	FILED	
i	Marco A. Torres 1246265 FIFTH JUDICIAL DISTRICT	
2	In Propria Personam Post Office Box 208, S.D.C.C. NOV 1 6 2023	
3	Indian Springs, Nevada 89018	
4	Nov 22 2023 F1.29	ÅМ
5	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATEOR OF SUPPEME C	ourt
6	IN AND FOR THE COUNTY OF NYE	
7	t en	
8		
9	Marco A. Torres	
10	Plaintiff, }	
11	vs. $\begin{cases} Case No(R20-0092) \end{cases}$	
12	Warden, SDCC. Dept. No	
13	Defendant. Docket	
14		
15	NOTE OF A PRESE	
16	NOTICE OF APPEAL	!
17	NOTICE IS HEREBY GIVEN, That the Petitioner/Defendant,	
18	Marco A. Torres, in and through his proper person, hereby	
19	••	
20	dismissing the CONVICTION and Sentence in the above case#	
21 21 22		
(20-0092 ruled on the 10 day of November, 2021.	
23	ruled on the 10 day of November, 20°1.	
24	Dated this 11th day of November, 20 23	
25		
26	Respectfully Submitted.	
27		
28	Marco torres, In pro per	

Marco Torres, 1246265

Petitioner/In Propia Persona
Post Office Box 208, SDCC Indian Springs, Nevada 89070-0208

> IN THE FIFT JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF NYE

Masco A. Tosses Plaintiff,	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	case No. <u>CR20-0092</u>
warden snce	DEPT.No.
Defendant.	•
DESIGNATION OF	RECORD ON APPEAL
NYE CO. COUST HOUSE	
The above-named Plaintiff here	by designates the entire record of the
above-entitled case, to include all the	papers, documents, pleadings, and
transcripts thereof, as and for the Reco	rd on Appeal.
DATED this // Th day of	of <u>November</u> , 20 <u>73</u> .
	RESPECTFULLY SUBMITTED BY:
	1 Marco Tonula
	Marco Torres # 1246265
•	Plaintiff/In Propria Persona

CERTFICATE OF SERVICE BY MAILING

	SERVICE BY WAILING					
	2 I, Masco Tosses, hereby certify, pursuant to NRCP 5(b), that on this 11					
	3 day of November, 2023, I mailed a true and correct copy of the foregoing, "Notice of					
	4 Appeal/Designation of Record on Agreal					
	by placing document in a sealed pre-postage paid envelope and deposited said envelope in the					
	6 United State Mail addressed to the following:					
	7					
	NYECO, courthouse					
9	5th Judicial Dist et					
10	Pantung, NV2 9060					
- 11						
12						
13						
14						
15						
16						
17	CC:FILE					
18	. th					
19	DATED: this 11th day of Nevember, 2023.					
20						
- 21	AND CENTROLES					
22	Moleo Tolles #124 6265 /In Propria Personam					
23	/In Propria Personam Post Office Box 208,S.D.C.C. Indian Springs, Nevada 89018 IN FORMA PAUPERIS:					
24	IN FORMA PAUPERIS:					
25						
26						
27						
28						

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding $Noticeof$
Agreal/ Designation of Record (Title of Document)
filed in District Court Case number $R20-0092$
Does not contain the social security number of any person.
-OR-
☐ Contains the social security number of a person as required by:
A. A specific state or federal law, to wit:
(State specific law)
-or-
B. For the administration of a public program or for an application for a federal or state grant.
Signature Date
Marco Torres " Print Name
Plaintiff Title

1	Case No. CR20-0092
2	Dept. No. 1 FILED FIFTH JUDICIAL DISTRICT
3	NOV 1 6 2023
4	A Nye Gounty Clerk Deputy
5	
6	IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF NYE
8	STATE OF NEVADA,
9	Plaintiff,
10	vs. <u>CASE APPEAL STATEMENT</u>
11	MARCO ANTONIO TORRES,
12	/
13	1 N. CA C A Care Annual Chatemant Manage Antonio Transco
14	1. Name of Appellant filing the Case Appeal Statement: Marco Antonio Torres.
15	2. Identify the Judge issuing the Judgment appealed from:
16	Honorable Kimberly A. Wanker, Fifth Judicial District Court, Department 1.
17	3. Identify each Appellant and the name and address of counsel:
18	Marco Antonio Torres, Appellant, in Proper Person, whose address is:
19	Marco Antonio Torres, #1246265 Southern Desert Correctional Center (SDCC)
20	Post Office Box 208 Indian Springs, Nevada 89070
21	
22	
23	///
24	///

