it's SiM card, were connected to a Cellebrite Universal Forensic Extraction Device (UFED) for PC utilizing forensically accepted The following phone number was reported by the devices: (1) 17029850927

After acquiring the data, I subsequently booked the device into the Henderson Police Department Evidance Vault on 10/29/2020 at approximately 1859 hours.

A portable forensic reporting application was later generated for the device by a Geliebrite Physical Analyzer software program. A copy of the reporting application was subsequently provided to Detective Lippisch for review and further investigation.

A copy of the above-mentioned data will be maintained on a locked, isolated and air gapped, external Computer Crimes Evidence Storage System at the Henderson Police Department Main Station.

Documentation of the device examined will be later uploaded to the Henderson Police Department Digital Evidence Database.

DR # 20-18994

11 of 11

12/9/2020 9:13:30 AM

EXHIBIT TWELVE.

APPLICATION AND AFFIDAVIT PROPERTY TO BE SEIZED EXHIBIT 2

DR: 20-18994

- All forensic processing necessary to conduct and complete robbery w/ deadly weapon investigation
 which along with confirming and/or establishing the identity of the suspect, as well as any other
 persons present. This will include but will not be limited to latent processing, photographs as well
 as the collection of all trace, biological or other physical evidence from the vehicle and duffel bag.
- Forensic collection of items located in the vehicles and duffel bag which may contain or possess
 forensic value which need to be relocated to a laboratory environment for further processing.
- Any and all firearms, ammunition, and accessories to firearms deemed to possibly be related to the
 incident and the original call for service to the Henderson Police Department Dispatch.
- Limited items of personal property showing identity of persons having possessory interest or to
 establish or clarify who all the victims and suspects are. Such located information is at the discretion
 to be collected or photographed.
- Any and all locked devices which are able to contain anything of evidentiary value to this
 investigation.
- DNA buccal swabs, known exemplar prints, and photographs of/from the person of Sean Orth
 (DOB for comparison to forensic processing completed from the vehicle, duffel bag,
 and items located within previous locations.
- Cellular Phones
 - Any and all cellular phones, including any inserted data storage cards, power cords and/or charging materials, regardless of the phone's connection or service status.
 - Forensic Search
 - o That Affiant requests permission to forensically search the aforementioned electronic storage device(s) or media for all digital data files, records, documents and materials or otherwise evidence described in the warrant. Such search may be conducted on-scene or at an off-site location. Namely Affiant requests that a bit by bit image of all data storage devices be made by a forensic examiner to be searched through at a later date. All of the components could be seized and taken into the custody of the Henderson Police Department; if evidence relating to a felony is located the equipment may be seized as per the NRS.
 - A forensic search of the collected evidence may require a range of data analysis techniques, therefore affiant requests permission to use whatever data analysis techniques appear necessary to locate and retrieve the evidence described in this affidavit.

APPLICATION AND AFFIDAVIT PROBABLE CAUSE EXHIBIT 3

DR: 20-18994

On 10/28/2020 at approximately 0711 HPD Units were dispatched to The Marlow Apartments, 981 Whitney Ranch Drive #823, reference a reported armed robbery suspect who was currently at the location. Dispatch advised that the person reporting had stated that the suspect who had committed an armed robbery at the location the night before (reported under HPD DR#20-18989) was currently at their door, possibly armed, and was most likely driving their white Chevrolet Malibu with unknown "Body Shop" plates that he had unlawfully taken the night before.

Upon arrival HPD Patrol Officers observed a vehicle matching that description backing out of a parking space and driving from the area of the apartment. Several uniformed Patrol Units in marked Henderson Police Department Police vehicles began following the vehicle and initiated a stop by activating their overhead emergency lights and sirens, however the suspect vehicle falled to yield and continued towards the exit of the apartment complex, accelerating towards the exit gate. An additional HPD Unit arrived and was outside the exit gate, which was closed, and the suspect opened the driver side door. jumped out, and immediately ran. The suspect vehicle continued to drive forward, unoccupied, crashing into the exit gate of the apartment complex. The suspect was carrying a tan duffle bag as he fled and he threw it over the property wall just before he climbed over the same wall, running out to Whitney Ranch

Patrol Officers initiated a foot pursuit, issuing commands for the suspect to stop, however he continued to run leaving the duffle bag behind because he struggled to pick it back up quickly. The suspect ran across Whitney Ranch Drive, attempting to evade HPD Officers, however Officers were able to overtake the suspect and he was placed in custody after a short struggle due to the fact that the suspect refused to comply. The suspect was identified as Sean Orth (DOB) and was confirmed to be the same suspect identified in the previous robbery.

Due to the fact that Sean failed to yield to HPD Patrol Officers who initiated a lawful stop on a suspect in a felony crime, the fact that Sean then fled from Officers after jumping out of the suspect vehicle, and the fact that Sean falled to comply with lawful orders which resulted in a foot pursuit to take him into custody, Sean was taken into custody for NRS 199.280.3 Resist Public Officer and secured in an HPD Patrol Vehicle.

Due to the fact that Sean was the suspect in an armed robbery HPD ISD was contacted and I, Detective K. Lippisch, as well as, Detective D. Ozawa, Detective K. LaPeer, and Detective R. Christopher, responded and assumed the investigation. After being advised of the above facts Detective Christopher and I made contact with Sean while Detectives Ozawa and LaPeer contacted the victims of the robbery, Louis) and Jessie Caracololo (DOB ______, Polanco (DOB

I was later advised by Detectives Ozawa and LaPeer that Louis and Jessie had differentiating accounts of what had occurred over the past week, however they both stated that Sean had left the apartment the prior evening with a tan duffel bag that contained property that belonged to them (Louis and lessie), not Sean. Louis stated that Sean had displayed a handgun and told Louis that he was taking Louis' guns and laptop, and then had directed Louis to the master bedroom where the items were placed into the tan duffel bag. Sean then left the residence with the items that did not belong to him which included: Louis' black and red Smith and Wesson MMP Shield 9mm handgun (unknown serial #), Jessie's Winchester Model 12 20 Gauge Shotgun (unknown serial #), and Louis' Military ID. Sean exited the apartment,

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APPLICATION AND AFFIDAVIT PROBABLE CAUSE EXHIBIT 3

walked to Louis' 2007 white Chevrolet Malibu with NV Body Shop plate 6528, entered the driver side of the vehicle, and drove away. Louis advised that in addition to the above items Sean was also in possession of his laptop and cellular phone.

Jessie stated that she had not observed Sean with a handgun and although she felt that what had just transpired was odd, she did not know that Sean had committed the robbery until Louis told her because she had been seated in the kitchen when this occurred. Louis did not initially want to report the incident due to the fact that Sean had threatened to come back and hurt them if the Police were notified, however Jessie convinced Louis that this needed to be reported so they called HPD, completed the report, HPD DR#20-18989, and stated they wanted to press charges for the crimes that Sean had committed.

Detective Christopher and I contacted Sean In the back of the patrol vehicle, and I advised him that I would like to interview him regarding the incidents that he had been involved in. Sean agreed to talk with me, and he was placed in the front passenger seat of my unmarked department vehicle. I entered the front driver seat and Detective Christopher entered the rear passenger seat. Sean immediately stated that he did not want the interview recorded and initially stated that he did not want to be read Miranda. I advised Sean that due to the fact that he was in handcuffs and not free to leave I was going to read him Miranda, which I did at 0842 hours, and which he stated he understood and waived. Sean then stated the following:

He has known Louis for approximately a week, as well as Louis' girlfriend however he could not recall her (Jessie's) name. He advised that he has been spending time with them, using the vehicle at times, and also using Louis' cellular phone because his vehicle is getting worked on and his cellular phone is busted. Sean stated that he had been at the apartment yesterday until approximately 1900 hours and then he left in the Chevrolet Malibu to go see his girlfriend, who he was never able to locate. Sean stayed out until approximately 0600 hours this morning, which is when he returned to the apartment, with the Chevrolet Malibu. Sean exited the vehicle with the tan duffel bag, which he stated had been inside the vehicle the entire time and he was just planning on bringing it inside the apartment for Louis since it was his. Sean walked up to the apartment door and knocked, however no one answered. Sean thought this was odd since he stated he was supposed to return the vehicle before sunrise per his arraignment with Louis, so he continued knocking several times. After still getting no answer, Sean returned to the vehicle, still carrying the tan duffel bag, and then started to drive away. Sean had decided to go to the store and get milk before returning and attempting contact at the apartment again. Sean additionally stated that it was odd that no one answered because prior to arriving at the apartment he had used Louis' cellular phone to call Louis' girlfriend and tell her that he was on his way. Sean then stated that when he had been stopped by HPD Units the phone had been in his pocket.

As Sean started to drive towards the exit to the complex, he observed several HPD Patrol Vehicles and an HPD Motors Unit in the complex. Sean then observed that the marked patrol vehicles were following him and that they had activated their overhead lights and sirens. At first Sean thought they were attempting to pass him, but then he realized that they were attempting to stop and contact him. Sean immediately felt that he had been set up and that the duffel bag in the vehicle must contain items that would get him into trouble, so he didn't stop. Sean continued driving, swerving because he was reaching for the duffel bag, and then when he realized he wouldn't be able to make it out the exit gate Sean exited the vehicle with the duffel bag and fled, jumping the wall of the property.



APPLICATION AND AFFIDAVIT PROBABLE CAUSE EXHIBIT 3

I asked Sean why he would flee because he claimed that he had not done anything wrong and that he didn't know what was inside the duffle bag (despite taking it with him when he fled). Sean responded by stating that he felt he had been set up and that it must be related to the duffel bag, and that he had made up his mind that he was going to try and get away.

Upon conclusion of the interview Sean was transported to the Henderson Detention Center where he was booked accordingly for Resist Public Officer. A records search returned to reveal that Sean was also a convicted felon (trafficking controlled substance, ex-felon possess firearm, robbery w/ deadly weapon, evade Police Officer, manufacture short barrel gun, and assault) and that he was P&P Priority 5, however attempts to contact his Supervising Officer have been negative at this time.

Due to the fact that Sean is the suspect in an armed robbery, that he had been operating the 2007 white Chevrolet Malibu, the fact that he had been in possession of the tan duffel bag that had been recovered by HPD Patrol, and the fact that he had been in possession of Louis' cellular phone and had stated that he had used the phone, the Afflant is requesting a search warrant be issued for the previous mentioned items including; the 2007 white Chevrolet Malibu bearing NV Body Shop plate 6528 that is currently in the custody of the Henderson Police Department and is currently located in the secured Henderson Police Department CSA garage, the tan duffel bag that is currently secured at the Henderson Police Department Main Station, and Louis' black LG cellular phone which had been in Sean's possession and which is currently secured with Sean's property at the Henderson Detention Center.

Due to the fact that it is known that suspect(s) in these types of criminal cases will use cellular and/or electronic devices to research, coordinate, and plan their actions, as well as the fact that they are likely to communicate their actions with others via their cellular device, and the fact that cellular devices commonly have active and passive GPS data collection that will correspond with the time and location of their crime(s) the Affiant requests that the cellular and electronic device be collected and forensically searched at the Henderson Police Department Main Station.

That this affidavit does not contain each and every fact known to your affiant related to this investigation but rather includes that information related to the probable cause pertaining to the search of the location referred to above.

That Affiant request that this Affidavit be sealed due to the fact this investigation is ongoing and additional follow up is needed. Information and further follow up learned from this search warrant could be jeopardized, if details of this case were to be released.

WHEREFORE, Afflant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 am and 7:00 pm.

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APPLICATION AND AFFIDAVIT PREMESIS LOCATION TO WIT EXHIBIT 1

DR: 20-18994

2007 white Chevrolet Malibu bearing NV Body Shop plate 6528 (VIN: 1G1ZS57F57F256434)

The 2007 white Chevrolet Malibu bearing NV Body Shop plate 6528 currently in the Henderson Police Department CSA secured garage.

Tan duffel bag that had been in the possession of Sean Orth

Black LG cellular phone

Louis' black LG cellular phone that had been in the possession of Sean Orth and is currently in Sean's property at the Henderson Detention Center, to be relocated the Henderson Police Department Main Station for a forensic search.

APPLICATION AND AFFIDAVIT PREMESIS LOCATION TO WIT EXHIBIT 1

DR: 20-18994

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223 Lead Street, Henderson Nevada 89015
Declaration of Arrest

DR#: 20-18994

Arrestee's Name: ORTH, SEAN RODNEY

Date and time of Arrest: 11/3/2020 8:34:33 AM

Charge(s)	Degree NRS/HMC	ne en en en en en en en en en en en en e
Own/poss gun by prohibit pers	B 202.360.1	and a series and a mark

THE UNDERSIGNED MAKE THE FOLOWING DECLARATIONS SUBJECT TO THE PENALTY OF PERJURY AND SAYS: That I am a Peace Officer with the Henderson PD, Clark County Nevada. I learned the following facts and circumstances which led me to believe that the above-named subject committed (or was committing) the above offense/offenses at the location of 981 Whitney Ranch Dr Henderson, NV 89014 And that the offense approximately occurred at 11/3/2020 8:34:33 AM

Details of Probable Cause

On 10/28/2020 at approximately 0711 HPD Units were dispatched to The Marlow Apartments, 981 Whitney Ranch Drive #823, reference a reported armed robbery suspect who was currently at the location. Dispatch advised that the person reporting had stated that the suspect who had committed an armed robbery at the location the night before (reported under HPD DR#20-18989) was currently at their door, possibly armed, and was most likely driving their white Chevrolet Malibu with unknown "Body Shop" plates that he had unlawfully taken the night before.

Upon arrival HPD Patrol Officers observed a vehicle matching that description backing out of a parking space and driving from the area of the apartment. Several uniformed Patrol Units in marked Henderson Police Department Police vehicles began following the vehicle and initiated a stop by activating their overhead emergency lights and sirens, however the suspect vehicle failed to yield and continued towards the exit of the apartment complex, accelerating towards the exit gate. An additional HPD Unit arrived and was outside the exit gate, which was closed, and the suspect opened the driver side door, jumped out, and immediately ran. The suspect vehicle continued to drive forward, unoccupied, crashing into the exit gate of the apartment complex. The suspect was carrying a tan duffle bag as he fled and he threw it over the property wall just before he climbed over the same wall, running out to Whitney Ranch Drive.

Patrol Officers initiated a foot pursuit, issuing commands for the suspect to stop, however he continued to run leaving the duffle bag behind because he struggled to pick it back up quickly. The suspect ran across Whitney Ranch Drive, attempting to evade HPD Officers, however Officers were able to overtake the suspect and he was placed in custody after a short struggle due to the fact that the suspect refused to comply. The suspect was identified as Sean Orth (DOF "and was confirmed to be the same suspect identified in the previous robbery.

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Page 1 of 4

BAHABUTUAL 112 Lippisch, K. Deciarant's Name

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Henderson Police Department

223 Lead Street, Henderson Nevada 89015
Declaration of Arrest

DR#: 20-18994

Due to the fact that Sean was the suspect in an armed robbery HPD ISD was contacted and I, Detective K. Lippisch, as well as, Detective D. Ozawa, Detective K. LaPeer, and Detective R. Christopher, responded and assumed the investigation. After being advised of the above facts Detective Christopher and I made contact with Sean while Detectives Ozawa and LaPeer contacted the victims of the robbery, Louis Polanco (DOB und Jessie Caracciolo (DOF

James

i was later advised by Detectives Ozawa and LaPeer that Louis and Jessie had differentiating accounts of what had occurred over the past week, however they both stated that Sean had left the apartment the prior evening with a tan duffel bag that contained property that belonged to them (Louis and Jessie), not Sean. Louis stated that Sean had displayed a handgun and told Louis that he was taking Louis' guns and leptop, and then had directed Louis to the master bedroom where the items were placed into the tan duffel bag. Sean then left the residence with the items that did not belong to him which included: Louis' black and red Smith and Wesson MMP Shield 9mm handgun (unknown serial #), Jessie's Winchester Model 12 20 Gauge Shotgun (unknown serial #), and Louis' Military ID. Sean exited the apartment, walked to Louis' 2007 white Chevrolet Malibu with NV Body Shop plate 6528, entered the driver side of the vehicle, and drove away. Louis advised that in addition to the above items Sean was also in possession of his laptop and cellular phone.

Jessie stated that she had not observed Sean with a handgun and although she felt that what had just transpired was odd, she did not know that Sean had committed the robbery until Louis told her because she had been seated in the kitchen when this occurred. Louis did not initially want to report the incident due to the fact that Sean had threatened to come back and hurt them if the Police were notified, however Jessie convinced Louis that this needed to be reported so they called HPD, completed the report, HPD DR#20-18989, and stated they wanted to press charges for the crimes that Sean had committed.

Detective Christopher and I contacted Sean in the back of the patrol vehicle, and I advised him that I would like to interview him regarding the incidents that he had been involved in. Sean agreed to talk with me, and he was placed in the front passenger seat of my unmarked department vehicle. I entered the front driver seat and Detective Christopher entered the rear passenger seat. Sean immediately stated that he did not want the interview recorded and initially stated that he did not want to be read Miranda. I advised Sean that due to the fact that he was in handcuffs and not free to leave I was going to read him Miranda, which I did at 0842 hours, and which he stated he understood and waived. Sean then stated the following:

He has known Louis for approximately a week, as well as Louis' girlfriend however he could not recall her (Jessie's) name. He advised that he has been spending time with them, using the vehicle at times, and also using Louis' cellular phone because his vehicle is getting worked on and his cellular phone is busted. Sean stated that he had been at the apartment yesterday until approximately 1900 hours and then he left in the Chevrolet Mailbu to go see his girlfriend, who he was never able to locate. Sean stayed out until approximately 0600 hours this morning, which is when he returned to the apartment, with the Chevrolet Mailbu. Sean exited the vehicle with the tan duffel bag, which he stated had been inside the vehicle the entire time and he was just planning on bringing it inside the apartment for Louis since it was his. Sean walked up to the apartment door and knocked, however no one answered. Sean thought this was odd since he stated he was supposed to return the vehicle before sunfise per his arrangement with Louis, so he continued knocking several times. After still getting no answer, Sean returned to the vehicle, still carrying the fan duffel bag, and then started to drive away. Sean had decided to go to the store and get milk before returning and attempting contact at the apartment again. Sean additionally stated that it was odd that no one answered because prior to arriving at the apartment he had used Louis' cellular phone to call Louis' girlfriend and tell her that he was on his way. Sean then stated that when he had been stopped by HPD Units the phone had been in his pocket.

