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

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Sup. Ct. Case No. 87040

Case No. CR14-1044

Dept. 4

MARC PAUL SCHACHTER,

Plaintiff,
vs.

STATE OF NEVADA,

Defendant.

RECORD ON APPEAL

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APPELLANT
Marc Schachter
405 Grand Canyon #7
Reno, Nevada 89502

RESPONDENT

Washoe County District Attorney's Office Jennifer P. Noble, Esq. #9446 P.O. Box 30083 Reno, Nevada 89502-3083

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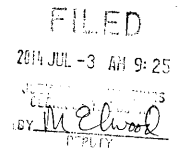
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SUPREME COURT RECEIPT FOR DOCUMENTS	04-24-15	7	1364
SUPREME COURT RECEIPT FOR DOCUMENTS	04-15-22	8	1579
SUPREME COURT RECEIPT FOR DOCUMENTS	07-31-23	9	1798
SUPREME COURT REMITTITUR	09-13-16	7	1455
SUPREME COURT REMITTITUR	10-06-22	8	1612

SUPREME COURT NO: 87040

DISTRICT CASE NO: CR14-1044 MARC PAUL SCHACHTER VS STATE OF NEVADA

PLEADING	DATE FILED	VOL.	PAGE NO.
TRANSCRIPT OF PROCEEDINGS – ARRAIGNMENT – JULY 17, 2014	06-02-15	7	1383-1389
TRANSCRIPT OF PROCEEDINGS - ARRAIGNMENT – JULY 24, 2014	08-11-14	2	55-82
TRANSCRIPT OF PROCEEDINGS – MOTION TO SET TRIAL – JULY 31, 2014	09-02-14	2	225-234
TRANSCRIPT OF PROCEEDINGS – ORAL ARGUMENTS – 3/25/22	12-11-22	9	1651-1667
TRANSCRIPT OF PROCEEDINGS – ORAL ARGUMENTS – 7/13/23	07-25-23	9	1775-1783
TRANSCRIPT OF PROCEEDINGS – PRE-TRIAL MOTIONS – SEPT 13, 2014	02-03-15	5	825-931
TRANSCRIPT OF PROCEEDINGS – PRE-TRIAL MOTIONS – 9/3/14	02-03-15	5	722-771
TRANSCRIPT OF PROCEEDINGS – PRE-TRIAL MOTIONS – 9/3/14	02-03-15	5	772-821
TRANSCRIPT OF PROCEEDINGS – PRE-TRIAL MOTIONS PARTIAL TRANSCRIPT – SEPT 11, 2014	09-15-14	3	249-323
TRANSCRIPT OF PROCEEDINGS – PRE-TRIAL MOTIONS PARTIAL TRANSCRIPT – SEPT 11, 2014	12-08-14	4	539-613
TRANSCRIPT OF PROCEEDINGS – SENTENCING – FEB 26, 2015	04-16-15	7	1306-1360
TRANSCRIPT OF PROCEEDINGS – STATUS HEARING – NOV. 13, 2014	12-30-14	4	636-644
TRANSCRIPT OF PROCEEDINGS – STATUS HEARING – 11-20-14	01-04-15	4	660-676
TRANSCRIPT OF PROCEEDINGS – STATUS HEARING – DEC. 11, 2014	01-11-15	4	686-694
TRANSCRIPT OF PROCEEDINGS – STATUS HEARING – OCT 2, 2014	11-19-14	4	488-501
TRANSCRIPT OF PROCEEDINGS – STATUS HEARING – SEPT 23, 2014	09-29-14	3	399-408
TRANSCRIPT OF PROCEEDINGS – TRIAL – SEPT 24, 2014	02-03-15	5	935-965
TRIAL STATEMENT	09-22-14	3	355-359
TRIAL STATEMENT	09-22-14	3	362-366
UNUSED VERDICT FORMS	09-24-14	3	396
UNUSED VERDICT FORMS	09-24-14	3	397
UNUSED VERDICT FORMS	09-24-14	3	398
VERDICT	09-24-14	3	395

Code 3700



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. CR14-1044

vs.

Dept. No.

Marc Paul Shachter,

Defendant.

PROCEEDINGS

STATE OF NEVADA vs. Marc Paul Schachter - RCR2014-077569

July 03, 2014

Received of Justice of the Peace of Reno Township Documents to be filed:

- 1. CRIMINAL CASE SUMMARY
- 2. ARREST REPORT AND DECLARATION OF PROBABLE CAUSE
- 3. APPLICATION FOR APPOINTMENT OF PUBLIC DEFENDER
- 4. WASHOE COUNTY PRETRIAL SERVICES ASSESSMENT REPORT
- 5. DETERMINATION OF INDIGENCY REPORT
- CRIMINAL COMPLAINT
- 7. APPLICATION FOR APPOINTENT OF PUBLIC DEFENDER
- 8. AMENDED CRIMINAL COMPLAINT

JOEY ORDUNA HASTINGS

Clerk of the Court

Deputy 7,

CERTIFICATE OF CLERK

I hereby certify that the enclosed documents are certified as true and correct copies of the original documents on file with the Reno Justice Court.

Dated on this the 3rd day of July, 2014.

Steve Tuttle

Court Administrator

Denuty Clerk

RENO CRIMINAL

CASE SUMMARY CASE NO. RCR2014-077569

§

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The State of Nevada VS. Marc Paul Schachter

Location: Reno Criminal Judicial Officer: Lynch, Patricia

Filed on: 06/13/2014

Case Number History: RPC2014-010856

Agency Number: RP14-010834

District Attorney Number: 14-12219 Probable Cause Number: RPD1412193C

CASE INFORMATION

Offense

Deg

Case Type: Felony Date

06/09/2014

Case Status:

07/01/2014 Bound Over

06/09/2014 Case Flags: In Custody

Arrest: 2. Burglary, 1st ACN: RP14-010834

ACN: RP14-010834

Arrest:

1. Att robbery

RPD - Reno Police Department

RPD - Reno Police Department

Statistical Closures

07/01/2014

Preliminary Hearing - Bindover

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number Court Date Assigned Judicial Officer RCR2014-077569 Reno Criminal 06/13/2014 Lynch, Patricia

PARTY INFORMATION

Plaintiff

The State of Nevada

Lead Attorneys

Defendant

Schachter, Marc Paul

Also Known As Schacter, Marc Paul

Public Defender Court Appointed

Bogale, Zelalem

775-337-4800(W)

INDEX

EVENTS & ORDERS OF THE COURT DATE Probable Cause Affidavit Reviewed by Judge 06/10/2014 06/10/2014 Court Found Probable Cause Public Defender Denied 06/10/2014 Probable Cause Findings/Hearings (12:00 PM) (Judicial Officer: Judge, Probable Cause) 06/10/2014 72 Hour (10:00 AM) (Judicial Officer: Clifton, David) 06/12/2014 Parties Present: Defendant Schachter, Marc Paul 06/13/2014 Criminal Complaint Filed \$20,000.00 Bail Set (Judicial Officer: Hascheff, Pierre) 06/16/2014

Bail Set at \$20,000.00. Defendant Remanded to the Custody of the Washoe County Sheriff.

RENO CRIMINAL

CASE SUMMARY CASE No. RCR2014-077569

06/16/2014	Arraignment (10:00 AM) (Judicial Officer: Hascheff, Pierre)						
06/16/2014	Parties Present: Defendant Schachter, Marc Paul						
06/23/2014	Hearing Result (Judicial Officer: Lynch, Patricia) Defendant appeared without counsel before the Honorable Patricia Lynch, the State was represented by Kristin Erickson, Esq. State moves to have Defendant to be re-interviewed for the appointment of the Public Defender. Defendant opposes. Defendant refuses to have the Public Defender appointed. Defendant is GRANTED the appointment of the Public Defender. Mandatory Status Conference is set for June 30, 2014 1:30 PM and the Preliminary Hearing is set for July 1, 2014 at 1:30 PM. Defendant requests that discovery is sent to him and Public Defender, State indicates that discovery shall be sent to the PD's office today						
06/23/2014	Public Defender Appointed						
06/23/2014	Motion Hearing (1:30 PM) (Judicial Officer: Lynch, Patricia) Parties Present: Plaintiff The State of Nevada Defendant Schachter, Marc Paul Deputy District Attorney Erickson, Kristin L.						
06/30/2014	Hearing Result: (Judicial Officer: Lynch, Patricia) Defendant present in custody with Defense Attorney Leslie and District Attorney Bogale. Defendant is requesting to represent himself, although his request was denied by the court on a prior occasion. Court DENIES request but will consider self-representation at the beginning of prelim tomorrow. Defendant remanded to Washoe County Jail. Prelim Hearing on 7/01/2014, at 1:30 p.m.						
06/30/2014	Motion Hearing (1:30 PM) (Judicial Officer: Lynch, Patricia) Parties Present: Plaintiff The State of Nevada Defendant Schachter, Marc Paul Public Defender Leslie, James Briand Deputy District Attorney Bogale, Zelalem						
07/01/2014	Amended Criminal Complaint Filed \$40,000.00 - Changed DA, added Ct. II						
07/01/2014	Hearing Result (Judicial Officer: Lynch, Patricia) The Defendant present in custody together with attorney Jim Leslie, Esq. and the State was represented by Zelalem Bogale before the Honorable Patricia Lynch. The Defendant duly arraigned on Amended Criminal Complaint. The Defendant requests to represent himself. The Court finds the Defendant competant to waive his right to counsel. The Public Defender, Jim Leslie is hereby removed from the case. Preliminary Hearing proceeded.						
07/01/2014	Disposition (Judicial Officer: Lynch, Patricia) 1. Att robbery Bound Over 2. Burglary, 1st Bound Over						
07/01/2014	Bound Over						
07/01/2014	Notice of Bindover						
07/01/2014	Preliminary Hearing (1:30 PM) (Judicial Officer: Lynch, Patricia) Court MAY consider self-representation before prelim on 7/01/2014 Parties Present: Plaintiff The State of Nevada Public Defender LESLIE, JAMES Defendant Schachter, Marc Paul Deputy District Attorney Bogale, Zelalem						

RENO CRIMINAL

CASE SUMMARY CASE NO. RCR2014-077569

07/03/2014 Judgment Commitment Filed
Felony commitment

07/03/2014 Proceedings Certified to the Second Judicial District Court

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N1		D	ARREST RE ECLARATION OF 1		10856
RJC)	0		COURT OF JURISDICTIO	RSEL ERPD14	12193 C 1-10834
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CCUPATION & US ADDRESS	REFUE	5 A		HOME PI	Krfusa
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EXT OF KIN	REpuss	رار دار	sc	ARS, MARKS, TATTOOS NONE	
RREST DATE	49 . 14 TIME	1155	LOCATION 5024	OW 7th ST	Rem, NV
OFFENSE DATE	à . i	1152	LOCATION 524	0 W 7th ST	Rene, NV
NRS/ORD #	NOC	BAIL	WARRANT # & DATE	CHARGE F=Felony, G=Gross Mi	<u> </u>
200.380	50144	10,000		1 ATTYMOTED RUBI	8917 1
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	257 10	177 / 1	ANISU 9464	TOANGOODDING OCCUPED(S) /	DANIEN
PRIVATE PERSON THE ARREST (Citiza		·		AND ID #	4484
The undersigne lectares under penalt	v of periupy that the	J S S T ne above-named d	telandant has been arrest	a police officer, of	hen the above-listed offense(s). Et
xersonally or upon Inf	ormation and belief	ithis officer learne	ki the following facts and o	rcurnstances which support the errest and determion	:

DEFENDANT ORDERED RELEASED, DATE _ S-308 (REVISED 3/06) , MAGISTRATE

V2. 6

. **V2. 7**

DECLARATION SUPPLEMENT

14-10834

Page 1 of 1

CASE# 14-10834

On 06/09/2014 I responded to 5260 W 7th St on the report of a petit larceny where the suspect was fighting security. Upon arrival I observed two Wal-Mart loss prevention employees attempting to detain Arrestee Marc Schachter in the north side of the parking lot. Upon detaining Mark and speaking with Wal-Mart loss prevention employees Alejandro Monroy and Anna Young it was learned Marc had entered Wal-Mart removed a backpack from the shelf and began placing other products in the backpack. Marc approached a register on the north side of the store and paid for two items that were not in the backpack. As Marc exited the store Alejandro and Anna contacted Marc who began denying stealing anything. As Alejandro attempted to take the backpack from Marc, Marc began pushing and shoving Alejandro away from him and attempting to flee in an effort to retain the stolen property. The struggle continued for approximately one minute with Marc continuing to push and elbow Alejandro in an effort steal the property. Alejandro was finally able to get the backpack from Marc shortly before police arrived. The stolen property totaled \$99.61 and had already been recovered by Alejandro upon our arrival. Based on Marc physically fighting with Alejandro to retain stolen property he was transported and booked at the WCSO without incident for the listed charged of attempted robbery.

WHEREFORI	E, Declar	rant requests that a finding be made felony or gross misdemeanor) or fo	by a: ratria	magistrate that pro al (if charge is a m	ibable cause exists to isdemeanor).	hold said person fo	or preliminary	
_		OBABLE CAUSE (PC)		DECLARANT		ID#	10A7	
PC FOUND		PC NOT FOUND						
DATE				MAGISTRATE				
DEFENDANT	CORDE	RED RELEASED, DATE:					MAGISTRATE	

	THE THIRD WATER COURT OF
1	IN THE JUSTICE COURT OF WASHOE COUNTY, STATE OF NEVADA
2	THE STATE OF NEVADA,) APPLICATION FOR APPOINTMENT
3	Plaintiff, OF PUBLIC DEFENDER
4	vs.)
5	Masc Schachter) CASENO. 14.10834 PCN
6	Defendant.)
7	I hereby apply for appointment of the Washoe County Public Defender and declare under penalty of perjury: (1) I am indigent; and (2) I am without financial means to hire an attorney.
9	I further declare under penalty of perjury the financial and employment information I provided verbally to Pretrial Services with this application is true and accurate to the best of my knowledge.
10	<u>le fused</u>
11	DEFENDANT
12	July 3 and 11 ARM
13	WITNESSED: 1412 9 20/1. PRETRIAL SERVICES OFFICER
14	ORDER
15	
16 17	The Court has reviewed the Defendant's answers to the Financial Inquiry to Determine Eligibility assessment and this Application executed under penalty of perjury. Good cause appearing it is hereby ordered that:
18	the Application is DENI Denied by Judge Pearson Defendant is not indigent.
19	Comment: 3:45 PM, Jun 10, 2014
20	the Application is GRANTED. The Court finds that the Defendant is without means to
21	employ an attorney or otherwise determines that representation by the Washoe County Public Defender is required. Reimbursement may be ordered by the Justice Court or District Court at a
22	later time. The Washoe County Public Defender is appointed to represent the Defendant on the following condition(s):
23	ionowing condition(c)
24	
25	DATED: 20 .
26	JUSTICE OF THE PEACE
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Washoe County Pretrial Services Assessment Report

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Case Filing							
Filed Name SCHACTER, MARC PAUL	L .			į			
Arrest							
Booked Name SCHACHTER, MARC PAU	JL.	Arresting Agenc	-	URT	,	Booking Numbe 14-09450	Arrest Date 06/09/2014
Case Number NO	C Type D	escription			Co	unts Court	Bail Amt/Type
14-10834 501 Defendant Information		BBERY				1 RJC	10,000 B
Sex Race M WHITE	Birthdate 04/05/		^ge 1.7	Helght 5' 10"	Weight 160	SS Numb On Fil	
Address REFUSED TO ANSWER UNKNOWN, NV	Time -1 0			Residence County: 02 Yr	00 Mo	UNITED	RK CITY, NY,
Telephone (775) -	rime at C	urrent Address				Primary L ENGLIS	•
Lives With	, Relationsh	hip		ID Number	Туғ	oe	Expiration Date
Marital Status DIVORCED	How Long			Military Service		Discha	rge
Employment/Support Status	Employer			How Long			····
Unknown Occupation				Employer Telepho	ne		
Defendant Justice Ider	itifier Codes/Ci	iminal Histo	ory				· · · · · · · · · · · · · · · · · · ·
FBI Number	SID Number						
Arrests Violent Fels	Felonies Vid	olent Misd Misd	lemeanor	s MMSD	Traff	lic DL	li Pending
Comments THE DEFENDANT REPULB	JSED TO ANSWEI	R ANY QUEST	rions	AND WALKED	AWAY FI	ROM THE IN	TERVIEW.

Assessment Status

	Assessment	Initials
	FELONY NR	LBIDDING
<u> </u>		

Incident No. O00050081

06/10/2014 Page 1 of 1

Determination of Indigency Report

Client: SCHACTER, MARC PAUL Case#: 14-10834			SSN:On File DOB: 04/05/1967	
Identification				
Court: RENO JUSTICE (COURT			
Charge(s): ATT ROBBERY				
Address: REFUSED TO ANS	SWER UNKNOWN, NV		Length:	Phone: 775 -
Occupation and I	Employer:			
Financial Inform				
Asset		0		
Expense		0		
Income		0		
Liability				
SUMMARY:	ASSETS:	O	INCOME:	0
SOMMAN:	LIABILITIES:	0	EXPENSES:	0
	NET WORTH:	0	CASH FLOW:	0
Determination:	NO DETERMINATION N	MADE		
Recommendation		ion to the court. I	have explained my rec	ommendation to the party
Screening Agen				Date:

Comments:

THE DEFENDANT REFUSED TO ANSWER ANY QUESTIONS.

DA #14-12219

RPD RP14-010834

FILED

2014 JUN 13 PM 1: 08

RENO J

IN THE JUSTICE COURT OF RENOTE

IN AND FOR THE COUNTY OF WASHOE, STATE OF NEVADA

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5 | THE STATE OF NEVADA,

Aso known as

Also known as

MARC PAUL SCHACHTER.

MARC PAUL SCHACTER,

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nl-i--iff

Plaintiff,

Case No.: RCR2014-077569

Dept.No.: /

MARC PAUL SCHACHTER,

Defendant

CRIMINAL COMPLAINT

ROY L. STRALLA of the County of Washoe, State of Nevada, verifies and declares upon information and belief and under penalty of perjury, that MARC PAUL SCHACHTER also known as MARC PAUL SCHACHTER also known as MARC PAUL SCHACHTER, the defendant above-named, has committed the crime(s of:

ATTEMPTED ROBBERY, a violation of NRS 193.330, being an attempt to violate NRS 200.380, a felony, in the manner following, to wit:

That the said defendant on or about the 9th day of June, 2014, at Reno Township, within the County of Washoe, State of Nevada, did willfully and unlawfully attempt to rob loss prevention personnel at Walmart, located at 5260 W 7th St, Reno, Nevada with the use of force and violence, in that the defendant used physical force upon

V2. 12 1

said persons to retain property he had just stolen from said location in order to facilitate his escape.

AFFIRMATION PURSUANT TO NRS 239B.030

document does not contain the social security number of any person.

The undersigned does hereby affirm that the preceding

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DATED this _____ day of June, 2014.

DEPUTY DISTRICT ATTORNEY

PCN: RPD1412193C-SCHACHTER

Custody: X

Bailed: Warrant: District Court Dept: District Attorney: STRALLA

Defense Attorney:
Bail \$20,000 \$2 Restitution:

V2. 13

IN THE JUSTICE COURT OF

1	WASHOE COUNTY, STATE OF NEVADA	
2	THE STATE OF NEVADA,) APPLICATION FOR APPOINTMENT Plaintiff, OF PUBLIC DEFENDER	
4 5	Mare Paul Schacter } case no. Rep. 2014.071569	
6	Defendant.	
7 8 9	I hereby apply for appointment of the Washoe County Public Defender and declare under penalty of perjury: (1) I am indigent and I am without financial means to hire an attorney. My weekly household income is the total people in my household is I receive government assistance yes no and my total assets are	
10	X	
11 12	WITNESSED: 20 CLERK or JUDGE	
13 14	ORDER	
15	The Court has reviewed the Defendant's answers to the Financial Inquiry to Determine Eligibility assessment and this Application executed under penalty of perjury. Good cause appearing it is hereby ordered that:	
16 17	the Application is DENIED. The Court finds the Defendant is not indigent.	
18		
19	an atterney or otherwise determines that representation by the Washoe County Public	
20	Defender is required. Reimbursement may be ordered by the Justice Court or District Court at a later time. The Washoe County Public Defender is appointed to represent the Defendant on the	
21	following condition(s):	11
22	Apporting of all 23 segment of the second of	5/48 W
23 24	1 las - W Votavain 1 Luhlah	
25	JUSTICE OF THE PEACE	
26		
27	7 1 (\$4]8/1, \$565/2, \$7]2/3, \$859/4)	
28	v2.	13

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DA #14-12219

RPD RP14-010834

2014 JUL -1 AM 9: 03

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IN THE JUSTICE COURT OF RENO, TOWNSHIP'S IN AND FOR THE COUNTY OF WASHOE, BYSTATE OF WADA

Plaintiff,

Case No. RCR2014-077569

Dept.No. 1

MARC PAUL SCHACHTER, aíso known as MARC PAUL SCHACTER, also known as MARC PAUL SCHACHTER,

v.

THE STATE OF NEVADA,

Defendant.

AMENDED CRIMINAL COMPLAINT

ZELALEM BOGALE of the County of Washoe, State of Nevada, verifies and declares upon information and belief and under penalty of perjury, that MARC PAUL SCHACHTER also known as MARC PAUL SCHACTER also known as MARC PAUL SCHACHTER, the defendant above-named, has committed the crimes of:

COUNT I. ATTEMPTED ROBBERY, a violation of NRS 193.330, being an attempt to violate NRS 200.380, a felony, in the manner following:

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, at Reno Township, within the County of Washoe, State of Nevada, did willfully and unlawfully attempt to rob loss prevention personnel at Walmart located at 5260 West 7th Street with the use of force and violence, in that the defendant used

V2. 15

physical force upon said persons to retain property he had just stolen from said location in order to facilitate his escape.

COUNT II. BURGLARY, a violation of NRS 205.060, a felony,

in the manner following:

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, at Reno Township, within the County of Washoe, State of Nevada, did willfully and unlawfully enter a certain Walmart located at 5260 West 7th Street with the intent then and there to commit larceny therein.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this ____ day of July, 2014.

ZELALEM BOGALE
DEPUTY DISTRICT ATTORNEY

PCN: RPD1412193C-SCHACHTER

Custody: Bailed: Warrant: District Court Dept: D04
District Attorney: ERICKSON
Defense Attorney:
Bail \$40,000

Restitution:

V2.16 FILED Electronically 2014-07-03 10:05:46 AM Joey Orduna Hastings **Code 1491** Clerk of the Court Transaction # 4503102 : shambrig 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. CR14-1044 Dept. No. 4 VS. MARC PAUL SCHACHTER, Defendant. **COURT SERVICES REPORT**

Washoe County Pretrial Services Assessment Report

Filed Name
SCHACTER, MARC PAUL

Arrest

Booked Name	Arresting Agency	Booking Number	Arrest Date
SCHACHTER, MARC PAUL	RENO JUSTICE COURT	14-09450	06/09/2014

Case Number	NOC Type Description	Counts Court	Bail Amt/Type
14-10834	50144 F ATT ROBBERY	1 RJC	10,000 B

Defendant Information

Sex M	Race WHITE	Birthdate 04/05/1967	Age 47	Height 5' 10"	Weight 160	SS Number On File	
Address REFUSED TO ANSWER UNKNOWN, NV			Residence County: 02 Yr	r 00 Mo	Born NEW YORK CITY, NY, UNITED STATES		
Telephone (775)	_	Time at Current Addres	SS			Primary Language ENGLISH	
Lives With		Relationship		ID Number	Туре	Expiration Date	
Marital Status DIVORCED		How Long		Military Service NONE		Discharge	
1 ' '	Employment/Support Status Employer		How Long				
Unknown Occupation				Employer Teleph	none		

Defendant Justice Identifier Codes/Criminal History

FBI Number	r	SID Number						
Arrests	Violent Fels	Felonies	Violent Misd	Misdemeanors	MMSD	Traffic	DUI	Pending

Comments

THE DEFENDANT REFUSED TO ANSWER ANY QUESTIONS AND WALKED AWAY FROM THE INTERVIEW.

Assessment Status

Risk Score	Assessment	Initials
0	FELONY NR	LBIDDING

Incident No. O00050081

Determination of Indigency Report

07/03/2014 Page 1 of 2

Client: SCHACTER, MARC PAUL

Case#: 14-10834

SSN: On File

DOB: 04/05/1967

Identification

Court:

RENO JUSTICE COURT

Charge(s):
ATT ROBBERY

Address: Length: Phone: REFUSED TO ANSWER UNKNOWN, NV 775

Occupation and Employer:

Financial Information								
Asset			0					
Expense			0					
Income			0					
Liability			0					
SUMMARY:	ASSETS:	0		INCOME:	0			
	LIABILITIES:	0		EXPENSES:	0			
	NET WORTH:	0		CASH FLOW:	0			
Determination: NO DETERMINATION MADE								

Recommendation

The above constitutes my recommendation to the court. I have explained my recommendation to the party.

Screening Agent/Witness: Date:_____

Comments:

THE DEFENDANT REFUSED TO ANSWER ANY QUESTIONS.