1	4. Identify each Respondent and the name and address of counsel:
2	State of Nevada, Respondent, represented by Nye County District Attorney, whose
3	address is:
4	Nye County District Attorney 1520 East Basin Avenue
5	Pahrump, Nevada 89060
6	5. Indicate whether any attorney identified above in response to question
7	3 or 4 is not licensed to practice law in the State of Nevada and, if so, whether the Distric
8	Court granted that attorney permission to appear under SCR 42 (attach a copy of any
9	district court order granting such permission):
10	Any attorney identified above is licensed to practice law in this state.
11	6. Indicate whether Appellant was represented by appointed or retained
12	counsel in the District Court:
13	Appellant was represented by court appointed counsel, Daniel E. Martinez, Esq.
14	7. Indicate whether Appellant is represented by appointed or retained
15	counsel on appeal:
16	Neither - Notice of Appeal filed by Appellant in Proper Person.
17	8. Indicate whether Appellant was granted leave to proceed in forma
18	pauperis, and the date of entry of the District Court order granting such leave:
19	Appellant has not been granted leave to proceed in forma pauperis.
20	9. Indicate the date proceedings commenced in the District Court:
21	Information filed August 17, 2020.
22	///
23	///
24	///

1	10. Provide a brief description of the nature of the action and result in the			
2	District Court, including the type of Judgment appealed from and relief granted by the			
3	District Court:			
4	This is a criminal matter in which Appellant is appealing the Judgment of			
5	Conviction, filed June 25, 2021.			
6	11. Indicate whether this case has previously been the subject of an			
7	appeal or original writ proceeding in the Supreme Court and, if so, the caption and			
8	Supreme Court docket number of the prior proceeding:			
9	This case has been the subject of previous appeals and/or original writ proceedings			
10	in the Supreme Court, reference lower court case No. CR20-0092, which are as			
11	follows:			
12	TORRES (MARCO) VS. STATE (No. 83216)			
13	12. Indicate whether this appeal involves child custody or visitation:			
14	N/A			
15	13. If this is a civil case, indicate whether this appeal involves the			
16	possibility of Settlement:			
17	N/A			
18	Dated this 16 th day of November 2023.			
19	MARK F. KAMPF			
20	NYE COUNTY CLERK			
21	By: DWATA			
22	Brittani K. Smith Deputy Clerk, Pahrump			
23	1520 East Basin Avenue Pahrump, Nevada 89060			
24	(775) 751-7040			

Fifth Judicial District Court - Nye County

16:00:14

Case #: CR20-0092

Judge: WANKER, KIMBERLY

Date Filed: 08/10/2020 Department:

Case Type: Crimes Against Persons (Felony)

Attorney(s)

Plaintiff

STATE OF NEVADA DISTRICT ATTORNEY'S OFFICE

Defendant

TORRES, MARCO ANTONIO MARTINEZ, DANIEL

Fees:

Outstanding Total Paid Waived Date Assessed: Fee 06/25/2021 \$5.00 \$0.00 \$0.00 \$5.00 ADMIN \$20.00 \$0.00 \$0.00 \$20.00 06/25/2021 STADMIN \$150.00 \$0.00 \$0.00 06/25/2021 DNA \$150.00 \$0.00 \$0.00 \$3.00 \$3.00 06/25/2021 GENETIC

Charge: HABITUAL CRIMINAL - NRS 207.010(1)(A) F/A Count 1

Sent: LIFE WITH THE POSSIBILITY OF PAROLE AFTER 10 YEARS, \$25 ADMIN FEE, \$3 DNA

FEE, \$150 DNA, 447 DAYS CTS

Disp/Judgment: Non-Trial: Guilty Date: 06/25/2021

Plea with Sentence (Before Trial)

Hearings:

Date	Time	Hearing	Court Result
08/21/2020	9:00AM	45#ARRAIGNMENT HEARING(GC)	CANC
08/28/2020	9:00AM	25#ARRAIGNMENT HEARING	CANC
09/04/2020	9:00AM	30#ARRAIGNMENT (GC)	
11/30/2020	11:00AM	MOTION TO DISMISS	CANC
12/03/2020	1:30PM	DEFT'S MTN TO CONTINUE TRIAL DATE/WRIT OF HABEAS CORPUS/CALENDAR CALL/ MOTION TO DISMISS	
12/04/2020	9:00AM	30#CALENDAR CALL	CANC
12/04/2020	4:30PM	99#JURY DRAW 180 JURORS FILE TO MELISSA	CANC
12/04/2020	9:00AM	31#PRE TRIAL MOTIONS	CANC
12/04/2020	11:00AM	32#WRIT OF HABEAS CORPUS	CANC
01/13/2021	9:00AM	JURY TRIAL 6 DAYS JAN 13-14, 2021 JAN 19-22, 2021	CANC
01/27/2021	1:30PM	20#PRE TRIAL MOTIONS	
01/27/2021	4:30PM	30#JURY DRAW 180 JURORS	
01/27/2021	1:30PM	20#DEFT'S MTN TO CONTINUE TRIAL DATE	
02/12/2021	9:00AM	CALENDAR CALL	CANC