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Lippisch, K. Declarant's Name

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Henderson Police Department

223 Lead Street, Henderson Nevada 89015
Declaration of Arrest

DR#: 20-18994

As Sean started to drive towards the exit to the complex, he observed several HPD Pairol Vehicles and an HPD Motors Unit in the complex. Sean then observed that the marked patrol vehicles were following him and that they had activated their overhead lights and sirens. At first Sean thought they were attempting to pass him, but then he realized that they were attempting to stop and contact him. Sean immediately felt that he had been set up and that the duffel bag in the vehicle must contain items that would get him into trouble, so he didn't stop. Sean continued driving, swarving because he was reaching for the duffel bag, and then when he realized he wouldn't be able to make it out the exit gate Sean exited the vehicle with the duffel bag and fled, jumping the wall of the property.

I asked Sean why he would flee because he claimed that he had not done anything wrong and that he cldn't know what was inside the duffle bag (despite taking it with him when he fied). Seen responded by stating that he felt he had been set up and that it must be related to the duffel bag, and that he had made up his mind that he was going to try and get away.

Upon conclusion of the interview I contacted Detectives Ozawa and LaPeer, advised them of the Information that Sean had provided, and asked them to clarify previous statements that Louis and Jessie had made. Detectives re-interviewed Louis and Jessie and they did admit to the fact that they had allowed Sean access to the Chevy Mailbu and the cellular phone, as well as the fact that Sean had been spending time at the apartment for approximately a week.

Due to the above facts Sean was transported to the Henderson Detention Center where he was booked accordingly for Resist Public Officer. A records search returned to reveal that Sean was also a convicted felon (trafficking controlled substance, ex-felon possess firearm, robbery w/ deadly weapon, evade Police Officer, manufacture short barrel gun, and assault) and that he was P&P Priority 5. Initial attempts to contact his Supervising Officer were negative, however contact was eventually made and his Supervising Officer was advised of the above facts.

Due to the fact that Sean was the suspect in an armed robbery, that he had been operating the 2007 white Chevrolet Malibu, the fact that he had been in possession of the tan duffel bag that had been recovered by HPD Patrol, as well as the fact that he had been in possession of Louis' cellular phone and had stated that he had used the phone, I authored a search warrant to be issued for the previous mentioned items including; the 2007 white Chevrolet Malibu bearing NV Body Shop plate 6528 that had been towed from the scene and secured in the Henderson Police Department CSA garage, the tan duffel bag currently secured at the Henderson Police Department Main Station, and Louis' black LG cellular phone which had been in Sean's possession and was currently secured with Sean's property at the Henderson Detention Center. The search warrant was reviewed and approved by Clark County Deputy District Attorney Marc DiGiacomo and then reviewed and signed by the Honorable Henderson Justice Court Judge David Gibson Sr.

On 10/29/2020 the search warrant was served on the items previously listed. The following items were located in the tan carryas bag: black Fuel motorcycle helmet, Winchester Model 12 .20 gauge shot gun (SN: 1291469), Federal Ammunition HI-Brass .20 gauge ammunition live rounds (25 count), Suretire tactical light w/ mount, vice grips, Lenovo Laptop, and a Grace USA chisel tool.

Due to the above stated facts, specifically that fact that Sean is a convicted felon and currently P&P Priority 5 and the fact that Sean fied from Officers while in possession of the tan carries bag which contained a Winchester Model 12.20 gauge shotgun and 25 live rounds, I determined that there was probable cause to arrest Sean for NRS 202.360 Ex-felon Possess Firearm. Due to the fact that Sean is in custody at the Henderson Detention Center I arrested him at that location for this additional charge.

Page 3 of 4

Lippisch, K. Declarant's Name

PA WA

Henderson Police Department 223 Lead Street, Henderson Nevada 89015

Declaration of Arrest

DR#: 20-18994

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 a misdemeanor).

Page 4 of 4

Lippisch, K. Declarant's Name

PATER

Henderson Police Department

223 Lead Street, Henderson Nevada 89015 Declaration of Arrest

DR#: 20-18994

Arrestee's Name: ORTH, SEAN RODNEY

Date and time of Arrest: 10/28/2020 7:19:46 AM

Charge(s)	Degree	NRSHMC	4
Resist pub off	M	199,280.3	

THE UNDERSIGNED MAKE THE FOLOWING DECLARATIONS SUBJECT TO THE PENALTY OF PERJURY AND SAYS: That I am a Peace Officer with the Henderson PD, Clark County Nevada. I learned the following facts and circumstances which led me to believe that the above-named subject committed (or was committing) the above offense/offenses at the location of 981 Whitney Ranch Dr Henderson, NV 89014 And that the offense approximately occurred at 10/28/2020 7:19:46 AM

Details of Probable Cause

On 10/28/2020 at approximately 0711 HPD Units were dispatched to The Marlow Apartments, 981 Whitney Ranch Drive #823, reference a reported armed robbery suspect who was currently at the location. Dispatch advised that the person reporting had stated that the suspect who had committed an armed robbery at the location the night before (reported under HPD DR#20-18989) was currently at their door, possibly armed, and was most likely driving their white Chevrolet Malibu with unknown "Body Shop" plates that he had unlawfully taken the night before.

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Upon arrival HPD Patrol Officers observed a vehicle matching that description backing out of a parking space and driving from the area of the apartment. Several uniformed Patrol Units in marked Henderson Police Department Police vehicles began following the vehicle and initiated a stop by activating their overhead emergency lights and sirens, however the suspect vehicle failed to yield and continued towards the exit of the apartment complex, accelerating towards the exit gate. An additional HPD Unit arrived and was outside the exit gate, which was closed, and the suspect opened the driver side door, jumped out, and immediately ran. The suspect vehicle continued to drive forward, unoccupied, creshing into the exit gate of the apartment complex. The suspect was carrying a tan duffle bag as he fied and he threw it over the property wall just before he climbed over the same wall, running out to Whitney Ranch Drive.

Patrol Officers initiated a foot pursuit, issuing commands for the suspect to stop, however he continued to run leaving the duffle bag behind because he struggled to pick it back up quickly. The suspect ran across Whitney Ranch Drive, attempting to evade HPD Officers, however Officers were able to overtake the suspect and he was placed in custody after a short struggle due to the fact that the suspect refused to comply. The suspect was identified as Sean Orth (DOB ________, and was confirmed to be the same suspect identified in the previous robbery.

Due to the fact that Sean failed to yield to HPD Patrol Officers who initiated a lawful stop on a suspect in a felony crime, the fact that Sean then fled from Officers after jumping out of the suspect vehicle, and the fact that Sean failed to comply with lawful orders which resulted in a foot pursuit to take him into custody, I determined that there was probable cause to arrest Sean for NRS 199,280.3 Resist Public Officer.

Page 1 of 2

Lippisch, K. Declarant's Name

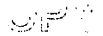




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MUNICIPAL COURT OF THE CITY OF HENDERSON IN THE COUNTY OF CLARK, STATE OF NEYADA

CITY	OF	HEND	DERSON	. NEV	ADA.
VII I	\sim	() []]	261 IVVII		70/1

Plaintiff,

VS.

SEAN RODNEY ORTH,

CRIMINAL COMPLAINT
COASENO.
20CROPV866 (PCN 1)

Nicholas G. Vaskov, Esq., City Attorney

Defendant.

The defendant has committed the crime of:

RESISTING A PUBLIC OFFICER (Misdemeanor - NRS 199.280, Henderson City
Charter, Section 2.140) within the City of Henderson, in the County of Clark, State of
Nevada, in the manner following, that the said defendant, on or about October 28, 2020:

did willfully and unlawfully resist, delay, or obstruct, Officer A. Mangan and/or Officer K. Lippisch, a public officer, in discharging or attempting to discharge any legal duty of his or her office, to-wit: did disobey commands to stop and/or did flee the scene, all of which occurred in the area of 981 Whitney Ranch Drive.

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 City of Henderson, State of Nevada. Said Complainant makes this declaration on information and belief subject to the penalty of perjury.

Marc M. Schifalaodda, Esq. Sr. Assistant City Attorney

Dated: October 29, 2020 CAO File #: 033078

PCN#: NVHP5147578C

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Petitioner,

vs.

Brian Williams, Warden at High Desert State
Prison, NV,

Respondent,

Case No: A-23-869964-W Department 10

ORDER FOR PETITION FOR WRIT OF HABEAS CORPUS

Petitioner filed a Petition for Writ of Habeas Corpus (Post-Conviction Relief) on May 02, 2023. The Court has reviewed the Petition and has determined that a response would assist the Court in determining whether Petitioner is illegally imprisoned and restrained of his/her liberty, and good cause appearing therefore,

IT IS HEREBY ORDERED that Respondent shall, within 45 days after the date of this Order, answer or otherwise respond to the Petition and file a return in accordance with the provisions of NRS 34.360 to 34.830, inclusive.

IT IS HEREBY FURTHER ORDERED that this matter shall be placed on this Court's

Calendar on the	28th	day of	June	, 20_23	, at the hour of
		•			

8:30 a.mo'clock for further proceedings.

Dated this 8th day of May, 2023

District Court Judge

916 8E8 C4D0 0349 Tierra Jones District Court Judge

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2		DISTRICT COURT			
3		RK COUNTY, NEVADA			
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6	Sean Orth, Plaintiff(s)	CASE NO: A-23-869964-W			
7	VS.	DEPT. NO. Department 10			
8	Brian Williams, Warden at High				
9	Desert State Prison, NV, Defendant(s)				
10					
11	ATTOMATE	D CEDTIFICATE OF CEDVICE			
12		D CERTIFICATE OF SERVICE			
13	Electronic service was attempted through the Eighth Judicial District Court's electronic filing system, but there were no registered users on the case.				
14					
15		the above mentioned filings were also served by mail			
16	known addresses on 5/9/2023	tage prepaid, to the parties listed below at their last			
17	Scan Orth #96723				
18	HDSP P.O. Bo	x 650			
19		Springs, NV, 89070			
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Electronically Filed 6/7/2023 2:14 PM Steven D. Grierson CLERK OF THE COUR 1 **OPPS** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 ALEXANDER CHEN 3 Chief Deputy District Attorney 4 Nevada Bar #10539 200 Lewis Avenue Las Vegas, Nevada 89155-2212 5 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 SEAN ORTH 10 Petitioner, CASE NO: A-23-869964-W 11 -VS-(C-20-352701-1) THE STATE OF NEVADA, 12 DEPT NO: \mathbf{X} 13 Respondent. 14 15 STATE'S RESPONSE TO PETITIONER'S PETITION FOR WRIT OF HABEAS CORPUS 16 DATE OF HEARING: JUNE 28, 2023 17 TIME OF HEARING: 8:30 AM COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 18 District Attorney, through ALEXANDER CHEN, Chief Deputy District Attorney, and hereby 19 20 submits the attached Points and Authorities in Response to Petitioner's Petition for Writ of 21 Habeas Corpus. This response is made and based upon all the papers and pleadings on file herein, the 22 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. // 25 // 26 27 //

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POINTS AND AUTHORITIES

STATEMENT OF THE CASE

Petitioner Sean Orth's Judgment of Conviction was filed on August 8, 2022. The JOC reflected one count of Stop Required on Signal of Police Officer, a felony, based upon a plea. The parties stipulated to a sentence of 12 to 30 months in the Nevada Department of Corrections consecutive to case CR05-1459 with zero days credit for served.

On May 2, 2023, Petitioner filed a pro per petition for writ of habeas corpus (post-conviction). This court then ordered a response on May 8, 2022. The undersigned counsel was made aware of this court's order on June 7,2023.

ARGUMENT

Petitioner makes three challenges in his petition, and all of his challenges have to do with the procedures and decisions decisions made by the Parole Board of Commissioners. A post-conviction petition for writ of habeas corpus is only available to challenge a judgment of conviction or sentence in a criminal case, or to challenge the computation of time a petitioner has served pursuant to a judgment of conviction. NRS 34.720. Petitioner's petition does not raise either of these narrow statutorily created topics for a post-conviction petition.

A challenge to the decisions made by the Parole Board is not a cognizable claim in a petition for writ of habeas corpus because it is an issue that does not have to do with the validity of her conviction in this case or computation of time he has served in prison. See Bowen v. Warden of Nevada State Prison, 100 Nev. 489 (1984) (court affirmed denial of petition challenging the constitutionality of a prison disciplinary hearing because it was not a cognizable claim). Here, the court imposed a lawful sentence from a stipulated plea. The Parole Board's decision whether to grant or deny him parole in a completely separate case does not in any way affect the validity of the Judgment of Conviction in this case.

The Parole Board's decision is incredibly discretionary. <u>Anselmo v. Bisbee</u>, 133 Nev. 317 (2017). There is no due process or liberty interest in a release on parole unless a right is created by statute. <u>Id.</u>

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1	However, if this court wishes to hear more on the issues raised in his petition, then the
2	Parole Board is represented by the Nevada Attorney General's Office. Therefore, if Petitioner
3	is able to present a cognizable claim, he needs to serve the Attorney General's Office to
4	respond to the actions of the Parole Board.
5	<u>CONCLUSION</u>
6	The State respectfully requests that this court deny Petitioner's petition for the reasons
7	stated above.
8	DATED this <u>7th</u> day of June, 2023.
9	Respectfully submitted,
10	STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #1565
11	Nevada Bar #1565
12	BY /s/ ALEXANDER CHEN
13 14	ALEXANDER CHEN Chief Deputy District Attorney Nevada Bar #10539
15	CERTIFICATE OF MAILING
16	I hereby certify that service of the above and foregoing was made this 7th day of June,
17	2023, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:
18	SEAN RODNEY ORTH #96723
19	HIGH DESERT STATE PRISON P.O. BOX 650
20	INDIAN SPRINGS, NV 89070-0650 BY <u>/s/ A. Agustin</u>
21	Secretary for the District Attorney's Office
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6/22/2023 2:47 PM Steven D. Grierson 1 **MDSM** CLERK OF THE COURT AARON D. FORD 2 Attorney General Katrina A. Lopez (Bar No. 13394) 3 Deputy Attorney General State of Nevada 4 Office of the Attorney General 555 E. Washington Ave., Ste. 3900 5 Las Vegas, Nevada 89101-1068 (702) 486-3770 (phone) 6 (702) 486-2377 (fax) KSamuels@ag.nv.gov 7 Attorneys for Respondents 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 SEAN ORTH, Case No. A-23-869964-W Dept. No. X 11 Petitioner. 12 Date of Hearing: 06/28/2023 VS. Time of Hearing: 8:30 a.m. 13 BRIAN WILLIAMS, WARDEN AT HIGH DESERT STATE PRISON, NV. 14 Respondent(s). 15 16 MOTION TO DISMISS PETITION FOR WRIT OF HABEAS CORPUS Respondents oppose Petitioner Sean Orth's First Amended Petition for a Writ of Habeas Corpus 17 (Post-Conviction) filed on May 2, 2023. Respondents move to dismiss his amended petition because 18 Orth fails to state a cognizable claim for habeas relief, any request for mandamus relief is moot, and his 19 allegations are belied by the record. 20 This motion is made and based upon the papers and pleading on file herein and the following 21 points and authorities. 22 DATED this 22nd day of June 2023. 23 24 AARON D. FORD Attorney General 25 By: /s/ Katrina A. Lopez 26 Katrina A. Lopez Deputy Attorney General 27 28

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Page 1 of 10

Case Number: A-23-869964-W

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MEMORANDUM OF POINTS AND AUTHORITIES

Sean Orth is currently incarcerated at High Desert State Prison (Exhibit A, *Inmate Search*). He is serving time for criminal acts he committed in 2005 and 2006 (Exhibit B, Information for Case CR05-1459) (Exhibit C, Second Amended Information for Case CR06-2177). The Second Judicial District Court adjudicated Orth guilty of Robbery with Use of a Deadly Weapon, Conspiracy to Commit Robbery with Use of a Deadly Weapon, and Eluding an Officer (Exhibit D, Judgment of Conviction for CR05-1459). The Court also adjudicated Orth guilty of Trafficking in a Controlled Substance and two counts of Ex-Felon in Possession of a Firearm (Exhibit E, Judgment of Conviction for CR06-2177). The Court sentenced Orth under the large habitual offender statute, imposing 6 concurrent sentences of life with the possibility of parole after 10 years (Exhibit D) (Exhibit E).

On November 26, 2018, the Board of Parole Commissioners ("the Board") paroled Orth in CR05-1459 and CR06-2177 (Exhibit F, *Parole Agreement*). After being paroled, Orth violated various terms and conditions of his parole including fleeing or attempting to elude law enforcement on November 3, 2020 (Exhibit G, Violation Report)² (Exhibit H, Amended Information for Case C-20-352701-1). After his arrest, the Board and the Division of Parole and Probation issued a retake warrant returning Orth to High Desert State Prison (Exhibit I, Retake Warrant).