FILED Electronically 2014-07-03 11:17:36 AM

Return Of NEF

Joey Onluna Hastings Clerk of the Court Transaction # 4503368

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-07-03 11:17:34.434.

JOSEPH - Notification received on 2014-07-03 11:17:34.746. GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-07-03 11:17:34.621. ESQ.

DIV. OF PAROLE & - Notification received on 2014-07-03 11:17:34.996. **PROBATION**

NICKOLAS - Notification received on 2014-07-03 11:17:35.058. GRAHAM, ESQ.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 07-03-2014:10:05:46

Clerk Accepted: 07-03-2014:11:17:03

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Court Services Report

Filed By: Pretrial Off. AKaufman

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

DIV. OF PAROLE & PROBATION

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

V2...21

DA #14-12219

RPD RP14-010834

FILED
Electronically
2014-07-10 02:03:26 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4511447 : jyost

1 | CODE 1800

Richard A. Gammick

#001510

P.O. Box 11130

Reno, NV 89520

(775) 328-3200

Attorney for State of Nevada

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

IN AND FOR THE COUNTY OF WASHOE

Case No.: CR14-1044

Dept. No.: D04

* * *

THE STATE OF NEVADA,

Plaintiff,

V.

Defendant.

V

12 | MARC PAUL SCHACHTER,

also known as

MARC PAUL SCHACTER,

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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 MARC PAUL SCHACHTER also known as MARC PAUL SCHACTER, the defendant above named, has committed the crimes of:

COUNT I. ATTEMPTED ROBBERY, a violation of NRS 193.330, being an attempt to violate NRS 200.380, a felony, in the manner following:

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, and before the filing of this Information,

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within the County of Washoe, State of Nevada, did willfully and unlawfully attempt to rob loss prevention personnel at Walmart located at 5260 West 7th Street with the use of force and violence, in that the defendant used physical force upon said persons to retain property he had just stolen from said location in order to facilitate his escape.

COUNT II. BURGLARY, a violation of NRS 205.060, a felony, in the manner following:

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, and before the filing of this Information, within the County of Washoe, State of Nevada, did willfully and unlawfully enter a certain Walmart located at 5260 West 7th Street with the intent then and there to commit larceny therein.

COUNT III. BEING A HABITUAL CRIMINAL, as defined in NRS 207.010, in the manner following:

That the said defendant, MARC PAUL SCHACHTER, is a habitual criminal in that the said defendant, prior to the date alleged in the other counts of this Information, has previously been convicted of the following criminal offenses:

1. GRAND LARCENY.

That on or about November 4, 2009, the said defendant, MARC PAUL SCHACHTER, was convicted in Washoe County, State of Nevada, of the crime of Grand Larceny, a felony under the laws of the State of Nevada.

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2. GRAND LARCENY.

That on or about April 18, 2006, the said defendant, MARC PAUL SCHACHTER, was convicted in Douglas County, State of Nevada, of the crime of Grand Larceny, a felony under the laws of the State of Nevada.

3. ATTEMPTED BURGLARY.

That on or about June 18, 1987, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County Supreme Court of the crime of Attempted Burglary, a felony under the laws of the situs of the crime or the State of Nevada.

4. FORGERY.

That on or about June 18, 1987, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County Supreme Court of the crime of Forgery, a felony under the laws of the situs of the crime or the State of Nevada.

5. PETIT LARCENY.

That on or about July 13, 1989, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County 1st District Court of the crime of Petit Larceny, a misdemeanor under the laws of the situs of the crime or the State of Nevada.

6. TAKING A VEHICLE WITHOUT THE OWNER'S CONSENT.

That on or about February 13, 1991, the said defendant,

MARC PAUL SCHACHTER, was convicted in the Los Angeles County Superior

Court of the crime of Taking a Vehicle Without the Owner's Consent, a

felony under the laws of the situs of the crime or the State of

Nevada.

7. TAKING A VEHICLE WITHOUT THE OWNER'S CONSENT.

That on or about April 1, 1992, the said defendant, MARC PAUL SCHACHTER, was convicted in the Santa Clara County Superior Court of the crime of Taking a Vehicle Without the Owner's Consent, a felony under the laws of the situs of the crime or the State of Nevada.

8. PETTY THEFT WITH PRIOR JAIL.

That on or about February 13, 1996, the said defendant,

MARC PAUL SCHACHTER, was convicted in the Palo Alto Municipal Court

of the crime of Petty Theft with Prior Jail, a misdemeanor 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

By:/s/ ZELALEM BOGALE
ZELALEM BOGALE
12937
Deputy District Attorney

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1	The following are the names and addresses of such witnesses		
2	as are known to me at the time of the filing of the within		
3	Information:		
4			
5	ANTHONY DANIELS, RENO POLICE DEPARTMENT		
6	NICHOLAS REED, RENO POLICE DEPARTMENT TERRY WEST, RENO POLICE DEPARTMENT		
7	ALEJANDRO MONROY, C/O WALMART, 5260 W 7 TH ST., RENO, NV 89523 ANNA LISA YOUNG, 1855 EL RANCHO DR #366 SPARKS, NV 89431		
8			
9	The party executing this document hereby affirms that this		
10	document submitted for recording does not contain the social security		
11	number of any person or persons pursuant to NRS 239B.230.		
12	RICHARD A. GAMMICK		
13	District Attorney Washoe County, Nevada		
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16	By/s/ ZELALEM BOGALE ZELALEM BOGALE		
17	12937 Deputy District Attorney		
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PCN: RPD1412193C-SCHACHTER

FILED Electronically 2014-07-10 03:10:31 PM Joey Onluna Hastings Clerk of the Court Transaction # 4511695

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-07-10 15:10:30.366.

ZELALEM BOGALE, - Notification received on 2014-07-10 15:10:30.335. ESQ.

JOSEPH - Notification received on 2014-07-10 15:10:30.459.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-07-10 15:10:30.428.

DIV. OF PAROLE & - Notification received on 2014-07-10 15:10:30.491. **PROBATION**

NICKOLAS - Notification received on 2014-07-10 15:10:30.522. GRAHAM, ESQ.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 07-10-2014:14:03:26

Clerk Accepted: 07-10-2014:15:10:00

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Information

Filed By: Zelalem Bogale

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 28

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

DA #14-12219

RPD RP14-010834

FILED Electronically 2014-07-14 03:11:37 PM Joey Orduna Hastings Clerk of the Court Transaction # 4515597 : shamblig

CODE 1800

Richard A. Gammick

#001510

P.O. Box 11130

Reno, NV 89520

(775) 328-3200

Attorney for State of Nevada

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

IN AND FOR THE COUNTY OF WASHOE

Case No. CR14-1044

THE STATE OF NEVADA,

Plaintiff,

V. Dept. No. 4

12 MARC PAUL SCHACHTER,

also known as 13

MARC PAUL SCHACTER,

Defendant.

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25 26 following:

COUNT I. ATTEMPTED ROBBERY, a violation of NRS 193.330, being an attempt to violate NRS 200.380, a felony, in the manner

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, and before the filing of this Information,

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 MARC PAUL SCHACHTER also known as MARC PAUL SCHACTER, the defendant above named, has committed the crimes of:

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within the County of Washoe, State of Nevada, did willfully and unlawfully attempt to rob loss prevention personnel at Walmart located at 5260 West 7th Street with the use of force and violence, in that the defendant used physical force upon said persons to retain property he had just stolen from said location in order to facilitate his escape.

COUNT II. BURGLARY, a violation of NRS 205.060, a felony, in the manner following:

That the said defendant MARC PAUL SCHACHTER, on or about the 9th day of June, 2014, and before the filing of this Information, within the County of Washoe, State of Nevada, did willfully and unlawfully enter a certain Walmart located at 5260 West 7th Street with the intent then and there to commit larceny therein, after having been previously convicted of Grand Larceny, a felony, on November 4, 2009 in Washoe County, Nevada.

COUNT III. BEING A HABITUAL CRIMINAL, as defined in NRS 207.010, in the manner following:

That the said defendant, MARC PAUL SCHACHTER, is a habitual criminal in that the said defendant, prior to the date alleged in the other counts of this Information, has previously been convicted of the following criminal offenses:

1. GRAND LARCENY.

That on or about November 4, 2009, the said defendant, MARC PAUL SCHACHTER, was convicted in Washoe County, State of Nevada, of the crime of Grand Larceny, a felony under the laws of the State of Nevada.

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2. GRAND LARCENY.

That on or about April 18, 2006, the said defendant, MARC PAUL SCHACHTER, was convicted in Douglas County, State of Nevada, of the crime of Grand Larceny, a felony under the laws of the State of Nevada.

3. ATTEMPTED BURGLARY.

That on or about June 18, 1987, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County Supreme Court of the crime of Attempted Burglary, a felony under the laws of the situs of the crime or the State of Nevada.

4. FORGERY.

That on or about June 18, 1987, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County Supreme Court of the crime of Forgery, a felony under the laws of the situs of the crime or the State of Nevada.

5. PETIT LARCENY.

That on or about July 13, 1989, the said defendant, MARC PAUL SCHACHTER, was convicted in the Suffolk County 1st District Court of the crime of Petit Larceny, a misdemeanor under the laws of the situs of the crime or the State of Nevada.

6. TAKING A VEHICLE WITHOUT THE OWNER'S CONSENT.

That on or about February 13, 1991, the said defendant, MARC PAUL SCHACHTER, was convicted in the Los Angeles County Superior Court of the crime of Taking a Vehicle Without the Owner's Consent, a felony under the laws of the situs of the crime or the State of Nevada.

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7. TAKING A VEHICLE WITHOUT THE OWNER'S CONSENT.

That on or about April 1, 1992, the said defendant, MARC PAUL SCHACHTER, was convicted in the Santa Clara County Superior Court of the crime of Taking a Vehicle Without the Owner's Consent, a felony under the laws of the situs of the crime or the State of Nevada.

8. PETTY THEFT WITH PRIOR JAIL.

That on or about February 13, 1996, the said defendant, MARC PAUL SCHACHTER, was convicted in the Palo Alto Municipal Court of the crime of Petty Theft with Prior Jail, a misdemeanor 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

By:/s/ ZELALEM BOGALE ZELALEM BOGALE 12937 Deputy District Attorney

The following are the names and addresses of such witnesses as are known to me at the time of the filing of the within Information:

ANTHONY DANIELS, RENO POLICE DEPARTMENT NICHOLAS REED, RENO POLICE DEPARTMENT TERRY WEST, RENO POLICE DEPARTMENT ALEJANDRO MONROY, C/O WALMART 5260 W 7TH ST RENO, NV 89523 ANNA LISA YOUNG, 1855 EL RANCHO DR #366 SPARKS, NV 89431

The party executing this document hereby affirms that this document submitted for recording does not contain the social security number of any person or persons pursuant to NRS 239B.230.

RICHARD A. GAMMICK District Attorney Washoe County, Nevada

By/s/ ZELALEM BOGALE ZELALEM BOGALE

Deputy District Attorney

12937

26 PCN: RPD1412193C-SCHACHTER

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-07-14 16:39:54.325.

ZELALEM BOGALE, - Notification received on 2014-07-14 16:39:54.278. **ESQ.**

JOSEPH - Notification received on 2014-07-14 16:39:54.918.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-07-14 16:39:54.387. **ESO**.

DIV. OF PAROLE & - Notification received on 2014-07-14 16:39:54.965. **PROBATION**

NICKOLAS - Notification received on 2014-07-14 16:39:55.011. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 07-14-2014:15:11:37

Clerk Accepted: 07-14-2014:16:39:25

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Amended Information

Filed By: Zelalem Bogale

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2.36

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED
Electronically
2014-07-17 01:37:42 PM
Joey Orduna Hastings
Clerk of the Court Transaction # 4521915

CASE NO. CR14-1044 STATE OF NEVADA VS. MARC PAUL SCHACHTER

DATE, JUDGE		
OFFICERS OF		
COURT PRESENT		

COURT PRESI	ENT APPEARANCES-HEARING	CONT'D TO	
7/17/14	ARRAIGNMENT		
HONORABLE	Deputy District Attorney Nathan MacLellan was present on behalf of the State.	7/24/14	
ELLIOTT A.	9:00 a.m.		
SATTLER	SATTLER was also present. Lynette Dix was present on behalf of the Division of Parole		
DEPT. NO.10	and Probation. Pretrial Services Officer Matt Scheiber was present in the	Arraignment/	
M. Merkouris gallery.		Faretta hrg	
(Clerk)	Counsel Leslie advised the Court that a Faretta hearing was conducted in		
D. Gustin Justice Court, and Judge Lynch found that the Defendant was competent to			
(Reporter)	represent himself; and he further stated that he is not entirely sure what his role		
	in this case will be.		
	COURT noted that Judge Steinheimer may wish to conduct her own Faretta		
	canvass of the Defendant.		
	Defendant stated that the Court's reluctance to allow him to represent himself		
	has caused unnecessary delays in this case, and he has not been provided with		
	all of his discovery.		
	COURT ORDERED: Matter continued to July 24, 2014 at 9:00 a.m.		
	Defendant remanded to the custody of the Sheriff.		

FILED
Electronically
2014-07-17 01:38:49 PM
Joey Onluna Hastings
Clerk of the Court
Transaction # 4521917

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-07-17 13:38:48.466.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-07-17 13:38:48.419.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-07-17 13:38:48.56.
KELLY KOSSOW, ESQ.	- Notification received on 2014-07-17 13:38:48.529.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-07-17 13:38:48.591.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-07-17 13:38:48.638.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 07-17-2014:13:37:42

Clerk Accepted: 07-17-2014:13:38:19

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: ***Minutes

Filed By: Court Clerk MMerkouris

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 40

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED Electronically 2014-07-31 08:51:31 AM Joey Orduna Hastings Clerk of the Court Transaction # 4540741 CODE 2 3 4 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 IN AND FOR THE COUNTY OF WASHOE 7 8 STATE OF NEVADA. 9 Plaintiff, Case No. CR14-1044 10 Dept. No. 4 11 VS. MARC PAUL SCHACHTER, 12 Defendant. 13

ORDER OF SELF-REPRESENTATION AND APPOINTMENT OF STAND-BY COUNSEL

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An Arraignment was held in the above entitled matter on July 24, 2014, at the hour of 1:30 p.m., in the Second Judicial District Court; the State of Nevada was represented by Zelalem Bogale, Esq., Deputy District Attorney, and the Defendant, Marc Paul Schachter, was present. The defendant having requested self-representation and the Court having canvassed the Defendant regarding such request, the Court found that the Defendant was voluntarily requesting self-representation and the Defendant was found to be competent to waive his legal and constitutional right to be represented by an attorney; the Defendant is able to prepare and present a defense; the Defendant is waiving the right to counsel freely, voluntarily, and knowingly; and has a full appreciation and understanding of the waiver and its consequences. The Court also determined that appointment of stand-by counsel was appropriate as it was requested by the Defendant and given the voiced discovery concerns.

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Therefore, with good cause appearing, IT IS HEREBY ORDERED that Defendant shall represent himself in these proceedings. IT IS HEREBY FURTHER ORDERED that the Washoe County Public Defender's Office is appointed as stand-by counsel. Dated this _____ day of July, 2014.

V2.	43
1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of the SECOND JUDICIAL, DISTRICT COURT of
3	the STATE OF NEVADA, COUNTY OF WASHOE; that on the 3151 day of
4	, 2014, I filed the attached document with
5	the Clerk of the Court.
6	I further certify that I transmitted a true and correct copy of the foregoing document
7	by the method(s) noted below:
8	I electronically filed with the Clerk of the Court, using the ECF which sends an immediate notice of the electronic filing to the following registered e-filers for their review of the document in the ECF system:
10	Zelalem Bogale, Esq.
11	Deputy District Attorney
12	James Leslie, Esq. Chief Deputy Public Defender
13	
14	Deposited in the Washoe County mailing system in a sealed envelope for postage and mailing with the United States Postal Service in Reno, Nevada:
15	[NONE]
16	
17	
18	Placing a true copy thereof in a sealed envelope for service via hand-
19	delivery:
20	Marc Schachter Inmate
21	Washoe County Jail
22	
23	DATED this <u>31</u> day of
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Return Of NEF

Recipients	
AMES LESLIE, ESQ Notification received on 2014-07-31 08:52:34.426.	
ELALEM BOGALE , - Notification received on 2014-07-31 08:52:34.379. ESQ.	
JOSEPH - Notification received on 2014-07-31 08:52:34.551. GOODNIGHT, ESQ.	
KELLY KOSSOW, - Notification received on 2014-07-31 08:52:34.504. ESQ.	
DIV. OF PAROLE & - Notification received on 2014-07-31 08:52:34.598.	

NICKOLAS - Notification received on 2014-07-31 08:52:34.645.

PROBATION

GRAHAM, ESQ.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 07-31-2014:08:51:31

Clerk Accepted: 07-31-2014:08:52:03

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Order...

Filed By: Court Clerk MTrabert

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

_

If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 46

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED
Electronically
2014-08-05 04:15:14 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4548509

CODE 3696

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

THE STATE OF NEVADA,

VS.

Plaintiff,

Case No. CR14-1044

Dept. No. 4

MARC PAUL SCHACHTER, Defendant.

PRETRIAL ORDER

Good cause appearing and in the interests of justice, the Court hereby notices all counsel of the following supplemental requirements of trial in Department IV, to those found in WDCR, LCR and Nevada Revised Statutes.

I. PRETRIAL MOTIONS

A. Counsel will file a stipulation with regard to Discovery and submit it to the Court for Order. If a stipulation cannot be reached between counsel, a motion for discovery shall be filed within fifteen (15) days of the date of this Order. Opposing counsel shall have ten (10) days to respond. The moving party must formally submit the matter to the Court for the Court to consider the motion. If counsel wish an oral hearing on the matter they shall set such hearing after the time for filing an opposition has ended or an opposition has actually been filed.

B. All motions by any party must be in writing. Any motion which should be

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27 28 addressed prior to trial, including but not limited to motions to dismiss, motions to suppress evidence, motions in limine, motions to sever, motions for continuance, motions regarding jury selection, and motions regarding prior bad acts or other acts evidence shall be filed, personally served or served by the e-flex system of the Court upon opposing counsel no later than August 22, 2014, and answers shall be filed and personally served or served by the e-flex system of the Court on opposing counsel no later than August 28, 2014. The parties are to formally submit all motions they want decided on the pleadings and record. If necessary an evidentiary hearing is set for August 28, 2014 at 3:00 p.m. for those motions counsel specifically requests oral argument upon or that must have evidence presented in Open Court.

C. Except upon a showing of good cause and unforeseen circumstances, the Court will not entertain any pretrial motions, including motions in limine filed or orally presented after this deadline.

II. TRIAL STATEMENT

A. A trial statement on behalf of each party shall be delivered to Department Four of the Second Judicial District Court no later than 5:00 p.m. on Thursday of the week prior to trial, where it shall be held confidential until such time as the Trial commences. Upon commencement of the Trial, the Trial Statement shall be filed and served on opposing counsel.

B. The trial statement will address

- Any practical matters which should be addressed prior to trial (e.g., suggestions or special requests as to the order of witnesses or evidence, view of the premises, availability of audio or visual equipment).
- 2. All proposed general voir dire questions for the Court or counsel to ask of the jury shall be included. Failure to include could result in the Court greatly restricting counsel's verbal participation in the voir dire of the jury panel.

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III. JURY INSTRUCTIONS

All proposed jury instructions are required to be prepared and served pursuant to this Order.

- A. The parties are required to each submit their instructions to the Court in chambers no later than 5:00 p.m. on Friday of the week prior to trial. The parties shall serve their proposed instructions on the other party at the close of the prosecutor's case.
- B. All instructions should be short, concise, understandable, and <u>neutral</u> statements of law and gender. Argumentative or formula instructions are improper, will not be given, and should not be submitted.
- C. The parties are required to submit the jury instructions in the below described format.
- 1. All proposed jury instructions shall be in clear, legible type on clean, white, heavy paper, 8 ½ by 11 inches in size, and not lighter than 16-lb. Weight with a black border line and no less than 24 numbered lines.
- 2. The last instruction **only** shall bear the signature line with the words "District Judge" typed thereunder placed on the right half of the page, a few lines below the last line of text.
- 3. The designation "Instruction No. "shall be at the last line, lower left hand corner of the last page of each instruction.
- The original instructions shall not bear any markings identifying the attorney submitting the same, and shall not contain any citations of authority.
- 5. The authorities for instructions must be attached to the original instructions by a separate copy of the instruction including the citation.
- 6. The parties should also note on the separate copy of the instruction any modifications made on the instructions from statutory authority, Nevada Pattern Jury Instructions, Devitt and Blackmar, CALCRIM or other form instructions, specifically stating the modification made to the original form instructions and the authority supporting the modification.
- D. Failure to comply with any of the above directions may subject the noncomplying party and/or its attorneys, to sanctions.
- E. Instructions will be settled at the close of the evidence. Jury instructions offered during the trial will be considered by the Court only in the event that the Court deems the instruction appropriate in view of unanticipated matters occurring during trial.

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IV. MISCELLANEOUS

A. This case has been set for a jury trial of five (5) days, to commence on September 22, 2014, at 10:00 a.m. A Motion to Confirm Hearing has been set for September 11, 2014, at 9:00 a.m. The Court expects that all counsel will cooperate to conclude the case within the time set. Trial counsel are strongly encouraged to meet and confer regarding the order of witnesses, stipulated exhibits and any other matters which will expedite trial of the case.

- B. The Court will allow notes to be taken by jurors during the trial unless a party objecting to this procedure includes such objection in their trial statement.
- C. All exhibits will be marked in one numbered series (Exhibit 1, 2, 3, etc.), no matter which side is offering the particular exhibit. Once trial exhibits are marked by the Clerk, they shall remain in the custody of the Clerk. When marking the exhibits with the Clerk, counsel must advise the Clerk of all exhibits which may be admitted without objection. In any case which involves fifteen or more document exhibit pages, the exhibits shall be placed in a loose-leaf binder behind a tab noting the number of each exhibit. The binder shall be clearly marked on the front and side with the case caption and number, but no identification as to the party producing the binder. All document exhibits shall be in one binder no matter which party is offering the exhibits.

At the time set for marking the trial exhibits, counsel for the Plaintiff shall provide the Courtroom Clerk with the binder containing the number tabs. Counsel for all parties shall provide all exhibits, no matter when marked, even if marked during the course of trial, in a condition appropriate for inclusion in the evidence binder.

Dated this _____ day of August, 2014.

JOHNIE J. SKINDEIMER DISTRICT JUDGE

1 CERTIFICATE OF SERVICE 2 I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE OF NEVADA, COUNTY OF WASHOE; that on the 5th day of 3 4 , 2014, I filed the attached document with 5 the Clerk of the Court. 6 I further certify that I transmitted a true and correct copy of the foregoing document 7 by the method(s) noted below: I electronically filed with the Clerk of the Court, using the ECF which sends an immediate notice of the electronic filing to the following registered e-filers for their review of the document in the ECF system: 8 9 10 Zelalem Bogale, Esq. Deputy District Attorney 11 James Leslie, Esq. Chief Deputy Public Defender As Stand-By Counsel 12 13 14 15 Marc Schachter 16 Inmate 17 Washoe County Jail 911 Parr Blvd. 18 Reno, Nevada 89512 19 20 Placing a true copy thereof in a sealed envelope for service via: 21 Reno/Carson Messenger Service - [NONE] 22 Federal Express or other overnight delivery service [NONE] 23 Inter-Office Mail [NONE] 24 25 day of

26

27

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V2. 51

Return Of NEF

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JAMES LESLIE, ESQ.	- Notification received on 2014-08-05 16:16:24.436.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-05 16:16:24.389.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-05 16:16:24.529.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-05 16:16:24.498.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-05 16:16:24.56.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-05 16:16:24.779.