Run:	11/16/20 16:00:17		Case Summary		Page	2
03/15	/2021	9:00AM	JURY TRIAL MARCH 15-26	CANC		
03/25		1:30PM	PRE TRIAL MOTIONS			
03/25		1:30PM	MOTION TO DISMISS/MOTION TO SUPRESS			
04/02	/2021	9:00AM	CALENDAR CALL	CANC		
04/02		4:30PM	JURY DRAW OF 180 JURORS	CANC	•	
04/09	/2021	9:00AM	05# CALENDAR CALL-TONOPAH/DEFENSE MAY CALL IN			
04/15	/2021	8:15AM	STATUS CHECK			
04/29		9:00AM	EVIDENTIARY HEARING/JACKSON V DENNO/PRE TRIAL MOTIONS			
05/10		9:00AM	JURY TRIAL MAY 10-21	CANC		
06/18		9:00AM	CALENDAR CALL	CANC		
06/18		4:30PM	JURY DRAW 180 JURORS	CANC		
06/25 07/12		9:00AM 9:00AM	70#SENTENCING JURY TRIAL JULY 12-23	CANC		
07712	/ 2021	J. COM3	OOM IMIM OOM 12 23	OTIVO		
Filin	gs:					
Da	te	Filing				
08/10	/2020	CASE FILED 08/10/2020 CASE NUMBER CR20-0092				
08/10	/2020	PROSECUTOR: DISTRICT ATTORNEY'S OFFICE ASSIGNED				
08/10	/2020	DEFENSE ATTORNEY: MARTINEZ, DANIEL ASSIGNED				
08/10	/2020	DOCUMENTS RECEIVED FROM PAHRUMP JUSTICE COURT				
08/10/2020 BINDOVER ORDER (BAIL N/A)						
08/10	08/10/2020 JUDGE WANKER, KIMBERLY: ASSIGNED					
08/17	/2020	INFORMATION (FELONY/PERSON)				
09/01	/2020	TRANSCRIPT OF: PRELIMINARY HEARING****PJC DOCUMENT*******				
09/02	/2020	MEDIA REQUEST TO ALLOW ELECTRONIC RECORDING EQUIPMENT INTO THE COURTROOM				M
09/04	/2020	COURT MINUTES-9/4/20				
09/08	/2020	ORDER SE	TTING JURY TRIAL(1/13-14/21 - 1	/19-22/2021		
09/14	/2020	EX PARTE MOTION FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS				
09/14	/2020	EX PARTE	MOTION FOR EXTRAORDINARY FEES	FOR INVESTIGATIVE COSTS		
09/21	/2020	ORDER FO	R EXTRAORDINARY FEES FOR INVEST	GATIVE COSTS		
09/21	/2020	ORDER FO	R EXTRAORDINARY FEES FOR EXPERT	WITNESS COSTS		
09/23	/2020	T NOITOM	O DISMISS			
09/23	/2020	DEFENDANT MARCO ANTONIO TORRES PETITION FOR WRIT OF HABEAS CORPUS				
09/25	/2020	TRANSCRIPT OF: ARRAIGNMENT(09/04/20)				
10/06	/2020	RESPONSE TO DEFENDANT'S MOTION TO DISMISS				
10/12	/2020	REPLY TO	STATE'S RESPONSE TO DEFENDANT'	S MOTION TO DISMISS		
10/12	/2020	*****	*END OF FILE #1*********			
10/16	/2020	ORDER TO	ISSUE WRIT OF HABEAS CORPUS (F	EARING 12/04/2020, 11AM)		
10/16	/2020	WRIT OF HABEAS CORPUS (ISSUED - SHARON WEHRLY, SHERIFF, NYE COUNTY,			JNTY, NEV	ADA)
10/19	/2020	WRIT OF HABEAS CORPUS/ RETURN OF SERVICE (SERVED 10/19/2020)				
11/20	/2020	RESPONSE TO PETITIONER'S PETITION FOR WRIT OF HABEAS CORPUS				
	(0000			- MARTAN (10 /00 /0000	20014	

MOTION TO CONTINUE TRIAL DATE/ NOTICE OF MOTION (12/03/2020, 1:30PM)

(SUBMITTED BY DANIEL E. MARTINEZ, ESQ,. FOR DEFENDANT, MARCO ANTONIO

EX PARTE MOTION FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

ORDER FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

11/20/2020

11/23/2020

11/24/2020

TORRES)

