

IN THE SUPREME COURT OF THE STATE OF NEVADA
AFFT Case 2:23-CV-01423-APG-EDC Document 17 Filed 11/28/23. Page 35 of 182
MATTHEW TRAVIS HOUSTON, Plaintiff, Case No. A-22-853203-W Sup.Ct-Nev
V. CALVIN JOHNSON ET AL., Defendants. Dept. #17 EMERGENCY #87475

FILED

DEC 13 2023

MOTION
TITLE
BEING
→ DECLARATION OF GARY WASSUM IN RESPONSE TO THE
PER JURY AND CONSPIRACY OF R. MCMORRIS-ALEXANDER
NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM
→ "HEARING REQUESTED" w/ ORAL ARGUMENT

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY ~~EDWARD ANDERSON~~
DEPUTY CLERK

MOTION
TITLE ENDS

NAME: Matthew Travis Houston ID. NUMBER: 1210652

INSTITUTION: HOSP UNIT #: 7A9

GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a
This Declaration is made invoking the Original Jurisdiction of this
court provided by the Constitution of the State of Nevada.
GRIEVANT'S STATEMENT CONTINUATION: PG. 1 OF 4
STATE OF NEVADA
COUNTY OF CLARK

I, GARY WASSUM, being first duly sworn, upon oath, do hereby declare as follows:

1. I am a member of the International Alliance of Theatrical Stage Employees.
2. In that capacity, I manage various aspects of the entertainment rigging and event coordination industry.
3. I first became familiar with the Plaintiff in this case, Matthew Travis Houston, when he visited New York City during his and our employment under World Wrestling Entertainment dba Matt Houston Productions.
4. Not at any time during the administration of his workers' compensation claim did the Plaintiff become dissatisfied with the administration of his claim, neither did he take out any sort of frustrations out on any of the employees of SEDGWICK CMS.
5. The week of 07/22/2020, Plaintiff was under my direct supervision as a volunteer with his service animals, because he is blind/visually-impaired and is a tremendous asset in inspecting the continued safety and security of his business and his community, that being Towa City, Iowa.
6. On 06/09/2021, Plaintiff was helping his family and friends in Maquoketa, Iowa, and Cedar Rapids, Iowa, recover from the derecho storm. I know this because of our communications and either of his business associates whom reside in the State of Iowa.
7. On 06/11/2021, Plaintiff communicated to me from his home state of Iowa.
8. On 08/03/2021, Plaintiff called me from CCDC and explained to me how he'd been victim of human trafficking.

RECEIVED
Original Attached to Grievance
Pink: DEC 12 2023 ^{Inmate's Copy}

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

23-40440
DOC-3097 (01/02)

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HOSP UNIT #: 7A9

GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a

GRIEVANT'S STATEMENT CONTINUATION: PG. 2 OF 4

9. On 08/04/2021, Plaintiff called me from CCDC and told me that he had to lie to Michael Villani in the EIGHTH JUDICIAL DISTRICT COURT because his service animals had been abducted along with him from the Best Western Hotel and the only way for Plaintiff to try to get his animals back was for him to do whatever the court told him to do so he could try to get his service animals back. The next day Plaintiff called me from a different facility and told me that instead of letting him out as they had agreed upon, they sent him to CITY JAIL to face more fraudulent charges. Over 10 days later, Plaintiff told me that he had to lie in court again to get back to CCDC so he could be released on an ankle bracelet. Plaintiff told me that he visited the State of Nevada to attend a doctor's appointment and was supposed to have another visit in Reno, NV with Dr. Quaglino.

10. Plaintiff told me via telephone that he'd been robbed at the Lounge off Durango and Russell, by his old apartment at South Beach, where he'd been falsely arrested in 2017 by LVMPD HOUSE ARREST UNIT as the result of the false police reports made by Karen Schwartz also GENEX.

11. On 10/01/2021 told me he was having panic attacks because of all the pain and suffering and extreme emotional and physical trauma he's been unjustly subjected to.

He told me that he wanted to kill himself because he'd lost his service animals and that UMC Hospital refused to admit him. He said he'd find another hospital and missed Town.