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-05-2014:16:15:14

Clerk Accepted: 08-05-2014:16:15:52

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Pre-Trial Order

Filed By: Court Clerk MTrabert

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NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 54

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1	IN THE SECOND JUDIC	IAL DISTRICT COURT		
2	STATE OF NEVADA, COUNTY OF WASHOE			
3	THE HONORABLE CONNIE J. ST	THE HONORABLE CONNIE J. STEINHEIMER, DISTRICT JUDGE		
4	4			
5	THE STATE OF NEVADA,			
6	Plaintiff, $\left\langle \right\rangle$			
7	7 vs. (Case No. CR14-1044		
8	MARC PAUL SCHACHTER,	Dept. No. 4		
9	Defendant.			
10	o			
11	TRANSCRIPT OF PROCEEDINGS			
12	2 ARRAIGN	NMENT		
13	JULY 24	, 2014		
14	4			
15	APPEARANCES:			
16	For the Plaintiff: ZELA	LEM BOGALE, ESQ. ty District Attorney		
17	/ One	South Sierra St., 4th Floor , Nevada		
18	8	, Nevada		
19	For the Defendant: IN P	ROPRIA PERSONA		
20				
21	1			
22	Reported by: ROMO MOLE	NA MALNERICH, CCR #269 ZZO REPORTERS		
23	(775	322-3334		
24	4			
	1			

RENO, NEVADA, THURSDAY, JULY 24, 2014, 9:00 A.M. 1 --000--2 3 Marc Schachter. 4 THE COURT: Zelalem Bogale on behalf of the 5 MR. BOGALE: State, your Honor. Good afternoon. 6 THE COURT: Good afternoon. 7 8 Mr. Schachter, this is the time set for an arraignment on an Information that was filed against you 9 by the State on July 14th, 2014. Did the previous judge 10 11 give you a copy of that Information? 12 THE DEFENDANT: No. The amended complaint, I 13 have, but not a new Information. 14 Okay. I have before me an Amended THE COURT: Information, which was filed on the date I just told you. 15 Did you get a copy of the Information that was filed, not 16 the amended one? 17 THE DEFENDANT: I've never had anything that was 18 19 filed. An amended, no. I got one the day of my preliminary -- the second count wasn't filed. 20 21 THE COURT: Okay. So what I'm going to do is I'm going to have the bailiff hand you a copy of the 22 charges against you, so you have those. 23 Now, it's my understanding that the lower court, 24

before your preliminary hearing, determined that you could represent yourself. Did you request that? 2 3 THE DEFENDANT: Yes, I did, your Honor. THE COURT: And why did you request that you 4 wanted to represent yourself? 5 THE DEFENDANT: I feel that the case is -- not 6 only am I factually innocent, but the case is better 7 handled by me than the Public Defender's Office. I can't 8 afford to pay for a lawyer. My previous experience with the Washoe County Public Defender's Office has been 10 11 horrendous, your Honor. THE COURT: Have you previously been represented 12 by Mr. Leslie or Mr. Goodnight? 13 14 THE DEFENDANT: I have. THE COURT: Okay. And you think you have some 15 issues there? 16 17 THE DEFENDANT: Some issues with Mr. Leslie. certainly, but issues with going to trial with other 18 19 public defenders, yes. THE COURT: With other public defenders? 20 21 THE DEFENDANT: Yes. THE COURT: Well, I'm going to ask you a series 22 of questions. How old are you? 23 24 THE DEFENDANT: Forty-seven, your Honor.

THE COURT: And what's your level of education? 1 THE DEFENDANT: Graduated high school. 2 3 THE COURT: When you graduated from high school, did you graduate with a particular GPA or any special 4 certificates? 5 I graduated with just over a THE DEFENDANT: 6 three GPA and a SAT score of 1140. 7 THE COURT: So what's your background and prior 8 experience and familiarity with legal proceedings? 9 THE DEFENDANT: I've been to trial three times, 10 including an acquittal in L.A. County. And I've been a 11 criminal defendant, as you may or may not be aware, on 12 several occasions. 13 THE COURT: Well, is that the only experience 14 you have, is being a defendant in court? 15 16 THE DEFENDANT: Yes, your Honor. 17 THE COURT: Have you ever done any legal research of any kind? 18 Yes, your Honor. 19 THE DEFENDANT: THE COURT: And what kind of legal research have 20 21 you done? Legal research as to my own 22 THE DEFENDANT: cases, but I've read the NRS through those cases, 23 researched those cases, to jeopardize those cases or the 24

individual facts of those cases, and I wrote briefs and 1 petitions. I appeared before you on a petition for writ 2 of habeas corpus and a motion for reconsideration on a professional error three years ago here. 4 THE COURT: Sorry, I don't remember. A lot of 5 people come through here. 6 Did you do that yourself? Did you represent 7 yourself? 8 9 THE DEFENDANT: Yes, your Honor. 10 THE COURT: On the habeas? 11 THE DEFENDANT: On the habeas and the reconsideration for --12 THE COURT: Were you successful on that? 13 14 THE DEFENDANT: No, you denied both of them. THE COURT: Would that be a reason to not 15 represent yourself? I mean, part of your concern about 16 the Public Defender is that you haven't been successful. 17 Now, you weren't successful representing yourself. So is 18 19 that a reason not to represent yourself? THE DEFENDANT: There are other reasons why I'd 20 prefer to represent myself. But if the Court would like 21 to know, I would feel more comfortable outside the 22 presence of defense counsel or the State, because they 23 tend to reveal defense strategy at this time. 24

THE COURT: Tell me a little bit about your 1 Do you have any health issues? 2 health. 3 THE DEFENDANT: No, your Honor. 4 THE COURT: Are you taking any medications? 5 THE DEFENDANT: No, your Honor. THE COURT: Have you ever been diagnosed with 6 7 any mental health issue? No, your Honor. 8 THE DEFENDANT: 9 THE COURT: How many times have you been incarcerated? 10 11 THE DEFENDANT: A lot. I'm gonna say over 20. 12 THE COURT: Over 20? 13 THE DEFENDANT: Yeah. THE COURT: And you've never been diagnosed with 14 any mental health issue? 15 16 THE DEFENDANT: No, your Honor. THE COURT: Have you been diagnosed with drug or 17 18 alcohol addiction? 19 THE DEFENDANT: I have admitted to drug use. THE COURT: Has anyone threatened you or coerced 20 you in any way about giving up your right to have an 21 attorney appointed? 22 23 No, your Honor. THE DEFENDANT: THE COURT: Do you understand that an attorney 24

will be appointed to represent you and that you will not have to pay for it?

THE DEFENDANT: Yes, your Honor.

THE COURT: At the end of the case, you might be assessed a small amount, but it would be nothing like what you would have to do to pay an attorney. Do you understand that?

THE DEFENDANT: Yes.

THE COURT: What are the elements of the charges that you're charged with?

THE DEFENDANT: The attempted robbery is to unlawfully take property belonging to another person and using force or violence to retain that property. The burglary is the intent prior to entering the building -- intent prior to entering the building to commit larceny or some other kind. And the habitual, I guess they would have to prove multiple convictions.

THE COURT: Yes, they'd have to show that you were convicted multiple times, but there's more to it than that.

THE DEFENDANT: Honestly, your Honor, they notified me at the preliminary that they were gonna file the habitual, but I haven't had a chance to research that.

THE COURT: Do you know what the possible

penalties are for these offenses? 1 THE DEFENDANT: The intent to robbery, I believe 2 it was six years, and the burglary holds a 10-year, and 3 the habitual would hold a 10-to-life. 4 THE COURT: And there is the possibility. 5 depending upon the individual, for life without, which is 6 the maximum penalty. Do you understand that? 7 8 THE DEFENDANT: Yes, your Honor. THE COURT: What do you think the total amount 9 of time that you could receive on these charges is, if you 10 are convicted? And I don't have the habitual before me. 11 so I don't know what it's charged as. 12 THE DEFENDANT: I'm not sure I understand the 13 question. 14 THE COURT: What do you think the total amount 15 of time you could be sentenced to is, if you were 16 convicted of everything? 17 THE DEFENDANT: Oh, I would say 10 to life. 18 then you inform me that there's also life without. So I'd 19 say the life without is obviously the maximum penalty. 20 THE COURT: But do you understand everything 21 could be stacked? 22 Well, they can't be stacked 23 THE DEFENDANT:

further than the life without. You only get one life.

THE COURT: Well, that's true, but they've sentenced people previously to more than one life --

THE DEFENDANT: So, obviously, there's the maximum on each one, and I just said the six and the ten. So that's 16, plus the life without. Right?

THE COURT: Right.

Can you tell the Court what your understanding is of the pleas that are available to you?

THE DEFENDANT: I can plead guilty, not guilty, or no contest, nolo contendere.

THE COURT: And what are the possible defenses that would be available to these charges?

THE DEFENDANT: I don't know about all the possible charges, but I know I'm not factually guilty of the robbery or any larceny. That's the defense that I'm really concerned about at this point, your Honor.

THE COURT: I'm very concerned about the habitual criminal charge, because I really don't think you understand that. There are specific defenses that could be put forth on that, and it's very clear that you don't understand what those are.

THE DEFENDANT: But do you agree, your Honor, that if I'm factually innocent of the two other charges, that we really wouldn't have to discuss the habitual?

THE COURT: I would agree with that if the jury finds you not guilty. In your mind, you are innocent, but I can't tell you that a jury will not find you guilty just because, in your mind, you think you are innocent.

THE DEFENDANT: No, I understand that.

THE COURT: So I think you have to go through this case assuming a worst-case scenario, which would be that you are found guilty of the underlying charges and you face being sentenced as a habitual criminal, with a significant potential penalty. And there are some interesting and specialized defenses to that, but I don't see that you understand that at all.

THE DEFENDANT: I'm not opposed to -- I don't know how the workings of this court or this district goes with the pro-per inmates, but I'm not opposed to a co-counsel or standby counsel at this point. I just don't see the need for it, other than hearings. I don't believe this case will go to trial, your Honor. I believe that once all the Brady and discovery is out there, that the case is dismissed, hopefully, but I have no objection to having a standby counsel appointed.

THE COURT: Do you understand that there's no promises that this case will be dismissed?

THE DEFENDANT: No, of course not. Look, I'm

the one that was there; I know what happened, your Honor. 1 So I believe that as long as the State cooperates with 2 discovery and Brady, that they'll be able to see -- the State will be able to see for themselves that the case is 4 5 not good. Do you understand that any 6 THE COURT: possibility of arguing that you had ineffective assistance 7 of counsel is lost if you're your own attorney? 8 9 THE DEFENDANT: Yes, except for when Mr. Leslie was appointed in the justice court. Right? 10 11 THE COURT: No. You went through the lower 12 court representing yourself. No. I was improperly denied on 13 THE DEFENDANT: June 23rd, and then on July 1st, we had the -- whatever it 14 15 was. THE COURT: So when was your preliminary 16 17 hearing? 18 THE DEFENDANT: July 1st. THE COURT: So you were not represented by 19 counsel at the prelim. 20 No, your Honor, but I was 21 THE DEFENDANT: improperly denied on the 23rd. Mr. Leslie was appointed 22 on the 23rd. On the 30th, we had a mandatory status 23 conference, where I do believe there was some issues of 24

his competence. Then on the 1st, after more discussion, we finally had the Farretta waiver.

THE COURT: Okay. What I'm talking about is -because that is such a short period of time and the
damages to you is going to be very hard to prove, even if
he were ineffective. The issue that you are going to be
dealing with is whether or not you were effective at your
preliminary hearing or in this court.

THE DEFENDANT: I agree with you, but the law is what Mechanical versus Wiggins says, is that there's no harmless error review on a --

THE COURT: Wait. What?

THE DEFENDANT: There is no harmless error review on a Farretta violation.

THE COURT: Farretta violation?

THE DEFENDANT: Farretta -- on a self-representation violation. So there's no harmless review. So the moment that the improper denial is made, the violation is there.

THE COURT: All right. So what does that mean?

THE DEFENDANT: That means that on review from the appellate court or from this court, there would be a reversal.

THE COURT: You think you can get your case

reversed if you go to a jury trial representing yourself, because the lower court judge delayed appointing you -- or allowing you to represent yourself for four days prior to your prelim?

THE DEFENDANT: I don't know if I can get it reversed, but it's an issue.

THE COURT: Yeah, but it's not going to -- if you're thinking that, that would be a good reason for you to not represent yourself, because that's kind of not good thinking.

THE DEFENDANT: I'm just putting it out there, your Honor. You asked me about the violation and the --

THE COURT: No. What I asked you is, do you understand that when you represent yourself, you're waiving any right to complain about ineffective assistance of counsel, and you brought up this earlier time, and what I meant was for your representation. In other words, the most critical time in your case is the preliminary hearing, perhaps, but from the time you get to district until the time you are found guilty or innocent, that's the most critical point. And you represented yourself through that point. So any claim of ineffective assistance of counsel, you have none.

THE DEFENDANT: I understand that, your Honor.

1 THE COURT: And if you represented yourself, you've lost any opportunity to complain about any error 2 that happens in your trial that you failed to object to. 3 I understand that, your Honor. 4 THE DEFENDANT: THE COURT: You're held to the same standard as 5 though you were a lawyer. So if you're in trial and you 6 don't make the proper objections, you've waived those 7 objections and you cannot get a new trial based on that 8 9 error. 10 THE DEFENDANT: I understand that, your Honor. 11 THE COURT: If you are found guilty, how long do you have to appeal? 12 Thirty days. 13 THE DEFENDANT: Did you request standby counsel, 14 THE COURT: before you --15 No. The State asked for it and 16 THE DEFENDANT: 17 Judge Lynch denied it. THE COURT: Okay. Do you want standby counsel? 18 THE DEFENDANT: As I said, your Honor, under 19 Farretta, I can't say no. The Court has the right to 20 appoint him, with or without my objection. So I'm not 21 objecting to it, but, like I said, I don't know how the 22 Court works this pro per. If that's my only access to 23 file the motions and other legal research, is through a 24

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standby counsel -- which is what Washoe Legal Services told me -- then, of course, I would prefer to have standby counsel, but I don't know what the Court -- I don't understand the exact workings of how the Court deals with the pro-per defendant, as far as the access, as far as research, defense tools and stuff like that.

THE COURT: I will tell you, because our Public Defender's Office is so professional, we don't have very many people deciding to represent themselves. usually a very, very bad idea. If you look at history -you can go back to Shakespeare's time and you can go back to Mark Twain and you can see history is replete with circumstances where it is foolhardy to represent yourself. And if you're given an opportunity to have a professional. well-trained Public Defender's Office represent you -which I daresay is probably a little bit different than L.A. County -- you should take that advantage. people do. So when you say what do we do, we don't have a standard, because most defendants in Washoe County choose not to represent themselves, because they understand it is not the best thing to do. But I do know that you have limited access to legal research at the jail, and Washoe Legal Services only provides legal research for you in civil cases. I don't think they'll do it for you in a

1 criminal case. THE DEFENDANT: Well, like I said, they told me 2 that it has to come through standby counsel. 3 THE COURT: So they told you they wouldn't do 4 5 anything for you. THE DEFENDANT: They'd do some, but they said 6 they are not the appropriate vehicle for full access to 7 the courthouse. 8 THE COURT: Is there anything I've said that's 9 maybe got you thinking, "I shouldn't represent myself. It 10 would be better that somebody who's trained in the law, 11 who understands the legal process represent me"? 12 If it wasn't the Washoe Public 13 THE DEFENDANT: Defender's Office, I would be more inclined to say yes, 14 your Honor, but my experience with them is, like I said, 15 is horrendous. 16 So --THE COURT: Do you understand that if you 17 proceed to represent yourself and go to a jury trial, you 18 will have to conduct yourself in the same manner as an 19 attorney? 20 I do, your Honor. 21 THE DEFENDANT: THE COURT: You understand that? 22 23 Uh-huh. THE DEFENDANT: 24 THE COURT: Have you represented yourself

before? 1 THE DEFENDANT: In muni and justice court, yes, 2 3 your Honor. THE COURT: But never in a trial. 4 5 THE DEFENDANT: No, your Honor. THE COURT: Have you always had court-appointed 6 counsel? 7 THE DEFENDANT: Except for the lower court, 8 9 yeah. I should take that back. I have had a paid-for 10 11 attorney. So they're not always court-appointed. THE COURT: Has anyone in any way told you that 12 you couldn't have an attorney or that they wouldn't 13 represent you? 14 No, your Honor. 15 THE DEFENDANT: THE COURT: Have you talked to any lawyer about 16 the consequences of self-representation? 17 18 THE DEFENDANT: No, your Honor. THE COURT: Do you understand that with an 19 attorney on the other side who is an experienced, 20 professional counsel, you will definitely be at a 21 disadvantage, both in skill, training and ability? 22 23 THE DEFENDANT: Yes, your Honor. THE COURT: And you will not be entitled to any 24

special library privileges or research privileges if you don't have counsel.

THE DEFENDANT: That, I wasn't aware of, but if that's what the court orders.

THE COURT: Do you understand that your effectiveness for the defense side is diminished if you're trying to have a dual role as the defendant and defense counsel, that the effectiveness of a defense is greatly diminished in that circumstance?

THE DEFENDANT: Diminished in some aspects, but not in others.

THE COURT: I don't know of a single one where it isn't diminished.

THE DEFENDANT: I can tell you, as the person who was involved in the alleged incident, it's much easier for me to know when the witness is lying or when he's being untruthful than for me to stop and interrupt my lawyer and explain to him that's not true. Your Honor, what this case is gonna come down to is, the witness is lying. There's no easier way for me to show that he's lying than for me to be the one --

THE COURT: But you understand that when you cross-examine, you can't say "You're lying."

THE DEFENDANT: No, of course not, your Honor.

But I know exactly when he's lying.

THE COURT: That may be, but a defense attorney that's skilled is much more likely to prove to the jury that the person's lying than you will, because you're going to get emotional and you're going to want to say, "Oh, you're lying" and I'm going to sustain the objection from the State and I'm going to stop you from saying that and you're not going to be able to do it, and your questions are not going to be succinct enough to prove the person's a liar. That's what's going to happen here. I've seen it.

THE DEFENDANT: Be that as it may, your Honor -- again, my experience with the Public Defender's Office here is, they won't prove anything.

THE COURT: Okay. At this point, it does appear that you understand the nature of the proceedings and that you're voluntarily exercising your right to represent yourself, in spite of my admonishments of you that I think it's a bad idea. I'm telling you right now, you shouldn't do it and it's, honestly, foolhardy for you to do it, especially with these significant penalties that you're facing if you are found guilty.

So I am going to allow you to represent yourself, because the constitution tells me that no matter

how foolish you are, you have a right to be foolish and you are exercising that right, but I am going to appoint 2 standby counsel, because of our situation with the law library, lack of legal research resources. So I'm gonna 4 5 have to appoint standby counsel. You've previously been represented by the public 6 defender. Correct? 7 8 THE DEFENDANT: Yes, your Honor. THE COURT: But did you request the public 9 defender ever in justice court? 10 THE DEFENDANT: On this case? 11 THE COURT: Did you fill out an affidavit of 12 indigence or anything? 13 14 THE DEFENDANT: I refused to fill out the application in booking, but Justice Lynch took a small 15 oath that I was indigent and asked me about my finances. 16 17 THE COURT: So she did that and she found you indigent? 18 19 THE DEFENDANT: Yes. THE COURT: So then, because you're indigent, 20 I'll appoint the Washoe County Public Defender's Office as 21 standby counsel. If they have a conflict, they'll have to 22 notify the Court and go through the regular process. 23 So, Mr. Leslie, since you're present -- I don't 24

know if it'll be you or Mr. Goodnight or someone else, but I will give you notice now that I'm appointing standby 2 counsel. So he's been handed a copy of the Information. Do you have any questions, sir, about the 4 arraignment at this point that you would like to consult 5 standby counsel on? 6 No, your Honor. 7 THE DEFENDANT: I waive the formal reading, and my name is 8 correct on line 12. 9 10 THE COURT: Okay. Are you ready to enter a plea? 11 12 THE DEFENDANT: Yes, your Honor. THE COURT: Have there been any negotiations in 13 14 this case? No, your Honor. 15 THE DEFENDANT: THE COURT: Has anyone made any offers to you? 16 17 Yeah, in justice court. THE DEFENDANT: 18 THE COURT: And what was that offer that was offered to you? 19 One to five. 20 THE DEFENDANT: THE COURT: To plead to something that would 21 carry a one-to-five penalty? 22 23 THE DEFENDANT: Uh-huh. THE COURT: Is that "yes"? 24

1 That's "yes." THE DEFENDANT: THE COURT: And not go forward with the habitual 2 criminal? 3 THE DEFENDANT: And the burglary. 4 THE COURT: And you rejected that offer? 5 I did, your Honor. THE DEFENDANT: 6 7 THE COURT: And that's based on your actual 8 innocence. 9 Exactly. THE DEFENDANT: 10 THE COURT: Did you want any time to speak to standby counsel about your rejection of the offer? 11 THE DEFENDANT: 12 No, your Honor. THE COURT: Then, how do you plead to the 13 charges? 14 Not guilty to all of them, your 15 THE DEFENDANT: 16 Honor. 17 THE COURT: You have a right to have a trial within 60 days of today's date. Do you wish to waive that 18 right or do you want to have your trial quickly? 19 20 THE DEFENDANT: I don't wish to waive it. I'm not inclined to waive it, because I have issues with 21 discovery right now. Your Honor, I have nothing. I have 22 two pages that are for this case, for the instant case, 23 and almost 50 pages of prior history, which I understand 24

go to the habitual, but, again, I would like to --

THE COURT: Counsel for the State, how are you going to provide him with the discovery?

MR. BOGALE: Your Honor, we previously provided the Public Defender's Office with discovery and they told the State that they would actually transfer those things; it would just go from their office to him. I don't know the process of that, I don't know how well that's happened. If he needs us to re-duplicate efforts and give him everything that we've given the Public Defender's Office, I'm happy to do that.

THE COURT: I think you should do that, and I order that you do that by Monday of next week. So you have until Monday to get that done. I don't know how much copying there is, but he should be personally served within the jail with the discovery.

And then, sir, I'm going to enter a pretrial order that will give you deadlines to file motions and things that you can do, but if you don't file your motions by that deadline, you will have waived your right to do it, unless you show cause why you didn't do it. And as I told you when I decided to let you do this, the fact that you don't have access to a law library is not going to be a basis for continuing things out.

1 No, no, no. THE DEFENDANT: THE COURT: And standby counsel, of course, will 2 be available to you to answer questions procedurally. 3 He's not responsible for your defense, but he will --4 whoever it is, whoever the public defender is you're provided with, will be available to assist in legal 6 research, if you request it. 7 THE DEFENDANT: I do have an ex parte motion and 8 a declaration --9 THE COURT: First off, there's no such thing as 10 an ex parte motion. An ex parte motion means that you're 11 giving me a motion that the other side doesn't get to see. 12 13 THE DEFENDANT: Exactly. THE COURT: Well, what kind of a motion do you 14 think, as a criminal defendant, you can make that the 15 other side can't see? 16 For defense tools. 17 THE DEFENDANT: 18 THE COURT: For what? THE DEFENDANT: I'm asking for an investigator. 19 THE COURT: Well, standby counsel will help you 20 with that, I think. 21 22 THE DEFENDANT: Me too. 23 MR. LESLIE: I'm not so sure, your Honor. I don't know. I'll have to find out 24 THE COURT:

24

about that. I know if standby counsel is the Alternate 1 Public Defender or the conflict group, then that's sort of 2 run through them, but I don't know. We'll see. 3 So you want an investigator. 4 5 THE DEFENDANT: Yes, your Honor. THE COURT: Let's get a trial date for you. 6 You're not waiving your right to a speedy trial? 7 Not at this moment, your Honor. 8 THE DEFENDANT: Like I said, as long as I get discovery timely, then, in 9 the future, I won't have any problem waiving it. 10 THE COURT: Well, do you want to wait and look 11 at the discovery that you get from the State and come back 12 and see me in a week, before we set the trial? 13 THE DEFENDANT: Yes, that would be preferable, 14 15 your Honor. THE COURT: Okay, why don't we do that. 16 then you can also -- I can do a little research on your 17 request for an investigator. So let's continue this over. 18 You'll get the discovery, counsel, to him and 19 then we'll set it for trial next time we all are together. 20 21 MR. BOGALE: Is the defendant also going to be arraigned on the Amended Information? I don't know if he 22 23 has been.

THE COURT:

We can do that now. I think we've

done everything on it except for setting the trial. I think we arraigned him already. So we've done all of 2 that; we just didn't set trial. So what we're going to do is we're going to continue for trial setting purposes 4 only -- you've already been arraigned -- and for purposes of your request for an investigator. 6 7 THE DEFENDANT: And discovery issues. Right? THE COURT: Right. So we'll get a date for you 8 to come back and see me. 9 THE CLERK: July 31st at 9:00 a.m. 10 11 THE DEFENDANT: Thank you, your Honor. 12 THE COURT: Did you want to file the document? 13 Do you want that filed in? THE DEFENDANT: Yeah, if the Court wants it. 14 THE COURT: Okay. Hand it to the bailiff and 15 she'll give it to the clerk. 16 17 THE DEFENDANT: There's a motion and a declaration. 18 19 THE COURT: If it should be ex parte, we'll file it in and keep it ex parte. If it shouldn't be, we'll 20 21 serve the State. Thank you, your Honor. 22 THE DEFENDANT: MR. BOGALE: Thank you, your Honor. 23 Okay, thank you. 24 THE COURT:

1	(End of proceedings.)
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V2. 81

1 STATE OF NEVADA SS. COUNTY OF WASHOF 2 I, ROMONA MALNERICH, official reporter of the 3 Second Judicial District Court of the State of Nevada, 4 in and for the County of Washoe, do hereby certify: 5 That as such reporter, I was present in 6 Department No. 4 of the above court on Thursday, July 24, 7 2014, at the hour of 9:00 a.m. of said day, and I then and 8 there took verbatim stenotype notes of the proceedings had and testimony given therein upon the Arraignment in the 10 case of THE STATE OF NEVADA, Plaintiff, versus MARC PAUL 11 SCHACHTER, Defendant, Case No. CR14-1044. 12 That the foregoing transcript, consisting of 13 pages numbered 1 to 27, both inclusive, is a full, true 14 and correct transcript of my said stenotype notes, so 15 taken as aforesaid, and is a full, true and correct 16 statement of the proceedings had and testimony given upon 17 the Arraignment in the above-entitled action to the best 18 of my knowledge, skill and ability. 19 20 DATED: At Reno, Nevada, this 7th day of August, 2014. 21 Romona Malnerich 22 23 ROMONA MALNERICH, CCR #269 24

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-11 21:12:19.343.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-11 21:12:19.312.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-11 21:12:19.436.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-11 21:12:19.405.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-11 21:12:19.468.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-11 21:12:19.499.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-11-2014:21:11:08

Clerk Accepted: 08-11-2014:21:11:48

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Transcript

Filed By: Romona Malnerich

You may review this filing by clicking on the following link to take you to your cases.