16:00:17

12/01/2020	RESPONSE TO DEFENDANT'S MOTION TO CONTINUE TRIAL DATE (SUBMITTED BY DA/CDDA & DDA FOR STATE)
12/01/2020	COURT MINUTES-12/3/20
12/03/2020	AMENDED ORDER SETTING JURY TRIAL(10 DAYS MARCH 15-26 2021)
12/22/2020	TRANSCRIPT OF MOTION TO CONTINUE TRIAL (HRG 12/03/20)
01/19/2021	MOTION TO CONTINUE TRIAL DATE/ NOTICE OF MOTION (01/27/2021, 1:30PM) (SUBMITTED BY DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT)
01/27/2021	COURT MINUTES (1/27/2021)
01/28/2021	SECOND AMENDED ORDER SETTING JURY TRIAL (MAY 10, 2021 @ 9 AM FOR 10 DAYS)
02/12/2021	DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS
02/26/2021	MOTION TO SUPPRESS DEFENDANT'S STATEMENTS AND REQUEST FOR JACKSON V. DENNO HEARING
03/03/2021	THE STATE'S INSTANT RESPONSE TO DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS
03/10/2021	RESPONSE TO DEFENDANT'S MOTION TO SUPRESS DEFENDANT'S STATEMENTS AND REQUEST FOR JACKSON V. DENNO HEARING
03/12/2021	REPLY TO STATE'S INSTANT RESPONSE TO DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS
03/18/2021	REQUEST FOR DISCLOSURE
03/22/2021	TRANSCRIPT OF: MOTION TO DISMISS WRIT OF HABEAS CORPUS(1/28/21)
03/25/2021	COURT MINUTES-3/25/21
03/30/2021	(DEFENDANT'S) MOTION TO CONTINUE TRIAL DATE (TRIAL 05/10/2021)
04/09/2021	STATE'S OPPOSITION TO DEFENDANT'S THIRD MOTION TO CONTINUE TRIAL DATE
04/09/2021	COURT MINUTES - 0
04/14/2021	COURT MINUTES-4/15/21
04/15/2021	THIRD AMENDED ORDER SETTING JURY TRIAL
04/20/2021	INFORMATION (FELONY/PERSON)
04/21/2021	AMENDED INFORMATION (FELONY/PERSON) (CORRECTED CAPTION)
04/29/2021	COURT MINUTES-4/29/21
04/29/2021	GUILTY PLEA AGREEMENT
05/03/2021	TRANSCRIPT OF PROCEEDINGS: CALENDAR CALL (4/9/21)
06/07/2021	PRESENTENCE INVESTIGATION REPORT
06/09/2021	TRANSCRIPT OF: CHANGE OF PLEA/ARRAIGNMENT(4/29/21)
06/09/2021	TRANSCRIPT OF: MOTIONS(4/15/21)
06/25/2021	COURT MINUTES-6/25/21
06/25/2021	JUDGMENT OF CONVICTION (FELONY/PERSON)
07/06/2021	NOTICE OF APPEAL (SUBMITTED BY RONNI N. BOSKOVICH, ESQ., OBO DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT, MARCO ANTONIO TORRES)
07/06/2021	CASE APPEAL STATEMENT (SUBMITTED BY RONNI N. BOSKOVICH, ESQ., OBO DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT, MARCO ANTONIO TORRES)
07/19/2021	RECEIPT FOR DOCUMENTS
07/20/2021	REQUESTS FOR TRANSCRIPTS OF PROCEEDINGS
08/04/2021	TRANSCRIPT OF PROCEEDINGS: SENTENCING (6/25/21)
08/18/2021	TRANSCRIPT OF PROCEEDINGS: MOTION TO SUPPRESS/ JACKSON DENNO HEARING (03/25/2021)
08/18/2021	TRANSCRIPT OF PROCEEDINGS: MOTIONS (04/15/2021)
01/12/2022	NOTICE OF TRANSFER TO COURT OF APPEALS
04/25/2022	ORDER OF AFFIRMANCE
05/18/2022	REMITTITUR
05/18/2022	REMITTITUR

16:00:17

05/18/2022 CLERK'S CERTIFICATE (JUDGMENT)

05/18/2022 ORDER OF AFFIRMANCE

11/16/2023 APPLICATION TO PROCEED INFORMA PAUPERIS

11/16/2023 MOTION TO APPOINT COUNSEL

11/16/2023 MOTION FOR PRODUCTION OF DOCUMENTS PAPERS, PLEADINGS AND TANGIBLE PROPERTY OF DEFENDANT

11/16/2023 NOTICE OF APPEAL / DESIGNATION OF RECORD ON APPEAL (SUBMITTED IN PROPER PERSON BY MARCO A. TORRES)

Case Summary

Page 4

Run: 11/16/2023

11/16/2023 CASE APPEAL STATEMENT

...

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

FIFTH UDICIAL DISTRICT

Case No. CR20-0092 Dept. 1P

Nya County Clerk
Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

THE STATE OF NEVADA,

Plaintiff,

vs.

JUDGMENT OF CONVICTION

MARCO ANTONIO TORRES,

Defendant.

On April 29, 2021, the Defendant above named, appeared before the Court with his counsel, Daniel Martinez, Esq., and entered a plea of guilty to the crime of **Second** – **Degree Murder**, a violation of NRS 200.010, 200.030, a Category "A" Felony.

On June 25, 2021 the Defendant appeared personally and with his counsel, Daniel Martinez, Esq. for entry of Judgment. No sufficient legal cause was shown by the Defendant as to why judgment should not be pronounced against him. The Court adjudged the Defendant guilty of the crime of *Second – Degree Murder*, a violation of NRS 200.010, 200.030, a Category "A" Felony.

The court sentenced the Defendant to serve Life in Prison in the Nevada Department of Corrections with parole eligibility after a minimum term of 10 years have been served.

Defendant shall pay to the Clerk of the Court a \$25.00 administrative assessment fee.

Defendant shall pay to the Clerk of the Court a \$3.00 DNA administrative fee.

ō,

Defendant shall pay to the Clerk of the Court a \$150.00 DNA fee.

The Defendant shall receive credit for 447 days presentence incarceration.

DATED this 25 day of June, 2021.