After waiving his preliminary inquiry, Orth continued his parole revocation hearing six times with counsel present at every hearing (Exhibit J, Parole Revocation Hearings for 01/12/2021, 03/02/2021, 4/20/2021, 11/9/2021, 12/21/2021 and 02/08/2022). According to Orth's counsel, Orth's case in C-20-352701-1 was pending adjudication and counsel advised Orth's parole revocation hearing would not proceed while his pending criminal matter remained unresolved. Id.

¹ Since Orth's sentences carry a maximum life sentence, his parole expiration date is "life" in cases CR05-1459 and CR06-2177.

² Orth's other parole violations include: associating with convicted felons and failing to pay monthly supervision fees (directives), failing to provide updates regarding an overnight stay, proof of employment and remaining at a certain residence after being directed to move out (conduct), ingesting methamphetamines (controlled substances), having beer in his possession (intoxicants), possessing a firearm and ammunition (weapons), failing to provide proof of completion of mandatory substance abuse treatment (special condition 1) and failing to provide proof of completion of mandatory mental health treatment (special condition 3). See Exhibit G. The State withdrew the controlled substances and intoxicants violations due to insufficient evidence. See Exhibit J, Parole Revocation Hearing for 02/22/2022.

On November 4, 2021, Orth pled guilty to the crime of Stop Required on Signal of Police Officer (Exhibit K, *Guilty Plea Agreement for Case C-20-352701-1*). Orth subsequently withdrew his counsel and represented himself (Exhibit J, *Parole Revocation Hearing for 02/22/2022*). Orth advised the Board that he was moving to withdraw his plea in *C-20-352701-1*. *Id.* The Board continued his hearing to allow Orth to litigate his issues in district court regarding his plea before proceeding with the revocation hearing.

On March 22, 2022, the Board held a parole revocation hearing and revoked Orth's parole to March 1, 2024, and restored all of Orth's forfeited statutory credit earned prior to the date of revocation (Exhibit L, *Certificate of Action*). On August 8, 2022, the Eighth Judicial District Court sentenced Orth to twelve to thirty months in prison to run concurrent with his life sentences (Exhibit M, *Judgment of Conviction for Case C-20-352701-1*).

On May 2, 2023, Orth filed a petition claiming that the Board deferred holding a timely parole revocation hearing and requested a recalculation of his credits earned toward cases CR05-1459, CR06-2177 and C-20-352701-1 based on the alleged delayed timeframe between his return to High Desert State Prison and his revocation hearing.

ARGUMENT

I. Orth Fails to State a Cognizable Claim for Habeas Relief.

NEV. REV. STAT. 34.720(1) allows a petitioner to seek habeas relief by challenging his judgment of conviction or sentence in a criminal case. NEV. REV. STAT. 34.720(2) also allows a petitioner to seek habeas relief by challenging the computation of time he served pursuant to a judgment of conviction. However, NEV. REV. STAT. 34.720 does not permit a petitioner to challenge the actions of the Board. *See Anselmo v. Bisbee*, 133 Nev. 317, 319, 396 P.3d 848, 850 (2017) ("[T]here is no applicable statutory vehicle through which [a petitioner] may challenge the Board's actions.") (alterations added).

In this case, Orth is neither challenging his judgments of conviction or the sentences in his criminal cases nor the computation of time he served pursuant to his judgments of conviction. Instead, Orth is challenging the actions of the Board regarding the timeliness of his parole revocation hearing and the application of credits earned based solely on the timing of the Board's revocation hearing under NEV. REV. STAT. 213.1517(3) and (4). Because NEV. REV. STAT. 34.720 does not permit a petitioner to

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challenge the actions of the Board, Orth fails to state a claim for post-conviction habeas relief. Therefore, this Court should dismiss Orth's amended petition because he fails to present a cognizable claim for habeas relief under NEV. REV. STAT. 34.720.

II. Any Request for Mandamus Relief is Moot.

Conceivably, this Court could exercise its discretion to treat Orth's amended petition as a petition for writ of mandamus. But it would be futile for this Court to undertake such action because Orth's amended petition still fails to present a viable claim for mandamus relief.

The proper vehicle to remedy the Board's purported failure to comply with the timing requirements of Nev. Rev. Stat. 213.1517(3) and (4) – if such a failure occurred at all – would have been for Orth to file a petition for writ of mandamus requiring the Board to fulfill its statutory mandate to hold a timely revocation hearing. See, e.g., Brewery Arts Center v. State Bd. Of Examiners, 108 Nev. 1050, 1053-54, 843 P.2d 369, 372 (1992); see also Anselmo, 133 Nev. at 319, 396 P.3d at 850. That issue, however, is most because the Board already held a hearing. See, e.g., Personhood of Nevada v. Bristol, 126 Nev. 599, 602, 245 P.3d 572, 574 (2010) (Recognizing that an issue is moot when the court can no longer grant effective relief). If Orth thought the Board was evading its duty to hold a timely hearing under NEV. REV. STAT. 213.1517, the time for him to file a mandamus petition was when the Board had not held a revocation hearing within the statutorily required sixty days of his return to High Desert State Prison, which expired on January 8, 2021 – Orth was returned to High Desert State prison on November 9, 2020, making January 8, 2021, the deadline for holding Orth's revocation hearing.³

And when it held the necessary hearing, the Board exercised its discretion to revoke Orth's parole until a specific date – March 1, 2024. The decision to revoke Orth's parole until the specified date of March 1, 2024, was well within the Board's discretion under Nev. Rev. STAT. 213.1519(1)(b), even if the Board had held Orth's revocation hearing within 60 days of Orth's return to High Desert State Prison.

Orth cites no authority to the contrary. Instead, Orth's Exhibit 4 - a letter from the Board addressing a request from Orth for a change to the period of revocation – correctly cites statues granting the Board the authority to revoke Orth's parole for up to 5 years because Orth committed a new felony offense. See NEV. REV. STAT. 213.1519(1)(b); NEV. REV. STAT. 213.142(2); and Matter of Smith, 506

³ The obvious explanation for Orth not filing such a petition which is discussed in more detail below, is that Orth requested the continuances of his revocation hearing. See infra Argument Part III.

P.3d 325, 328 n.3 (Nev. 2022), reinforces Respondents' position because the Nevada Supreme Court expressly declined to address an argument that the state district court has no authority to recalculate the Board's parole revocation if the Board did not hold a timely hearing under Nev. Rev. STAT. 213.1517 when deciding *Smith*, leaving that an open issue that is ripe for this Court's consideration.

In other words, even if the Board held Orth's revocation hearing by the statutory deadline of January 8, 2021, the Board could have revoked Orth's parole until January 8, 2026, which is nearly two years beyond the March 1, 2024, date the Board selected. And Orth cites nothing to demonstrate that the Board would have selected a different date if the Board had conducted an earlier hearing. The best Orth can do is speculate as to what might have happened at an earlier hearing, but speculation about what the Board might do is no basis for granting relief. *See Niergarth v. State*, 105 Nev. 26, 29, 768 P.2d 882, 884 (1989). Therefore, Orth's amended petition should be dismissed because even if this Court considers it as a request for mandamus relief, he fails to plead a viable theory for mandamus relief.

III. Orth's Allegations are Belied by the Record.

Even if Orth could challenge the Board's decisions in a habeas petition, he cannot proceed to an evidentiary hearing on his amended petition if his factual allegations are "belied or repelled by the record." *Hargrove v. State*, 100 Nev. 498, 503, 686 P.2d 222, 225 (1984). Orth is correct that a parole revocation proceeding may involve a loss of liberty, and therefore requires certain procedural due process protections for the parolee. *Anaya v. State*, 96 Nev. 119, 122, 606 P.2d 156, 157 (1980); *see also Hornback v. Warden, Nevada State Prison*, 97 Nev. 98, 100, 625 P.2d 83,84 (1981). Still, as a parole revocation hearing differs from a criminal prosecution, the full panoply of constitutional protections afforded a criminal defendant do not apply. *Id; see also Gagnon v. Scarpelli*, 411 U.S. 778 (1973); *Morrissey v. Brewer*, 408 U.S. 471 (1972). And Orth fails to show a violation of the flexible standard of due process that applies here.

The United States Supreme Court, in *Gagnon* and *Morrissey*, outlined the minimal procedures necessary to revoke parole. Those procedures include a preliminary inquiry to determine whether there is probable cause to believe the parolee violated the conditions of his parole, notice of the alleged parole violations, a chance to appear and speak on his own behalf and to bring in relevant information, an opportunity to question persons giving adverse information, and written findings by the hearing officer,

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who must be "someone not directly involved in the case." Morrissey, 408 U.S. at 485-87. If probable cause is found, the parolee is then entitled to a formal revocation hearing at which the same rights attach. Gagnon, 411 U.S. at 786. The function of the final revocation hearing is two-fold, as the parole board must determine whether the alleged violations occurred, and if "the facts as determined warrant revocation." Morrissey, 408 U.S. at 480; see also Anaya, 96 Nev. at 122, 606 P.2d at 157.

As explained below, Orth's claims of violations of due process are repelled by the record. Orth's claims about the lack of notice and delays in his revocation hearing are inconsistent with the factual record, which shows that the Board delayed the revocation hearing at Orth's request to allow for plea negotiations. Similarly, Orth's claims addressing the preliminary inquiry also fail because Orth waived the preliminary inquiry. Because Orth's claims are belied by the record, this Court should dismiss Orth's amended petition.

A. Orth's Preliminary Inquiry.

The purpose of the preliminary inquiry is to determine whether there is probable cause to believe a parolee violated the terms of his parole. NEV. REV. STAT. 213.15105. The United States Supreme Court has held that a parolee is entitled to notice, so that he may appear and speak on his own behalf during the inquiry and may also bring in relevant evidence if appropriate. Those mandates are codified at NEV. REV. STAT. 213.1511 thru 213.1515.

On November 4, 2020, Orth received his Notice of Rights, which included violations for directives, conduct, weapons, special condition 1 and special condition 3. See Exhibit G. Orth waived his right to a preliminary inquiry (Exhibit N, Notice of Rights) (Exhibit O, Notice of Preliminary Inquiry Hearing). After waiving his preliminary inquiry, Orth continued his parole revocation hearing six times with counsel present at every hearing. See Exhibit J, Parole Revocation Hearings for 01/12/2021, 03/02/2021, 4/20/2021, 11/9/2021, 12/21/2021 and 02/08/2022. According to Orth's counsel, Orth's case in C-20-352701-1 was pending adjudication and counsel advised Orth's parole revocation hearing would not proceed while his pending criminal matter remained unresolved. Id. Thus, although the charges in the underlying criminal proceeding changed throughout plea negotiations, Orth always knew that the revocation proceeding was tied to the new criminal offenses that were the subject of the underlying criminal proceedings that led to his guilty plea. For those reasons, the record unequivocally

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27 28 shows that Orth had proper notice of the basis for the revocation, and he waived his right to a preliminary inquiry.

В. Orth's Parole Revocation Hearing.

Orth subsequently withdrew his counsel and represented himself (Exhibit J, Parole Revocation Hearing for 02/22/2022). Orth advised the Board that he was moving to withdraw his plea in C-20-352701-1. Id. The Board continued his hearing to allow Orth to litigate his issues in district court regarding his plea before proceeding with the revocation hearing. The Board then held Orth's parole revocation hearing on March 22, 2022, because Orth still insisted on going forward after the Board advised him that his hearing regarding the withdrawing of his plea was set for the next week in district court (Exhibit J, Parole Revocation Hearing for 03/22/2022).

At the revocation hearing, Orth testified and presented evidence (Exhibit J, Parole Revocation Hearing for 03/22/2022). Then, after the Board deliberated, the Board revoked Orth's parole⁴ through March 1, 2024, and restored his forfeited credits that were earned prior to his parole revocation (Exhibit L).

Since Orth received proper notice of his violation, waived his right to a preliminary inquiry, knowingly waived his parole revocation hearing within the time required by NEV, REV, STAT, 213.1517 with counsel present, and made representations that he wanted to withdraw his plea but insisted on proceeding with the revocation hearing despite the issues regarding his plea remaining unresolved, Orth fails to demonstrate a violation of his right to procedural due process. See, e.g., Matter of Smith, 506 P.3d at 328 n.2 ("We note, however, that a petitioner may not leverage an error he or she invited or waived. Thus, where a parolee delays the revocation hearing by requesting continuances pending the outcome of the parolee's new criminal charges, neither due process nor NRS 213.1517 will require the Parole Board to hold the revocation hearing within 60 days of the parolee's return to NDOC.") (citation omitted).

HI

⁴ The Board determined that Orth violated the following terms and conditions of his parole: directives, conduct, weapons, special condition 1, and special condition 3. See Exhibit J, Parole Revocation Hearing for 03/22/2022. The Board also determined that Orth fled or attempted to elude law enforcement in Case C-20-352701-1 (laws) based on his guilty plea agreement. Id.

CONCLUSION This Court should dismiss Orth's Petition because he failed to state a cognizable claim for habeas relief, any request for mandamus relief is moot, and his allegations are belied by the record. Respectfully submitted this 22nd day of June 2023. AARON D. FORD Attorney General /s/ Katrina A. Lopez Katrina A. Lopez Deputy Attorney General

AFFIRMATION (Pursuant to NRS 239B.030) The undersigned does hereby affirm that the foregoing document does not contain the social security number of any person. Dated this 22nd day of June 2023. AARON D. FORD Attorney General By: /s/ Katrina A. Lopez Katrina A. Lopez Deputy Attorney General

CERTIFICATE OF SERVICE I hereby certify that I electronically filed the foregoing Motion to Dismiss Petition for Writ of Habeas Corpus with the Clerk of the Court by using the electronic filing system on the 22nd day of June 2023. I certify that some of the participants in the case are not registered electronic filing system users. I have mailed the foregoing document by First-Class Mail; postage prepaid, or have dispatched it to a third-party commercial carrier for delivery within 3 calendar days to the following unregistered participant at his last known address: Sean Orth, #96723 c/o High Desert State Prison P.O. Box 650 Indian Springs, Nevada 89070-0650 /s/ M. Landreth
An employee of the Office of the Attorney General

6/22/2023 3:13 PM Steven D. Grierson 1 **EXHS** CLERK OF THE COURT AARON D. FORD 2 Attorney General Katrina A. Lopez (Bar No. 13394) 3 Deputy Attorney General State of Nevada Office of the Attorney General 4 555 E. Washington Ave., Ste. 3900 5 Las Vegas. Nevada 89101-1068 (702) 486-3770 (phone) 6 (702) 486-2377 (fax) KSamuels@ag.nv.gov 7 Attorneys for Respondents 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 SEAN ORTH. Case No. A-23-869964-W 11 Petitioner. Dept No. X 12 VS. Date of Hearing: 06/28/2023 13 BRIAN WILLIAMS. WARDEN AT HIGH Time of Hearing: 8:30 am DESERT STATE PRISON, NV, 14 Respondent(s). 15 16 RESPONDENTS' INDEX OF EXHIBITS 17 Respondents, by and through counsel, AARON D. FORD. Attorney General of the State of 18 Nevada, and Katrina A. Lopez. Deputy Attorney General, respectfully submit the following exhibits in 19 response to Sean Orth's First Amended Petition for a Writ of Habeas Corpus (Post-Conviction) filed on 20 May 2, 2023. 21 No. DATE DOCUMENT AGENCY CASE NO. 22 Inmate Search A. 23 Second Judicial District CR05-1459 В. 07/07/2005 Information Court 24 C. Second Amended Information Second Judicial District 12/11/2006 CR06-2177 25 Court Judgment of Conviction D. 05/04/2007 Second Judicial District CR05-1459 26 Court 27

Electronically Filed

Second Judicial District

Court

CR06-2177

Judgment of Conviction

F.,

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05/04/2007

No.	DATE	DOCUMENT	AGENCY	CASE NO.
F.	11/26/2018	Parole Agreement	Board of Parole Commissioners	CR05-1459 CR06-2177
G.	01/07/2021	Violation Report	Nevada Department of Public Safety Division of Parole and Probation	CR05-1459 CR06-2177
H.	11/04/2021	Amended Information	Eighth Judicial District Court	C-20-352701
I.	11/10/2020	Retake Warrant	Board of Parole Commissioners; Nevada Department of Public Safety Division of Parole and Probation	CR05-1459 CR06-2177
J.	01/12/2021 - 03/22/2022	Parole Revocation Videos	Board of Parole Commissioners	CR05-1459 CR06-2177
K.	11/04/2021	Guilty Plea Agreement	Eighth Judicial District Court	C-20-352701
L.	03/22/2022	Certificate of Action	Board of Parole Commissioners	CR05-1459 CR06-2177
M.	08/08/2022	Judgment of Conviction	Eighth Judicial District Court	C-20-352701
N.	11/04/2020	Notice of Rights	Nevada Department of Public Safety Division of Parole and Probation	CR05-1459 CR06-2177
O.	11/04/2020	Notice of Preliminary Inquiry	Nevada Department of Public Safety Division of Parole and Probation	CR05-1459 CR06-2177

Attorney General

By: /s/ Katrina A. Lopez Katrina A. Lopez Deputy Attorney General

AFFIRMATION (Pursuant to NRS 239B.030) The undersigned does hereby affirm that the foregoing document does not contain the social security number of any person. Dated this 22nd day of June 2023. AARON D. FORD Attorney General By: /s/ Katrina A. Lopez Katrina A. Lopez Deputy Attorney General

CERTIFICATE OF SERVICE I hereby certify that I electronically filed the foregoing Respondents' Index of Exhibits with the Clerk of the Court by using the CM/ECF system on June 22, 2023. I certify that some of the participants in the case are not registered electronic filing system users. I have mailed the foregoing document by First-Class Mail, postage prepaid, or via facsimile transmission or e-mail; or have dispatched it to a third-party commercial carrier for delivery within 3 calendar days to the following unregistered participant: Sean Orth, #96723 c/o High Desert State Prison P.O. Box 650 Indian Springs, Nevada 89070-0650 /s/ M. Landreth An employee of the Office of the Attorney General

Exhibit A Inmate Search

5/9/23, 9:32 AM NDOC Inmate Search

Search By Offender ID

Offender ID: 96723

-or-

Search By Demographics

First Name: Wildcard %
Last Name: Wildcard %

Submit

NOTICE:

The information provided here represents raw data. As such, the Nevada Department of Corrections makes no warranty or guarantee that the data is error free. The information should not be used as an official record by any law enforcement agency or any other entity.