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NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2.85

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

V2.86

1

CODE 1250

FILED Electronically 2014-08-14 02:54:39 PM Joey Orduna Hastings Clerk of the Court

Transaction # 4562233 : shambrig

WASHOE COUNTY PUBLIC DEFENDER 2 JIM LESLIE, SBN #4464 P.O. BOX 11130 3 RENO, NV 89520-0027 (775) 337-4800 4 ATTORNEY FOR: DEFENDANT 5 6 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE 8 THE STATE OF NEVADA, 9 10 Plaintiff, 11 VS. Case No. CR14-1044 MARC PAUL SCHACHTER 12 Dept. No. 4 Defendant. 13 14 **APPLICATION FOR SETTING** 15 TYPE OF ACTION: Criminal 16 MATTER TO BE HEARD: Review / Status Hearing 17 DATE OF APPLICATION: 08/14/2014 18 **COUNSEL FOR PLAINTIFF:** Kristin A. Erickson 19 COUNSEL FOR DEFENDANT: Jim Leslie 20 21 CUSTODY STATUS: In Custody 22 23 24 25 Setting at 9:00 AM, on the 21st day of August, 2014. 26

Return Of NEF

Recipients
JAMES LESLIE, ESQ Notification received on 2014-08-14 15:09:48.625.
ZELALEM BOGALE, - Notification received on 2014-08-14 15:09:48.594. ESQ.
JOSEPH - Notification received on 2014-08-14 15:09:48.937. GOODNIGHT, ESQ.
KELLY KOSSOW, - Notification received on 2014-08-14 15:09:48.906. ESQ.
DIV. OF PAROLE & - Notification received on 2014-08-14 15:09:48.968. PROBATION

NICKOLAS - Notification received on 2014-08-14 15:09:48.999.

GRAHAM, ESQ.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-14-2014:14:54:39

Clerk Accepted: 08-14-2014:15:09:13

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Application for Setting

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

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NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2.89

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED Electronically 2014-08-18 09:37:30 AM Joey Orduna Hastings Clerk of the Court Transaction # 4565307

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC PAUL SCHACHTER

DATE, JUDGE **OFFICERS OF**

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
7/24/14	CONTINUED ARRAIGNMENT	_
HONORABLE	Deputy District Attorney Zelalem Bogale, Esq., represented the State.	
CONNIE	Defendant present representing himself. Chief Deputy Public Defender James	9:00 a.m.
STEINHEIMER	Leslie, Esq., present as stand-by counsel.	Motion to
DEPT. NO.4	A copy of the Amended Information was handed to the Defendant.	Set Trial
M. Stone	Court canvassed the Defendant as to self-representation. Upon finding the	
(Clerk)	defendant competent to represent himself and voluntarily requesting such,	
R. Malnerich	COURT ENTERED ORDER allowing the defendant to represent himself.	
(Reporter)	COURT FURTHER ENTERED ORDER appointing the Washoe County	
	Public Defender's Office as stand-by counsel.	
	Defendant acknowledged receipt of a copy of the Information; indicated to the	
	Court that name as set forth on same was his true name; waived reading and	
	entered a plea of not guilty to the charges set forth therein.	
	Defendant invoked the 60-Day Rule and COURT ORDERED this matter set	
	for jury trial within 60 days of the date of this hearing. Defendant provided the Court with a Motion for Appointment of Investigator.	
	COURT directed the Clerk to file such ex-parte and under seal.	
	Discussion ensued regarding the exchange of discovery. COURT ORDERED	
	the State to provide all discovery to the Defendant no later than July 28, 2014.	
	Trial would be set thereafter.	
	Defendant remanded to the custody of the Sheriff.	
	2 c.c. asin remained to the ductory of the chorin.	

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-18 09:39:24.446.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-18 09:39:24.306.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-18 09:39:24.556.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-18 09:39:24.524.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-18 09:39:24.587.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-18 09:39:24.618.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-18-2014:09:37:30

Clerk Accepted: 08-18-2014:09:38:46

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: ***Minutes

Filed By: Court Clerk MTrabert

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NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2.93

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED
Electronically
2014-08-19 01:47:02 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4567997

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC PAUL SCHACHTER

DATE, JUDGE OFFICERS OF

COURT PRESI	ENT APPEARANCES-HEARING	CONT'D TO
7/31/14	MOTION TO SET TRIAL	
HONORABLE	Deputy District Attorney Kristin Erickson, Esq., represented the State.	8/28/14
CONNIE	Defendant present representing himself. Chief Deputy Public Defender James	2:00 p.m.
STEINHEIMER	Leslie, Esq., present as stand-by counsel.	Pre-Trial
DEPT. NO.4	Discovery ongoing and Defendant continued to invoke the 60-Day Rule	Motions
M. Stone	COURT ORDERED this matter set for jury trial. All pre-trial motions must be	
(Clerk)		
E. Stubbs	August 28, 2014, and replies will not be allowed. Pre-trial motions hearing	9:00 a.m.
(Reporter)	set.	Motion to
		Confirm Trial
		Date
	Office would accept responsibility for the investigator at this time and will do	
	so until granted leave by the Court to modify. Defendant remanded to the custody of the Sheriff.	9/22/14
	Defendant remainded to the custody of the offerin.	10:00 a.m.
		Jury Trial

FILED
Electronically
2014-08-19 01:48:11 PM
Joey Onluna Hastings
Clerk of the Court
Transaction # 4568006

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-08-19 13:48:09.341.

ZELALEM BOGALE, - Notification received on 2014-08-19 13:48:09.107. **ESQ.**

JOSEPH - Notification received on 2014-08-19 13:48:09.903.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-08-19 13:48:09.606. **ESO**.

DIV. OF PAROLE & - Notification received on 2014-08-19 13:48:09.934. **PROBATION**

NICKOLAS - Notification received on 2014-08-19 13:48:09.981. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-19-2014:13:47:02

Clerk Accepted: 08-19-2014:13:47:39

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: ***Minutes

Filed By: Court Clerk MTrabert

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NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CODY2 29890 MARC SCHACHTER #1409450 911 PARR BUD RENU, NV 88512

IN PROPER

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4572307 : mcholico

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

THE STATE OR NEURDA,

PLAINTIKK,

V.

CASE NO.: CR-14-1044

MARC PAUL SCHALKER,

DENT. NO.: 4

DEVENDENT,

MOTION TO DISMISS CASE ON GROUNDS THAT THE STATE.

HAS LOST AND/OR DESTRIYED MATERIAL EXOLUPTION ENDENCE

THE DEFENDANT, MARC SCHACHTER, IN PROPER, COMES NOW

TO MOVE THIS COURT TO DISMISS THE ABOVE

CAPTIONED CASE FOR THE FAILURE TO PROVIDE

CONSTITUTIONARY-GUARANTEED ACCESS TO EVIDENCE.

THIS MOTION IS BASCO ON THE UNDERLYING FACTS OF THIS CASE, THE NEVADA REVISED STRATUTES (NRS) ARIZONA V. YOUNGBLOOD, 488 US SI, 109 S.CL. 333, 102 Led. 28.281 (1988), CAUGENIA V. TROMERTIA, 467 US 479, 104 S.CL. 2528, 81 Led. 28.413 (1984) AND PENNSYLAVIA V. RITCHIE, 480 US 39, 107 S.CL. 989, 94 Led2d 40 (1987).

BACKGROUND

ON 6-9-14 THE DEKENDANT WAS ARRESTED BASED ON STATEMENTS EROM SLED MONROY AND ANNA YOUNG THAT HEY OBSERVED THE DEFENDANT SELECT A BACKBACK FROM A SHELK, PLACE ITTEMS IN THE BACKPACK, AND EXIT THE STURE WITHOUT DAYING FUR THE BROKPACK OR THE ITEMS INSIDE THE BACKIACK A SINGLE PICTURE OF THE BACKPACK AND TEMS WAS INCLUDED IN THE STATES DISCOVERY, BUT NO MENTION OF THE PICTURE ESSISTS IN THE POLICE REPORTS OR THE WITHERS' STATEMENT. A TOWN, WE RECEIPT WAS AUSO PROVIDED IN THE DISCOVERY SHOWING THE VALUE of THE ITEMS, BUT THE BACKPACK USTED ON THE TRAINING RECEIPT IN NOT THE SAME AS THE BACKPACK IN THE PICTURE, THE BACKPACK TAKEN FROM THE DEVENDANT BY MIR. MONROY AND ANNA YOUNG WAS CUTOMIZED BY THE DEVENDANT, THE BACKPACK WAS GIVEN TO WAV-MART, FOR RE-SALE ACCORDING TO TESTIMONY.

POINTS AND ANTHORLITIES

TH 1988, THE US SUPREME COURT IMPOSES ITWO RIGORALS
STANDARDS FOR CLAIMS, IN WHICH, THE DEFENDANT
CHAMM ENIDENCE LOST OR DESTROYED BY THE
PROSECUTION WOULD HAVE BEEN EXCULATORY AND
MATERIAL. SEE ARIZONA V. YOUNGBLOOD (1988), SUPRA

FIRST THE DEFENDANT CANNOT GAIN RELIEF, IF THE LUST OR DESTROYED EVIDENCE WAS OF SUCH A NATURE THAT THE DEFENDANT CAN REPLACE IT WITH "COMPARABLE EVIDENCE BY DATER REASONABLY AVAILABLE MEANS, " TSEE TROMBETTA, SUPRA IN THE INSTANT CASE, BEEAUSE THE BACKPACK WAS CUSTOMIZED, IT THEREFORE CANNOT BE REPLACED BY OTHER MEANS. SEEDND, THE DEFENSE MUST SHOW "BAD FRITH" BY THE PULICE OR PROSECUTOR IN THEIR FAILURE TO PRESERVE THE EVIDENCE. UNDER NRS 205.7290 THE POUCE HAVE THE OBLIGATION AND DUTY TO INVENTORY AND SAFEKEEP THE " ALLEDGED STOLEN" PROPERM UNTIL IT IS DELIVERED TO THE PROSECUTUR. IN THE INSTANT CASE, IT APPEARS FROM ALL REPORTS THAT THE POLICE NEVEL TOOK (OR HAD) CUSTODY OF THE "PLEDGED STOLEN" PROPERTY AT ANY TIME, ACCORDING TO THE PILICE REPORTS AND THE WITHERS STATEMENT MR. MONROY AND MJ. YOUNG HAD POSSESSION OR THE "PROPERTY" WHEN THE POLICE FIRST PERIVED, THEN MS YOUNG TOOK THE "PRIPERTY" TO CUSTOMER SERVICE WHERE IT WAS TO BE RE-SOLD. SINCE THE OUTSET OF THIS CARE, THE DECENDRAT HAS ADAMENT ABOUT RECEIVING THE DISCOVERY AND ATTEMPTING TO OKTAIN BOTH THE BACKPACK OR AT THE VERY LEAST THE VIDEO(S) TO PRIVE HE HAD THE BACKPACK IN HIS POSSESSION WHEN HE ENTERED THE STORE THEREBY RECUTANG MR MONRAY AND MS. YOUNGS STATEMENT. BOTH THE PROSECUTOR AND THE COURT

HAVE USED THE DEFENDANT'S DESIRE TO REPRESENT HIMSELE AS AN EXOUSE TO DELAY OR RESTRICT THE DEFENSE FROM USING THE SUBPEONA POWERS TO COULCE FURTHER EXCUPATORY EVIDENCE THAT WOVEN ALSO PROVE THE BACKPACK WAS IN HIS POSSESSION PRIOR TO ENTERING THE STORE AND THAT IT WAS CUSTOMIZED WHICH IN TURN PROVES THE BACKPACK ITSELF MATERIAL AND EXCULPATIONY. IN PENNSYLAVINA V. RITCHIE (1987) SUPRA, THE HIGH COURT AFFICMED THE AVALABILITY OF THE SUBPEONA POWER TO OBTAIN POTENTIALLY EXCUPATORY EVIDENCE AND THE PROHIBMON AGAINST COVERN MENTAL ACTIONS THAT, NTERBERE WITH THE DEFENSE'S UTILIZATION OF THAT SUBPEONE POWER. WHEN THIS DISTRICT CHURT ACCEPTED THE DEFENDANT'S WANVER OF ASSISTENCE TO COUNSEL (JULY 24, 2014 @ 1:30) THE CIVET STATED , T WAS APPOINTING "STAND-BY" COUNSEL BECAUSE THERE WAS NO CAN LIBARY AT THE WASHUE OU. JAIL. AS THAT TIME THE DEFENDANT DUSO SUBMITTED A MOTION FOR AN INVESTIGATUR. WHILE THE COURT "DRAWS ITS FEET" AND DELAYS MAKING DECISIONS, THE STATE WITHOUDS "BRADY" MATERIAL AND THE STAND-BY CAWYER IS IN PLEA NEWOLTATIONS WITH HIMSELF AND THE SHERIPE'S DEPARTMENT PLAYS CENSOR TO WHAT DISCOVERED THE DEFENDENT CAN SEE THEREST PROHIBITING THE DEFENDANT FROM OBTAINING EXCUCPATORY EVIDENCE THAT WOULD EXCHETE **V2. 101** HIM.

-4-

CONCLUSION AND PRAYER FOR RELIEF.

NOW THE DISTRICT COURT WOULD SPEND SO MUCH TIME PROTECTIAL THEMSELVES FROM PAPPEARATE RENEW AND WARDING THE DEFENDANT OF THE PERILS OF SELF-REPRESENTATION, WHILE THEY IGNORE. HIN OTHER SIYM AMENDMENT AND DUE PROCESS RIGHTS. MR. SCHALLTER HAS MAINTHINED HIS INNOCENCE THROUGHOUT THESE PROCEDINGS AND CONTINUES TO DO SO. EITHER THE ENIDENCE THAT IS STILL AVAILABLE. (DESPITE THE STATE AND COURT INTERFERENCE; AND THE POLICE'S DISPEGARIN FOR THE LAW SHOULD BE GIVEN FULL PRIORITY TO BE CATHERED BY ALL PARTIES OR THESE CHARLES SHOULD BE DISMISSED.

THE DEFENDANT, MARC SCHACHTER, IN PROPER PRAYS THAT THIS OOVET DISSUISS THIS CASE FOR THE REASONS STATED ABOVE AND DURSUANT TO THE LAW.

AGGIRMATION PURSUANT TO HRS 2398,030

THE UNDERSCHED HEREBY ALLIEMS THAT THIS MUTTIN DOES NOT CONTAIN THE SUCHEN SECURITY HUMBER(S) OF ANY PERSON(S).

DATE: AUG 6,204

MARC SCHACHARZ, 14021 PER

V2. 103

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER **DEBBIE BRUNNER** V2. 104 FILED MARC SCHPRENTEL Electronically #1409450 2014-08-21 03:27:49 PM 911 PARR BUD. Joey Orduna Hastings Clerk of the Court REND, NV 89512 IN PROPER Transaction # 4572307: mcholico IN THE SECOND JUDICIAN DISTRICT COURT OF THE STATE OR NEWADA, IN AND FOR THE COUNTY OF WASHOE THE STATE OR NEVADA, PLAINTIFE, CASE NO: CR-14-1044 DEPT. NO: 4 MARC PAUL SCHACHTER DEFENDANT, MOTION TO ADVISE WITNESSES FOR THE STATE OR THEIR PRIVILEGE ACMINST SELK-INCLIMINATION THE DEFENDANT, MARC SCHACHTER, IN PRO PER, HEREBY MOVES THIS COURT THAT PROSECUTION WITNESSES MONROY AND YOUNG SHOVED BE MADE AWARE OF PHEIR POTENTIAL CRIMINAL LIABILITY AND THAT THEIR PRIVILEGE ACAINST SELF-INCRIMINATION REDVIRES THE WOTNESS TO EXERCISE THE PRIVILEGE AT THE POINT OF COMPULSION, BEFORE MAKING ANY STATEMENT. AT TRIAL, THE DEKENSE WILL SHOW THAT PROSECUTION WITNESSES ALEX MUNROY AND ANNA YOUNG KNOWWALLY MADE FALSE V2. 104

CODE 2490

STATEMENTS TO THE POLICE ON JUNE 9, 2014

IN REGARDS TO AN ALLEGED THEFT BY

THE DEPENDANT AT THE POINT IN WHICH THOSE

STATEMENTS ARE SHOWN TO BE FALSE, THE

TWO WITNESSES, MR. MONRAY AND MS. YOUNG

ARE CRIMINALLY MADLE NOT JUST TO

A PELJURY CHARGE, BUT TO MUCH MORE

SEVERIE AND SERIOUS ROBBERY, BURGLARY,

FALSE THPHISONMENT / KIDDAP CHARGES WITH

A POTENTIAL 30 PWS YEARS IN PRISON OR A

USE SENTENCE.

BECAUSE OR THE SEVERITY OF THEIR EXPOSURE THE WITHESSES SHOULD BE MADE AWARE THAT IN ANSWERING THE FIRST ONESTION THEY WANG THEIR PRIVIEWE (ROCERS V. U.S., 340 US 367, (1951)). AGAINST SEK-INCRIMINATION.

AGGREMATION PURSUANT TO NES 239B.030

CONTAIN ANY SOCIAL SECURITY NUMBERS) OF ANY PERSUNCE).

DATE: August 19,2014

MARE SOLACHURE,

IN PRO PER

V2. 105

V2. 106

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

> /s/ DEBBIE BRUNNER DEBBIE BRUNNER

2802 2183 MDV2. 107-60CLATER #1409450 911 PARK BWD RENO, NV 89572 ,N PROPER

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court

Transaction # 4572307 : mcholico

IN	THE	SECO	V CIN	VDICIAL	_ DISTA	uct	COURT	ox	THE	STATE	OK NEU	KAK,
				FOR								

STATE OF NENADA,

PLANNTIER

MARO PAUL SCHACHTEL

CASE NO. CR. 14-10-44 DEPT, NO. 4

DEFENDANT

MOTION FOR PRELIMINARY HEREONG TRANSCRIPTS

THE DEFENDANT, MARC SCHACHTER, IN PRO PER, COMES
NOW AND MOJES THIS COVET TO PROJUDE THE
INDIGENT PEO PER DEFENDANT WITH THE
TEAMSCRIPTS FROM THE SULY I, ZOIN PRELIMINARY
HELARUNG HELD IN DEPT. I OF THE REND JUSTICE
COURT AT 1:30 PM.

THESE TRADSCRIPTS ARE REQUESTED BY THE DECENSE TO FURTHER IMPEACH THE TESTIMONY OF WITNESS A. MONROY.

AS THE DEFENDANT REMAINS INDICENT AND WITHOUT FUNDS, HE GUESTER REQUEST THIS

V2. 107

COUR	T TO	PROVIDE	THE	DEFENDANT	THESE	TRUMSCRIPTS
AT	THE	STATES	EXPE	ENSE		

THIS MOTION IS MADE PURSUANT TO THE NRS,
THE DEVENDANT'S "FREE-STANDING" DUE PRICESS RIGHTS,
AND ESTABLISHED CASE UPW, [NOTE: DEFENDANT
APOUGIZES FOR LACK OF MORE SPECIAL AUTHOROTY, BUT
IS UNABLE DUE TO LACK OF ACCESS TO LEGAL MATERIALS
AT THIS THE.]

DAZ Agust 17, 2014

MARC SCHAUSTER PUPEL

AFRICA PURSUANT TO NRS 239B.030

MOTION DOES NOT CHATAIN ANY SOCIAL SECURITY

NUMBERLS) OF ANY PERSON(S).

DINE: AUGUST 17,2014

MARC SCHACHTEL

V2. 109

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER **DEBBIE BRUNNER**

CODY 22910 MARC SCHRCHTER #1409450 911 PARK BL RENO, NV 89512 IN PROPER

FILED Electronically 2014-08-21 03:27:49 PM Joey Orduna Hastings Clerk of the Court

Transaction # 4572307: mcholico

IN THE SECOND JUDICIAL DISTRICT COURT ON THE STATE OR NEWFORM IN AND FOR THE COUNTY OF WASHOE

THE STORE OF NEWADA

PLAINTIKK

CASE NO: CR-14-1044

DEPT, NO: 4

MARC PAUL SCHACHTER,

DEFENDANT, 1

MOTION TO COMPER THE STATE TO PROVIDE EXCURPTION MATERIAL ("BRANY") IN ITS POSSESSION.

THE ABOVE NAMED DEFENDANT, MARC SCHACHTER, IN PRO PER, COMES NOW AND MOVES THIS COULT TO CAMPEL THE STATE TO PROVIDE THE DEFENDANT WITH THE FOLLOWING EXCULPATORY MATERIALS!

ALL REND POLICE DISPATCH AND 9-1-1 SMERGENCY CALL TRANSCIPTS AND RECORDS PERTAINING TO THIS CASE, INCUDING BUT NOT UMITED TO THE DEFENDENTS 911 CALL, ANNA YOUNG'S 911 CALL, OTHER WITNESSES AT THE SCENAR, AND REND POLICE DISPATOR AND COMMUNICATION TRANSCRIPTS.

THESE MATERIALS ARE ETHER MERTIONED IN THE POLICE REPORTS FILED IN THIS CASE OR PERSONALLY KNOWN BY THE DEFENDANT,

THIS MOTION IS MADE PURSUANT TO THE
UNDERLYING FACTS OF THIS CASE, THE
NEWADA REVISED STATES THE CONSTITUTION OF
THE UNITED STATES AND BRADY V. MARYLAND,
373 U.S. 83 (1963).

Dore: Augost 2, 2014

MARC SCHACHTER

IN PLO PER

AGGLIMATION RUSSIANT TO NES 2398,030

THE UNDERSCORD DIES HERERY AFFREM THAT THE PLECEDING MITTHIN ANY PERSON(S) SICIAL SECURITY NUMBER(S).

DIE Argist 2, 2014

MARC SCHACHTEL

I PRI PEL

V2. 112

CERTIFICATE OF SERVICE

ZELALEM BOGALE

DEPUTY DISTRICT ATTORNEY

,

Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

I hereby certify that I am an employee of the Washoe County Public Defender's Office,

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

CODEN 29843 MARC SCHACHTER #1409450 911 PARR BUD. RENO, NV 89512 PRO PER

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4572307 : mcholico

IN THE SECOND INDICIAL DISTRICT COURT OF THE STATE OF NEWADA,

THE STATE OF NEVADA,

PLAINTIEF,

1

CASE No: CR: 14-10424
DEPT. No: 4

MARC PAUL SCHACHTER,

DEFENDANT

MOTION ADD ORDER TO OBTAIN MATERIAL AND EXCURATORY
VIDEO RECORDING

THE DEFENDANT, MARC SCHACHTCR, IN PROPER, COMES NOW

AND RESPECTFULLY MOVES THIS COURT TO ORDER THE

STATE TO OBTAIN A CERTAIN MATERIAL AND EXCUPATORY

VIDEO RECORDING AS DESCRIBED BELOW.

THIS MOTION AND ORDER IS BASED ON THE UNDERLYING FACTS OF THIS CASE AND THE POINTS AND AUTHORITIES CITES INCLUDED HEREIN. THERE WERENTLY EXISTS MATERIAL AND EXCULPATIONAL

VIDEO RECORDING OF THE DEPENDENT, MARC SCHACHTER,
ENTERING THE WAN-MART (STORE #3264) LOCATED AT

SZGO W. 7" STREET RENO, NV. ON JUNE 9, ZOIY

AT APPROXIMATELY 11:00 AM [10:55 AM -11:15 AM]. THE

DEFENDANT ENTERED THE WAL-MART THROUGH THE

"GENERAL MERCHANDISE" ENTRANCE WITH THE SAME

BACKPACK THE STATE'S WITNESS, ALEX MONROY,

1ESTIMED AND DECLARES HE OBSERVED DEFENDANT

SELECT FROM A SHELF AND STEAL. THE VIDEO

WILL SHOW MR MONROY PERSURED HIMSELA

APART FROM THE RESPONSIBILITIES IMPOSED BY THE MORE

SPECIAL CONSTITUTION AL GUARANTEES, THE PROSECUTION IS

SURJECT TO DUE PROCESS REQUIREMENTS RELATING TO ITS

ROLE AS THE REPRESENTATIVE OF THE STATE, "WHOSE

INTEREST IN A CRIMINAL PROSECUTION IS NOT THAT IT

SHALL WIN A CASE, BUT THAT JUSTICE SHALL BE

DONE" BERGER V. U.S., 295 U.S.78, 58 S.C. 629, 79 L.Ed. 1514

(1935). BUILDING ON THIS OBLIGATION, A SERIES OF CASES

HOW THE PROSECUTION MUST CHEECT ANY MATCRIAL

PERJURED TESTIMONY OF ITS WITNESSES WHEN IT

ICNOWS, OR SHOULD KNOW FROM INFORMATION THAT

IT HAS RECEIVED, THAT THE TESTIMONY IS

FOUSE, SEE GIGLIO V. U.S., 405 U.S. 150, 92 S.C. 703,

31 LED. 20. 104 (1972)]

COACLUSION

FROM THE OUTSET OR THIS CASE, THE DEFENDANT MR.