KIMBERLY A. WANKER, DISTRICT JUDGE

ESMERALDA AND NYE COUNTIES

S

2

3

5

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

CERTIFICATION OF SERVICE

The undersigned hereby certifies that on the 25th day of June 2021, she mailed (or

hand delivered) copies of the foregoing JUDGMENT OF CONVICTION to the following:

NYE COUNTY DISTRICT ATTORNEY PAHRUMP, NV (HAND DELIVERED)

DANIEL MARTINEZ, ESQ. PAHRUMP, NV (HAND DELIVERED)

NEVADA DIVISION OF PAROLE AND PROBATION PAHRUMP, NV (HAND DELIVERED)

NYE CO. SHERIFF (DETENTION) PAHRUMP, NV (HAND DELIVERED)

DISTRICT COURT JUDGE

Fifth Judicial District Court - Nye County

15:59:29

Case #: CR20-0092

Judge: WANKER, KIMBERLY

Date Filed: 08/10/2020 Department:

Case Type: Crimes Against Persons (Felony)

Attorney(s)

Plaintiff

STATE OF NEVADA DISTRICT ATTORNEY'S OFFICE

Defendant

TORRES, MARCO ANTONIO MARTINEZ, DANIEL

Fees:

Paid Waived Outstanding Date Assessed: Fee Total \$0.00 \$0.00 \$5.00 06/25/2021 ADMIN \$5.00 \$0.00 \$0.00 \$20.00 06/25/2021 STADMIN \$20.00 \$150.00 \$0.00 \$0.00 \$150.00 06/25/2021 DNA \$3.00 \$0.00 \$0.00 \$3.00 06/25/2021 GENETIC

Charge: HABITUAL CRIMINAL - NRS 207.010(1)(A) F/A Count 1

Sent: LIFE WITH THE POSSIBILITY OF PAROLE AFTER 10 YEARS, \$25 ADMIN FEE, \$3 DNA

FEE, \$150 DNA, 447 DAYS CTS

Disp/Judgment: Non-Trial: Guilty Date: 06/25/2021

Plea with Sentence (Before Trial)

Hearings:

Date	Time	Hearing	Court Result
08/21/2020	9:00AM	45#ARRAIGNMENT HEARING(GC)	CANC
08/28/2020	9:00AM	25#ARRAIGNMENT HEARING	CANC
09/04/2020	9:00AM	30#ARRAIGNMENT (GC)	
11/30/2020	11:00AM	MOTION TO DISMISS	CANC
12/03/2020	1:30PM	DEFT'S MTN TO CONTINUE TRIAL DATE/WRIT OF HABEAS CORPUS/CALENDAR CALL/ MOTION TO DISMISS	
12/04/2020	9:00AM	30#CALENDAR CALL	CANC
12/04/2020	4:30PM	99#JURY DRAW 180 JURORS FILE TO MELISSA	CANC
12/04/2020	9:00AM	31#PRE TRIAL MOTIONS	CANC
12/04/2020	11:00AM	32#WRIT OF HABEAS CORPUS	CANC
01/13/2021	9:00AM	JURY TRIAL 6 DAYS JAN 13-14, 2021 JAN 19-22, 2021	CANC
01/27/2021	1:30PM	20#PRE TRIAL MOTIONS	
01/27/2021	4:30PM	30#JURY DRAW 180 JURORS	
01/27/2021	1:30PM	20#DEFT'S MTN TO CONTINUE TRIAL DATE	
02/12/2021	9:00AM	CALENDAR CALL	CANC

Run:	11/16/20	23	Case Summary		Page	2	
	15:59:30						
03/15	/2021	9:00AM	JURY TRIAL MARCH 15-26	CANC			
03/25	/2021	1:30PM	PRE TRIAL MOTIONS				
03/25	/2021	1:30PM	MOTION TO DISMISS/MOTION TO SUPRESS				
04/02	/2021	9:00AM	CALENDAR CALL	CANC			
04/02	/2021	4:30PM	JURY DRAW OF 180 JURORS	CANC			
04/09	/2021	9:00AM	05# CALENDAR				
			CALL-TONOPAH/DEFENSE MAY CALL IN				
04/15	/2021	8:15AM	STATUS CHECK				
04/29	/2021	9:00AM	EVIDENTIARY HEARING/JACKSON V DENNO/PRE TRIAL MOTIONS				
05/10	/2021	9:00AM	JURY TRIAL MAY 10-21	CANC			
06/18	/2021	9:00AM	CALENDAR CALL	CANC			
06/18	/2021	4:30PM	JURY DRAW 180 JURORS	CANC			
06/25	/2021	9:00AM	70#SENTENCING				
07/12	/2021	9:00AM	JURY TRIAL JULY 12-23	CANC			
Filin	gs:						
Da	te	Filing					
08/10	/2020	CASE FILED 08/10/2020 CASE NUMBER CR20-0092					
08/10	/2020	PROSECUT	OR: DISTRICT ATTORNEY'S OFFICE	ASSIGNED			
08/10	/2020	DEFENSE ATTORNEY: MARTINEZ, DANIEL ASSIGNED					
08/10	/2020	DOCUMENT	S RECEIVED FROM PAHRUMP JUSTICE	COURT - Rec'd, Ref Case	#CR20-00	92:	
		(Second Amended Criminal Complaint; Order; Media Request Allowing					
		Electron	ic Equipment in the Courtroom;	Amended Criminal Complai	nt; Recei	.pt	
			Receipt of Copy; Order to Cont.				
		Copy; Order to Continue; Receipt of Copy; Criminal Complaint; Affidavit and					

Application for Appointment of Counsel; Plaintiff Exhibits #1 - 24 and #26-39, Medical Records from Cancer Care Center, Health Care Partners and

MEDIA REQUEST TO ALLOW ELECTRONIC RECORDING EQUIPMENT INTO THE COURTROOM

TRANSCRIPT OF: PRELIMINARY HEARING****PJC DOCUMENT*******

Hope Cancer Case; Defendant Exhibits A andB).