12. On 09/06/2021, Plaintiff informed me he was trying to retain the law office PITARO & FUMO, CHTD. He told me their paperwork at the jail was stolen or lost by inmates or staff,

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Pink: Inmate's Copy

**NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM**

NAME: Matthew Travis Houston I.D. NUMBER: 1210652

INSTITUTION: HDCP UNIT #: 7A9

GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a

GRIEVANT'S STATEMENT CONTINUATION: PG. 3 OF 4

13. Plaintiff told me that the Public Defender's office told him that he did not have to go to court until December 06, 2021.
14. Plaintiff told me on 10/18/2021 that he was checking into the HOUSE ARREST UNIT that morning and his white truck was at EXCALIBUR and his black truck was left in parking lot by MUNICIPAL COURT.
15. Since Plaintiff was initially human trafficked to the City of Las Vegas and into his excessive and unlawful imprisonment, he's told me repeatedly that during the time between release from CCDC on ankle monitor September 06, 2021, to 10/18/2021 that the only areas he's been are Henderson, NV and near the EXCALIBUR. His house arrest records will prove this to the courts and he's been filing subpoena for his ankle bracelet records to prove R. MCORRIS-ALEXANDER is telling lies to her attorney HOOKS MENG & CLEMENT.
16. Plaintiff told me that the only time he's ever seen the individual named ROSEMARIE MCORRIS-ALEXANDER was in open court on 10/28/2021 and then on Blue Jeans video court on 12/06/2021.
17. Plaintiff told me that Mr. Goldstein should have properly withdrawn the fraudulent G.P.A. that Plaintiff never seen, read or signed before the purgatorial hearing on 12/06/2021.
18. It is my professional opinion that Daniel L. Schwartz and other employees of his law firm contributed and planned/participated in conspiracy against the Plaintiff to file their false police reports and maliciously human traffick the legally blind-visually impaired Plaintiff from his home in Iowa City, Iowa - Mr. Houston was arrested illegally and he is in prison illegally.

Original: Attached to Grievance
Pink: Inmate's Copy

NEVADA DEPARTMENT OF CORRECTIONS
GRIEVANT'S STATEMENT CONTINUATION FORM

NAME: Matthew Travis Houston ID. NUMBER: 1210652

INSTITUTION: NOSP UNIT #: 7A9

GRIEVANCE #: n/a GRIEVANCE LEVEL: n/a

GRIEVANT'S STATEMENT CONTINUATION: PG. 4 OF 4

19. Plaintiff's claims are meritorious, non-frivolous and are supported by a megillah of admissible evidence, especially because his innocence is actual and the courts have intentionally ignored his well established factual innocence.

20. Plaintiff's grievances with NDOC are necessary pursuant to the ANTI-TERRORISM AND DEATH PENALTY ACT (1996).

21. Plaintiff's grievances are necessary pursuant to the FIRST AMDT of the United States and necessary to prevent the Spoliation of records. The purging of the Defendants including but not limited to ROSEMARIE MCNORRIS ALEXANDER shows reason for my concern for the safety of the Plaintiff, the safety of his business associates, his friends his fanbase and his family.

22. Plaintiff has told me that between 08/23/2023 and 09/01/2023 the Supreme Court of Nevada filed Returned Mail from the Defendants on 4 docket entries. See SUP.CT.NV No. 86624:

23-027493

23-028332

23-028334

23-028739

Plaintiff told me that Melisa DeLaGarza is committing legal malpractice and abuse of discretion in claims including but not limited to property destruction in excess of \$10,001.00.

23. It is my opinion that the Defendants are to be held liable in all of Plaintiff's cases, retroactive from before both September 20, 2016 and September 30, 2016.

X. GARY WASSUM

SUBSCRIBED AND SWORN to before me this 22nd day of November, 2023.
SIGNED under penalty of perjury and the EXPRESS CONSENT of GARY WASSUM.

ELITE LEGAL SERVICES, PLLC

3641 Windy Road

Orefield, PA 18069

P: 610-762-4143

Mailed to Affiant/Declarant
This Honorable Court will make every available effort to contact Mr. Wassum because of Mr. Houston's actual innocence
Mailed ex parte to Nev. Ct. Apps. 12/03/2023

X - m-t-h-