SCHACHTER, HAS MAINTAINED HIS INNOCENCE, AT

EACH AND EVERY COURT APPEARENCE MR. SCHACHTER

HAS MADE IT ABUNDANTLY CLEAR HIS DESIRE

TO REPRESENT HIMSELF AND HIS DESIRE TO

EXAMINE THE EVIDENCE AGAINST HIM IN ORDER

TO SHOW HIS ENNOCENCE.

ALTHOUGH MR. SCHACHTER HAS NOT WAINED ANY TIME CONSTRAINTS IN EITHER JUSTICE COURT OR DISTRICT COURT THIS CASE ENTERS ITS EIGHTH WEEK AND SEVENTH COURT APPEARENCE AND THE DEFENDANT STILL HAS NOT RECEIVED FULL DISCOVERY (DESPITE TWO COURT ORDERS) INCLUDING BRADY" MATERIAL IN THE STATES POSSESSIIN. FURTHER, IT HAS BEEN 30 DAYS SINCE THE GEST "FARETTA WAIVER" WAS ACCEPTED BUT THE DEFENDANT IS STILL REDUCED TO HAND-WRITTEN (IN PENCIL) PLEADINGS USING A SINGLE CITE BOOK AND A BLACK'S LAW DICTIONARY. IN ADDRIN, THE WASHOR OUNTY SHERIEK'S DEPARTMENT NOW INFORMS ME, THEY WILL NOT ALLOW ME TO VIEW THE RECORDED PORTMON OF THE DISCOVERY WITHOUT A COURT-ORDER.

WHILE MR. SCHMCHTER REALIZES AND APPRECIATES

HIS INNOCENCE AND HIS DESIRE TO REPRESENT

HIMSELP HAS UPSET THE "NATURAL FLOW" OK

JUSTICE AND THE NORMAL STATUS QUO OF THE

COURTHOUSE; THE ACTUAL NET RESULT OF ALL

THE WELL-INTENDED WARNINGS AND PRECAUTIONS

HAS BEEN A DELAY (PERHAPS, A PREJUDICIAL DELAY)

IN OBTAINING THE EXCUPPTORY ENIDENCE THAT

WILL EXONERATE HIM.

MARC SCHACHTER, PRAYS THAT THE COURT WILL

ATTEMPT TO "LEVEL THE PLAYING FIELD" BY

ORDELING THE VIDEO RECORDING AS SPECIFIED ON

PAGE Z AND/OR ANY OTHER EVIDENCE THE

COURT DEEMS APPROPRATE.

DATE: July 30, 2014

MARE SCHACHTER PLOPE

ACCIRMATION RURSUANT TO NRS 2398,030

SUCHAL SECURITY NUMBERS OF ARY PERSON (S).

MARE SOHACHTER

DATE: Ny 30,2014

V2.116

V2. 117

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

> /s/ DEBBIE BRUNNER DEBBIE BRUNNER

MARY 2-118ACHTER #1409450 911 PARR BWD. RENO, NV 89572 IN PROPER

FILED Electronically 2014-08-21 03:27:49 PM Joey Orduna Hastings Clerk of the Court

Transaction # 4572307: mcholico

IN THE SECOND TUDICIAL DISTRICT COURT OF THE STATE OF NEUROA, IN AND FUR THE COUNTY OF WASHUE

STATE OF NEVADA

PURINTIKE

MARC PAUL SCHACHTER,

CASE NO: CR-14-1044

DEPT. NO.: 4

DEKENDANT.

MOTION FOR THE PRODUCTION OF "REPLACEMENT" AND/OR SUBSITUTE" LOST I DESTROYED ENIDENCE

THE DEFENDANT, MARE SCHACHTER, IN PRO PER, COMES NOW AND MOVES THIS COURT TO PROVIDE THE DEFENDANT WITH A REPLACEMENT SET OF THE ITEMS THE STATE ACCUSSES THE DEFENDANT OF STEMING.

IN THE AMENDED INFORMATION DATED 7-14-14 THE STATE ALLCIES DEFENDANT STOLE PROPERTY FROM WALMART. ACCORDING TO THE POLICE REPORTS AND WITNESS STATEMENT THE PROPERTY WAS TOKEN TO CUSTOMEL SERVICE AND A TEMINING RECEIPT WAS ISSUED SHOWING THE ITEMS AND THE PRICE OF THE MEMS. AT NO TIME WERE THE TIEMS IN THE POSSESSION OF THE POLICE.

THE TRAINING RECEIPT USTS FOUR (4) ITEMS:

(1) ICY HOT \$004114708045H \$24.88

(2) HEATING PAD 002704574400 29.84

(3) HARR. COUR \$03818799030C 5.52

(4) BARKPACK \$002096858979 34.97

PROPERTY WAS RETURNED TO THE GREWINDRY HEARING THE

PROPERTY WAS RETURNED TO THE GROCK FOR SALE.

WHILE THE DEFENDANT ARGUES IN A SEPARATE MOTION

THAT THE PROPERTY WAS LEARNLY HIS AND HE HAD

POSSESSION OR SAID PROPERTY WHEN HE ENTERED THE

STORE, THE CHARGES SHOULD BE DISMISSED UPON A

SHOWING OR BAD FAITH IN FAMING TO SAFENEED THE

PROPERTY AND THE EXCULATORY HAVE ON THE PROPERTY.

THE DEFENDANT ALSO HOWS THE COULT, THAT BARRING

A DISMISSAL OF THE CHARGES, THE COULT WILL

OWER THE STATE TO PROVIDE REPUREMENT OR

SUBSTITUTE ITEMS THAT THE DEFENSE CAN SHOW

NOT CONTAIN THE SICIAL SECULITY NUMBER(S) OF ANY PERSON(S),
PRESUANT TO HRS 239B.030

Dusa: Augst. 12,2014

MARC SCHACHTER

V2. 120

Т

-

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

CODE 22121 MARC SCHACHTER H1409 450 911 PARR BWD. REND, NV 89512 PRO PER

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4572307 : mcholico

IN THE SECOND SUDICIAL DISTRICT COURT OF THE STATE OF NEWHOR,

THE STATE OF NEWADA,

PURINTIFF

MARC PAUL SCHACHTER,

CASE NO: CR-14-1044

DEPT. NO: 4

DEFENDANT.

MOTION IN LIMINE RZ: SURVEILLANCE VIDEO EVIDENCE

THE DEFENDANT, MARC SCHACHTER, IN PROPER COMES NOW AND MOVES THIS GOVET FOR AN ORDER IN LIMINE LIMITING THE STATE'S SURVENUANCE VIDEO ENIDENCE FOR IMPERCUMENT PURPOSES ONLY.

ON JUNE 10, 2014, REND POUCE DEFECTIVE REED (R9473)

OBTAINED," I DISK OF SURVEILLANCE VIDEO" FROM WALMART

EMPLOYEE AMNA YOUNG. THE DISK WAS BOOKED INTO

THE REND POUCE EVIDENCE SOMETIME WATER. [SEE REND

POLICE REPORT DATED U/15/14 PAGE 3 OF S]. PURSUANT TO THIS

COVRT'S ORDER ON 7-25-14, THE DUTRICE ATTORNEY

PROVIDED "EXELUTHING DISCOVERABLE IN OUR FUE" TO

THE WASHOE COUNTY SHELLFF'S OFFICE FOR DELIVERY

TO THE DEFENDANT. [NOTE: IT INCUDED TWO(2) DVD DISKS WHICH WERE WITHHELD FROM DEFENDANT BY THE SHERIEF UNTIL AWARST 8, 2014.] THE DISKS WERE LABELD WITH THE DEFENDANT'S NAME CASE HUMBER, DATE OF INCIDENT AND DISK #1, DISK #2. THERE WAS NO "CHAIN OF CUSTODY" INFORMATION ENTHER WITH THE DISKS OR INCUDED IN THE DISKS OR INCUDED

UPON REVIEW OF THE VIDEO AND THE VIDEO FILES
CONTINUED ON THE DISK, THE FILES SHOW THE
DISK WAS EDITED ON SATURDAY JUNE 14, ZOIY.

EACH DISK WAS EDITED ON SATURDAY JUNE 14, ZOIY.

EACH DISK WAS EDITED AT DIFFERENT TIMES
THE EDITING ON THE SATURDAY FOLLIWING THE DEFENDANT'S

ALREST IS COMPLETELY SEPALATE FROM THE ORIGINAC
EDITING FROM WALMART. BECAUSE THE DRIGINAL

WAMMART FOOTAGE APPEARS TO BE EDITED 'IN AN

ARBITRARY MANNER, IT IS IMPOSIBLE FOR THE DEFENDANT

(WITH HIS LIMITED TECHNICAL SKILLS) TO ASCERTAN

EXACTLY WHAT WAS EDITED AFTER IT WAS IN

THE STATE'S CUSTODY.

THE STATE SHOULD BE REQUIRED TO ALLOW THE

DEFENDANT FULL AND COMPLETE ACCESS TO

THE ORIGINAL UNENTED SINGLE DISK AS DETECTIVE

REED RECEIVED IT FROM MS. YOUNG IN ACCORDANCE

WITH THE NRS SECTION 174 ET. SER., LOCAL COURT

RULES RECARDING DISCOURRY AND BRADY V. MARYLAND,

IN THE ACTERNATIVE, THE DEVENSE WOULD REDUEST UMITING THE USE OF THE OK ANY EDITED SURVEILLANCE VIDEO FOR IMPERCUMENT PURPOSES ONLY.

BEEAUSE EVEN THE EDITED VIDEO IS EXCULPATORY
IN NATURE, THE DEVENDANT SHOULD NOT BE
PUNISHED FOR THE STATE'S WRONGS.

THE US SUPREME COULT HAS LONG HELD THAT EVEN ENIDENCE THAT HAS BEEN EXCLUDED FOR BEING OBTAINED ILLEGARLY, CAN BE USED FOR THE IMPERCHMENT OF BOTH THE DEVENDANT AND WITNESSES. [SEE: WALDER V. U.S., 347 US 62, (1954); HARRIS V.N.Y., 401 US 222, (1971)] TEP HELEGARLY OBTAINED EVIDENCE CAN BE USED TO IMPERCH A DEFENDANT, IT IS REPSONABLE TO ASSUME EXCLUDED EVIDENCE CAN BE USED TO IMPERCH A STATE WITNESS.

ALTER IT WAS IN THE STATES WETEN.

THE DEFENDANT CONTINUES TO MAKE EVERY EFFORT

TO OBTAIN THE FULL AND COMPLETE UNEDITED

VIDEO FOR THE ENTIREITIME I WAS IN THE

STORE INCLUDING THE MOMENT TO ENTERED THE

WALMART, AS THAT VIDEO WILL EXONERATE ME

FULLY. OBVIOUSLY IF THOSE VIDEOS RECOME

AND ILABLE TO THE DEFENDANT, IT WOVED

RENDER THIS MOTION MOOT.

ADDITIONALY, THE DESCENDENT WOULD REQUEST A
PRETRIPL PREVIEW OF ANY VIDEO THE STATE
INTENDS TO INTRODUCE AT TRIAL TO MAKE
SURE IT MATCHES WITH THE DEFENDANTS
COPY.

ACCIRMATION PURSUANT TO NRS 2398,030

MITION DOES NOT CONTAIN ANY SOCIAL SECURITY NUMBER(S) OF ANY PERSON(S).

DATE: AUGUST 18,2014

MARC SCHACHTEL,

IN PROPER

V2. 125

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER DEBBIE BRUNNER CODENS 126 MARC SCHACHTERS #1409450 911 PARK BUD RENO, NV 89512

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4572307 : mcholico

IN PLD PER

ON JULY 1, 2014 JUDGE LYNCH (DEPT. 1 KEND JUSTICE

DEFENDANTS WAIVER OF ASSISTANCE

V2. 126

TO COUNSEL AND ALLOWED THE DEFENDANT TO REPRESENT HIMSELF. THE COURT DENIED THE STATES REQUEST TO APPOINT "STAND-BY" COUNSEL. ON JULY 24 2014 THE DISTRICT COURT FOLEWHING A LENGTHY CONVASS ACATH ACCEPTED DEFENDANTS PRO SE WAVER, BUT TUDGE STEINHEIMER, APPOINTED "STAND-BY" COUNSEL BECAUSE THE WASHOE COUNTY AND WOCKED A CAN UBRAM. [NOTE: IT WAS NOT REQUESTED BY DEFENDANT AS STATED IN THE COURT-BROOK DATE 7-30-14] OVER THE DEFENDANTS OBJECTION CHIEF, PUBLIC DEFENDER JAMES LESUE WAS APPOINTED STAND-BY COUNSEL MR. LESUE APPEARS UNABLE OR UNWILLING TO PROVIDE THE DEFENDANT WITH THE NECESSARY LECAL MATERIALS OF LEAR SUPPLIES.

THE FACT THAT THE DEFENDANT HAS EXERCISED BOTH

HIS RIGHT TO SELF-REPRESENTATION AND HIS RIGHT TO

A SPEEDY TRIAL DOES NOT IN ANY WAY EXCUSE THE

DISTRICT COURT FROM ITS OBLIGATION THAT THE

DEFENDANT RECEIVE A FAIR TRIAL.

THE DEFENDANT CAN HARDLY BE EXPECTED TO

ADHERE TO THE PRETURE ORDER DATED 8/5/14

WHEN STANDBY COUNSEL HAS NOT PROVIDED THE

DEFENDANT WITH THE REQUESTED NRS LOCAL

COURT RULES, SPECIFIC CASES, NUMBER 24 PAPER,

COPIES, POSTAGE, CALCRIM JURY INSTRUCTIONS OR METHOD TO FILE SUBPENNAS. DEFENDANT HAS ALSO NOT BEEN NOTICIED ABOUT THE STATUS OF THE INVESTIGATOR. ET TOOK TWO COURT ORDERS AND TOO GRIENANCES JUST TO GET THE SHERLESS DEPARTMENT TO MAKE DEFENDANTS DISCOVERY MAKABLE.

WHILE DEFENDANTS CHOICE TO SOL REPRESENTATION MAY

PRECLUDE A CLAIM OF INEXPECTIVE ASSISTANCE OF COUNSEL,

A COURT-APPOINTED STAND-BY COUNSEL THAT FAILS

TO FILL THE VOID FOR A LACK OF A LAW

CIRPARM VIOLATES THE DEVENDANTS RIGHT TO

PROCEED AND SE BECOMSE IT INTERFERES WITH THE

DEFENDANTS OWN ACTIONS IN SUCH A WAY AS TO

DEARINE HIM OF "ACTUAL CONTROL OVER THE CASE

HE CHOSE TO PRESENT TO THE JURY." MCKASICLE V. WICCINS,

465 US 168, 104 S.CE, 944, 75 Led 7d 122 (1984),

A WANTER OF ASSISTANCE TO COUNTER IS NOT A WANVER

OF THE ENTIRE SIXAM AMENDMENT. THIS COURT NEED

ONLY TO WOK AT ANY OTHER JURISDICTION OK

THE FEDERAL COURT TO REDUZE A INDIGENT

PRO SE CRIMINAL DEVENDBRIT IS ENTITLED TO

PCCESS TO BOTH LEGAL RESEARCH MATERIANS

AND THE LEGAL SUPPLIES DECESSARY TO

DEFEND HIMSELF ACCORDING TO THE LAW.

CONCLUSION

THE DEFENDANT, MARCE SCHARLAGER, DEMANDS THAT

THIS COVET MARCE THE APPROPRIATE LEGAL

MATERIALS AND LEGAL SUPPLIES AUDILUPISE

TO THE DEFENDANT FORTHWITH AND WITHOUT

DELAY IN ACCURDANCE WITH THE CONSTITUTION

OF THIS STATE AND THE CONSTITUTION OF THE

DATE: Argust 9,2014

MARE SCHALLTER, PRO FEL

AGGIRMANON PURSUANT TO NES 2396.030

I, THE UNDERSKNED, TOO HEREBY AGARM THAT THIS DEMAND DOES NOT CONTRIN THE SOCIAL SCRULITY NUMBER(S) OF DAY PERSON(S).

DATE August 9,2014

MARE SCHACHREL, PLO PEL

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

CODE 1020 MARV2.131 ACHTER #1409450 911 PARR BUID RENO, NV B9512 IN PROPER

FILED
Electronically
2014-08-21 03:27:49 PM
Joey Orduna Hastings
Clerk of the Court

Transaction # 4572307 : mcholico

IN AND FOR THE COUNTY OF WASHIE

THE STOTE OF NEWADA,

PLAINTIFF,

MARC PAUL SCHARHTER,

CASE NO. : CR-14-1044

DEPT. NO.: 4

DEFENDANT.

ADDENDUM TO DEMAND FOR LEGAL MATERIALS
AND LEGAL SUPPLIES

THE FOLLOWING IS A UST OF THE LEGAL
IMPRERIACIS AND SUPPLIES REQUESTED BY THE
DEFENDANT IN HIS DEMAND DATED AVGUST 9, 2014.

NEWADA REVISED STATUTES (NRS) - CONDENSES SORT COVER NRS WITH CASE NOTES FOR SECTIONS: 193,350, 200,380, 205,060, 207,010, 207.016, 205.290, 205.295.

LOCAL COURT RULES (LCR, WOCK)

NEWROLD PRITERN JURY INSTRUCTIONS, DEVITE AND BLACKMAR JURY MERRICHONS AND CALCRIM JURY INSTRUCTIONS CRIMINAL PRACTICE AND PRICEDURE CUIDES (C.E.B., UNR, UNIV) FIVE (5) BLANK SUBPEANA FORMS

V2. 131

FOUR (4) BLANK SUBPEONA DUCES TEOM FORMS

ACCESS TO A TYPEWRITTER

ILE 16. BLACK BORDER ZY+ NUMBERED PAPER
ENVELOPES (LEGAL AND 9×12)

POSTAGE

ACCESS TO COPY MACHINE

CLOSER'.

WALDER V. US, 347 US LZ, 745.06.354, 98 L.ed. 503 (1954)

ARIZDNA VI YOUNGOUDD, 488 US 51, 109 S.CE 333, 102 Led. 20.281 (1988)

ILYLES V. WHITLEY, 514 US 419, 115 S.CE. 1555, 131 L.ed. 201 490 (1995)

US V. BACLEY, 473 US 667, 105 S.CE. 3375, 87 Led. 201 481 (1985)

CALIF. V. TRUMBETTA, 467 US 479, 104 S.CE. 2528, 81 L.ed. 20.4 413 (1984)

PENN. J. RITCHIE, 480 US 39, 107 S.CE. 989, 94 Led. 201 40 (1987)

WEATHERFIED J. BURSEY, 429 US 545, 97 S.CE. 837, 51 Led 20.30 (1977)

APPLENDI V. NEW JERSEY, 530 US 466, 120 S.CE. 2348, 147 CED. 2010)

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 21st day of August, 2014.

/s/<u>DEBBIE BRUNNER</u>
DEBBIE BRUNNER

V2. 134

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

COD V2. 2135 MARC SCHAEHTER #1409450 911 PARR BUD RENU, NV 88512

IN PROPER

FILED Electronically 2014-08-21 03:34:29 PM Joey Orduna Hastings Clerk of the Court

Transaction # 4572327 : mcholico

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

THE STATE OR NEURDA

PLAINTIKK.

CASE NO: CR-14-1044

MARE PAUL SCHALLTER

DEPT. NO.: 4

DEVENDENT,

MOTION TO DISMISS CASE ON GROUNDS THAT THE STATE HAS LOST AND/OR DESTRIYED MATERIAL EXOCPATION EVIDENCE

THE DEFENDANT, MARC SCHACHTER, IN PRO PER, COMES NOW TO MOVE THIS COURT TO DISMUSS THE ABOVE CAPTIONED CASE FOR THE FAILURE TO PROVIDE CONSTITUTIONARY- GVARANTEED ACCESS TO EVIDENCE.

THIS MOTION IS BASED ON THE UNDERLYING FACTS OF THIS CASÉ, THE NEVADA REVISED STATUTES (NRS) ARIZONA V. 400x66000, 488 US SI, 109 S.CL. 333, 102 Led. 28. 281 (1988) CAUGURIA V. TROMRETTA, 467 US 479, 1045, Ct. 2528, 81 Led. 2d. 413 (1984) AND PENNSYLANIA V. RITCHIE, 480 US 39, 107 S.C. 989, 94 Led 2d 40 (1987)

BACKGROUND

ON 6-9-14 THE DEKENDANT WAS ARBESTED BASED ON STATEMENTS EROM SLED MONROY AND ANNA YOUNG THAT HEY OBSERVED THE DEFENDANT SELECT A BACKBACK FROM A SHELK, PLACE ITTEMS IN THE BACKPACK, AND EXIT THE STURE WITHOUT PAYING FUR THE BROKPACK OR THE ITEMS INSIDE THE BACKIACK A SINGLE PICTURE OF THE BACKPACK AND TEMS WAS INCLUDED IN THE STATES DISCOVERY, BUT NO MENTION OF THE PICTURE ESSISTS IN THE POLICE REPORTS OR THE WITHERS' STATEMENT. A TOWN, WE RECEIPT WAS AUSO PROVIDED IN THE DISCOVERY SHOWING THE VALUE of THE ITEMS, BUT THE BACKPACK USTED ON THE TRAINING RECEIPT IN NOT THE SAME AS THE BACKPACK IN THE PICTURE, THE BACKPACK TAKEN FROM THE DEVENDANT BY MIR. MONROY AND ANNA YOUNG WAS CUTOMIZED BY THE DEVENDANT, THE BACKPACK WAS GIVEN TO WAV-MART, FOR RE-SALE ACCORDING TO TESTIMONY.

POINTS AND ANTHORLITIES

TH 1988, THE US SUPREME COURT IMPOSES ITWO RIGORALS
STANDARDS FOR CLAIMS, IN WHICH, THE DEFENDANT
CHAMM ENIDENCE LOST OR DESTROYED BY THE
PROSECUTION WOULD HAVE BEEN EXCULATORY AND
MATERIAL. SEE ARIZONA V. YOUNGBLOOD (1988), SUPRA

FIRST THE DEFENDANT CANNOT GAIN RELIEF, IF THE LUST OR DESTROYED EVIDENCE WAS OF SUCH A NATURE THAT THE DEFENDANT CAN REPLACE IT WITH "COMPARABLE EVIDENCE BY DATER REASONABLY AVAILABLE MEANS, " TSEE TROMBETTA, SUPRA IN THE INSTANT CASE, BEEAUSE THE BACKPACK WAS CUSTOMIZED, IT THEREFORE CANNOT BE REPLACED BY OTHER MEANS. SEEDND, THE DEFENSE MUST SHOW "BAD FRITH" BY THE PULICE OR PROSECUTOR IN THEIR FAILURE TO PRESERVE THE EVIDENCE. UNDER NRS 205.7290 THE POUCE HAVE THE OBLIGATION AND DUTY TO INVENTORY AND SAFEKEEP THE " ALLEDGED STOLEN" PROPERM UNTIL IT IS DELIVERED TO THE PROSECUTUR. IN THE INSTANT CASE, IT APPEARS FROM ALL REPORTS THAT THE POLICE NEVEL TOOK (OR HAD) CUSTODY OF THE "PLEDGED STOLEN" PROPERTY AT ANY TIME, ACCORDING TO THE PILICE REPORTS AND THE WITHERS STATEMENT MR. MONROY AND MJ. YOUNG HAD POSSESSION OR THE "PROPERTY" WHEN THE POLICE FIRST PERIVED, THEN MS YOUNG TOOK THE "PRIPERTY" TO CUSTOMER SERVICE WHERE IT WAS TO BE RE-SOLD. SINCE THE OUTSET OF THIS CARE, THE DECENDRAT HAS ADAMENT ABOUT RECEIVING THE DISCOVERY AND ATTEMPTING TO OKTAIN BOTH THE BACKPACK OR AT THE VERY LEAST THE VIDEO(S) TO PRIVE HE HAD THE BACKPACK IN HIS POSSESSION WHEN HE ENTERED THE STORE THEREBY RECUTANG MR MONRAY AND MS. YOUNGS STATEMENT. BOTH THE PROSECUTOR AND THE COURT

-3 :

HAVE USED THE DEFENDANT'S DESIRE TO REPRESENT HIMSELE AS AN EXOUSE TO DELAY OR RESTRICT THE DEFENSE FROM USING THE SUBPEONA POWERS TO COULCE FURTHER EXCUPATORY EVIDENCE THAT WOVEN ALSO PROVE THE BACKPACK WAS IN HIS POSSESSION PRIOR TO ENTERING THE STORE AND THAT IT WAS CUSTOMIZED WHICH IN TURN PROVES THE BACKPACK ITSELF MATERIAL AND EXCULPATIONY. IN PENNSYLAVINA V. RITCHIE (1987) SUPRA, THE HIGH COURT AFFICMED THE AVALABILITY OF THE SUBPEONA POWER TO OBTAIN POTENTIALLY EXCUPATORY EVIDENCE AND THE PROHIBMON AGAINST COVERN MENTAL ACTIONS THAT, NTERBERE WITH THE DEFENSE'S UTILIZATION OF THAT SUBPEONE POWER. WHEN THIS DISTRICT CHURT ACCEPTED THE DEFENDANT'S WANVER OF ASSISTENCE TO COUNSEL (JULY 24, 2014 @ 1:30) THE CIVET STATED , T WAS APPOINTING "STAND-BY" COUNSEL BECAUSE THERE WAS NO CAN LIBARY AT THE WASHUE OU. JAIL. AS THAT TIME THE DEFENDANT DUSO SUBMITTED A MOTION FOR AN INVESTIGATUR. WHILE THE COURT "DRAWS ITS FEET" AND DELAYS MAKING DECISIONS, THE STATE WITHOUDS "BRADY" MATERIAL AND THE STAND-BY CAWYER IS IN PLEA NEWOLTATIONS WITH HIMSELF AND THE SHERIPE'S DEPARTMENT PLAYS CENSOR TO WHAT DISCOVERED THE DEFENDENT CAN SEE THEREST PROHIBITING THE DEFENDANT FROM OBTAINING EXCUCPATORY EVIDENCE THAT WOULD EXCHETE **V2. 138** MIM.