Any questions regarding an inmate, please call Family Services at (775) 977-5707. Victims looking for inmate information please contact Victim Services at (775) 977-5733. Any questions regarding the web portal for law enforcement access to inmate information should be referred to Acting PIO Bill Quenga. email: wquenga@doc.nv.gov or (775) 977-5699

Currently the following web browsers are supported for the Inmate Search: Internet Explorer 11, Chrome, Firefox and Opera. If you are unable to view inmate photos, please use a supported browser.

Download Offender Data

Demographic, Alias, Booking, Parole, Release

Up to date as of 2023-05-09

Identification and Demographics

BLONDE HAZEL HIGH DESERT MEDIUM 6'1" SEAN 96723 NOT LARGE FAIR SEAN R YES Male 50 2001b RODNEY HISPANIC STATE ORTH, SEAN ORTH PRISON MCKAK SEAN RODENY OATH SEAN R RODNEY MCELROY. JAMES JAMIE WEISS CHRISTOPHER DAVID DAVIS. MCELROY RODNEY, SEAN ORTH MCKAL, ORTHENG SEAN, DANIEL YOUNG BRIAN, SEAN ORTHENG RODNEY 149

5/9/23, 9:32 AM NDOC Inmate Search

ORTHENG BRIAN DANIEL YOUNG, WEISS JAMES

Booking Information

3476	HABITUAL CRIMINAL	Active	0 yr, 120		2024-	WASHOE COUNTY		LIFE WITH	2005-10-
	(GREATER)		mo. 0		03-01	COURTHOUSE		PAROLE	07
			days						
3476	HABITUAL CRIMINAL	Active	0 yr. 120		2015-	WASHOE COUNTY		LIFE WITH	2005-10-
	(GREATER)		mo. 0		10-06	COURTHOUSE		PAROLE	07
			days						
3476	HABITUAL CRIMINAL	Active	0 yr. 120		2015-	WASHOE COUNTY		LIFE WITH	2005-10-
	(GREATER)		mo. 0		10-06	COURTHOUSE		PAROLE	97
			days						
3476	HABITUAL CRIMINAL	Active	0 yr. 120		2015-	WASHOE COUNTY		LIFE WITH	2005-10-
	(GREATER)		mo. 0		10-06	COURTHOUSE		PAROLE	07
			days						
3476	HABITUAL CRIMINAL	Active	0 yr. 12 0		2015-	WASHOE COUNTY		LIFE WITH	2005- 1 0-
	(GREATER)		mo. 0		10-06	COURTHOUSE		PAROLE	97
			days						
3476	HABITUAL CRIMINAL	Active	0 yr. 120		2018-	WASHOE COUNTY		LIFE WITH	2005-10-
	(GREATER)		mo. 0		10-01	COURTHOUSE		PAROLE	97
			days						
7612	FAIL TO STOP ON	Active	0 yr. 12	0 yr. 30	2023-	CLARK COUNTY	2023-	DETERMINATE	2022-08-
	SIGNAL FROM		mo. 0	mo. 0	07-31	COURTHOUSE	10-15		01
	OFFICER		days	days					

Inmate Photo

Parole Hearing Details



75205	2015-07-29	PAROLE	BOARD	ROOM	301
75205	2015-10-12	PAROLE	BOARD	ROOM	201
75205	2017-07-19	PAROLE	BOARD	ROOM	201
75205	2018-07-18	PAROLE	BOARD	ROOM	301
75205	2021-01-12	PAROLE	BOARD	ROOM	301
75205	2021-03-02	PAROLE	BOARD	ROOM	301
75205	2021-04-20	PARÓLE	BÓARD	ROOM	301
75205	2021-11-09	PAROLE	BOARD	ROOM	301
75205	2021-12-21	PAROLE	BOARD	ROOM	301
75205	2022-02-08	PAROLE	BOARD	ROOM	301
75205	2022-02-22	PAROLE	BOARD	ROOM	301
75205	2022-03-22	PAROLE	BOARD	ROOM	301

https://ofdsearch.doc.nv.gov/form.php 2/3

5/9/23, 9:32 AM NDOC Inmate Search

Exhibit B

Information CR05-1459

EXHIBIT 3

EXHIBIT 3

ORIGINAL

DA # 344457

FILED

RPD RP05-018178/RP05-017226/SPD 05-005605

2005 JUL -7 AM 10: 41

CODE 1800 Richard A. Gammick #001510 P.O. Box 30083 Reno, NV 89520-3083 (775) 328-3200

Attorney for Plaintiff

ROHALD A. LONGTIN. JR.

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

IN AND FOR THE COUNTY OF WASHOE.

THE STATE OF NEVADA,

Plaintiff,

Defendant.

Case No. CR05-1459

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Dept. No. 9

SEAN RODNEY ORTH,

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INFORMATION

RICHARD A. GAMMICK, District Attorney within and for the County of Washoe, State of Nevada, in the name and by the authority of the State of Nevada, informs the above entitled Court that SEAN RODNEY ORTH, the defendant above named, has committed the crimes of:

COUNT I. ROBBERY WITH THE USE OF A DEADLY WEAPON, a violation of NRS 200.380 and NRS 193.165, a felony, (F960) in the manner following:

That the said defendant, on the 2nd day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully and unlawfully take personal property, to wit: a safe containing jewelry

and/or papers and/or keys and/or a camera from the person and in the presence of ZACHARY ZAFRANOVICH, at 876 Pinewood Court, Sparks, Washoe County, Nevada, against his will, and by means of force or violence to his person and with the use of a handgun which the said defendant pointed a handgun at the victim and demanded money.

COUNT II. BATTERY WITH A DEADLY WEAPON, a violation of NRS 200.481(2)(e), a felony, in the manner following:

That the said defendant, on the 2nd day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully and unlawfully use force and violence upon the person of ZACHARY ZAFRANOVICH at 876 Pinewood Court, Sparks, Washoe County, Nevada, with a deadly weapon, to wit: a handgun, by striking the victim in the head with the butt of the handgun.

COUNT III. CONSPIRACY TO COMMIT ROBBERY WITH THE USE OF A DEADLY WEAPON, a violation of NRS 199.480, NRS 200.380 and NRS 193.165, a felony, in the manner following:

That the said defendant, on the 2nd day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully and unlawfully conspire with SHAELYNN LESTER and/or GEORGE KELLY and/or person or persons unknown to take personal property, to wit: a safe containing jewelry and/or papers and/or keys and/or a camera from the person and in the presence of ZACHARY ZAFRANOVICH, at

Court, Washoe County, Nevada, against his will, and by means of force or violence to his person and with the use of a handgun in

that the said defendant obtained property and/or money from the victim with the use of a handgun.

<u>COUNT IV. TRAFFICKING IN A CONTROLLED SUBSTANCE, a</u>

<u>violation of NRS 453.3385(1), a felony</u>, (F1050) in the manner

following:

That the said defendant, on the 11th day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully, knowingly, and/or intentionally, sell, manufacture, deliver, or be in actual or constructive possession of 4 grams or more but less than 14 grams of a Schedule I controlled substance or a mixture which contains a Schedule I controlled substance, to wit: methamphetamine at 365 West Street #15, Reno.

COUNT V. ELUDING A POLICE OFFICER, a violation of NRS 484.348, a felony, (F390) in the manner following:

That the said defendant, on the 11th day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully and unlawfully, while driving a motor vehicle, fail or refuse to bring his vehicle to a stop, or otherwise flee or attempt to elude a peace officer in a readily identifiable police vehicle, when given a signal to bring his vehicle to a stop, and further did operate said vehicle in a manner which endangered or was likely to endanger the person or property of another to wit: when the defendant was signaled by peace officers to stop, he drove his vehicle on a sidewalk, briefly feigned surrender, again drove on a sidewalk, then through downtown Reno at

extremely high speeds, running several stoplights and stop signs, weaving through traffic, attempting to hit pursuing police vehicles, and finally crashing his vehicle on California Avenue and/or Virginia Street.

COUNT VI. BEING AN EX-FELON IN POSSESSION OF A FIREARM, a violation of NRS 202.360, a felony, (F150) in the manner following:

That the said defendant, on the 5th day of May A.D., 2005, and/or the 2nd day of May A.D., 2005, or thereabout, and before the filing of this Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully, and knowingly, having been previously convicted in the County of Washoe, State of Nevada, of the crimes of GRAND LARCENY and BURGLARY, felonies under the laws of the State of Nevada, have in his possession and/or under his dominion, custody, control, and/or own a 9mm handgun.