BINDOVER ORDER (BAIL N/A)

INFORMATION (FELONY/PERSON)

JUDGE WANKER, KIMBERLY: ASSIGNED

08/10/2020

08/10/2020

08/17/2020 09/01/2020

09/02/2020

09/04/2020 COURT MINUTES-9/4/20 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: TRACY MANNING BAILIFF: ERIC SCHLENER

APP: MIKE ALLMON FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY VIA

TELECONFERENCE

COURT CALLS THE MATTER AS AN ARRAIGNMENT HEARING. COURT OFFERS ADDITIONAL TIME FOR THE DEFENDANT TO SPEAK TO HIS ATTORNEY. THE DEFENDANT ASKS FOR SOME TIME TO SPEAK TO HIS ATTORNEY. COURT TRAILS THE MATTER TO 11 AM FOR THE DEFENDANT TO SPEAK WITH HIS ATTORNEY. COURT RECALLS THE MATTER. COURT NOTES NO GUILTY PLEA AGREEMENT HAS BEEN SUBMITTED. COURT CANVASS THE DEFENDANT, OUTLINES THE MAXIMUM POSSIBLE SENTENCE. COURT QUESTIONS THE DEFENDANT IF HE HAS ANY MENTAL DISORDERS THAT MAY AFFECT HIM MOVING FORWARD TODAY. THE DEFENDANT STATES HE DOES HAVE MULTIPLE DISORDERS AND HAS TRIED MEDICATIONS BUT THE THEY ARE NOT WORKING. COURT STATES THAT SHE CANNOT MOVE FORWARD IF THERE IS AN ISSUE WITH HIS MENTAL COMPETENCY. DEFENSE ADDRESSES AND STATES THAT HE HAS MET WITH THE DEFEDANT MULTIPLE TIMES AND HAS ZERO CONCERN WITH HIS COMPETENCY. COURT CONTINUES WITH THE CANVASS. COURT ASKS THE CLERK TO FORMALLY READ THE INFORMATION. CLERKS FORMALLY READS THE INFORMATION. DEFENDANT PLEADS NOT GUILTY TO ALL COUNTS. DEFENDANT WAIVES HIS RIGHT TO SPEEDY TRIAL.

TRIAL DATES JAN 13, 14 AND JAN 19-22, CC ON DEC 4

09/08/2020 ORDER SETTING JURY TRIAL(1/13-14/21 - 1/19-22/2021

09/14/2020 EX PARTE MOTION FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

09/14/2020 EX PARTE MOTION FOR EXTRAORDINARY FEES FOR INVESTIGATIVE COSTS

09/21/2020 ORDER FOR EXTRAORDINARY FEES FOR INVESTIGATIVE COSTS

09/21/2020 ORDER FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

09/23/2020 MOTION TO DISMISS

09/23/2020 DEFENDANT MARCO ANTONIO TORRES PETITION FOR WRIT OF HABEAS CORPUS

09/25/2020 TRANSCRIPT OF: ARRAIGNMENT(09/04/20)

10/06/2020 RESPONSE TO DEFENDANT'S MOTION TO DISMISS

10/12/2020 REPLY TO STATE'S RESPONSE TO DEFENDANT'S MOTION TO DISMISS

10/12/2020 ********END OF FILE #1*********

10/16/2020 ORDER TO ISSUE WRIT OF HABEAS CORPUS (HEARING 12/04/2020, 11AM)

10/16/2020 WRIT OF HABEAS CORPUS (ISSUED - SHARON WEHRLY, SHERIFF, NYE COUNTY, NEVADA)

10/19/2020 WRIT OF HABEAS CORPUS/ RETURN OF SERVICE (SERVED 10/19/2020)

11/20/2020 RESPONSE TO PETITIONER'S PETITION FOR WRIT OF HABEAS CORPUS

11/20/2020 MOTION TO CONTINUE TRIAL DATE/ NOTICE OF MOTION (12/03/2020, 1:30PM) (SUBMITTED BY DANIEL E. MARTINEZ, ESQ,. FOR DEFENDANT, MARCO ANTONIO

TORRES)

11/23/2020 EX PARTE MOTION FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

11/24/2020 ORDER FOR EXTRAORDINARY FEES FOR EXPERT WITNESS COSTS

12/01/2020 RESPONSE TO DEFENDANT'S MOTION TO CONTINUE TRIAL DATE (SUBMITTED BY DA/CDDA & DDA FOR STATE)