-4-

CONCLUSION AND PRAYER FOR RELIEF.

NOW THE DISTRICT COURT WOULD SPEND SO MUCH TIME PROTECTIAL THEMSELVES FROM APPEARATE REVIEW AND WARDING THE DEFENDANT OF THE PERILS OF SELF-REPRESENTATION, WHILE THEY IGNORE. HIN OTHER SIYM AMENDMENT AND DUE PROCESS RIGHTS. MR. SCHALLTER HAS MAINTHINED HIS INNOCENCE THROUGHOUT THESE PROCEDINGS AND CONTINUES TO DO SD. EITHER THE ENIDENCE THAT IS STILL AVAILABLE. (DESPITE THE STATE AND COURT INTERFERENCE; AND THE POLICE'S DISPEGAND FOR THE LAW SHOULD BE GIVEN FULL PRIORITY TO BE COTHERED BY ALL PARTIES OR THESE CHARGES SHOULD BE DISMISSED.

THE DEFENDANT, MARC SCHACKTER, IN PROPER PRAYS THAT THIS OOVET DISKISS THIS CASE FOR THE REASONS STATED ABOVE AND DURSUANT TO THE LAW.

AGGIRMATION PURSUANT TO HRS 2398,030

THE UNDERSCHED HEREBY ALLIEMS THAT THIS MOTHER DOES NOT CONTRAIN.
THE SUCHEN SECURITY HUMBER(S) OF ANY PERSON(S).

DATE: AUG 6,2014

MARC SCHACHER 1439 REL

V2. 140

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-21 16:53:49.582.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-21 16:53:49.551.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-21 16:53:49.675.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-21 16:53:49.644.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-21 16:53:49.707.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-21 16:53:49.738.

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-21-2014:15:27:49

Clerk Accepted: 08-21-2014:16:53:17

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Mtn to Dismiss Case

Motion

Motion

Mtn to Compel

Motion

Motion

Mtn in Limine

Demand

Addendum

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-08-22 07:54:13.97.

ZELALEM BOGALE, - Notification received on 2014-08-22 07:54:13.939. **ESQ.**

JOSEPH - Notification received on 2014-08-22 07:54:14.064.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-08-22 07:54:14.032. **ESO**.

DIV. OF PAROLE & - Notification received on 2014-08-22 07:54:14.095. **PROBATION**

NICKOLAS - Notification received on 2014-08-22 07:54:14.126. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-21-2014:15:34:29

Clerk Accepted: 08-22-2014:07:53:41

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Mtn to Dismiss Case

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 146

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CODE 2305 V2. 147 Mare Suprented FILED Electronically #1409450 2014-08-22 08:25:59 AM 911 PARR BUD. Joey Orduna Hastings Clerk of the Court RENO, NU 89572 Transaction # 4572920: mcholico IN PROPER IN THE SECOND JUDICIAL DISTRICT COUNT OF THE STATE OF NEWADA IN AND FOR THE COUNTY OF WASHUE STATE OF NEWADA, PLANNIEC. CASE NO: CR-14-1044 DEPT NO: 4 HARC PAUL SCHEPENTER DEVENDANT. MOTION TO DISMISS CASE FOR PREORDICAL DELAN CAUSING LOSS OF EXCULATION MATERIAL ENIDENCE THE DEFENDENT, MAKE SCHEDEHTER, IN PROPER, WHES NOW AND MOVES THIS COULT TO DUSMISS THE ABOVE CAPTIONES CASE ON THE GROWN'S THAT THE STOTE, THE JUSTICE COURT, THE DISTRICT COURT AND WASHOE COUNTY SHERIKE CAUSED THE DEFENDANT TO LOSE EXCUPPTORY MATERIAL VIDEO EVIDENCE. THIS MOTION IS BASED ON THE FOLLOWING UNDISPUTED FACTS AND THE POINTS AND AUTHORITIES CONTAINED HEREIN. V2. 147

-1-

FACTS ON 6/23/14 (RUC/DEPT 1) JUDGE LYNCH DENIES PRO PER REDUEST APPOINTS PUBLIC DEFENDER DEFENDANT INVOKES IT-DAY RULE AND REQUESTS DISCOVERY. ON 6/26/14 PUBLIC DEFENDER RECENES PARTIAL DISCOVERY, ON 6/30/14 (RJC/DERT 1) AT MANDATORY STROWS CONF. DOABOGALE ADMITS TO COURT HAD PUBLIC DEFENDEL NOT BEEN APPOINTED DEPENDENT WOULD HAVE REC'ND REDACTED DISCOVERY 6/27 14. BN 7/1/14 (RIC/DEPT. 1) P.D. JIM LESUE GIVES PARTIAL REDMETED DISCOVERY TO DEFENDANT (NO DID, STATEMENT, P/C AKLEST DEC.) JUDGE LYNCH ACCEPTS PLO PEL WANER ON 7/10/14 DEPENDANT REPUBSIS EARNEST POSSIBLE ARRAKAMENT DATE-COURT ADVISES PRO PER DEFENDANT IT, CANDOT TAKE ACTION ON UNSOLLCITED CORRESPONDENCE AS YOU ARE REPRESENTED BY COUNSEL. ON 7/17/14 (ZJDC/PEPT 10) JUNCE SADLIER POSTPONES AKRACHMENT 7 DAYS. DEFENDANT ADVISES COURT OK TIME-SENSEMINE VIDEO ISSUES, CONCI STATES, " ONE-WEEK WON'T HURT." ON 7/24/14 (ZUDC/DEPT4), DEFENDANT SUBMITS EXPARTE MOTION FOR INVESTIGATOR WITH NOTICE OF TIME-SENSEITINE VIDEO ENIDENCE ISSUE. **V2. 148**

ALL DISCOVERY TO DEFENDANT.

ON 1/28/14, STATE DELINERS DISCOVERN TO JAIL. SHERIERS DEPT. WITHHOUDS VIDEO DISKS PENDING COURT ORDER OF PROPER STATUS.

PEL COVET ORDER ISTANDAY COUNSEL ADVISES

COVET HE WILL CHEEK ON STATUS OR INVESTIGATOR,

ON 8/7/14 (WCOT) DEFENDANT GLES TWO (2)

GENNAMICES CONCERNING ACCESS TO VIDEO DISK

DISCOVERY.

ON 8/11/14 (WCJ) CRIEVANCE ANSWERED ACCESS
TO DUD GERNTED, CIRIEVANCE STATES, "WCSD WAS
DELAYED IN RECEIVING THE COURT ORDER OR PRO
PER STATUS."

ON 8/20/14 (WCJ), INVESTIGATOR LARRY CARLSON, INFORMS DESCENDANT VIDEO FROM THREE (3) SEPARATE SOURCES IS UNANDICABLE DUE TO LENGTH OR TIME SINCE IN CIDENT.

POINTS AND AUTHORITIES

THE LOSS OF THIS VIDEO ENIDENCE IS CUTICAL
TO THE DEFENSE BECAUSE HAID IT BEEN
AUMUBLE, IT WOULD SHOW THE DEFENDANT
WAS IN POSSESSION OF THE MERCHANISE HE

V2. 149

IS DECUSED OF STEAUNG FROM WALMART, IN AN UNINTERRUPTED CHAIN OF VIDEO TAPES FOR THE ZO MINUTES PRIOR TO ENTERING THE WALLAKT. THERE WAS VIDEO FROM MY HOTEL (LOST) AT FOURTH ST. AND LAKE ST. AT RIC BUS STATION (PENDING) ON #4 BUS (NO WHEEL AVAILABLE), ENTELING WALNOLT (NOT AVAILABLE) AND ADDITIONAL STIMA (SMICHS) THAMMAN BOIZNI GIGIV OTHER REMAYDING EVIDENCE INCLUDING THE OTHER VIDEO ENIDENCE SUPPORTS MY INNOCENEE, EVEN MR. GAMMICK HIMSELT WOULD NOT BE SO BOW - AS TO ACCURE A PELSON OF STEAUNG WHILE THERE WAS SEPARATE, INDEPENDENT VIDEO SUIDENCE SHOWING THE DEFENDANT WITH THE VERY ITEM HE IS ACCUSED ON STEALING FOR THE ENTIRE ZO MINUTES PRIOR TO THE ALVEGED THEET. IT MAKES DO DICHERENCE WHEATHER THE DEFENSE ARGUES THE RIGHT TO USE THE SUBPUENT POWER ESTABLISHED IN PENN. V. RITCHE, 480 US 39, 1075.Ct. 989, 94 L.ed. 2d. 40 (1987) WAS VIOLETED BY STATE AND COURT ACTION AS WAS THE CASE IN NEBB V. TEXAS, 409 US 95, 935.CE.351, 34 Wed. 2d 330 (1972) DND U.S. V. VALENZUELA-BERNAL, 458 US 858, 1025. Ct. 3440,73 Led 201. 193 (1982) IN WHICH THE HIGH COURT STATED, "DEFENDENT MUST BE GIVEN THE OPPURTUNITY

THAT THE ENIDENCE LOST WOULD BE BOTH

MATERIAL AND FAVORABLE,"

ORYTHE DERENSE ANGUES THAT THE COURTS'
INABILITY TO COME TO TERMS ON THE

DEFENDANTS RIGHT TO SELK-REPRESENTATION
IN A TIMELY MANNEL RESULTED IN A "STATE
INTERFERENCE" THAT DENIED THE OPPORTUNITY
TO PARTICIPATE FULLY AND FAIRLY IN THE

FACT-RINDING PROCESS SEE HERRING V. N.Y., 422 US

853, 955.06.2550, 45 CED.2D. 573 (1975)] AND

THEREBY DEPRIVED THE PRO PER DEFENDANT
"ACKAR CONTROL OVER THE CASE HE CHOSE TO

PRESENT TO THE JURY." [SEE MC KASKIE V. WIGGINS,

467 US 168, 1045.04.944, 79 CED.2D. 122 (1984)

IN EITHER CASE, THE VERY PEOPLE ENTENSTED

WITH RESPUNSIBILITY TO INSURE THE DEFENDINGS

CONSTITUTIONARLY PROTECTED RIGHT TO A

FOR AND JUST PROCEEDING HAVE PAILED.

THE STATE HAS FAILED TO KEEP THE

ITEMS THE DEFENDANT IS ACCUSED OF

STEARING, HAVE EDITED THE VIDEO THAT

IS AVAILABLE AND IS RESPONSIBLE FOR

THE DELANG THAT PREVENTS THE

FRETS CLEARLY DEMONSTRATE VIRTURILY
EVELY WEEK THE STATE AND MR THE

COURT ITSELF HAS PREVENTED THE

DEFENDANT THE ABILITY TO COLLECT

THE ENDENCE NEEDED FOR HIS DEFENDE.

NIETHER THE STATE NOR THE COURT

SHOULD BE ALLOW TO USE THE DEFENDANTS

RIGHT TO SELF-REPRESENTATION AND

SPEEDY-TRIAL AS AN EXCUSE TO

VIOLATE HIS OTHER CONSTITUTIONAL

RIGHTS. DEFENDANT HEREBY PRAYS THIS

COURT TO DISMISS THIS CASE FORTHWITH.

AFFIRMATION PURSUANT TO NICS 2398.030

THE UNDERSEADED HEREBY MARKEDS THEIS MOTION DOES NOT CONTAIN ANY SOCIAL SECURITY NUMBERLES) OF ANY PERSON(S).

DATE August 20,2014

MALE SCHWENTER,

PRO PER.

V2. 153

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 21st day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

/s/ DEBBIE BRUNNER
DEBBIE BRUNNER

Return Of NEF

Recipients JAMES LESLIE, ESQ. - Notification received on 2014-08-22 09:00:42.699.

ZELALEM BOGALE, - Notification received on 2014-08-22 09:00:42.652. **ESQ.**

JOSEPH - Notification received on 2014-08-22 09:00:42.792. **GOODNIGHT, ESQ.**

KELLY KOSSOW, - Notification received on 2014-08-22 09:00:42.761. **ESO.**

DIV. OF PAROLE & - Notification received on 2014-08-22 09:00:42.824. **PROBATION**

NICKOLAS - Notification received on 2014-08-22 09:00:42.87. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-22-2014:08:25:59

Clerk Accepted: 08-22-2014:09:00:13

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Mtn to Dismiss Case

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 156

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

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FILED
Electronically
2014-08-22 03:33:38 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4574403 : azion

CODE 1 Richard A. Gammick 2 #001510 P.O. Box 11130 3 Reno, NV 89520 (775) 328-3200 4 Attorney for Plaintiff 5 6 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 7 IN AND FOR THE COUNTY OF WASHOE 8 9 THE STATE OF NEVADA, 10 Plaintiff, Case No. CR14-1044 11 V. Dept. No. 4 12 MARC PAUL SCHACHTER, 13 Defendant. 14 15

NOTICE OF STATE'S INTENT TO IMPEACH DEFENDANT'S CREDIBILITY WITH HIS PRIOR FELONY CONVICTIONS IF HE DECIDES TO TESTIFY

The State of Nevada, by and through RICHARD A. GAMMICK, Washoe County District Attorney and ZELALEM BOGALE, Deputy District Attorney, hereby files a notice of intent to impeach Defendant Marc Paul Schachter's credibility with his prior felonies convictions if he decides to testify.

The State has obtained certified copies of several of Defendant's prior felony convictions. This document shall serve as notice to Defendant that, should he decide to testify in his own defense, the State will impeach his credibility as a witness with his prior felony convictions in accordance with NRS 50.095.

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AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. Dated this 22nd day of August, 2014. RICHARD A. GAMMICK District Attorney Washoe County, Nevada By/s/ ZELALEM BOGALE ZELALEM BOGALE Deputy District Attorney

CERTIFICATE OF SERVICE BY E-FILING

I certify that I am an employee of the Washoe County

District Attorney's Office and that, on this date, I electronically

filed the foregoing with the Clerk of the Court by using the ECF

system which will send a notice of electronic filing to the

following:

WASHOE COUNTY PUBLIC DEFENDER

DATED this 22ND day of AUGUST , 2014.

/s/KIM PACE KIM PACE 2.1160

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FILED
Electronically
2014-08-22 03:33:38 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4574403 : azion

1 CODE Richard A. Gammick 2 #001510 P.O. Box 11130 3 Reno, NV 89520 (775) 328-3200 4 Attorney for Plaintiff 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 6 7 IN AND FOR THE COUNTY OF WASHOE 8 9 THE STATE OF NEVADA, 10 Plaintiff, Case No. CR14-1044 11 V. Dept. No. 4 12 MARC PAUL SCHACHTER, 13 Defendant. 14

MOTION IN LIMINE REGARDING DEFENDANT'S EXAMINATION OF WITNESSES

The State of Nevada, by and through RICHARD A. GAMMICK, Washoe County District Attorney and ZELALEM BOGALE, Deputy District Attorney, hereby files a motion in limine regarding the form of Defendant Marc Paul Schachter's questions.

INTRODUCTION

A jury trial in this case is presently scheduled for September 22, 2014 on an Amended Information charging Defendant with Attempted Robbery, Burglary, and Behavior as a Habitual Criminal. Pursuant to the court's July 31, 2014 Order of Self-Representation and Appointment of Stand-By Counsel after a Faretta hearing, Defendant is

 $^{^{1}}$ Faretta v. California, 422 U.S. 806 (1975) (recognizing a defendant's Sixth Amendment right to conduct his own defense).

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his own attorney. The Washoe County Public Defender's Office has been appointed as stand-by counsel.

The State files this motion as a preemptive measure to ensure that, given Defendant's pro per status, his questions and form of questioning are legally appropriate.

ARGUMENT

Under Faretta and its progeny, a pro per defendant "is entitled to preserve actual control over the case he chooses to present to the jury." McKaskle v. Wiggins, 465 U.S. 168, 178 (1984). Part of a pro per defendant's right to preserve actual control over his case is his right to "control the questioning of witnesses." See id. Based on Defendant's pro per status and these legal precedents, the State presumes Defendant will be the person asking questions on behalf of the defense, notwithstanding appointment of stand-by counsel.

Under NRS 50.115(1), "[t]he judge shall exercise reasonable control over the mode and order of interrogating witnesses and presenting evidence: (a) To make the interrogation and presentation effective for the ascertainment of the truth; (b) To avoid needless consumption of time; and (c) To protect witnesses from undue harassment or embarrassment." The remaining three subsections of this statutory provision refer to the scope of cross-examination, the appropriate use of leading questions, and adverse parties. See generally NRS 50.115.

The State files this motion to ensure Defendant's compliance with the provisions of NRS 50.115, and to prevent Defendant from testifying (or expressing disagreement-verbally or otherwise-with

V2...162

testimony) while asking questions, either on direct examination or cross examination. Nevada law allows for questions from counsel and testimony from witnesses. Just as it is inappropriate for witnesses to ask questions of counsel while testifying, it is similarly inappropriate for counsel to testify while asking questions of witnesses.

CONCLUSION

Therefore, the State requests that this motion be granted to limit Defendant to asking questions while examining witnesses.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 22nd day of AUGUST , 2014.

RICHARD A. GAMMICK District Attorney Washoe County, Nevada

By/s/ ZELALEM BOGALE
ZELALEM BOGALE
Deputy District Attorney

CERTIFICATE OF SERVICE BY E-FILING

I certify that I am an employee of the Washoe County

District Attorney's Office and that, on this date, I electronically

filed the foregoing with the Clerk of the Court by using the ECF

system which will send a notice of electronic filing to the

following:

WASHOE COUNTY PUBLIC DEFENDER

DATED this 22ND day of AUGUST , 2014.

/s/ KIM PACE

KIM PACE

V2∐164

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2014-08-22 03:38:59 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4574431 : azion

CODE 1 Richard A. Gammick 2 #001510 P.O. Box 11130 3 Reno, NV 89520 (775) 328-3200 4 Attorney for Plaintiff 5 6 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 7 IN AND FOR THE COUNTY OF WASHOE 8 9 THE STATE OF NEVADA, 10 Plaintiff, Case No. CR14-1044 11 v. Dept. No. 4 12 MARC PAUL SCHACHTER, 13 Defendant. 14 15

MOTION IN LIMINE REGARDING PRIOR BAD ACTS, IF ANY, OF THE STATE'S WITNESSES

The State of Nevada, by and through RICHARD A. GAMMICK, Washoe County District Attorney and ZELALEM BOGALE, Deputy District Attorney, hereby files a motion in limine regarding prior bad acts, if any, of the State's witnesses.

INTRODUCTION

A jury trial in this case is presently scheduled for September 22, 2014 on an Amended Information charging Defendant with Attempted Robbery, Burglary, and Behavior as a Habitual Criminal. Pursuant to the court's July 31, 2014 Order of Self-Representation and

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Appointment of Stand-By Counsel after a Faretta hearing, Defendant is his own attorney. The Washoe County Public Defender's Office has been appointed as stand-by counsel.

The State intends to call several witnesses to prove all of the elements of each of the charges mentioned above. The State files this motion to preclude any unlawful reference from Defendant to any prior bad act(s), if any, of any of the State's witnesses.

ARGUMENT

"Evidence of other crimes, wrongs or acts is not admissible to prove the character of a person in order to show that the person acted in conformity therewith. It may, however, be admissible for other purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident." NRS 48.045.

The State knows of no prior bad acts that have been committed by any of the witnesses it intends to call. However, Defendant is not a lawyer. He has not been legally trained to follow the rules of evidence, to elicit testimony properly, or appropriately present or attack the character of a witness. Thus, should any such information emerge, the State asks the court to preclude Defendant from referencing any prior bad act of a witness for an improper purpose, such as to prove the witness acted in conformity with the character expressed by that act.

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 $^{^{\}rm 1}$ Faretta v. California, 422 U.S. 806 (1975) (recognizing a defendant's Sixth Amendment right to conduct his own defense).

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v z .		"

1	CONCLUSION
2	Therefore, the State requests that this motion be granted to
3	preclude Defendant from improperly impugning the character of any of
4	the State's witnesses for an improper purpose.
5	AFFIRMATION PURSUANT TO NRS 239B.030
6	The undersigned does hereby affirm that the preceding
7	document does not contain the social security number of any person.
8	Dated this <u>22nd</u> day of <u>August</u> , 2014.
9	RICHARD A. GAMMICK
10	District Attorney Washoe County, Nevada
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13	By/s/ ZELALEM BOGALE ZELALEM BOGALE
14	Deputy District Attorney
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CERTIFICATE OF SERVICE BY E-FILING I certify that I am an employee of the Washoe County District Attorney's Office and that, on this date, I electronically filed the foregoing with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following: WASHOE COUNTY PUBLIC DEFENDER DATED this 22ND day of AUGUST______, 2014. /s/ KIM PACE KIM PACE

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-22 15:44:56.888.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-22 15:44:56.841.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-22 15:44:57.418.

KELLY KOSSOW, - Notification received on 2014-08-22 15:44:57.184. **ESQ. DIV. OF PAROLE &** - Notification received on 2014-08-22 15:44:57.449.

PROBATION
NICKOLAS - Notification received on 2014-08-22 15:44:57.481.
GRAHAM, ESQ.

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-22-2014:15:33:38

Clerk Accepted: 08-22-2014:15:44:26

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Notice

Mtn in Limine

Filed By: Zelalem Bogale

You may review this filing by clicking on the following link to take you to your cases.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-22 15:55:28.646.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-22 15:55:28.615.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-22 15:55:29.333.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-22 15:55:28.912.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-22 15:55:29.458.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-22 15:55:29.785.

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-22-2014:15:38:59

Clerk Accepted: 08-22-2014:15:54:31

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Mtn in Limine

Filed By: Zelalem Bogale

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JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

CODE 1130 V2. 174 FILED MARE SCHACHTER Electronically #1409450 2014-08-26 08:06:18 AM 911 PARK BUD Joey Orduna Hastings Clerk of the Court RENO, NU 89512 Transaction # 4576970: shambrig IN PROPER IN THE SECOND UNDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHUE THE STATE OF NEUROP, PURINTRA CASE NO: CR-14-1044 DEPTI 4 HARE PAUL SCHACHTER DEFENDANT. ANSWER TO MOTION IN LIMINE RE: PRIOR BAD ACTS OF THE STATES WITHESSES PURSUANT TO THIS COURT'S AUGUST 5, ZUM PRETRIAL ORDER, THE STATE HAS FILED A MOTION IN UMINE RE: PRIOR BAD ACTS, IR ANY, OR THE STATE'S WITNESSES. THE FOLLOWING IS THE DEFENDANTS ANSWER. BECAUSE THE MOTION IS COMPLETELY CONTEARY TO ALL LEGAL PUMORITY AND THERORY INCUDING BUT NOT LIMITED TO THE CONSTITUTION OF THE UNITED STATES SIGHT ANENDMENT CONFRUNTATION CLAUSE, THE DEFENDANT RESPECTAVED PERSESTS THE COURT DENY THE STATES MOTTON. V2. 174

CERTIFICATE OF SERVICE

ZELALEM BOGALE

DEPUTY DISTRICT ATTORNEY

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 26th day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

/s/ DEBBIE BRUNNER

DEBBIE BRUNNER

MARC SCHACHER HIYOGUSD 911 PARK BWA RENO, NV B9512 IN PROPER

FILED
Electronically
2014-08-26 08:07:02 AM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4576971 : shambrig

IN THE SELDING SUBJECTIVE DISTRICT COURT OF THE STATE OF NEWADA,

IN AND FIR THE COUNTY OF WASHUE

STATE OR NEWDOA.

PLANTICK

:/

CASE NO: CR 14-1044

DEPT: 4

MORE POUL SCHACKER,

DEKENDUNT

PASWER TO STOTE'S MOTION IN LIMINE RE DEFENDANT'S EXAMINATION
OF WITHESSES

PURSUANT TO A PRETRIAL ORDER DATED AUGUST 5, 2014, THE STATE

PILED MOTION IN LIMINE AS "A PREEMPTIVE MEASURE TO ENSURE

THAT.... HIS QUESTIONS ARE LEGALLY APPROPRIATE." UNLIKE MR.

BOCALE, THE DEPENDENT ACKNOWLEDGES THAT THIS COVET DOES

NOT NEED ANY UNSOLLED ADVICE IN HOW TO CONDUCT A

TRIPL.

THE DEFENDANT WOULD, HOWEVER, POINT OF THE

STATE THAT IT IS THE RESPONSIBILITY OF THE

PARTIES TO MAYLE TIMELY OBJECTIONS OR ASIC

THE COURT FOR RULINGS ON A PARTICULAR ISSUE.