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

RICHARD A. GAMMICK District Attorney Washoe County, Nevada

MEGAN/RACHOW

#8237

Deputy District Attorney

```
The following are the names and addresses of such witnesses as
1
     are known to me at the time of the filing of the within Information:
2
 3
     RENO POLICE DEPARTMENT
4
5
     DETECTIVE HARMON
     SERGEANT DAVE DELLA #0941
6
     DETECTIVE R. THOMAS #4042
     DETECTIVE JOE LEVER
 7
     OFFICER JIM DOUGHERTY
     DETECTIVE DAVE KELLER
8
     WASHOE COUNTY SHERIFF'S OFFICE
9
     DEPUTY TONI LEON - FIS
     DEPUTY DEAN KAUMANS - FIS
10
     SPARKS POLICE DEPARTMENT
11
     DETECTIVE MIKE BROWN
12
     WASHOE COUNTY CRIME LABORATORY
13
     CHEMIST
14
                                            Nevada
     BRENDA DUNNING,
15
     JOHN MCBREARTY, Security, Reno Regency, 200 E. 6th Street,
16
     Reno Nevada
17
     WILLIAM MCCORMICK, 911 Parr Boulevard, Reno Nevada
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     JORGE MORENO
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     ///
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     III
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1	ZACHARY ZAFRANOVICH,	Nevada
2	KRISTY REYNOLDS,	Nevada
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17		RICHARD A. GAMMICK District Attorney
18		District Attorney Washoe County, Nevada
19		
20		$\mathcal{A}h_{n}$. \mathcal{V}_{n}
21		By // Vaar fuckor MEGAN RACHOW
22		#823/1 Deputy District Attorney
23		Deputy District Metallicy
24	PCN 85802332	
25	PCN 8580232	
26	07058178	

Exhibit C

Second Amended Information CR06-2177

EXHIBIT 44

EXHIBIT 44

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DA # 364466

RPD RP06-033832, CL 06-3856(9)

CODE 1800
Richard A. Gammick
#001510
P.O. Box 30083
Reno, NV 89520-3083
(775) 328-3200
Attorney for Plaintiff

The second secon

2006 DEC 11 AM 11:53

RONALD A. LOHATIN, JR.

OFPUTY

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

IN AND FOR THE COUNTY OF WASHOE.

THE STATE OF NEVADA.

Plaintiff,

Case No. CR06-2177

Dept. No. 9

v.

SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG.

Defendant.

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SECOND AMENDED INFORMATION

RICHARD A. GAMMICK, District Attorney within and for the County of Washoe, State of Nevada, in the name and by the authority of the State of Nevada, informs the above entitled Court that SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, the defendant above named, has committed the crimes of:

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EXHIBIT 44

COUNT I. TRAFFICKING IN A CONTROLLED SUBSTANCE, a violation of NRS 453.3385(1), a felony, (F1050) in the manner following:

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That the said defendant on the 21st day of August A.D., 2006, or thereabout, and before the filing of this Second Amended Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully, knowingly, and/or intentionally, sell, manufacture, deliver, or be in actual or constructive possession of 4 grams or more but less than 14 grams of a Schedule I controlled substance or a mixture which contains a Schedule I controlled substance, to wit: methamphetamine at Washoe County, Nevada.

COUNT II. POSSESSION OF A CONTROLLED SUBSTANCE FOR THE

PURPOSE OF SALE, a violation of NRS 453.337, a felony, (F810) in the

manner following:

That the said defendant on the 21st day of August A.D., 2006, or thereabout, and before the filing of this Second Amended Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully and knowingly have in his possession and under his dominion and control a Schedule I controlled substance, to wit: methamphetamine, for the purpose of and with the intent to sell said controlled substance.

COUNT III. POSSESSION OF A CONTROLLED SUBSTANCE, a violation of NRS 453.336, a felony, (F800) in the manner following:

That the said defendant on the 21st day of August A.D., 2006, or thereabout, and before the filing of this Second Amended

Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully and knowingly have in his possession a Schedule I controlled substance, to wit: methamphetamine at

Washoe County, Nevada.

COUNT IV. BEING AN EX-FELON IN POSSESSION OF A FIREARM, a violation of NRS 202.360, a felony, (F150) in the manner following:

That the said defendant on the 21st day of August A.D., 2006, or thereabout, and before the filing of this Second Amended Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully, and knowingly, having been previously convicted in the County of Washoe, State of Nevada, of the crime of Eluding a Police Officer, a felony under the laws of the State of Nevada, have in his possession and under his dominion, custody, and/or control, a .40 caliber semi-automatic handgun.

COUNT V. BEING AN EX-FELON IN POSSESSION OF A FIREARM, a violation of NRS 202.360, a felony, (F150) in the manner following:

That the said defendant on the 21st day of August A.D., 2006, or thereabout, and before the filing of this Second Amended Information, at and within the County of Washoe, State of Nevada, did willfully, unlawfully, and knowingly, having been previously convicted in the County of Washoe, State of Nevada, of the crime of Eluding a Police Officer, a felony under the laws of the State of Nevada, have in his possession and under his dominion, custody, and/or control, a .357 Magnum revolver.

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COUNT VI. BEING AN HABITUAL CRIMINAL, as defined in NRS 207.010, (F155)

That the said defendant, SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, is an habitual criminal in that the said defendant has, prior to the date alleged in the other count of this Information previously been convicted of the following criminal offenses:

No. 1: GRAND LARCENY

That on January 14, 1994, the said defendant, SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, was convicted in the Second Judicial District Court of the State of Nevada of the crime of GRAND LARCENY, a felony under the laws of the situs of the crime or the State of Nevada.

No. 2: BURGLARY

That on January 14, 1994, the said defendant, SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, was convicted in the Second Judicial District Court of the State of Nevada of the crime of BURGLARY, a felony under the laws of the situs of the crime or the State of Nevada.

No. 3: POSSESSION OF A SHORT-BARRELED SHOTGUN

That on October 27, 1998, the said defendant, SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, was convicted in the

Second Judicial District Court of the State of Nevada of the crime of POSSESSION OF A SHORT-BARRELED SHOTGUN, a felony under the laws of the situs of the crime or the State of Nevada.

No. 4: ELUDING A POLICE OFFICER

That on December 10, 1998, the said defendant, SEAN RODNEY ORTH, also known as CHRISTOPHER DAVID DAVIS, also known as JAMES JAMIE WEISS, also known as BRIAN DANIEL YOUNG, was convicted in the Second Judicial District Court of the State of Nevada of the crime of ELUDING A POLICE OFFICER, a felony under the laws of the situs of the crime or the State of Nevada.

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

RICHARD A. GAMMICK District Attorney Washoe County, Nevada

PAMMY M. RIGOS

Deputy District Attorney

The following are the names and addresses of such witnesses 1 as are known to me at the time of the filing of the within 2 Information: 3 4 5 RENO POLICE DEPARTMENT OFFICER JOE LEVER 6 OFFICER ERIC KOCH 7 OFFICER JOHN SILVER OFFICER KENNETH HARMON OFFICER SEAN SCHWARTZ 8 SERGEANT MAC VENZON SERGEANT ROBERT VAN DIEST 9 SERGEANT JOHN MANDAGARAN DETECTIVE REED THOMAS 10 MARLA BARKER 11 12 ADAM RAY MEYERS, 13 14 15 16 17 RICHARD A. GAMMICK District Attorney 18

TAMMY M. RIGGS

Washoe County, Nevada

Deputy District Attorney

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Exhibit D

Judgment of Conviction CR05-1459

EXHIBIT 65a

EXHIBIT 65a

ORIGINAL

CODE NO. 1850



MAY - 4 2007 RONALD A LEAGTIN, JR., CLER

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

THE STATE OF NEVADA,

Plaintiff,

Defendant.

Case No. CR05-1459

VS.

Dept. No. 9

SEAN RODNEY ORTH,

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27 28 JUDGMENT

The Defendant having been found guilty by a jury, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against him, the Court rendered judgment as follows:

That Sean Rodney Orth is guilty of the crimes of Robbery With the Use of a Deadly Weapon, a violation of NRS 200.380 and NRS 193.165, a felony, as charged in Count I of the Information, Conspiracy to Commit Robbery With the Use of a Deadly Weapon, a violation of NRS 199.480, NRS 200.380 and NRS 193.165, a felony, as charged in Count III of the Information and Eluding a Police Officer, a violation of NRS 484.348, a felony, as charged in Count V of the Information, and the Court having adjudged the Defendant to be a Habitual Criminal as provided for under NRS 207.010, upon these felony convictions, followed by proof of six (6) prior felonies alleged in Count VII of the Amended Information, the Court hereby sentences the Defendant by imprisonment in the Nevada State Prison for the term of Life With the Possibility of Parole, with parole eligibility

beginning after a minimum of ten (10) years has been served, as to Count I. As to Count III, the Defendant is punished by imprisonment in the Nevada State Prison for the term of Life With the Possibility of Parole, with parole eligibility beginning after a minimum of ten (10) years has been served, to run concurrently with Count I. As to Count V, the Defendant is punished by imprisonment in the Nevada State Prison for the term of Life With the Possibility of Parole, with parole eligibility beginning after a minimum of ten (10) years has been served, to run concurrently with Count III. The Defendant is further ordered to pay the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee and restitution in the amount of Seventy Dollars (\$70.00). The Defendant is given credit for five hundred seventy-four (574) days time served.

DATED this 4th day of May, 2007.

DISTRICT **JÚ**DGE

Exhibit E

Judgment of Conviction CR06-2177

EXHIBIT 67

EXHIBIT 67



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ORIGINAL

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

THE STATE OF NEVADA.

CODE NO. 1850

Plaintiff.

Case No. CR06-2177

Dept. No. 9

SEAN RODNEY ORTH.

Defendant.

JUDGMENT

The Defendant having been found guilty by a jury, and no sufficient cause being shown by Defendant as to why judgment should not be pronounced against him, the Court rendered judgment as follows:

That Sean Rodney Orth is guilty of the crimes of Trafficking in a Controlled Substance, a violation of NRS 453.3385(1), a felony, as charged in Count I of the Amended Information and Being an Ex-Felon in Possession of a Firearm, a violation of NRS 202.360, a felony, as charged in Counts IV and V of the Amended Information, and the Court having adjudged the Defendant to be a Habitual Criminal as provided for under NRS 207.010, upon the above felony convictions, followed by proof of four (4) prior felonies alleged in Count VI of the Second Amended Information, the Court hereby sentences the Defendant by imprisonment in the Nevada State Prison for the term of Life With the Possibility of Parole, with parole eligibility beginning after a minimum of ten (10) years has been served, as to Count I. As to Count IV, the Defendant is punished by imprisonment in the Nevada State

EXHIBIT 67

Prison for the term of Life With the Possibility of Parole, with parole eligibility beginning after a minimum of ten (10) years has been served, to run concurrently with Count I. As to Count V, the Defendant is punished by imprisonment in the Nevada State Prison for the term of Life With the Possibility of Parole, with parole eligibility beginning after a minimum of ten (10) years has been served, to run concurrently with Count IV. The sentence herein shall run concurrently with the sentence imposed in CR05-1459. The Defendant is further ordered to pay the statutory Twenty-Five Dollar (\$25.00) administrative assessment fee, a Sixty Dollar (\$60.00) chemical analysis fee, a One Hundred Fifty Dollar (\$150.00) DNA testing fee and reimburse the County of Washoe the sum of Five Hundred Dollars (\$500.00) for legal representation by the Washoe County Public Defender's Office. The Defendant is given credit for five hundred seventy-four (574) days time served.

DATED this 4th day of May, 2007.

DISTRICT #DGE

Exhibit F

Parole Agreement CR05-1459 CR06-2177

State of Nevada Board of Parole Commissioners PAROLE AGREEMENT

Seau R Orth was sentenced in the State of Nevada to imprisonment in the Nevada Department of Concernos for the crime of CT/Halbitual Craminal [Grotter], CT [IIII.abstrat Colored (Greater) CT V: Habitual Crimonal [Greater) — The Board of Parole Commissioners, by value of the authority vested in it by the laws of the State of Nevada, hereby authorizes the Director of the Department of Corrections to allow said Sem R Orth on the 20th day of November, 2018, or as soon thereafter as a satisfactory program can be arranged and approved by the Davision of Parole and Probation, to go upon parale outside the prison buildings and enclosure, subject to the following conditions:

Parole Conditions

- * You must complete a substance abuse evaluation within 30 days of release from NDOC Participate in treatment as instructed until reseased by a quantified treatment provider.
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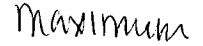
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Exhibit G

Violation Report CR05-1459 CR06-2177





January 7, 2021

To the Honorable Board
of Parole Commissioners
Carson City, Nevada

Parole Probation

Name: Orth, Sean

AKA: Sean Rodney Orth

File #: L19-0135A CC #: CR06-2177 NDOC #: 96723 Supervision Grant: 11/26/2018 Original Expiration: LIFE

Adjusted Expiration: LIFE

Crime: CT I: Habitual Criminal (Greater), CT IV: Habitual Criminal (Greater), CT V: Habitual Criminal (Greater) Sentence: 120 MOS TO LIFE NDOC

I. Violation(s) and Response to Imposed Sanctions;

Laws: Directives. Conduct: Controlled Substances. Intoxicants, Weapons, Special Condition (1)

You must complete a substance abuse evaluation within 30 days of release from NDOC.

Participate in treatment as instructed until released by a qualified treatment provider. Special

Condition (3) You must complete a Mancal Ma

Condition (3) You must complete a Mental Health assessment within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider. On November 28, 2018, Mr. Orth was granted an amazing opportunity of serving his lifetime prison sentence within the community. During his intake process the Division went over Mr. Orth's parole agreement and stressed the importance of abiding the rules and regulations of his parole agreement. Unfortunately, Mr. Orth continued in his life of crime; violated multiple clauses in his parole agreement and picked up new charges.

Mr. Orth obtained a Substance Abuse Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 1: You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

Mr. Orth obtained a Mental Health Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 3: You must complete a mental health evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

On December 16, 2018, Mr. Orth made contact with the Las Vegas Metro Police Department during a routine traffic stop. During this traffic stop it was noted Mr. Orth was in the vehicle with convicted felon Martin, Angel (BIN: 1004427746), which violated the directives (association) clause of his parole agreement. Mr. Orth was admonished and advised to no longer associate with felons, in which Mr. Orth stated he understood. The Division was advised by staff from Samaritan House that Mr. Orth had returned under the influence of a controlled substance. Mr. Orth refused to provide a urine sample, but verbally admitted to ingesting Methamphetamines. Mr. Orth was subsequently terminated from the Samaritan House Sober Living Program. (Directives, Conduct, Controlled Substances)

On December 19, 2020, the Division received a telephone call from Mr. Orth who stated he traveled to



Reno with a girlfriend for a few days. Although Mr. Orth is allowed to travel within the state, he was made aware that the Division must know if he would be sleeping at a different residence. Unfortunately, Mr. Orth did not update the Division of his overnight whereabouts. (Directives and Conduct)

On August 27, 2020, the Division received a phone call from LVMPD stating Mr. Orth was seen leaving which is a known criminal hot spot. Mr. Orth was taken into custody for traffic warrants out of Henderson. (Directives, Conduct, Laws)

On September 9, 2020, the Division made contact with Mr. Orth. A phone search was conducted, and it was evident that Mr. Orth had cleared out his text messages. A search of his room was conducted and there were numerous backpacks, in which one of them contained a Modelo beer. Mr. Orth denied ownership of the beer, but because it was in his room in a backpack he stated was his, he was admonished for it. There were female belongings in the room and when asked who the items belonged to his stated his girlfriend. Mr. Orth was asked where his girlfriend was and if she had a criminal history, he stated she was at the store and she was not a felon. Mr. Orth was questioned as to why his girlfriend would go to the store and leave her purse and he could not answer why. Officers of the Division left Mr. Orth's residence and quickly returned to provide him with a notice of graduated sanctions form. Officers observed Mr. Orth and a WFA walking down the stairs, surveillance was conducted on the residence and no one had entered the residence, so it was evident the WFA was in the home all along. After questioning Mr. Orth stated the WFA was in the adjacent (connected) room, hiding. A search of the adjacent room revealed aero soft pellet guns, and a hyperemic needle with a clear liquid substance and drug paraphernalia. A drug test was conducted, and Mr. Orth tested positive for Methamphetamine. The WFA was ran and it was discovered she was previously on community supervision. In an attempt to give Mr. Orth a second chance, he was given the following graduated sanctions:

- Proof of 15 job applications by September 16, 2020 or a full-time job
- Weekly reporting (with instructions to call the undersigned Officer every Friday)
- Curfew: 8pm to 6am

Mr. Orth was also directed and reminded once again to not have contact with any person that is convicted of a felony or the commission of a crime. Due to the numerous violations noted within the residence and Mr. Orth's inability to be transparent, Mr. Orth was given the directive to move no later than October 1, 2020. (Directives, Conduct, Intoxicants, Controlled Substances, Weapons)

Mr. Orth failed to report on the following dates: September 25, 2020 and October 2, 2020. Mr. Orth failed to provide the Division with proof of 15 job applications as previously instructed, and Mr. Orth failed to move as directed. On October 15, 2020, Mr. Orth contacted the Division stating he was still residing at the residence he was directed to move out. (Directives, Conduct)

As a last resort, the Division attempted to place Mr. Orth on intensive supervision but the Division could not make contact with Mr. Orth in person. An attempt to locate Mr. Orth was conducted on October 19, 2020, the light was on upstairs and a dog was heard barking, but no one answered. A notice was left on the door instructing Mr. Orth to report to the Division on October 20, 2020 and up to the date of this report no phone call has been received. (Directives, Conduct)



On October 28, 2020, Mr. Orth made contact with the Henderson Police Department as the suspect of an armed burglary. Mr. Orth was in a vehicle that was reported unlawfully taken the night prior. Upon arrival Mr. Orth was spotted in the vehicle and in an attempt to evade Officers he got out of the vehicle white it was still in motion with a tan duffle bag in his possession. Officers initiated a foot pursuit after issuing commands for Mr. Orth to stop however he continued to run. HPD was eventually able to get Mr. Orth in custody and he was booked on the following new charges: Resist Pub Off (M) and Own/ Poss Gun By Prohibit Pers (F). During this incident it was discovered that Mr. Orth was previously associating with Louis Polanco (DOB: who has a significant number of arrests. Upon search of the tan duffle bag that was in Mr. Orth's possession, the following items were discovered: a black motorcycle helmet, Winchester Model 12.20 gauge shot gun (SN: 1291469), Federal Ammunition Hi- Brass. 20 gauge ammunition live rounds (25 count), Surefire tactical light w/mount, vice grips, Lenovo Laptop, and a chisel tool. (Directives, Conduct, Laws, Weapons)