12/01/2020 COURT MINUTES-12/3/20 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: CECILIA THOMAS BAILIFF: ERIC SCHLENER

APP: MIKE ALLMON AND KIRK VITTO FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY VIA

TELECONFERENCE RONNI BOSKOVICH IS PRESENT AS SECOND CHAIR

COURT CALLS THE MATTER AS A MOTION TO DISMISS, MOTION TO CONTINUE TRIAL DATES, CALENDAR CALL, WRIT OF HABEAS CORPUS. COURT REVIEWS THE PROCEDURE OF A WRIT OF HABEAS CORPUS. COURT QUESTIONS THE STATE REGARDING THE CONTINUANCE OF THE MOTION TO CONTINUE TRIAL. THE STATE DOES NOT OPPOSE. DEFENSE STATES HE IS NOT PREPARED TO MOVE FORWARD. COURT SETS TRIAL DATES MARCH 15-26 2021 AND CALENDAR CALL ON FEBRUARY 12 2021. COURT SETS PRE TRIAL MOTIONS JANUARY 27 2021 AT 130 PM. COURT REVIEWS THE ISSUES WITH THE STATUTES. COURT STATES SHE HAS NOT READ THE STATES RESPONSE AND REVIEWS HOW IMPORTANT THE PROPER RESEARCH IS IN THE CASE TO MAKE A RULING.

12/03/2020 AMENDED ORDER SETTING JURY TRIAL(10 DAYS MARCH 15-26 2021)

12/22/2020 TRANSCRIPT OF MOTION TO CONTINUE TRIAL (HRG 12/03/20)

01/19/2021 MOTION TO CONTINUE TRIAL DATE/ NOTICE OF MOTION (01/27/2021, 1:30PM)

(SUBMITTED BY DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT)

01/27/2021 COURT MINUTES (1/27/2021) - JAVS TIME: 0223

JUDGE: KIMBERLY WANKER; CLERK: JUANITA TORRES; BAILIFF: ERIC SCHLENER

REPORTER: SUZANNE ROWE, VIA VIDEO (BLUEJEANS);

APPEAR: DEPUTY DISTRICT ATTORNEY, MICHAEL ALLMON, ON BEHALF OF THE STATE; ATTORNEYS DANIEL MARTINEZ AND RONNI BOSKOVICH, ON BEHALF OF THE DEFENDANT, WHO IS PRESENT IN CUSTODY, VIA VIDEO.

COURT CALLS THE MATTERS AS DEFENDANT'S MOTION TO DISMISS, PETITION FOR WRIT OF HABEAS CORPUS AND MOTION TO CONTINUE TRIAL. COURT ANNOUNCES, ON THE RECORD, THE PARTIES THAT ARE PRESENT IN THE COURTROOM.

MARTINEZ CONFIRMS HE FILED A REPLY TO THE STATE'S OPPOSITION; HE ARGUES NYE COUNTY SHERIFF'S DEPUTIES MADE ENTRY WITHOUT A WARRANT, THE STATE CLAIMS THE EXCEPTION TO PROVIDE AIDE TO A PARTY INSIDE, MARTINEZ ARGUES THERE ARE NO FACTS TO SUPPORT THE EXCEPTION, DEPUTIES WERE RESPONDING TO A 911 DISCONNECT, THAT TURNED INTO A WELFARE CHECK, DEPUTIES HEARD FOOTSTEPS FROM INSIDE, THERE WAS NO REASONABLE CAUSE TO TAKE IMMEDIATE ACTION, DEPUTIES WAITED 1 $\frac{1}{2}$ HOURS BEFORE ENTERING THE HOME; MARTINEZ OUTLINES THE STATES DISCOVERY, INFORMATION IN THE SEARCH WARRANT WAS MADE AFTER ENTRY INTO THE HOME; REQUEST DISMISS OR EVIDENTIARY HEARING ON THE MATTER.

COURT INQUIRES WHY THIS IS NOT A MOTION TO SUPPRESS EVIDENCE AND OUTLINES THE PRELIMINARY TRANSCRIPTS.

MARTINEZ EXPLAINS IT WAS AN UNLAWFUL ENTRANCE, ALL EVIDENCE NEEDS TO BE SUPPRESS, EXCEPT THE 911 CALL; HE DOES NOT BELIEVE THEY HAD PROBABLE CAUSE TO DETAIN THE DEFENDANT; HE ADVISES THE COURT HE ALSO FILE A MOTION TO CONTINUE TRIAL AND WILL BE FILING A MOTION TO SUPPRESS DEFENDANT'S INTERVIEW.

STATE ARGUES DUE TO THE TOTALITY OF THE CIRCUMSTANCES THE DEPUTIES HAD P.C., THERE ARE TWO ISSUES, FIRST EMERGENCY AID EXCEPTION APPLIES, SECOND PROBABLE CAUSE DETERMINATION, DEPUTIES MAY ASSUME IT IS ADMISSIBLE; ALLMON OUTLINES DEFENDANT'S REBUTTAL, OBJECTING TO WAITING FOR LOCKSMITH AS NOT BEING SWIFT ENTRY; HE OUTLINES THE INCIDENT, N.C.S.O. KNEW THERE WAS A SECOND PERSON IN THE HOME, ARGUES A WELFARE CHECK IS AN EMERGENCY; ARGUES A MOTION TO DISMISS IS INAPPROPRIATE.