NRS 50.115 NOTWITUSTANDING, THE TRIPL CLURAT

V2.177

DOES NOT MAKE RULINGS OR DECISIONS ON UNSOLICIED OR UNPSKED MATTERS.

ADDITIONALLY, THE STATE DOES NOT EXPLAIN HOW, OR BY WHAT MEANS, IT WOULD HAVE THE COURT ENSURE ITS REDUEST.

AFFIRMATION DURSUANT TO WAS 2398.030

THE UNDERSIGNED HEREBY ARGRES THAT THIS DOWNSN'T DOES NOT CONTRIN PRY SOCIAL SECURITY NUMBERS) OF ANY PERSONS).

MARC SCHAEVER, PERPEL DATE: August 23,2014

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Public Defender's Office, Reno, Washoe County, Nevada; that on this 26th day of August, 2014, I electronically filed the foregoing documents with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

ZELALEM BOGALE DEPUTY DISTRICT ATTORNEY

> /s/ DEBBIE BRUNNER DEBBIE BRUNNER

Return Of NEF

Recipients
JAMES LESLIE, ESQ. - Notification received on 2014-08-26 08:24:33.198.
ZELALEM BOGALE , - Notification received on 2014-08-26 08:24:33.151. ESQ.
JOSEPH - Notification received on 2014-08-26 08:24:33.323. GOODNIGHT, ESQ.
KELLY KOSSOW, - Notification received on 2014-08-26 08:24:33.276. ESQ.
DIV. OF PAROLE & - Notification received on 2014-08-26 08:24:33.369. PROBATION
NICKOLAS - Notification received on 2014-08-26 08:24:33.401.

GRAHAM, ESQ.

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-26-2014:08:06:18

Clerk Accepted: 08-26-2014:08:23:58

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Answer

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-08-26 08:25:41.701.

ZELALEM BOGALE, - Notification received on 2014-08-26 08:25:41.67. **ESQ.**

JOSEPH - Notification received on 2014-08-26 08:25:41.842.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-08-26 08:25:41.795. **ESO.**

DIV. OF PAROLE & - Notification received on 2014-08-26 08:25:41.873. **PROBATION**

NICKOLAS - Notification received on 2014-08-26 08:25:41.92. **GRAHAM, ESQ.**

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-26-2014:08:07:02

Clerk Accepted: 08-26-2014:08:25:10

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Answer

Filed By: James B. Leslie

You may review this filing by clicking on the following link to take you to your cases.

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NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

DA# 14-12219

Team 3/Desk 1

FILED
Electronically
2014-08-26 09:51:25 AM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4577364 : shambrig

Case No.: CR-14-1044

Dept. No.: 201 4

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

IN AND FOR THE COUNTY OF WASHOE.

* * *

THE STATE OF NEVADA,

Plaintiff,

MARC PAUL SCHACHTER also known as

MARC PAUL SCHACTER,

v.

Defendant.

REQUEST, STIPULATION AND ORDER RE PRE-PRELIMINARY HEARING AND PRE-TRIAL RECIPROCAL DISCOVERY (FELONY AND GROSS MISDEMEANOR CASES)

I. DEFENDANT'S REQUEST FOR PRE-PRELIMINARY HEARING DISCOVERY

Pursuant to NRS 171.1965, the Defendant requests copies of any and all of the following items which come into the possession or custody of the prosecuting attorney not less than two (2) judicial days before the scheduled preliminary hearing: written or recorded statements or confessions made by the Defendant; written or recorded statements made by a witness or witnesses; reports of statements or confessions; results or reports of physical or mental examinations, scientific tests or scientific experiments made in connection with

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the case; and books, papers, documents or tangible objects that the prosecuting attorney intends to introduce into evidence during the State's case in chief at the preliminary hearing.

DEFENDANT'S REQUEST FOR PRE-TRIAL DISCOVERY

Pursuant to NRS 174.235 through 174.295 the Defendant requests copies of any and all of the following items within the custody of the State, the existence of which is known, or by the exercise of due diligence may become known, to the prosecuting attorney: written or recorded statements or confessions made of the Defendant; written or recorded statements made by a witness the prosecuting attorney intends to call during the case in chief of the State; results or reports of physical or mental examinations, scientific tests or scientific experiments made in connection with the particular case; and books, papers, documents or tangible objects that the prosecuting attorney intends to introduce during the case in chief of the State.

III. STATE'S REQUEST FOR PRE-TRIAL DISCOVERY

Pursuant to NRS 174.235 through 174.295 the State requests copies of any and all of the following items within the possession, custody or control of the Defendant, the existence of which is known, or by the exercise of due diligence may become known, to the Defendant: written or recorded statements made by a witness the Defendant intends to call during the case in chief of the Defendant; results or reports of physical or mental examinations, scientific tests or scientific experiments that the Defendant intends to introduce into evidence during the case in chief of the Defendant;

and books, papers, documents or tangible objects that the Defendant intends to introduce into evidence during the case in chief of the Defendant.

IV. WAIVER OF TIME REQUIREMENTS

By the execution of the instant request and stipulation, both the State and the Defendant expressly waive the requirement that the parties requests for pre-trial discovery must be made within thirty (30) days of the District Court arraignment, pursuant to NRS 174.285. The parties stipulate and agree that said requests are timely and satisfactorily made by the execution of the instant request and stipulation.

V. ADDITIONAL STIPULATIONS

The parties agree to comply with the witness notification provisions, including the expert witness notification provisions, of Chapters 173 and 174 of the Nevada Revised Statutes.

The State agrees to provide the Defendant with all exculpatory materials pursuant to <u>Brady v. Maryland</u>, 373 U.S. 83 (1963), and the provisions of this Request, Stipulation, and Order are not intended to affect any obligation placed on the prosecuting attorney by the Constitution of this state or the Constitution of the United States to disclose exculpatory evidence, or other materials required by law, to the defendant.

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The State and the Defendant shall have a continuing duty to disclose copies of all discovery items noted supra. AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. ERICKSON ZELPREM T. BOGME 9/20/14 DATE PUBLIC DEFENDERS OFFICE
Defendant Pro Per Good cause appearing, the above stipulations are hereby ratified and approved. The parties shall comply with the terms of this document. IT IS SO ORDERED. S/25/14

Return Of NEF

Recipients	
JAMES LESLIE, ESQ.	- Notification received on 2014-08-26 09:54:58.005.
ZELALEM BOGALE, ESQ.	- Notification received on 2014-08-26 09:54:57.974.
JOSEPH GOODNIGHT, ESQ.	- Notification received on 2014-08-26 09:54:58.099.
KELLY KOSSOW, ESQ.	- Notification received on 2014-08-26 09:54:58.068.
DIV. OF PAROLE & PROBATION	- Notification received on 2014-08-26 09:54:58.13.
NICKOLAS GRAHAM, ESQ.	- Notification received on 2014-08-26 09:54:58.161.

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-26-2014:09:51:25

Clerk Accepted: 08-26-2014:09:54:27

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Request Agree Ord Recp Discv

Filed By: Judicial Asst. AKay

You may review this filing by clicking on the following link to take you to your cases.

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The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

1 CODE 1040
Richard A. Gammick
2 #001510
P.O. 30083
Reno, NV. 89520-3083
(775)328-3200
Attorney for Plaintiff

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

IN AND FOR THE COUNTY OF WASHOE

* * *

THE STATE OF NEVADA,

Plaintiff,

11 Case No.: CR14-1044

v. Dept. No.: D04

MARC PAUL SCHACHTER, also known as MARC PAUL SCHACTER,

Defendant.

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AFFIDAVIT OF SERVICE

STATE OF NEVADA)
):ss.
COUNTY OF WASHOE)

I, MICHELLE BAYS, do hereby swear under penalty of perjury that the assertions of this affidavit are true.

That affiant is, and was on the day when she served the within a citizen of the United States, over 21 years of age, and not a party to, nor interested in, the within action; that affiant received the MOTION IN LIMINE REGARDING PRIOR BAD ACTS, IF ANY, OF THE STATE'S WITNESSES, NOTICE OF STATE'S INTENT TO IMPEACH DEFENDANT'S

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CREDIBILITY WITH HIS PRIOR FELONY CONVICTIONS IF HE DECIDES TO 1 TESTIFY and MOTION IN LIMINE REGARDING DEFENDANT'S EXAMINATION OF 2 WITNESSES on the 22nd day of August, 2014, and personally served the 3 4 same upon MARC PAUL SCHACHTER, also known as MARC PAUL SCHACTER on the 22nd day of August, 2014, by delivering personally to MARC PAUL 5 6 SCHACHTER, also known as MARC PAUL SCHACTER c/o the Washoe County 7 Jail, in County of Washoe, State of Nevada, a copy of the said 8 documents. AFFIRMATION PURSUANT TO NRS 239B.030 9 The undersigned does hereby affirm that the preceding 10 document does not contain the social security number of any person. 11 12 13 14 15 STATE OF NEVADA)):ss. 16 COUNTY OF WASHOE) Subscribed and sworn to before me 17 this 26th day of 18 19 **ALICIA AGRELLA** 20

ALICIA AGRELLA

Notary Public - State of Nevada

Appointment Recorded in Washoe County

No: 11-4301-2 - Expires January 25, 2015

NOTARY PUBLIC

V2. 194

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-08-26 16:18:44.891.

ZELALEM BOGALE, - Notification received on 2014-08-26 16:18:44.86. **ESQ.**

JOSEPH - Notification received on 2014-08-26 16:18:45.0.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-08-26 16:18:44.969.

DIV. OF PAROLE & - Notification received on 2014-08-26 16:18:45.031. **PROBATION**

NICKOLAS - Notification received on 2014-08-26 16:18:45.062. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-26-2014:15:14:59

Clerk Accepted: 08-26-2014:16:18:12

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted:Affidavit of Service

Filed By: Zelalem Bogale

You may review this filing by clicking on the following link to take you to your cases.

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NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

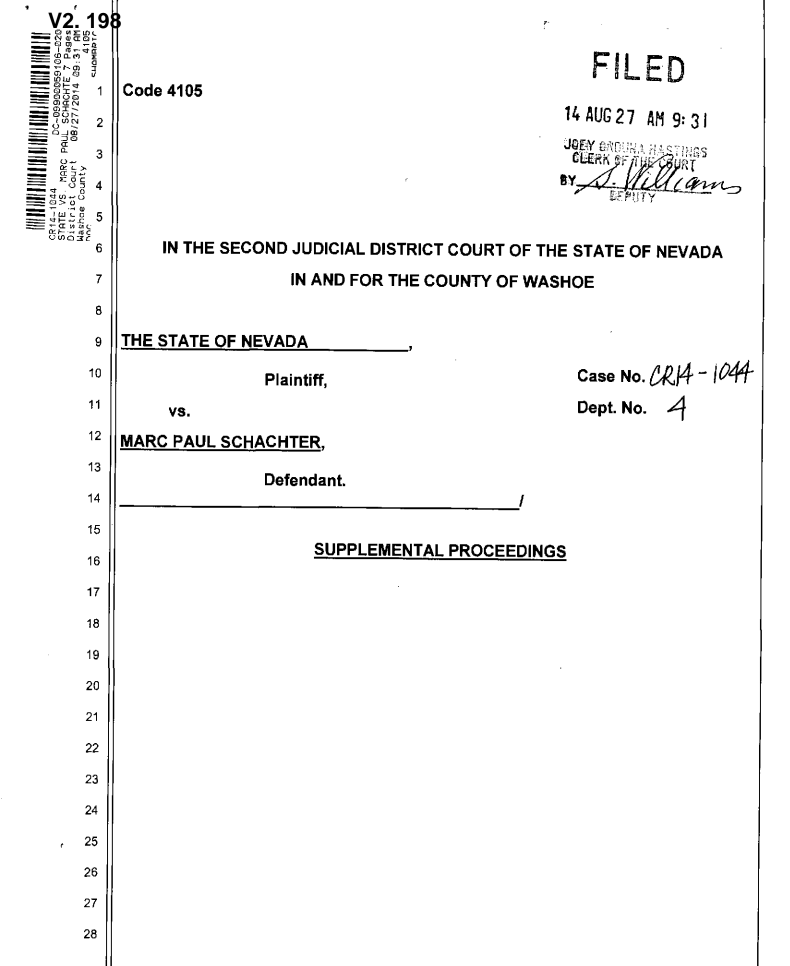
SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):



STATE OF NEVADA vs. Marc Paul Schachter - RCR2014-077569

August 27, 2014

Received of Justice of the Peace of Reno Township Documents to be filed:

- 1. TRANSCRIPT OF PRELIMINARY HEARING DATED JULY 1, 2014
- 2. NOTICE OF ELECTRONIC RECORDING MALFUNCTION

JOEY ORDUNA HASTINGS

Dyr

CERTIFICATE OF CLERK

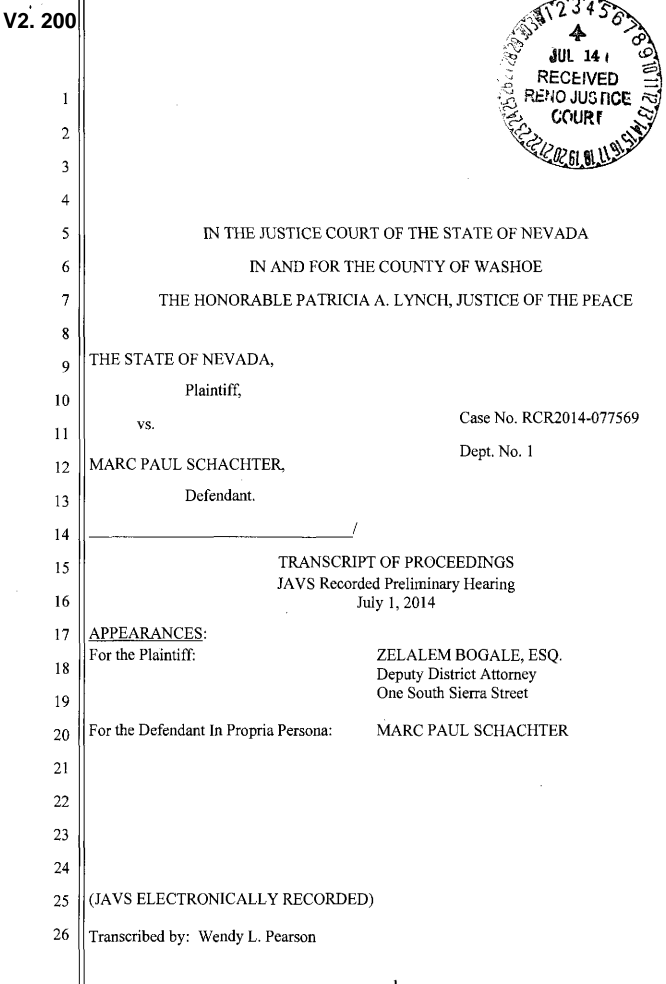
I hereby certify that the enclosed documents are certified as true and correct copies of the original documents on file with the Reno Justice Court.

Dated on this the 27th day of August, 2014.

Steve Tuttle

Court Administrator

Deputy Clerk



V2. 201	
	RENO, NEVADA; TUESDAY, JULY 1, 2014
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Case No. RCR2014-077569

Dept. No. 1

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IN THE JUSTICE COURT OF RENO TOWNSHIP COUNTY OF WASHOE, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

VS.

MARC PAUL SCHACHTER,

Defendant.

NOTICE OF ELECTRONIC RECORDING MALFUNCTION

Please take notice that on July 1, 2014, the Preliminary Hearing was held in The State of Nevada vs. Marc Paul Schachter.

As per NRS 4.400, the designated clerk of the court operated the sound recording equipment in proper manner:

NRS 4.400 Operation of equipment; transcription of recordings; use of transcript.

- 1. Each justice of the peace shall appoint and, with the approval of the board of county commissioners, fix the compensation of a suitable person, who need not be a certified court reporter and may have other responsibilities in the court to operate the sound recording equipment. The person so appointed shall subscribe to an oath that the person will so operate it as to record all of the proceedings.
- 2. The justice of the peace may designate the same or another person to transcribe the recording into a written transcript. The person so designated shall subscribe to an oath that the person

has correctly transcribed it. The transcript may be used for all purposes for which transcripts are used and is subject to correction in the same manner as other transcripts.

The sound recording equipment was turned on at the commencement of the Preliminary Hearing and recorded nothing but static noise throughout the entirety of the proceeding in the above-entitled case on the referenced date and was materially or extensively defective due to equipment failure.

Attached hereto is a certified transcript of proceedings in this case.

I HEREBY SUBSCRIBE that the recording equipment was operated in proper manner to the best of my knowledge and ability.

DATED this 2746 day of August 2014.

Court Clerk of Reno Justice Court

CODE 2650 1 Richard A. Gammick 2 #001510 P.O. Box 11130 3 Reno, NV 89520 (775) 328-3200 4 Attorney for Plaintiff 5 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 6 7 IN AND FOR THE COUNTY OF WASHOE

THE STATE OF NEVADA,

Plaintiff,

v.
Dept. No. 4

MARC PAUL SCHACHTER,

Defendant.

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OMNIBUS OPPOSITION TO DEFENDANT'S PRETRIAL MOTIONS

Case No. CR14-1044

The State of Nevada, by and through RICHARD A. GAMMICK, Washoe

County District Attorney and ZELALEM BOGALE, Deputy District

Attorney, hereby files an omnibus opposition to all of Defendant Marc

Paul Schachter's pretrial motions. 1

INTRODUCTION

A jury trial in this case is presently scheduled for September 22, 2014 on an Amended Information charging Defendant with Attempted Robbery, Burglary, and Behavior as a Habitual Criminal. Pursuant to

¹ The State is aware that WCDR 10(9) states: "Any motion, opposition, reply, etc., must be filed as a separate document unless it is pleaded in the alternative." In an effort to promote judicial economy and conserve judicial resources, however, the State has included all of the oppositions to Defendant's pretrial motions in this one document. If the court desires the State to file each opposition separately, the State will do so.

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Appointment of Stand-By Counsel after a Faretta hearing, 2 Defendant is his own attorney. The Washoe County Public Defender's Office has been appointed as stand-by counsel. **ARGUMENT**

the court's July 31, 2014 Order of Self-Representation and

As a general matter, none of Defendant's motions contain adequate factual allegations or relevant legal authorities to warrant relief. Nevertheless, the State will address each of Defendant's pretrial motions in turn, beginning with the motions filed on August 21, 2014 and concluding with the motion filed on August 22, 2014. A. August 21, 2014 Motions

1. Motion to Compel the State to Provide Exculpatory Material ("Brady") in its Possession

In this motion, Defendant seeks an order to obtain the 911 calls and dispatch records from this case.

The State discovered this evidence by hand delivery to the Washoe County Sheriff at the jail on August 22, 2014. Therefore, this motion should be denied as moot.

2. Motion in Limine Re: Surveillance Video Evidence

In this motion, Defendant seeks an order limiting use of the surveillance video from Walmart for impeachment purposes only because the video files he received were allegedly "edited" on June 14, 2014 before they were discovered to him.

First, Defendant fails to sufficiently explain why he believes the video files were "edited." If he is referring to the "date

² Faretta v. California, 422 U.S. 806 (1975) (recognizing a defendant's Sixth Amendment right to conduct his own defense).

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modified" category in the file as the basis for his contention, that does not necessarily amount to editing, particularly editing done for the purpose of distorting evidence, which appears to be the implication here. For example, the "date modified" category can refer to when that file on that particular disc was initially created, or uploaded to another computer system.

Second, the State received the video files in question on June 26, 2014, so the alleged editing, if any, to which Defendant refers could not have been done by the State, and the State should not be sanctioned as a result. The State has the same video files that Defendant has. If Defendant wants video files other than the ones he shares with the State, he may attempt to obtain them on his own. This motion should be denied.

3. Motion for Production of Replacement and/or Substitute Lost/Destroyed Evidence

In this motion, Defendant seeks an order requiring the production or duplication of the actual items he stole from Walmart. The basis for his motion is that these items were alleged "lost/destroyed."

These items were not lost/destroyed by the police or the State, they were restocked by Walmart pursuant to company policy. In fact, Defendant admits "at no time were the items in the possession of the police." (Mot. at 1.) In addition, showing the items would not make any fact of consequence in the case more or less probably. See NRS 48.015 (defining relevant evidence).

For these reasons, this motion should be denied.

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4. Motion and Order to Obtain Material and Exculpatory Video Recording

In this motion, Defendant wants surveillance video allegedly showing him walking into Walmart with the backpack he is accused of stealing.

Under Brady v. Maryland, 373 U.S. 83 (1963), the State "has no obligation to produce information which it does not possess or of which it is unaware." Sanchez v. United States, 50 F.3d 1448, 1453 (9th Cir. 1995). And Defendant bears the burden of producing "some evidence" to support an inference that the State "possessed or knew about material favorable to the defense and failed to disclose it." United States v. Price, 566 F.3d 900, 910 (9th Cir. 2009).

The State does not possess or know about the video Defendant seeks to obtain. Therefore, this motion should be denied.

5. Motion for Preliminary Hearing Transcripts

In this motion, Defendant seeks an order requiring the production of the transcripts of the preliminary hearing in this case.

The State recently learned that because a malfunction occurred during the preliminary hearing, the hearing was not recorded and therefore cannot be transcribed. (See Ex. 1, Notice of Electronic Recording Malfunction (Reno Justice Court, Aug. 27, 2014).)
Therefore, this motion should be denied as moot.

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6. Motion to Advise Witnesses for the State of Their Privilege Against Self-Incrimination

In this motion, Defendant seeks an order advising certain prospective witnesses for the State, who allegedly made false statements to the police in this case according to Defendant, that they could perjure themselves if they testify similarly.

First, the Fifth Amendment to the United States Constitution suffices to advise anyone, including these witnesses, of the privilege against self-incrimination, so an order to the same effect would be needlessly redundant. Second, these prospective witnesses are not facing criminal charges, so the privilege is inapplicable. Finally, there is no competent evidence that their statements to the police were false.

For these reasons, this motion should be denied.

7. Demand for Legal Materials and Legal Supplies

In this demand, Defendant seeks an order allowing him to access legal materials and supplies.

This motion appears to be directed toward the court (and the Washoe County Sheriff (jail)) rather than the State. The State therefore takes no position on this motion and defers to the court.

8. Addendum to Demand for Legal Materials and Legal Supplies

Because this addendum is an extension of the demand directly above, the State similarly takes no position on this addendum and defers to the court.

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9. Motion to Dismiss Case on Grounds that the State has Lost and/or Destroyed Material Exculpatory Evidence

This motion closely resembles the motion enumerated above as number four (4). The State therefore refers to and incorporates herein the points made in response to that motion, and urges the court to deny this motion.

10. Motion to Dismiss Case on Grounds that the State has Lost and/or Destroyed Material Exculpatory Evidence

It is the State's understanding that this motion is a duplicate of the motion directly above. The State therefore refers to and incorporates herein the points made in response to that motion, and urges the court to deny this motion.

B. FILED AUGUST 22, 2014

1. Motion to Dismiss Case for Prejudicial Delay Causing Loss of Exculpatory Material Evidence

In this motion, Defendant seeks an order dismissing this case because the court allegedly delayed in "coming to terms" with his self-representation, and that the court and the Washoe County Sheriff (jail) delayed in allowing him to view discovery provided to him by the State.

Because Defendant fails to make any allegations of delay or impropriety against the State, the court should not punish the State with a dismissal of this case. This motion should be denied.

/// ///

///

AFFIRMATION PURSUANT TO NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. Dated this 28th day of August , 2014. RICHARD A. GAMMICK District Attorney Washoe County, Nevada By/s/ ZELALEM BOGALE ZELALEM BOGALE Deputy District Attorney

CERTIFICATE OF FORWARDING I hereby certify that I am an employee of the Washoe County District Attorney's Office and that, on this date, I forwarded a true copy of the foregoing document, through the Washoe County interagency mail, addressed to: MARK PAUL SCHACHTER Booking #1409450 C/O WASHOE COUNTY SHERIFF 911 PARR BLVD RENO, NV DATED this <u>28th</u> day of <u>August</u>, 2014. /s/KIM PACE

FILED
Electronically
2014-08-28 04:41:40 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4583385 : shambrig

EXHIBIT 1

EXHIBIT 1

V2. 215		
	Code 4105 14 AUG 2 JOEN GREAK 6 BY 1-	LED 27 AM 9: 31 WHA HASTINGS FILL COMM
STATE OF STA		E OF NEVADA
7 8		
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10	Plaintiff, Case	No. CRH-1044
11	vs. Dept.	No. CRIA-1044 No. 4
12		·
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14	- 11	
15	SUPPLEMENTAL PROCEEDINGS	
16	6	
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STATE OF NEVADA vs. Marc Paul Schachter - RCR2014-077569

August 27, 2014

Received of Justice of the Peace of Reno Township Documents to be filed:

- 1. TRANSCRIPT OF PRELIMINARY HEARING DATED JULY 1, 2014
- 2. NOTICE OF ELECTRONIC RECORDING MALFUNCTION

By / Jc. 1 / Du./

CERTIFICATE OF CLERK

I hereby certify that the enclosed documents are certified as true and correct copies of the original documents on file with the Reno Justice Court.

Dated on this the 27th day of August, 2014.