Mr. Orth was put on an employment search in order to push him to obtain employment but failed to provide the Division with proof of 15 jobs applications for the month of September 2020. (Directives, Conduct)

Mr. Orth has failed to pay monthly supervision fees in the amount of \$30 as mandated by the Nevada Revised Statues to defray the cost of supervision. He is currently \$216 in arrears towards this obligation. (Directives, Conduct)

Mr. Orth has failed to comply with the Provisions of his parole agreement due to the above listed violations.

II. Custody Status:

As of the date of this report, Mr. Orth is currently in custody at the Henderson Detention Center.

III. Violation Hearing History:

This is Mr. Orth's first time facing revocation proceedings since his parole date of 11/26/2018.

IV. Mitigating Factors:

Mr. Orth is a convicted habitual criminal who is well versed in the rules and regulations of laws and community supervision. Mr. Orth had all the tools of the Division at his disposal but chose to continue in his life of crime. Mr. Orth was given numerous chances by the Division through verbal admonishment as well as graduated sanctions. Mr. Orth's actions speak for themselves, it is clear Mr. Orth has no desire to be a productive member of our community.

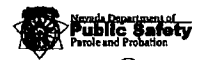
V. Recommendation:

It is recommended a retake warrant be issued, and Mr. Onh's imposed lifetime sentence be imposed.

VI. Current Level of Supervision:

Maximum

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



Respectfully submitted:

OlPaca au, DPS Officer II

Division of Parole and Probation opescalau@dps.state.nv.us

(702) 486-3651

Approved:

M.La'Putt, DPS Sergeant

Division of Parole and Probation

Mlaputt@dps.state.nv.us

(702) 486-3001



Division of Parole and Probation

November 3, 2020

To the Honorable Board
of Parole Commissioners
Carson City, Nevada

☑ Parole ☐ Probation

Name: Orth, Sean

AKA: Sean Rodney Orth

File #: L19-0135 CC #: CR05-1459 NDOC #: 96723 Supervision Grant: 11/26/2018

Original Expiration: LIFE Adjusted Expiration: LIFE

Crime: CT I: Habitual Criminal (Greater), CT III: Habitual Criminal (Greater), CT V: Habitual Criminal (Greater)

Sentence: 120 MOS TO LIFE NDOC

I. Violation(s) and Response to Imposed Sanctions:

<u>Directives, Conduct, Controlled Substances, Intoxicants, Weapons, Special Condition (1), Special Condition (3)</u>

On November 28, 2018, Mr. Orth was granted an amazing opportunity of serving his lifetime prison sentence within the community. During his intake process the Division went over Mr. Orth's parole agreement and stressed the importance of abiding the rules and regulations of his parole agreement. Unfortunately, Mr. Orth continued in his life of crime; violated multiple clauses in his parole agreement and picked up new charges.

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Mr. Orth is a convicted habitual criminal who is well versed in the rules and regulations of laws and community supervision. Mr. Orth had all the tools of the Division at his disposal but chose to continue in his life of crime. Mr. Orth was given numerous chances by the Division through verbal admonishment as well as graduated sanctions. Mr. Orth's actions speak for themselves, it is clear Mr. Orth has no desire to be a productive member of our community.

V. Recommendation:

It is recommended a retake warrant be issued, and Mr. Orth's imposed lifetime sentence be imposed.

VI. Current Level of Supervision:

Maximum

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



Respectfully submitted:

QPascalau, DPS Officer II Division of Parole and Probation qpascalau@dps.state.nv.us (702) 486-3651 Approved:

M.La'Putt, D.'S Sergeant Division of Parole and Probation Mlaputt@dps.state.nv.us (702) 486-3001

State of Nevada Board of Parole Commissioners PAROLE AGREEMENT

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OFFICE

(rev.05/04/12) Form 40

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY VISION OF PAROLE AND PROBATICA

NOTICE OF PRELIMINARY INQUIRY HEARING

You, OI	RTH, Sean	<u>_</u>	Number:	L19-013	5/96723	
are advised the shall be cond Hearing:	hat an informal Prelimina ducted to determine if you	ry Inquiry Hearing perta shall be held in custody	ining to the following to answer said allego	g alleged vi	olation(s) of your Parole/Probation core the Court/Board at a formal Revo	ondition(s) ocation
			Alleged Violation			
Directives,	, Conduct, Special Co	onditions #1 & #🖒	. <u></u>			
Weapons,	Laws					
	1 Substances					
Intoxicants	s					<u> </u>
	minary Inquiry Heari		November 13, 2	:020	1:30pm Time	
at <u>Clark (</u>	County Detention Ce	nter				
individual wa You may wa admission o	rould he subjected to risk aive this Preliminary In of guilt. al the appropriate respons	of hann by disclosure of quiry Hearing if you de	his/her identity. sire. Should you wa	aive, your :	unless in the opinion of the hearing action shall in no way be considere indicated above.	
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					to represent me.	
		ddress				
	I wish to present th	e following witness (es)	if my own expense:			
				Add	ress	
΄.	waive my right to a Prelin	he alleged violation(s) of			irectly to the Court/Board. Notice of Rights. 11/2/200	
5 July 1 (1)			Position		Date	



November 3, 2020

To the Honorable Board of Parole Commissioners Carson City, Nevada	Parole Probation
Name: Orth, Sean AKA: Sean Rodney Orth File #: L19-0135A CC #: CR06-2177	Supervision Grant: 11/26/2018 Original Expiration: LIFE Adjusted Expiration: LIFE

Crime: CT I: Habitual Criminal (Greater), CT IV: Habitual Criminal (Greater), CT V: Habitual Criminal (Greater)

Sentence: 120 MOS TO LIFE NDOC

NDOC#: 96723

I. Violation(s) and Response to Imposed Sanctions:

<u>Directives, Conduct, Controlled Substances, Intoxicants, Weapons, Special Condition (1), Special Condition (3)</u>

On November 28, 2018, Mr. Orth was granted an amazing opportunity of serving his lifetime prison sentence within the community. During his intake process the Division went over Mr. Orth's parole agreement and stressed the importance of abiding the rules and regulations of his parole agreement. Unfortunately, Mr. Orth continued in his life of crime; violated multiple clauses in his parole agreement and picked up new charges.

Mr. Orth obtained a Substance Abuse Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 1: You must complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

Mr. Orth obtained a Mental Health Evaluation through ROI on December 6, 2018 but failed to provide the Division with proof of completion of treatment. (Directives, Conduct, Special Condition 3: You must complete a mental health evaluation within 30 days of release from NDOC. Participate in treatment as instructed until released by a qualified treatment provider)

On December 16, 2018, Mr. Orth made contact with the Las Vegas Metro Police Department during a routine traffic stop. During this traffic stop it was noted Mr. Orth was in the vehicle with convicted felon Martin, Angel (BIN: 1004427746), which violated the directives (association) clause of his parole agreement. Mr. Orth was admonished and advised to no longer associate with felons, in which Mr. Orth stated he understood. The Division was advised by staff from Samaritan House that Mr. Orth had returned under the influence of a controlled substance. Mr. Orth refused to provide a urine sample, but verbally admitted to ingesting Methamphetamines. Mr. Orth was subsequently terminated from the Samaritan House Sober Living Program. (Directives, Conduct, Controlled Substances)

On December 19, 2020, the Division received a telephone call from Mr. Orth who stated he traveled to Reno with a girlfriend for a few days. Although Mr. Orth is allowed to travel within the state, he was made aware that the Division must know if he would be sleeping at a different residence. Unfortunately, Mr. Orth did not update the Division of his overnight whereabouts. (Directives and



Conduct)

On August 27, 2020, the Division received a phone call from LVMPD stating Mr. Orth was seen leaving which is a known criminal hot spot. Mr. Orth was taken into custody for traffic warrants out of Henderson. (Directives, Conduct, Laws)

On September 9, 2020, the Division made contact with Mr. Orth. A phone search was conducted, and it was evident that Mr. Orth had cleared out his text messages. A search of his room was conducted and there were numerous backpacks, in which one of them contained a Modelo beer. Mr. Orth denied ownership of the beer, but because it was in his room in a backpack he stated was his, he was admonished for it. There were female belongings in the room and when asked who the items belonged to his stated his girlfriend. Mr. Orth was asked where his girlfriend was and if she had a criminal history, he stated she was at the store and she was not a felon. Mr. Orth was questioned as to why his girlfriend would go to the store and leave her purse and he could not answer why. Officers of the Division left Mr. Orth's residence and quickly returned to provide him with a notice of graduated sanctions form. Officers observed Mr. Orth and a WFA walking down the stairs, surveillance was conducted on the residence and no one had entered the residence, so it was evident the WFA was in the home all along. After questioning Mr. Orth stated the WFA was in the adjacent (connected) room, hiding. A search of the adjacent room revealed aero soft pellet guns, and a hyperemic needle with a clear liquid substance and drug paraphernalia. A drug test was conducted, and Mr. Orth tested positive for Methamphetamine. The WFA was ran and it was discovered she was previously on community supervision. In an attempt to give Mr. Orth a second chance, he was given the following graduated sanctions:

- Proof of 15 job applications by September 16, 2020 or a full-time job
- Weekly reporting (with instructions to call the undersigned Officer every Friday)
- Curfew: 8pm to 6am

Mr. Orth was also directed and reminded once again to not have contact with any person that is convicted of a felony or the commission of a crime. Due to the numerous violations noted within the residence and Mr. Orth's inability to be transparent, Mr. Orth was given the directive to move no later than October 1, 2020. (Directives, Conduct, Intoxicants, Controlled Substances, Weapons)

Mr. Orth failed to report on the following dates: September 25, 2020 and October 2, 2020. Mr. Orth failed to provide the Division with proof of 15 job applications as previously instructed, and Mr. Orth failed to move as directed. On October 15, 2020, Mr. Orth contacted the Division stating he was still residing at the residence he was directed to move out. (Directives, Conduct)

As a last resort, the Division attempted to place Mr. Orth on intensive supervision but the Division could not make contact with Mr. Orth in person. An attempt to locate Mr. Orth was conducted on October 19, 2020, the light was on upstairs and a dog was heard barking, but no one answered. A notice was left on the door instructing Mr. Orth to report to the Division on October 20, 2020 and up to the date of this report no phone call has been received. (Directives, Conduct)

On October 28, 2020, Mr. Orth made contact with the Henderson Police Department as the suspect of an armed burglary. Mr. Orth was in a vehicle that was reported unlawfully taken the night prior. Upon arrival Mr. Orth was spotted in the vehicle and in an attempt to evade Officers he got out of the vehicle



while it was still in motion with a tan duffle bag in his possession. Officers initiated a foot pursuit after issuing commands for Mr. Orth to stop however he continued to run. HPD was eventually able to get Mr. Orth in custody and he was booked on the following new charges: Resist Pub Off (M) and Own/Poss Gun By Prohibit Pers (F). During this incident it was discovered that Mr. Orth was previously associating with Louis Polaneo (DOB: 09/06/1977), who has a significant number of arrests. Upon search of the tan duffle bag that was in Mr. Orth's possession, the following items were discovered: a black motorcycle helmet, Winchester Model 12 .20 gauge shot gun (SN: 1291469), Federal Ammunition Hi- Brass .20 gauge ammunition live rounds (25 count), Surefire tactical light w/mount, vice grips, Lenovo Laptop, and a chisel tool. (Directives, Conduct, Laws, Weapons)

Mr. Orth was put on an employment search in order to push him to obtain employment but failed to provide the Division with proof of 15 jobs applications for the month of September 2020. (Directives, Conduct)

Mr. Orth has failed to pay monthly supervision fees in the amount of \$30 as mandated by the Nevada Revised Statues to defray the cost of supervision. He is currently \$216 in arrears towards this obligation. (Directives, Conduct)

Mr. Orth has failed to comply with the Provisions of his parole agreement due to the above listed violations.

H. Custody Status:

As of the date of this report, Mr. Orth is currently in custody at the Henderson Detention Center.

III. Violation Hearing History:

This is Mr. Orth's first time facing revocation proceedings since his parole date of 11/26/2018.

IV. Mitigating Factors:

Mr. Orth is a convicted habitual criminal who is well versed in the rules and regulations of laws and community supervision. Mr. Orth had all the tools of the Division at his disposal but chose to continue in his life of crime. Mr. Orth was given numerous chances by the Division through verbal admonishment as well as graduated sanctions. Mr. Orth's actions speak for themselves, it is clear Mr. Orth has no desire to be a productive member of our community.

V. Recommendation:

It is recommended a retake warrant be issued, and Mr. Orth's imposed lifetime sentence be imposed.

VI. Current Level of Supervision:

Maximum

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



Respectfully submitted:

OlPascalau, DPS Officer II Division of Parole and Probation qpascalau@dps.state.nv.us

(702) 486-3651

Approved:

M.La'Putt, DPS Sergeant

Division of Parole and Probation

Mlaputt@dps.state.nv.us

(702) 486-3001

NUMBER OF STREET FDe No. L19-1035A CC No. CR06 2177

State of Nevada **Board of Parole Commissioners** PAROLE AGREEMENT

Sean R Onth was sentenced in the State of Nevada to imprisonment in the Nevada Department of Corrections for the critic of CT I. Halmual Coming (Greater), CT IV Habitual Command (Greater), CT V Habitual Command (Greater). The Board of Parole Commissioners, by virtue of the authority vested in 1 by the laws of the State of Nevada, hereby authorizes the Director of the Department of Corrections to allow said Sean R Onth on the 26th day of November, 2018, or as soon thereafter as a sansfactory program can be arranged and approved by the Division of Parole and Probation, to go upon parole outside the prison buildings and enclosure, subject to the lenowing conditions

Parole Conditions

- * You must complete a surspance abuse evaluation within 31 days of release from NDOC . Participate in treatment as instructed until released by a qualified treatment provide:
- "You are not permitted to enter a har or lounge for any purpose except employment.
- * You must complete a Mental Health assessment within 30 days of release from NDOC Participate in treatment as lostracted entits released by a qualified treatment provider.
- * Directives You shall follow the rules of the Division of Parole and 2-obation to include the following.
- 'A You shall not change your place of residence without first obtaining permission from the Division of Parole and Probation
- * B. You shall report in person to the Division of Parole and Probation is instructed by the Division of its agent. You shall submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects.
- * C. You shall seek and maintain legal employment, or maintain a program approved by the Division of Paroje and Probanon and to 1 change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately
- * D. You shall pay any court ordered restitution by making payments until the balance is paid in full. The minimum monthly payment shall be established by dividing the balance owed at the time of release on parole by the number of projected months to be served on parole 11, after dividing the total restitution owed by the number of projected months to be served on parole the monthly payment is eq. at to an amount less than \$50, the morthly payment shall be \$50 until the balance is paid in fall
- * F. Pay all applicable lines and fees on a schedule determined by the Division of Paralle and Probation
- * f. You shall not leave the state without first obtaining written permission from the Division of Parole and Probation
- * G. You shall not associate with convicted felons, persons who are engaged in criminal activity, or other persons with a non-your supervising officer institutes you not to associate.
- * H. You shall follow a little directives of your issigned Parole Officer
- * Controlled substances. You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately noutly the Division of Parole and Probation of any prescription received. You shall tefrain from the use and possession of any synthetic designer drug or any mind and/or body ultering substance. You shall submit to drug testing as required by the Division or its agent.
- * Recreational Marijuana. You shall not purchase, consume or have under your control marijuana in any form, except when such use is prescribed for use as a medicine in accordance with the provisions of chapter 453A of NRS.
- Intoxicants. You shall not purchase, consume or have under your control any alcohol beverage, unless specifically permitted by special condition of the Board. Upon the direction of the Division of Parole and Probation or other peace officer, you shall submit to a medically recognized test for blood breath content.
- * Weapons: You shall not possess, have access to, or have under your control, any type of weapon unless the item is used in conjunction with the duties of legitimate employment and has been approved in writing by fac. Division of Parole and Probation or its agent.
- * Laws: You shall comply with all institutional rules, municipal, county, state, and federal laws and ordinances
- * Conduct. You shall comply with all the provisions stated on the parole agreement and your conduct shall justify the opportunity granted to you by this community supervision

Credits: You shall receive no credit on this sentence during any period of time that you are absent from supervision and deemed to be an absconder. The protected parole expiration date is based upor the assumption that you will earl the maximum number of credits available to be caracd while on parole. If you had to work and/or program diagonally, full to keep current with any payments toward restitution and supervision fees or fail to comply with the terms of parole, you may not receive the additional credus off your sentence that have been projected on this document. The Nevada Department of Corrections (NDOC) is responsible for calculating and applying credits to the sentences of inmates and parolees. The projected parole expiration date on this document is subject to change based on ciedat earnings and/or adjustments as determined by the NDOC Credits for good time earned on parete may be fortested it you are found guilty of a violation. Pursuant to NR\$ 213.15185, all good time credits previously carried to reduce your sentence are forfeited upon revegetion of public

This papele is prairie, to and accepted by you, subject to the zone took stated herein, one with the knowledge that the Board of Parcio Commissioners have the power, at any time, in case of violation of the conditions of paralleloss used your detention and/or resent to present

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Ashley Ingersoil	_	_ Dated _	<u>_113 196</u>
Son Chief Passin Officer			

I do hereby waive extradition to the State of Nevada from any state or the United States, and from any territory or country misside the continental United States, and also agree that I will not contest any effort to return me to the United States of the State of Nevada. I shall submit my person, property, place of residence, vehicle, or areas under my control to search at any time of the day or might, with or without a search warrant or with or without cause, for evidence of a crime or violation of parole by a Parole Officer or any other Peace Officer. I have read or had read to me, the contin one of ray purole, and I fully understand them and I agree to abide by one strictly follow them. I fully understand the penalties involved should I, in any manner, violate the foregoing conditions

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The form design, content and emportable specified herein are approved by the Board of Parish Commissioners in accordance with the Parish Order which includes the parely conditions and authorizes release to parele Information specific to the individual named on this form including semence details, restriution owed case mirrors and projected expitation dates have been compiled by the Division of Parale and Probation, and do not

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION CR05-1459/L19-0135 & CR06-2177/L19-0135A

PRIOR NOTICE OF CHARGES AND RECEIPT FOR DOCUMENTS

I, See	Orth do hereby acknowledge that the following charges have been brought against me:	
	Alleged Violations	
You mu	complete a substance abuse evaluation within 30 days of release from NDOC. Participate in treatment as instructed	
until rek	sed by a qualified treatment provider.	
You mu	complete a mental health assessment within 30 days of release from NDOC. Participate in treatment as instructed until	
released	y a qualified treatment provider.	
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1 5	Delta de handra arbanaladas shasil hana hasa la faransa da da da da arang ar arang ar ar	
	reasons listed below, my violation case is not entitled to be heard at an informal preliminary inquiry, but will be taken	
directly	fore the Court/Parole Board for a formal revocation hearing.	
_		
L 🗵	Defendant is not being held in detention by Parole and Probation on any of the violations charged above.	
2.	Defendant has one or more new convictions, which are included in the violations charged above. (NRS 176A.580 (4) / NRS 213.1511 (4)	
3. 🔲	Other (Describe)	
1, <u>Sea</u>	Onthdo	hı
	l) A copy of the Violation Report, and	
	2) A copy of the Prior Notice of Charges and Receipt of Documents.	
SI	Taxe 200 000 1/8/21	
Wilness	Defendint Detc/ /	

OFFICE

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY JIVISION OF PAROLE AND PROBATION

NOTICE OF PRELIMINARY INQUIRY HEARING

You, ORTH, Sean	Number:	L19-01354/76723 File/ND00
are advised that an informal Preliminary Inquiry Heashall be conducted to determine if you shall be held i Hearing:	iring pertaining to the following in custody to answer said allega	g alleged violation(s) of your Parole/Probation condition(s) tion(s) before the Court/Board at a formal Revocation
	Alleged Violation	
Directives, Conduct, Special Conditions #1		
Weapons, Laws		
Controlled Substances		
Intoxicants		
Your Preliminary Inquiry Hearing is schedu	nled for November 13, 2	020 1:30pm
at Clark County Detention Center		
Location		
At this hearing, you have these due process rights: to present relevant information, and; question any perso individual would be subjected to risk of harm by disc	on giving adverse information a	in counsel, present letters, documents, or persons who can gainst you, unless in the opinion of the hearing officer the
You may waive this Preliminary Inquiry Hearing admission of guilt. Please initial the appropriate response:	if you desire. Should you wa	ive, your action shall in no way be considered an
I desire to have a Preliminary Inqu	iry Hearing at the date, time, ar	nd location indicated above.
I will retainName		to represent me.
Address		
I wish to present the following wit	ness (cs) at my own expense:	
Name		Address
I waive my right to a Preliminary Inquiry	Hearing and request to present	my case directly to the Court/Board.
I have received a copy of the alleged viola	ation(s) of Parole/Probation, and	I this, my Netice of Rights.
Succe Carth		11/4/2020
Signature of Citen	Number	— Ohie
that I	DPG OFFICER	11/4/2020
Signature of Witness	Position	Date
(rev.05/04/12) Form 40		

OFFICE

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION

NOTICE OF RIGHTS

You, <u>ORTH</u> , <u>Sean</u> , are herein advised that your return to The Nevada Department of Corrections to answer charges of parole violation before the Nevada Board of Parole Commissioners was determined at your Preliminary Inquiry Hearing held on, at, at, at,
(Place)
You are further advised of your rights as follows: 1. Representation by retained counsel of your own choice and at your own expense. Yes No (If Yes, list name and address of attorney.) (Initial)
2. Representation as an indigent by the State Public Defender. Yes No (Please indicate on attached Affidavit and Application for Appointment of Counsel.) (Initial)
3. If our alleged parole violation is not based on a new conviction, you may present witnesses to testify in your behavior and you may confront witnesses who testified against you. (Initial)
4. It will be your responsibility to notify and pay the expenses of witnesses testifying in your behalf. Provide the nat below: (Initial)
5. Name and agency of the witnesses you wish to confront: (If you intend to refute witness allegations, request they present.) (Initial)
6. You may also present affidavits for the record. (Initial)
I hereby certify I have received the following documents:
A. Details and summary of alleged parole violations as charged.
B. Summary of Findings determined at my Preliminary Inquiry Hearing on:
C. A copy of this, my Notice of Rights.
Signed 5 Date 1/4/2020 Witness Date 4/2020
VR 1103 (rev02/03/17)

OFFICE WAY

STATE OF NEVADA DIVISION OF PAROLE AND PROBATION

PAROLE REVOCATION REQUEST FOR APPOINTMENT OF COUNSEL

TO: STATE OF NEVADA, DIVISION OF PAROLE AND PROBATION

STATE OF NEVADA COUNTY OF CLARK	} vs. ORTH, Sean
revocation hearing, and with that in mind do hereb	hat I am aware of my right to counsel at any parole by request the above entitled Court to appoint counseling facts I swear to be true and correct to the best of
Corrections	ion of parole from the Nevada Department of
2 I am without means of employing an a	ftomey.
I have no money with which to employ could be sold or encumbered to provide which to employ counsel.	counsel; I have no property, real or personal, which funds for counsel; I am unable to borrow funds with
	ve to be a true and accurate declaration of my ability
Dated this Day of	Nember, 20 20.
Signed	
Witnessed ***************	— OR *******************
WAIVER OF RI	GHT TO COUNSEL
I, the undersigned, being aware of my right to couhereby waive that right, and do so of my own free	nsel at the hearing for revocation of my parole, do will.
Dated this Day of	, 20
Signed	
Witnessed	_ _
VR 1104 (rev11/20/2007GSU)	



WARRANT FOR RETAKING A PAROLED PRISONER

To any Parole Officer or any Peace Officer Authorized to Arrest or Serve Criminal Process:

The undersigned, having probable cause to believe that SEAN ORTH, a paroled prisoner of the Nevada Department of Corrections, has violated the conditions of parole.

NRS 179.209 PROHIBITS THIS PAROLEE FROM	I BEING ADMITTED TO BAIL.
NOW, THEREFORE, pursuant to the provisions of, Nevada Revised Statutes, it is hereby ordered that said paro Nevada Department of Corrections and into the actual custo and each of you are hereby authorized and required to retak warrant is legally sufficient.	lee be retaken and returned to the ody of the Director thereof, and you e the parolee. For so doing, this
Dated at Carson City, Nevada, this day	y of <u>November</u> , 2020.
BOARD OF PAROLE COMMISSIONERS Member of the Board of Parole Commissioners	
DIVISION OF PAROLE AND PROBATION	WARRANT DATA
Chief Parole and Probation Officer	Date of Arrest,
Ckief Parole and Probation Officer	Ву

Agency

Henderson Police Department 223 Lead Henderson, NV 89015 Booking Custody Record

DR NUMBER		PRE BOOKIN	(G NUMBER:			SCOPE	Į.	ARRESTED DA	TE AND TIME
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ARRESTING OF					TRANSPORT				
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PROBABLE CAU	ISE REVIEW			·		-			
The undersigned warrant for the co	i Magistrate h	as reviewçe: Vn.	the Affidavit and De	claration o	of Probable Caus	se for the arrest o	of the above-na	amed defenda	l ant without
FINDING									
l find th said defendant ha	ere is sufficien	1 probable ca. uch crime(s).	use, for the purpose of THEREFORE, IT IS C	continued i	ncarceration, to b	clieve that charge may be held in cu	ed crime(s) have ustody untit bail	e been commit	ited and that
	: STANDARD					-	•	•	
			v e cause shown to allov	ı the defend	isnt in he held in	cuelody THEOES	ODE ITIE OU	IDEDON IKAN II	a a dolondani ka
immediately relea evidence sufficien	se from custod	dy as to the ch	rarge(s). This order is	without proc	cjudice to the City	or State to proces	ed with the cha	rge(s) based u	pen additional
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COMMENT:									
RETIURN DATE:	NORMAL SC	HEDULO F	irstavailable □	□ ОТНЕ	R DATE:				
Signature of Magi	istrate:				Justice Court 🗆	Municipal Court 6	☐ Date/Time:		

11/3/2020 8:43:48 AM

Henderson Police Department

223 Lead Street. Henderson Nevada 89015 **Declaration of Arrest**

DR#: 20-18994

Arrestee's Name: ORTH, SEAN RODNEY

Date and time of Arrest: 11/3/2020 8:34:33 AM

Charge(s)	Degree	NRS\HMC
Own/poss gun by prohibit pers	В	202.360.1
THE UNDERSIGNED MAKE THE FOLOWING DECL. Peace Officer with the Henderson PD, Clark County N the above-named subject committed (or was committed) NV And that the offense appro-	levada. I learned the following facts	and circumstances which led me to believe that elocation of 9
Details of Probable Cause		

reference a On 10/28/2020 at approximately 0711 HPD Units were dispatched to reported armed robbery suspect who was currently at the location. Dispatch advised that the person reporting had stated that the suspect who had committed an armed robbery at the location the night before (reported under HPD DR#20-18989) was currently at their door. possibly armed, and was most likely driving their white Chevrolet Malibu with unknown "Body Shop" plates that he had unlawfully taken the night before.

Upon arrival HPD Patrol Officers observed a vehicle matching that description backing out of a parking space and driving from the area of the apartment. Several uniformed Patrol Units in marked Henderson Police Department Police vehicles began following the vehicle and initiated a stop by activating their overhead emergency lights and sirens, however the suspect vehicle failed to yield and continued towards the exit of the apartment complex, accelerating towards the exit gate. An additional HPD Unit arrived and was outside the exit gate, which was closed, and the suspect opened the driver side door, jumped out, and immediately ran. The suspect vehicle continued to drive forward, unoccupied, crashing into the exit gate of the apartment complex. The suspect was carrying a tan duffle bag as he fled and he threw it over the property wall just before he climbed over the same wall, running out to Whitney Ranch Drive.

Patrol Officers initiated a foot pursuit, issuing commands for the suspect to stop, however he continued to run leaving the duffle bag behind because he struggled to pick it back up quickly. The suspect ran across Whitney Ranch Drive, attempting to evade HPD Officers, however Officers were able to overtake the suspect and he was placed in custody after a short struggle due to the fact that the suspect refused to comply. The suspect was identified as Sean Orth (DOB and was confirmed to be the same suspect identified in the previous robbery.

Due to the fact that Sean failed to yield to HPD Patrol Officers who initiated a lawful stop on a suspect in a felony crime, the fact that Sean then fled from Officers after jumping out of the suspect vehicle, and the fact that Sean failed to comply with lawful orders which resulted in a foot pursuit to take him into custody, Sean was taken into custody for NRS 199.280.3 Resist Public Officer and secured in an HPD Patrol Vehicle.

Page 1 of 4

Henderson Police Department

223 Lead Street, Henderson Nevada 89015

Declaration of Arrest

DR#: 20-18994

Due to the fact that Sean was the suspect in an armed robbery HPD ISD was contacted and I, Detective K. Lippisch, as well as, Detective D. Ozawa, Detective K. LaPeer, and Detective R. Christopher, responded and assumed the investigation. After being advised of the above facts Detective Christopher and I made contact with Sean while Detectives Ozawa and LaPeer contacted the victims of the robbery, Louis Polanco (DOB and Jessie Caracciolo (DOB).

I was later advised by Detectives Ozawa and LaPeer that Louis and Jessie had differentiating accounts of what had occurred over the past week, however they both stated that Sean had left the apartment the prior evening with a tan duffel bag that contained property that belonged to them (Louis and Jessie), not Sean. Louis stated that Sean had displayed a handgun and told Louis that he was taking Louis' guns and laptop, and then had directed Louis to the master bedroom where the items were placed into the tan duffel bag. Sean then left the residence with the items that did not belong to him which included: Louis' black and red Smith and Wesson MMP Shield 9mm handgun (unknown serial #), Jessie's Winchester Model 12 20 Gauge Shotgun (unknown serial #), and Louis' Military ID. Sean exited the apartment, walked to Louis' 2007 white Chevrolet Malibu with NV Body Shop plate entered the driver side of the vehicle, and drove away. Louis advised that in addition to the above items Sean was also in possession of his laptop and cellular phone.

Jessie stated that she had not observed Sean with a handgun and although she felt that what had just transpired was odd, she did not know that Sean had committed the robbery until Louis told her because she had been seated in the kitchen when this occurred. Louis did not initially want to report the incident due to the fact that Sean had threatened to come back and hurt them if the Police were notified, however Jessie convinced Louis that this needed to be reported so they called HPD, completed the report, HPD DR#20-18989, and stated they wanted to press charges for the crimes that Sean had committed.

Detective Christopher and I contacted Sean in the back of the patrol vehicle, and I advised him that I would like to interview him regarding the incidents that he had been involved in. Sean agreed to talk with me, and he was placed in the front passenger seat of my unmarked department vehicle. I entered the front driver seat and Detective Christopher entered the rear passenger seat. Sean immediately stated that he did not want the interview recorded and initially stated that he did not want to be read Miranda. I advised Sean that due to the fact that he was in handcuffs and not free to leave I was going to read him Miranda, which I did at 0842 hours, and which he stated he understood and waived. Sean then stated the following:

He has known Louis for approximately a week, as well as Louis' girlfriend however he could not recall her (Jessie's) name. He advised that he has been spending time with them, using the vehicle at times, and also using Louis' cellular phone because his vehicle is getting worked on and his cellular phone is busted. Sean stated that he had been at the apartment yesterday until approximately 1900 hours and then he left in the Chevrolet Malibu to go see his girlfriend, who he was never able to locate. Sean stayed out until approximately 0600 hours this morning, which is when he returned to the apartment, with the Chevrolet Malibu. Sean exited the vehicle with the tan duffel bag, which he stated had been inside the vehicle the entire time and he was just planning on bringing it inside the apartment for Louis since it was his. Sean walked up to the apartment door and knocked, however no one answered. Sean thought this was odd since he stated he was supposed to return the vehicle before sunrise per his arrangement with Louis, so he continued knocking several times. After still getting no answer, Sean returned to the vehicle, still carrying the tan duffel bag, and then started to drive away. Sean had decided to go to the store and get milk before returning and attempting contact at the apartment again. Sean additionally stated that it was odd that no one answered because prior to arriving at the apartment he had used Louis' cellular phone to call Louis' girlfriend and tell her that he was on his way. Sean then stated that when he had been stopped by HPD Units the phone had been in his pocket.

Page 2 of 4

Henderson Police Department

223 Lead Street, Henderson Nevada 89015

Declaration of Arrest

DR#: 20-18994

As Sean started to drive towards the exit to the complex, he observed several HPD Patrol Vehicles and an HPD Motors Unit in the complex. Sean then observed that the marked patrol vehicles were following him and that they had activated their overhead lights and sirens. At first Sean thought they were attempting to pass him, but then he realized that they were attempting to stop and contact him. Sean immediately felt that he had been set up and that the duffel bag in the vehicle must contain items that would get him into trouble, so he didn't stop. Sean continued driving, swerving because he was reaching for the duffel bag, and then when he realized he wouldn't be able to make it out the exit gate Sean exited the vehicle with the duffel bag and fled, jumping the wall of the property.

I asked Sean why he would flee because he claimed that he had not done anything wrong and that he didn't know what was inside the duffle bag (despite taking it with him when he fled). Sean responded by stating that he felt he had been set up and that it must be related to the duffel bag, and that he had made up his mind that he was going to try and get away.

Upon conclusion of the interview I contacted Detectives Ozawa and LaPeer, advised them of the information that Sean had provided, and asked them to clarify previous statements that Louis and Jessie had made. Detectives re-interviewed Louis and Jessie and they did admit to the fact that they had allowed Sean access to the Chevy Malibu and the cellular phone, as well as the fact that Sean had been spending time at the apartment for approximately a week.

Due to the above facts Sean was transported to the Henderson Detention Center where he was booked accordingly for Resist Public Officer. A records search returned to reveal that Sean was also a convicted felon (trafficking controlled substance, ex-felon possess firearm, robbery w/ deadly weapon, evade Police Officer, manufacture short barrel gun, and assault) and that he was P&P Priority 5. Initial attempts to contact his Supervising Officer were negative, however contact was eventually made and his Supervising Officer was advised of the above facts.

Due to the fact that Sean was the suspect in an armed robbery, that he had been operating the 2007 white Chevrolet Malibu, the fact that he had been in possession of the tan duffel bag that had been recovered by HPD Patrol, as well as the fact that he had been in possession of Louis' cellular phone and had stated that he had used the phone, I authored a search warrant to be issued for the previous mentioned items including; the 2007 white Chevrolet Malibu bearing NV Body Shop plate 6528 that had been towed from the scene and secured in the Henderson Police Department CSA garage, the tan duffel bag currently secured at the Henderson Police Department Main Station, and Louis' black LG cellular phone which had been in Sean's possession and was currently secured with Sean's property at the Henderson Detention Center. The search warrant was reviewed and approved by Clark County Deputy District Attorney Marc DiGiacomo and then reviewed and signed by the Honorable Henderson Justice Court Judge David Gibson Sr.

On 10/29/2020 the search warrant was served on the items previously listed. The following items were located in the tan canvas bag: black Fuel motorcycle helmet, Winchester Model 12 .20 gauge shot gun (SN: 1291469), Federal Ammunition Hi-Brass .20 gauge ammunition live rounds (25 count), Surefire tactical light w/ mount, vice grips, Lenovo Laptop, and a Grace USA chisel tool.

Due to the above stated facts, specifically that fact that Sean is a convicted felon and currently P&P Priority 5 and the fact that Sean fled from Officers while in possession of the tan canvas bag which contained a Winchester Model 12 .20 gauge shotgun and 25 live rounds, I determined that there was probable cause to arrest Sean for NRS 202.360 Ex-felon Possess Firearm. Due to the fact that Sean is in custody at the Henderson Detention Center I arrested him at that location for this additional charge.