Steve Tuttle

Court Administrator

Deputy Clerk

Case No. RCR2014-077569

Dept. No. 1

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Transcribed by: Wendy L. Pearson

(JAVS ELECTRONICALLY RECORDED)

IN THE JUSTICE COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

THE HONORABLE PATRICIA A. LYNCH, JUSTICE OF THE PEACE

THE STATE OF NEVADA,

Plaintiff,

VS.

MARC PAUL SCHACHTER,

Defendant.

TRANSCRIPT OF PROCEEDINGS JAVS Recorded Preliminary Hearing July 1, 2014

APPEARANCES:

For the Plaintiff:

ZELALEM BOGALE, ESQ. Deputy District Attorney

One South Sierra Street

For the Defendant In Propria Persona:

MARC PAUL SCHACHTER

-1-

RENO, NEVADA; TUESDAY, JULY 1, 2014

--000--

(The entire proceeding contained nothing but a loud static buzz sound.)

-2-

STATE OF NEVADA) ss. COUNTY OF WASHOE I, WENDY L. PEARSON, do hereby state that I was not present for the Preliminary Hearing in the Reno Justice Court for the above-entitled matter on Tuesday, July 1, 2014, but transcribed the proceedings given upon the matter captioned herein from the JAVS electronically recorded audio media; That the foregoing transcript, consisting of pages 1 and 2, is a full, true and correct transcription of said JAVS electronically recorded audio media. DATED: At Reno, Nevada, this 3rd day of July, 2014 WENDY L. PEARSON

The same that

28H AUG 27 AM 7: 49

STEVE TOTALE
RENO JUSTICE COURT
BY AS
ESPUSY

IN THE JUSTICE COURT OF RENO TOWNSHIP COUNTY OF WASHOE, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff,

Defendant.

VS.

Case No. RCR2014-077569

Dept. No. 1

MARC PAUL SCHACHTER,

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NOTICE OF ELECTRONIC RECORDING MALFUNCTION

Please take notice that on July 1, 2014, the Preliminary Hearing was held in The State of Nevada vs. Marc Paul Schachter.

As per NRS 4.400, the designated clerk of the court operated the sound recording equipment in proper manner:

NRS 4.400 Operation of equipment; transcription of recordings; use of transcript.

- Each justice of the peace shall appoint and, with the approval
 of the board of county commissioners, fix the compensation of
 a suitable person, who need not be a certified court reporter
 and may have other responsibilities in the court to operate the
 sound recording equipment. The person so appointed shall
 subscribe to an oath that the person will so operate it as to
 record all of the proceedings.
- 2. The justice of the peace may designate the same or another person to transcribe the recording into a written transcript. The person so designated shall subscribe to an oath that the person

has correctly transcribed it. The transcript may be used for all purposes for which transcripts are used and is subject to correction in the same manner as other transcripts.

The sound recording equipment was turned on at the commencement of the Preliminary Hearing and recorded nothing but static noise throughout the entirety of the proceeding in the above-entitled case on the referenced date and was materially or extensively defective due to equipment failure.

Attached hereto is a certified transcript of proceedings in this case.

I HEREBY SUBSCRIBE that the recording equipment was operated in proper manner to the best of my knowledge and ability.

DATED this 274 day of August 2014.

Court Clerk of
Reno Justice Court

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-08-28 16:43:47.321.

ZELALEM BOGALE, - Notification received on 2014-08-28 16:43:47.274. **ESQ.**

JOSEPH - Notification received on 2014-08-28 16:43:47.805.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-08-28 16:43:47.773. **ESO**.

DIV. OF PAROLE & - Notification received on 2014-08-28 16:43:47.836. **PROBATION**

NICKOLAS - Notification received on 2014-08-28 16:43:47.867. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 08-28-2014:16:41:40

Clerk Accepted: 08-28-2014:16:43:15

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Opposition to

- **Continuation

Filed By: Zelalem Bogale

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 224

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

V2. 22	5	FILED Electronically 2014-09-02 11:40:36 PM Joey Orduna Hastings	
1	4185	Clerk of the Court Transaction # 4587554	
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5	THE SECOND JUDICIAL DISTRIC	T COURT OF THE STATE OF NEVADA	
6	IN AND FOR THE COUNTY OF WASHOE		
7	THE HONORABLE CONNIE J. STEINHEIMER, DISTRICT JUDGE		
8	000		
9	THE STATE OF NEVADA,		
10	Plaintiff,	Case No. CR14-1044	
11	VS.	Dept. No. 4	
12	MARC PAUL SCHACHTER,		
13	Defendant.		
14 15	MOTION T	OF PROCEEDINGS O SET TRIAL July 31, 2014	
16	APPEARANCES:		
17	Cl	RISTIN L. ERICKSON, ESQ. hief Deputy District Attorney	
18		ne South Sierra Street eno, Nevada	
19		n Proper Persona AMES LESLIE, ESQ.	
20	Cl	hief Deputy Public Defender .O. Box 30083	
21		eno, Nevada	
22			
23	The Defendant: M	ARC PAUL SCHACHTER	
24	Reported By: E	VELYN J. STUBBS, CCR #356	

1	RENO, NEVADA; THURSDAY, JULY 31, 2014; 9:42 A.M.
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4	THE COURT: Marc Schachter.
5	MS. ERICKSON: Good morning, Your Honor. Kristin
6	Erickson on behalf of the State.
7	THE COURT: Good morning.
8	THE DEFENDANT: Good morning, Your Honor.
9	THE COURT: Good morning, Mr. Schachter. It's time
10	to set this matter for trial. You wanted to have your trial,
11	you thought, within 60 days of your original arraignment; is
12	that true?
13	THE DEFENDANT: No, Your Honor.
14	THE COURT: Okay.
15	THE DEFENDANT: We had discussed, if my recollection
16	is about discovery, there's still discovery issues right
17	now. There's still standby counsel issues are still
18	THE COURT: Right.
19	THE DEFENDANT: And investigator issues. So I
20	can't
21	THE COURT: Okay. Stop there. Do you want the trial
22	within 60 days or do you want to waive that right?
23	THE DEFENDANT: Your Honor, I can't make that
24	decision until you tell me what you're going to do on the

investigator and on the --1 2 THE COURT: Well, we're going to set the trial within 3 And then we'll see where we're going to go after 4 that. 5 THE DEFENDANT: Okay. 6 THE COURT: Because I don't have any news on the 7 investigator. 8 THE DEFENDANT: Okay. The thing is, I just don't 9 know what the turnaround time is, because there's no law 10 library. And Mr. Leslie's standing in for the law library. I don't know what -- how long it's going to take me to prepare 11 12 the motion to get ready for trial. 13 THE COURT: It may take you a while. 14 THE DEFENDANT: Especially, without discovery. 15 THE COURT: It may take you a while, but it's your 16 choice. You make the decision whether you want the trial in 17 60 days or not. If you don't, you're silent, I set the trial 18 within 60 days, because you have to affirmatively waive that. 19 THE DEFENDANT: Yes, Your Honor. I understand. 20 just -- I would -- if I set it, is the Court going to have a 21 huge issue if I want to waive it two weeks from now? That's 22 what I'm saying. I don't want to be locking in to --23 THE COURT: I don't like a lot of continuances and 24 changes in the calendar, but I probably will not have a huge

issue two weeks from now, if you have a good reason and you 1 2 request it be continued. But the State might have a complaint 3 about it, and I'll have to hear their side too. 4 THE DEFENDANT: Yes, Your Honor. 5 They subpoena witnesses and do all sorts THE COURT: 6 of things. So you kind of have to decide which one it is. 7 THE DEFENDANT: Well at this time, Your Honor, I'm 8 not interested in waiving it. 9 THE COURT: Okay. 10 THE CLERK: September 22nd at 10:00 o'clock for 11 trial, with a motion to confirm September 11th at 12 9:00 o'clock. 13 THE COURT: And Mr. Schachter, you must file, and the 14 State must file all pretrial motions no later than 15 August 22nd. Oppositions must be filed by August 29th. 16 replies will be allowed. And we'll set a pretrial motion 17 hearing date. 18 THE CLERK: Pretrial motion, September 5th at 9:00. 19 THE COURT: Okay. And then if you want to get on 20 calendar for a change of plea or a continuance of your trial, you have to do that swiftly. And Mr. Leslie can assist you in 21 22 the communications with the district attorney's office to get 2.3 on calendar. 24 MS. ERICKSON: I'm sorry, Your Honor. September 5

1	doesn't work for the counsel's side.
2	THE COURT: Just that week don't work?
3	MS. ERICKSON: Just that day.
4	I'm sorry, Your Honor. It's 9-2 to 9-5 that
5	counsel's not available.
6	THE COURT: So it's that week.
7	MS. ERICKSON: Yeah, it is that week. Thank you.
8	I'm sorry.
9	THE COURT: That's okay. We'll move the opposition
10	date. The opposition to the motions will have to be no later
11	than August 28th. Oral arguments will be set at 3:00 o'clock
12	August 28th.
13	MS. ERICKSON: Thank you, Your Honor.
14	MR. LESLIE: And, Your Honor, I just realized, you
15	appointed the public defender as standby. So we'll have to
16	find someone else besides myself or Mr. Goodnight. I'll be in
17	a two-week murder trial starting September 22nd or 23rd. It's
18	a Department 9 case, that's why it didn't pop into my head.
19	THE COURT: Oh, okay.
20	THE DEFENDANT: Your Honor, I'm willing to push out a
21	couple weeks. I'm not like I say, I'm not hard and fast on
22	60 days, but no more than the second week in October or so.
23	THE COURT: Well, once you waive the right to trial
24	within 60 days, you can't later complain if other things bring

1	up continuances. That happens.
2	MR. LESLIE: And, Your Honor, we'll just find
3	somebody else in our office. There's got to be somebody that
4	wants to get the experience. We'll get somebody.
5	THE COURT: Okay. And then if you decide you want to
6	waive it, we'll move it out.
7	Okay? Thank you.
8	THE DEFENDANT: Your Honor, I've still got issues
9	with discovery.
10	THE COURT: So you need to file a motion for
11	discovery; is that what you're saying?
12	THE DEFENDANT: I thought you ordered the District
13	Attorney's office to turn over all the discovery last week.
14	MS. ERICKSON: Your Honor, all the discovery was
15	hand-delivered to the jail on Friday.
16	THE DEFENDANT: Your Honor, the jail won't give it to
17	me without a court order.
18	THE COURT: I think what the clerk was told is that
19	you needed an order. And I don't know why the jail is
20	requiring a written order when it's ordered in court and it's
21	in the minutes that you may self-represent. But they have
22	required that, and such an order was prepared by the clerk and
23	signed by me.
24	So you should the jail should have that and you

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should be able to see your discovery. Now there may be other
 1
 2.
     issues, and if there are standby counsel will have to assist
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     you.
 4
              THE DEFENDANT: Your Honor, we don't know who standby
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     counsel is right now.
 6
              THE COURT: Well, it's Mr. Leslie. He's fine.
 7
     Contact him. He may not be the person in the courtroom during
 8
     the trial, but right now he is.
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              THE DEFENDANT: Your Honor, I have an objection to
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     Mr. Leslie. That's my problem here.
11
              THE COURT: Well, I don't get involved with who the
12
     public defender assigns to assist you. That's an
13
     administrative right the public defender has.
14
              THE DEFENDANT: Okay.
15
              MR. LESLIE: Thank you, Your Honor.
16
              THE COURT: You're welcome.
17
              MS. ERICKSON: Thank you, Your Honor.
18
              THE DEFENDANT: Are we going to hear on the
19
     investigator?
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              THE COURT: I think you need to --
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              MR. LESLIE: Your Honor, for the time being, we'll --
22
              THE COURT: Okay. You did file something.
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            I didn't realize that.
     sorry.
24
              Yes, Mr. Leslie?
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1	MR. LESLIE: For the time being, we'll accept his
2	request for investigation. We need to research whether or not
3	we're obligated to do that. If we're not, well get back to
4	the Court within days advising the Court that
5	THE COURT: So for now you're agreeing that if he has
6	a request for investigations to be done, your investor will do
7	it?
8	MR. LESLIE: To be real specific; he needs to provide
9	the written request for investigation, what it is he wants
10	done, checked out, tracked down, as it where.
11	In the meantime we'll finish doing our research on
12	whether standby counsel entails using our resources. In other
13	words, taking them from a case that we're representing someone
14	on and devoting them to this case, where he's representing
15	himself. If we believe that's inappropriate, we will be back
16	in front of the Court probably before the end of next week.
17	THE COURT: Okay. I think he's got something for
18	you.
19	MR. LESLIE: Okay. And it looks like he's just
20	handed me two handwritten pages. So we will take a look at
21	those and be in dialogue with him.
22	THE COURT: Okay. Thank you. Anything else?
23	THE DEFENDANT: Thank you, Your Honor.
24	THE COURT: Okay. Thank you, sir.

V2. 233

1	(Proceedings Concluded)
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MOLEZZO REPORTERS (775) 322-3334

STATE OF NEVADA)
COUNTY OF WASHOE)
I, EVELYN J. STUBBS, official reporter of the
Second Judicial District Court of the State of Nevada, in and
for the County of Washoe, do hereby certify:
That as such reporter I was present in Department
No. 4 of the above court on THURSDAY, JULY 31, 2014, at the
hour of 9:42 a.m. of said day, and I then and there took
stenotype notes of the proceedings had and testimony given
therein upon the MOTION TO SET TRIAL of the case of THE STATE
OF NEVADA, Plaintiff, vs. MARC PAUL SCHACHTER, Defendant, Case
No. CR14-1044.
That the foregoing transcript, consisting of pages
numbered 1 to 8, inclusive, is a full, true and correct
transcript of my said stenotype notes, so taken as aforesaid,
and is a full, true and correct statement of the proceedings
had and testimony given therein upon the above-entitled action
to the best of my knowledge, skill and ability.
DATED: At Reno, Nevada, this 2nd day of September,
2014.
/s/ Evelyn Stubbs EVELYN J. STUBBS, CCR #356
EVELLIN O. STODES, CCIV #350

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-09-02 23:41:36.666.

ZELALEM BOGALE, - Notification received on 2014-09-02 23:41:36.635. **ESQ.**

JOSEPH - Notification received on 2014-09-02 23:41:36.76.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-09-02 23:41:36.729. **ESO**.

DIV. OF PAROLE & - Notification received on 2014-09-02 23:41:36.791. **PROBATION**

NICKOLAS - Notification received on 2014-09-02 23:41:36.822. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 09-02-2014:23:40:36

Clerk Accepted: 09-02-2014:23:41:06

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: Transcript

Filed By: Lynn Stubbs

You may review this filing by clicking on the following link to take you to your cases.

This notice was automatically generated by the courts auto-notification system.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 237

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED Electronically 2014-09-09 04:21:28 PM Joey Orduna Hastings Clerk of the Court Transaction # 4598809

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC PAUL SCHACHTER

DATE, JUDGE OFFICERS OF

OI I ICERS OI				
COURT PRESE		CONT'D TO		
8/21/14	STATUS HEARING REGARDING DISCOVERY			
HONORABLE	Deputy District Attorney Zelalem Bogale, Esq., represented the State.	9/3/14		
CONNIE	, ,			
STEINHEIMER	James Leslie, Esq., present as stand-by counsel for the Defendant.	Pre-Trial		
DEPT. NO.4	Defendant handed counsel Leslie the pre-trial motions he wished filed.	Motions		
M. Stone	Counsel Leslie shall electronically file those documents on behalf of the			
(Clerk)	Defendant.	9/22/14		
J. Schonlau	Defendant signed the reciprocal discovery stipulation and provided such to	10:00 a.m.		
(Reporter)	counsel Leslie for submission to the Court.	Jury Trial		
, ,	Upon Motion by the defendant and no objection being presented, COURT	•		
	ENTERED ORDER directing the Washoe County Sheriff to allow the			
	Defendant to bring any legal documents and/or discovery in his possession			
	at the Washoe County Jail to his Court hearings.			
	State's counsel advised the Court and the Defendant that any redactions			
	made to written discovery were only as to Social Security Numbers of			
	Witnesses.			
	Upon request of counsel Leslie, COURT ORDERED that State to provide			
	the Defendant with their proposed Jury Instructions no later than September			
	12, 2014.			
	COURT FURTHER ENTERED ORDER resetting the Pre-Trial Motions			
	hearing currently set for August 28, 2014 to September 3, 2014 at 1:15 p.m.			
	Counsel Leslie noted for the record that his office has provided the			
	defendant with any statutes requested, rules of practice, criminal and local			
	rules, and any U.S. Supreme Court cases requested. In addition, his office			
	has provided all supplies requested that are allowed by the Washoe County			
	Jail.			
	Court recessed.			

Return Of NEF

Recipients

JAMES LESLIE, ESQ. - Notification received on 2014-09-09 16:22:32.66.

ZELALEM BOGALE, - Notification received on 2014-09-09 16:22:32.629. **ESQ.**

JOSEPH - Notification received on 2014-09-09 16:22:32.77.

GOODNIGHT, ESQ.

KELLY KOSSOW, - Notification received on 2014-09-09 16:22:32.738.

DIV. OF PAROLE & - Notification received on 2014-09-09 16:22:32.816. **PROBATION**

NICKOLAS - Notification received on 2014-09-09 16:22:32.848. **GRAHAM, ESQ.**

****** IMPORTANT NOTICE - READ THIS INFORMATION ***** PROOF OF SERVICE OF ELECTRONIC FILING

_

A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

Official File Stamp: 09-09-2014:16:21:28

Clerk Accepted: 09-09-2014:16:22:00

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: ***Minutes

Filed By: Court Clerk MTrabert

You may review this filing by clicking on the following link to take you to your cases.

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If service is not required for this document (e.g., Minutes), please disregard the below language.

The following people were served electronically:

NICKOLAS J. GRAHAM, ESQ. for STATE OF

NEVADA

KELLY ANN KOSSOW, ESQ. for STATE OF

NEVADA

JOSEPH GOODNIGHT, ESQ. for MARC PAUL

SCHACHTER

JAMES B. LESLIE, ESQ. for MARC PAUL

SCHACHTER

DIV. OF PAROLE & PROBATION

ZELALEM BOGALE, ESQ. for STATE OF

NEVADA

V2. 241

The following people have not been served electronically and must be served by traditional means (see Nevada Electronic Filing Rules.):

FILED
Electronically
2014-09-10 10:04:44 AM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4599463

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC PAUL SCHACHTER

DATE, JUDGE OFFICERS OF

PAGE ONE

COURT PRESENT APPEARANCES-HEARING

CONT'D TO

9/3/14 PRE-TRIAL MOTIONS

HONORABLE Deputy District Attorney Matthew Lee, Esq., represented the State.

CONNIE Defendant present representing himself. Chief Deputy Public Defender STEINHEIMER James Leslie, Esq., present as stand-by counsel for the Defendant.

DEPT. NO.4 M. Stone

Counsel Leslie again advised the Court that he would be in a Murder trial in another department the week this trial is scheduled but is attempting to

assign new stand-by counsel for the defendant.

J. Schonlau (Reporter)

(Clerk)

Motion to Dismiss Case on Grounds that the State has Lost and/or Destroyed Material Exculpatory Evidence by Defendant; presented argument.

Based on the arguments presented by defendant in the above Motion, stand-by counsel Leslie advised the Court that his office has sent subpoenas for all witnesses requested by the Defendant.

Defendant presented further argument. **COURT ENTERED ORDER** denying the Motion to Dismiss Case on Grounds that the State has Lost and/or Destroyed Material Exculpatory Evidence with leave to renew as a Motion for Directed Verdict if deemed appropriate.

Motion for Preliminary Hearing Transcript by the Defendant; presented argument; objection and argument by defense counsel; reply by Defendant. **COURT** advised the Defendant that it is inappropriate to dismiss case based on the lack of a preliminary hearing transcript since there were equipment malfunction with the JAVS system. The remedy would be for a remand to Justice Court for a new preliminary hearing, although the Defendant would waive his rights to a speedy trial by doing so. Defendant advised the Court that he is not willing to waive his speedy trial rights. Motion deemed moot due to the equipment malfunction in producing a Preliminary Hearing Transcript.

Motion to Advise Witnesses for the State of Their Privilege Against Self-Incrimination by Defendant; presented argument. State's counsel submitted matter on the written briefs.

Motion in Limine regarding Surveillance Video Evidence by Defendant; presented argument.

COURT advised counsel for the State and the Defendant that the above Motion is converted into a Motion regarding Discovery.

COURT ENTERED ORDER that the original surveillance Video shall be produced and viewed by the Defendant in Court on September 11, 2014. The State must provide the proper equipment for viewing the video. Further, **COURT** advised the State that the officer who has custody of the

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC

PAUL SCHACHTER

DATE, JUDGE OFFICERS OF **PAGE TWO**

COURT PRESENT

APPEARANCES-HEARING

CONT'D TO

9/3/14

PRE-TRIAL MOTIONS

J. Schonlau (Reporter) video and/or any Wal-Mart Employee may need to be subpoenaed in order to authenticate the video.

Motion for Legal Materials and Legal Supplies as well as its addendum deemed moot as stand-by counsel Leslie advised the Court at the last hearing that the Defendant has been provide all materials and supplies allowed.

COURT noted the all the Motions to Dismiss filed by the Defendant regarding any exculpatory evidence is all encompassed in the argument presented previously in this hearing.

Motion to Compel the State to Provide Exculpatory Material ("Brady") in its Possession by Defendant. State's counsel advised the Court that the 911 Call Log and Audio of Call were provided to the Defendant. Further, discussion ensued regarding the Audio of Call and service on the Defendant. **COURT** directed the State to re-serve the Audio of the 911 Call on the Defendant at the Washoe County Jail.

Motion for Production of Replacement and/or Substitute Lost/Destroyed Evidence by Defendant; presented argument. **COURT** advised the State that without providing information as to who photographed the items and when the items were photographed, the photographs would not be allowed into evidence. Any further argument on a Motion to Exclude Photographs/Evidence shall be heard at the ongoing pre-trial motions hearing on September 11, 2014.

Defendant again advised the Court that he is unwilling to waive his right to a preliminary hearing transcript and unwilling to waive his speedy trial rights. Discussion ensued regarding impeachment of the Defendant should he choose to testify. State's counsel advised the Court that the State has showed both the Defendant and his stand-by counsel the prior convictions the State intends to utilize. Stand-by counsel requested additional time to advise the Defendant regarding his prior conviction(s) and their use for impeachment purposes. **COURT** directed the State to make copies of the prior conviction(s) for the Court's use during further hearing on this matter on September 11, 2014.

Motion in Limine regarding Defendant's Examination of Witnesses submitted by the State on the pleadings without oral arguments. **COURT ENTERED ORDER** granting Motion. The Defendant shall not testify during examination of any witnesses. Should an issue arise, the State shall request a hearing outside the presence of the Jury.

CASE NO. CR14-1044

TITLE: THE STATE OF NEVADA VS. MARC

PAUL SCHACHTER

DATE, JUDGE OFFICERS OF

PAGE THREE

COURT PRES	ENT APPEARANCES-HEARING	CONT'D TO
9/3/14	PRE-TRIAL MOTIONS	_
J. Schonlau	COURT advised counsel for the State and the Defendant that the issues to	9/11/14
(Reporter)	be argued at the September 11, 2014 hearing are the issues regarding the	10:00 a.m.
	Motion to Dismiss regarding Lost/Destroyed Evidence and the Motion in	Ongoing
	Limine regarding Prior Convictions.	Pre-Trial
	State's counsel agreed to provide the State's Proposed Jury Instructions to	Motions/
	the Defendant at the September 11, 2014 hearing.	Motion to
	Defendant advised the Court that he is willing to waive his right to stand-by	Confirm Trial
	counsel during the Jury Trial. COURT did not allow such waiver as stand-by	Date
	counsel will assist in judicial resources for the Defendant during the trial.	
	Discussion ensued regarding the surveillance videos previously received by	9/22/14
	the Defendant in discovery. Defendant requested both be placed into	10:00 a.m.
	evidence for safekeeping.	Jury Trial

EXHIBITS A and B marked by the Defendant.

Court recessed. Defendant remanded to the custody of the Sheriff.

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Exhibits

Title: THE STATE OF NEVADA VS. MARC PAUL SCHACHTER
PLTF: THE STATE OF NEVADA PATY: ZELALEM BOGALE, ESQ.

DEFT: MARC P. SCHACHTER DATY: PRO PER

Case No: **CR14-1044** Dept. No: **4** Clerk: **M. Stone** Date: **9/3/2014**

•					
Exhibit No.	Party	Description	Marked	Offered	Admitted
A.	Defendant	CD – "Disc 1; DA 14- 12219; Schachter, Marc; 7/24/14 KP"	9/3/14		
В.	Defendant	CD - "Disc 2; DA 14-12219; Schachter, Marc; 7/24/14"	9/3/14		
				_	

1

Print Date: 9/10/2014

Return Of NEF

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A filing has been submitted to the court RE: CR14-1044

Judge:

HONORABLE CONNIE J. STEINHEIMER

 Official File Stamp:
 09-10-2014:10:04:44

 Clerk Accepted:
 09-10-2014:10:05:17

Court: Second Judicial District Court - State of Nevada

Criminal

Case Title: STATE VS. MARC PAUL SCHACHTER (D4)

Document(s) Submitted: ***Minutes

- **Continuation

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V2. 248

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