Page 3 of 4

Henderson Police Department 223 Lead Street, Henderson Nevada 89015

Declaration of Arrest

DR#: 20-18994

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 a misdemeanor).









State of Nevada - Division of Parole and Probation

Statement of Subject Supervision Fee Account

Subject ID Number: 10689		Total Ba	Taal Daida		Stale \$ 0.00
Fiscal Year: 2017			Total Paid:		
ORTH, SEAN RODNEY		Total Du	Total Due:		\$ 0.00
			Date Last Activity: Last Activity Type:		07/01/2008
		Last Act			FY Rollover
DOB					
11/01/2020	Billing	30.00	2017	Active	
10/01/2020	Billing	30.00	2017	Active	
09/01/2020	Billing	30.00	2017	Active	
08/01/2020	Billing	30.00	2017	Active	
07/27/2020	Credit	98.00	2017	Active	
07/27/2020	Credit	98.00	2017	Active	
07/01/2020	Billing	30.00	2017	Active	
06/24/2020	Credit	50.00	2017	Active	
06/24/2020	Credit	50.00	2017	Active	
06/01/2020	Billing	30.00	2017	Active	
05/01/2020	Billing	30.00	2017	Active	
04/01/2020	Billing	30.00	2017	Active	
03/05/2020	Credit	13.00	2017	Active	
03/01/2020	Billing	30.00	2017	Active	
02/07/2020	Credit	35.00	2017	Active	
02/07/2020	Credit	35.00	2017	Active	
02/01/2020	Billing	30.00	2017	Active	
01/01/2020	Billing	30.00	2017	Active	
12/09/2019	Credit	35.00	2017	Active	
12/01/2019	Billing	30.00	2017	Active	

Statement Created: 11/03/2020

11/01/2019

Billing

30.00 2017

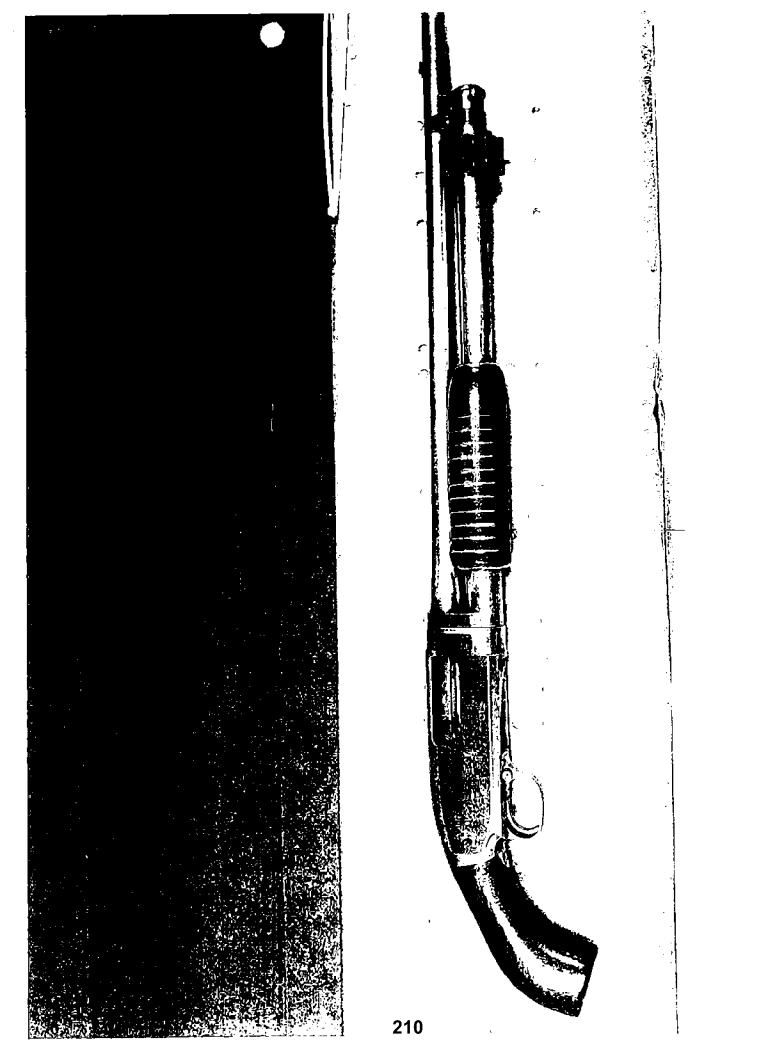
Active

Trans Date 10/09/2019	Trans Type Credit	Amount		Fiscal Year 2017	Active/Stale Active
10/01/2019	Billing		30.00	2017	Active
09/23/2019	Credit		58.00	2017	Active
09/23/2019	Credit		35.00	2017	Active
09/01/2019	Billing		30.00	2017	Active
08/01/2019	Billing		30.00	2017	Active
07/01/2019	Billing		30.00	2017	Active
06/01/2019	Billing		30.00	2017	Active
05/01/2019	Billing		30.00	2017	Active
04/01/2019	Billing		30.00	2017	Active
03/01/2019	Billing		30.00	2017	Active
02/01/2019	Billing		30.00	2017	Active
01/01/2019	Billing		30.00	2017	Active
12/01/2018	Billing		30.00	2017	Active
11/30/2018	Billing		30.00	2017	Active
06/25/2012		8	370.00	2012	Active
06/30/2009		8	370.00	2009	Active
06/18/2009		8	370.00	2009	Active
05/12/2009		2	270.00	2009	Active
06/30/2008			0.00	2008	Stale
04/01/2008	Stale Account	{	870.00	2008	Active
04/01/2008	Stale Account	8	870.00	2008	Stale
02/01/2001	Billing		30.00	2001	Active
01/01/2001	Billing		30.00	2001	Active
12/01/2000	Billing		30.00	2001	Active
11/01/2000	Billing		30.00	2001	Active
10/01/2000	Billing		30.00	2001	Active
09/01/2000	Billing		30.00	2001	Active
08/01/2000	Billing		30.00	2001	Active
07/01/2000	Billing		30.00	2001	Active
06/01/2000	Billing		30.00	2000	Active
05/01/2000	Billing		30.00	2000	Active
04/01/2000	Billing		30.00	2000	Active
03/01/2000	Billing		30.00	2000	Active
02/01/2000	Billing		30.00	2000	Active

Statement Created: 11/03/2020

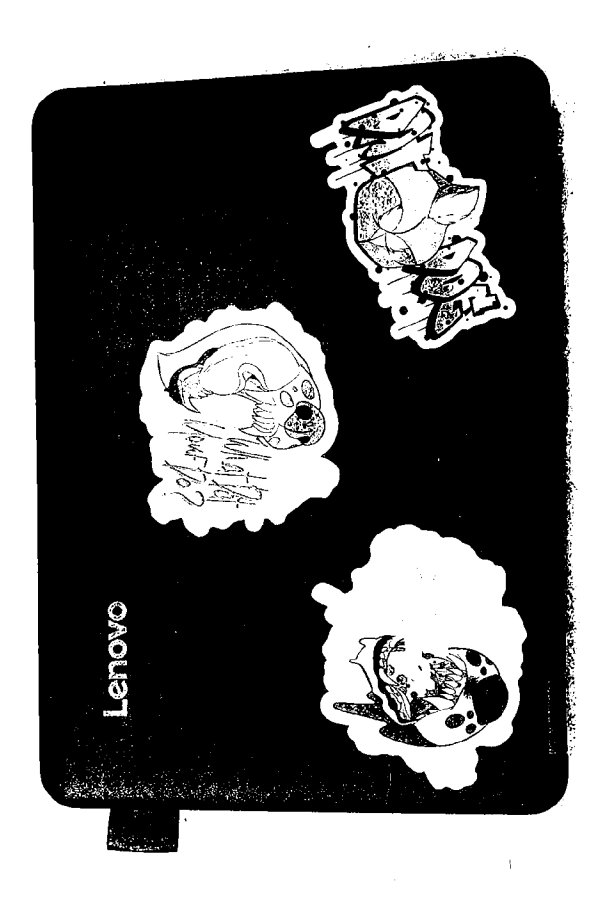
Page 1 of 3

Trans Date 01/01/2000	Trans Type Billing	Amount	30.00	Fiscal Year 2000	Active/Stale Active
12/01/1999	Billing		30.00	2000	Active
11/01/1999	Billing		30.00	2000	Active
10/01/1999	Billing		30.00	2000	Active
09/01/1999	Billing		30.00	2000	Active
08/01/1999	Billing		30.00	2000	Active
07/01/1999	Billing		30.00	2000	Active









FCC ID: PD88285NG

Factory ID: GXSC

214









Henderson Police

Detention Center Inmate Information

Enter part of the name of the person you are searching for and press Enter or click S

Inmate Name (Blank for All):

orth, sean

Search

ORTH, SEAN RODNEY

Age:

48

Booked:

10/28/20 10:03

Total Bond:

\$5,640.00

Court Date Link

Total Cash-Only:

\$0.00

Earliest Release:

11/22/20 03:00

Charges

199.280.3: RESIST PUB OFF 202.360.1: OWN/POSS GUN BY PROHIBIT PERS

\$640.00 \$0.00

Bond

Cash Both? \$0.00 No

\$5,000.00 \$0.00 No

Holds

DONS / P&P

Violation of Clause

Electronically Filed 3/29/2018 9:55 AM Steven D. Grierson

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA.

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Plaintiff,

-VS-

CASE NO. C-17-324774-1

ANGEL MARTIN, #8385947

Dept. No. III

Defendant.

JUDGMENT OF CONVICTION

(PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of ATTEMPT BURGLARY (Category C Felony - NRS 205.060, 193.330), thereafter, on the 20th day of March, 2018, the Defendant was present in court for sentencing with his counsel T. AUGUSTUS CLAUS, Esq., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee, including testing to determine genetic markers, \$250.00 Indigent Defense Civil Assessment Fee, \$3.00 DNA Collection Fee, and a \$250.00 Fine, the Defendant is sentenced to a MINIMUM of TWELVE (12) MONTHS and a MAXIMUM of THIRTY (30) MONTHS in the Nevada Department of Corrections (NDC), with ONE HUNDRED FORTY (140) DAYS credit for time served.

DATED this _____ day of March, 2018.

msf

GLAS W. HERNDON DISTRICT JUDGE

Mollo Prussqui (hefore tilei) Bench (Non-Jury) Title! Dismissed (during trial) Cismissed (after diversion) Acquittal Cismissed (before trial) Ef Guilly Pica with Sent (before trial) [] Guilly Pica with Sent (during trial) [] Transferro: (before/during triel) - 🚨 Serwiction "I Other Mensior of Listposition

Case Numb2r2017-324774-1

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Exhibit H

Amended Information C-20-352701-1

Electronically Filed
11/4/2021 11:09 AM
Steven D. Grierson
CLERK OF THE COURT

C-20-352701-1

VI

AMENDED

INFORMATION

1	INFM
	STEVEN B. WOLFSON
2	Clark County District Attorney
	Nevada Bar #001565
3	ERIKA MENDOZA
	Chief Deputy District Attorney
4	Nevada Bar #012520
	200 Lewis Avenue
5	Las Vegas, Nevada 89155-2212
	(702) 671-2500
6	Attorney for Plaintiff
9	Automicy for Framitin
7	
7	

DISTRICT COURT CLARK COUNTY, NEVADA

CASE NO:

DEPT NO:

THE STATE OF NEVADA,

Plaintiff.

-VS-

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SEAN RODNEY ORTH, #6111549

Defendant.

STATE OF NEVADA) ss. COUNTY OF CLARK)

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:

V:\2020\477\06\202047706C-AINF-(SEAN RODNEY ORTH)-001.DOCX

1	manner which endangered, or was l	ikely to end	langer any person other than himself/herself or
2	the property of any person other tha	n himself.	
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4		STEV	VEN B. WOLFSON
5		Ciark Neva	VEN B. WOLFSON County District Attorney da Bar #001565
6		DM	/ / EBIU / MENDOZ /
7		BY	/s/ ERIKA MENDOZA ERIKA MENDOZA
8			Chief Deputy District Attorney Nevada Bar #012520
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27	20CRH001571/ed - GCU HPD EV#2018994; 2018989		
28	(TK)		
	II		

Exhibit I

Retake Warrant CR05-1459 CR06-2177

Agency



WARRANT FOR RETAKING A PAROLED PRISONER

To any Parole Officer or any Peace Officer Authorized to Arrest or Serve Criminal Process:

The undersigned, having probable cause to believe that SEAN ORTH, a paroled prisoner of the Nevada Department of Corrections, has violated the conditions of parole.

NRS 179.209 PROHIBITS THIS PAROLEE FROM BEING ADMITTED TO BAIL.

1110 177,007 1110110110 11100	· · · · · · · · · · · · · · · · · · ·		ino ridini i Li	J IO DAIL.
NOW, THEREFORE, pursuant to Nevada Revised Statutes, it is hereby orden Nevada Department of Corrections and in and each of you are hereby authorized and warrant is legally sufficient.	ered that said nto the actual d required to	parolee be custody of retake the	e retaken and ret f the Director the parolee. For so	urned to the reof, and you doing, this
Dated at Carson City, Nevada, this	10 Kg	day of _	November	2020.
BOARD OF PAROLE COMMISSIONI Member of the Board of Parole Commissioners	ers 			
DIVISION OF PAROLE AND PROBA	TION			WARRANT DATA
Chief Perole and Probation Officer)		Date of	Апея,
Ckief Parole and Probation Officer	<i>k</i>		Ву	

Exhibit J

Parole Revocation Videos CR05-1459 CR06-2177

AARON D. FORD Attorney General

CRAIG A. NEWBY First Assistant Attorney General

CHRISTINE JONES BRADY Second Assistant Attorney General



STATE OF NEVADA

OFFICE OF THE ATTORNEY GENERAL

555 E. Washington Ave., Suite 3900 Las Vegas, Nevada 89101 TERESA BENITEZ-THOMPSON Chief of Staff

LESLIE NINO PIRO General Counsel

HEIDI PARRY STERN Solicitor General

June 22, 2023

Sean Orth, Offender ID #96723 c/o High Desert State Prison P.O. Box 650 Indian Springs, Nevada 89070-0650

Re: First Amended Petition for Writ of Habeas Corpus A-23-869964-W, 8th Judicial District Court

Dear Mr. Orth:

Attached are copies of our Response to your First Amended Petition for Writ of Habeas Corpus and the index and exhibits referenced in the Response. The video files are forwarded to the Warden on a CD. You will need to submit a kite to the Warden to arrange to have the videos played for you.

Sincerely,

/s/ Katrina A. Lopez

Katrina A. Lopez Deputy Attorney General Tel. (702) 486-3770 ksamuels@ag.nv.gov

EXHIBIT K

Guilty Plea Agreement

C-20-352701-1

Electronically Filed 11/4/2021 10:31 AM Steven D. Grierson CLERK OF THE COURT 1 **GPA** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 ERIKA MENDOZA Chief Deputy District Attorney Nevada Bar #012520 4. 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 5 Attorney for Plaintiff 6 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA. 10 Plaintiff, 11 -VS-CASE NO: C-20-352701-1 12 SEAN RODNEY ORTH. DEPT NO: VI #6111549 13 Defendant. 14 15 GUILTY PLEA AGREEMENT I hereby agree to plead guilty to: STOP REQUIRED ON SIGNAL OF POLICE 16 OFFICER (Category B Felony - NRS 484B.550.3b - NOC 53833), as more fully alleged in 17 the charging document attached hereto as Exhibit "1". 18 My decision to plead guilty is based upon the plea agreement in this case which is as 19 20 follows: Both parties stipulate to twelve (12) to thirty (30) months to run consecutive to CR05-21 1459 with zero (0) days credit for time served. The negotiations are contingent upon the Court 22 following the stipulated sentence. The State will not oppose the Defendant's request to 23 withdraw plea if the Court is not inclined to follow the stipulated sentence. All remaining 24 counts contained in the Criminal Complaint which were bound over to District Court shall be 25 dismissed when Defendant is adjudged guilty and sentenced. 26 27 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

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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 one (1) year and a maximum term of not more than six (6) 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(s) 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.

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

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:

- 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.
- 4. 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.

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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.

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 4 day of October, 2021.

N RODNEY ORTH

Dean Orth

AGREED TO BY:

/s/ Erika Mendoza

ERIKA MENDOZA

Chief Deputy District Attorney

Nevada Bar #012520

Signature offixed by Kilva Gaston #14621 at the direction of Sean

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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.
- 2. 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:
 - 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:
 - a. 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 4 day of October, 2021.

KARA GASTON-SIMMONS

Standby Counsel

ed/GCU

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1 INFM STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 2 3 ERIKA MENDOZA Chief Deputy District Attorney Nevada Bar #012520 4 200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500 5 Attorney for Plaintiff 6 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, CASE NO: C-20-352701-1 10 Plaintiff, DEPT NO: VΙ 11 -VS-12 SEAN RODNEY ORTH, AMENDED #6111549 13 INFORMATION Defendant. 14 STATE OF NEVADA 15) SS. COUNTY OF CLARK 16 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State 17 of Nevada, in the name and by the authority of the State of Nevada, informs the Court: 18 That SEAN RODNEY ORTH, the Defendant(s) above named, having committed the 19 crimes of STOP REQUIRED ON SIGNAL OF POLICE OFFICER (Category B Felony 20 - NRS 484B.550.3b - NOC 53833), on or about the 3rd day of November, 2020, within the 21 County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such 22. cases made and provided, and against the peace and dignity of the State of Nevada, did while 23 driving a motor vehicle in the area of Clark County, Nevada, willfully, 24 unlawfully, and feloniously fail or refuse to bring said vehicle to a stop, or otherwise flee or 25 attempt to elude a peace officer in a readily identifiable vehicle of any police department or 26 regulatory agency, specifically HPD Officers P. Duffy and/or B. Brink and/or J. Hehn, after 27 being given a signal to bring the vehicle to a stop, and did operate said motor vehicle in a 28

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1	manner which endangered, or was likely to endanger any person other than himself/herself or
2	the property of any person other than himself.
3	
4	STEVEN B. WOLFSON
5	Clark County District Attorney Nevada Bar #001565
6	DV 4/PRIFAMENDOZA
7	BY /s/ ERIKA MENDOZA ERIKA MENDOZA Chief Deputy District Attorney Nevada Bar #012520
8	Nevada Bar #012520
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EXHIBIT L

Certificate of Action

CR05-1459 CR06-2177 WINT C Board File CANARY - Expedit Sumair PINK Pyrole & Pyrhaiten GOLDENKOC-NIKOC

STATE OF NEVADA BOARD OF PAROLE COMMISSIONERS CERTIFICATION OF ACTION PAROLE VIOLATION HEARINGS

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ORTH, SEAN RODNEY			96723 096723		HDSP-U3-B-36-A 03/22 2022						
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a	CIP	ON (indicate	ane):								
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		with reinst	atement o	[warran	warrant of which this order is purt. Pursuant to NRS 213 1519, all good time circuits (stat credits) carried prior to the date of revocation are hereby forfeited. The Buard has restored credits.						
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			approv	approval. The board has further ordered the reinstatement of parole without an additional hearing, upon plan approval. Parole is continued with the same conditions unless specified as follows							
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	Ϋ́G	ulity Plea (wh	ere applica	oble)							
Y Report of P&P: Violation Report dated 11 03 2020											
Y Police Report: Hunderson Police Department Declaration of Arrest Report dated 11 03 2020, P&P Supervision Fee Account dated 11 01 2020											
X Police Report: Henderson Police Department Booking Custody Record dated 11 03 2020											
	Other: CCDC Jamobe Search dated 11 22 2020. District Court JOC dated 03 29 2018, Photographic Evidence (9 pages)										
	Name of P&P Division Representative: Officer Brown										
- [.2	Names of Parole Board Panel Members Present: Balley, Verchio, Christiansen Reason for Revocation (where applicable): The Board heard substantial evidence which was presented to prove that you										
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PV_BLANK_ORDER revised 3 10/22

EXHIBIT M

Judgment of Conviction C-20-352701-1

Electronically Filed 08/08/2022 1:28 PM CLERK OF THE COURT

JOCP

 DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-VS-

SEAN RODNEY ORTH #6111549; #96723

Defendant.

CASE NO. C-20-352701-1

DEPT. NO. X

JUDGMENT OF CONVICTION (PLEA OF GUILTY)

The Defendant previously appeared before the Court with counsel and entered a plea of guilty to the crime of STOP REQUIRED ON SIGNAL OF POLICE OFFICER (Category B Felony) in violation of NRS 484B.550.3b; thereafter, on the 1st day of August, 2022, Pro Se Defendant was present in court for sentencing with standby counsel, MARCUS KENT KOZAL, Esq., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition to the \$25.00 Administrative Assessment Fee plus \$3.00 DNA Collection Fee, the Defendant is sentenced as follows: a MAXIMUM of THIRTY (30) MONTHS with a

MINIMUM parole eligibility of TWELVE (12) MONTHS in the Nevada Department of Corrections (NDC); CONCURRENT to CR051459; with ZERO (0) DAYS time served credits. As the \$150.00 DNA Analysis Fee and Genetic Testing has been previously imposed, the Fee and Testing in the current case are WAIVED.

Dated this 8th day of August, 2022

DFB 19B 618F 5960 Tierra Jones District Court Judge

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2	DISTRI	DISTRICT COURT						
3	CLARK COU	CLARK COUNTY, NEVADA						
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6		E NO: C-20-352701-1						
7	7 VS DEP	T. NO. Department 10						
8	Sean Orth							
9	·							
10	AUTOMATED CERT	AUTOMATED CERTIFICATE OF SERVICE						
11	This automated certificate of service was generated by the Eighth Judicial District							
12		Court. The foregoing Judgment of Conviction was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:						
13	3							
14	4 Service Date: 8/8/2022							
15	5 Public Defender pdclerk(@clarkcountynv.gov						
16	DA Motions Motions	@clarkcountyda.com						
17	7 Dept Law Clerk dept17ld	e@clarkcountycourts.us						
18	Dept10 Law Clerk dept10le	:@clarkcountycourts.us						
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EXHIBIT N

Notice of Rights CR05-1459 CR06-2177 OFFICE

STATE OF NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION

NOTICE OF RIGHTS

You, <u>ORTH, Sean</u> , are herein advised that your return to The Nevada Department of Corrections to answer charges of parole violation before the Nevada Board of Parole Commissioners was determined at your Preliminary Inquiry Hearing held on
You are further advised of your rights as follows: 1. Representation by retained counsel of your own choice and at your own expense. Yes No (If Yes, list name and address of attorney.) (Initial)
2. Representation as an indigent by the State Public Defender. Yes No (Please indicate on attached Affidavit and Application for Appointment of Counsel.) (Initial)
3. If our alleged parole violation is not based on a new conviction, you may present witnesses to testify in your beha and you may confront witnesses who testified against you. (Initial)
4. It will be your responsibility to notify and pay the expenses of witnesses testifying in your behalf. Provide the name below: (Initial)
5. Name and agency of the witnesses you wish to confront: (If you intend to refute witness allegations, request they present.) (Initial)
6. You may also present affidavits for the record. (Initial)
I hereby certify I have received the following documents:
A. Details and summary of alleged parole violations as charged.
B. Summary of Findings determined at my Preliminary Inquiry Hearing on:
C. A copy of this, my Notice of Rights.
Signed

EXHIBIT O

Notice of Preliminary
Inquiry
CR05-1459
CR06-2177

OFFICE

(rev.05/04/12) Form 40

STATE OF NEVADA

DEPARTMENT OF PUBLIC SAFETY VISION OF PAROLE AND PROBATICS

NOTICE OF PRELIMINARY INQUIRY HEARING

You, ORTH, Sean	Number: <u>L19-0135/96723</u>
are advised that an informal Preliminary Inquiry shall be conducted to determine if you shall be I Hearing:	y Hearing pertaining to the following alleged violation(s) of your Parole/Probation condition(s) held in custody to answer said allegation(s) before the Court/Board at a formal Revocation
	Alleged Violation
Directives, Conduct, Special Conditions	s#1 &#\$</td></tr><tr><td>Weapons, Laws</td><td></td></tr><tr><td>Controlled Substances</td><td></td></tr><tr><td>Intoxicants</td><td></td></tr><tr><td>Your Preliminary Inquiry Hearing is sel at Clark County Detention Center</td><td>heduled for November 13, 2020 1:30pm Date Time</td></tr><tr><td>Location</td><td>__</td></tr><tr><td>admission of guilt. Please initial the appropriate response:</td><td>aring if you desire. Should you waive, your action shall in no way be considered an aring if you desire. Should you waive, your action shall in no way be considered an aring if you desire.</td></tr><tr><td>l will retain</td><td></td></tr><tr><td></td><td>to represent me.</td></tr><tr><td>Address</td><td></td></tr><tr><td>I wish to present the followin</td><td>ng witness (es) at my own expense:</td></tr><tr><td>Name</td><td>Address</td></tr><tr><td>· ·</td><td>quiry Hearing and request to present my case directly to the Court/Board. I violation(s) of Parole/Probation, and this, my Notice of Rights. V Zoco </td></tr><tr><td>Simulation of the latest and the lat</td><td>Position</td></tr></tbody></table>