MARTINEZ ARGUES EMERGENCY AID, WOULD NOT APPLY; ARGUES DEPUTIES WERE UNAWARE OF THE TOTALITY WHEN THEY ARRIVED ON SCENE; OUTLINES DIFFERENCE BETWEEN WAITING FOR A SWAT TEAM, AS TO WAITING FOR A LOCKSMITH, WHY DID N.C.S.O. WAIT SO LONG; CLAIMS HIS ARGUMENTS ARE APPROPRIATE FOR THE TRIAL COURT.

COURT STATES THE GENERAL RULES FOR A WARRANT, SO THAT IT DOES NOT VIOLATE THE 4TH AMENDMENT, FIRST PROBABLE CAUSE, SECOND EXIGENT CIRCUMSTANCE, OUTLINING THE EMERGENCY AID EXCEPTION; COURT REVIEWS, IN DETAIL, EXHIBIT 4A FROM THE PRELIMINARY HEARING, N.C.S.O.'S "CALL DETAIL RECORD" AS TO THE FIRST 911 CALL AND WHEN THE FIRST DEPUTY ARRIVED; COURT INQUIRES IF POSSIBLE EXIGENT CIRCUMSTANCES OR EMERGENCY AID EXEMPTIONS, EXPIRED; COURT REVIEWS STEPHANIE RUCKER TESTIMONY REGARDING THE 911 CALL AND LOCATION OF THE CALL AND DEPUTIES' RESPONSE ONCE ON SEEN, STOPPING AT THE FIRST TRAILER, BEING TOLD THE PARTIES WERE IN THE TRAILER BEHIND; HOW THE DEFENDANT IDENTIFIED HIMSELF TO DEPUTIES, COURT QUESTIONS IF THE DEPUTIES LOST THE EXCEPTION, BY NOT IMMEDIATELY MAKING ENTRY, HOWEVER NO ONE BRIEF THAT ISSUE; IF THEY HAD TIME TO CALL A SUPERVISOR AND A LOCKSMITH, WHY NOT A JUDGE FOR A WARRANT; COURT BELIEVES THIS SHOULD HAVE BEEN MOTION TO SUPPRESS, NOT A MOTION TO DISMISS; REQUEST THE COURT'S ISSUES BE BRIEFED AND WHAT EVIDENCE NEEDS TO BE SUPPRESS. COURT ADDRESSES THE W.H.C. AS TO THE HABITUAL ENFORCEMENT, THERE ARE NEW STATUTES THAT MAY AFFECT THE CHARGES, CHARGE INVASION OF THE HOME ON AN INTERIOR BEDROOM. MARTINEZ OUTLINES OLD/NEW LAWS REGARDING INVASION OF THE HOME AND THE INTENT OF A ROOM, CITES NEVADA LAW REGARDING FORCIBLE ENTRY. STATE ARGUES YOU CAN REVOKE CONSENT/ACCESS TO A ROOM, READS PAGE 13 OF STATE'S RESPONSE ON THE RECORD.

COURT READS ON THE RECORD, ALFRED V. STATE, FOOTNOTE 2 CITED IN DEFENDANT'S MOTION, COURT FINDS COUNT III, INVASION OF A HOME STANDS; COURT OUTLINES

EACH COUNTY IN THE INFORMATION; CHARGE VII, USE OF NUNCHAKUS BEING A DANGEROUS WEAPON, THERE IS NO TESTIMONY, SLIGHT OR MARGINAL EVIDENCE INJURIES CAUSED BY THE WEAPON.

STATE ARGUES REASONABLE EVIDENCE WERE IMPRINTS OF THE NUNCHAKUS ON THE INJURIES OF THE VICTIM.

COURT READS DETECTIVE FLANCHER'S TESTIMONY, PAGE 159 OF THE PRELIMINARY HEARING TRANSCRIPT.

STATE AGREES FLANCHER IS NOT AN EXPERT, BUT ARGUES A MEDICAL EXAMINER WILL TESTIFY AS TO THE INJURIES AT TRIAL.

COURT IS FINDING SLIGHT OR MARGINAL EVIDENCE HAS NOT BEEN PRESENTED. STATE ARGUES CIRCUMSTANTIAL EVIDENCE IS SUFFICIENT FOR PROBABLE CAUSE. MARTINEZ ARGUES THERE IS NO CIRCUMSTANTIAL, NOR DIRECT EVIDENCE THAT NUNCHAKUS WERE USED, THERE WAS NO DNA EVIDENCE ON THE NUNCHAKUS. COURT FINDS THERE IS NO SLIGHT OR MARGINAL EVIDENCE, CHARGE DISMISSED. COURT ADDRESSES MOTION TO CONTINUE.

MARTINEZ ADVISES THE COURT THIS IS HIS SECOND MOTION TO CONTINUE, HIS EXPERT'S OPINION WOULD NOT BE AVAILABLE UNTIL FEBRUARY, AND ADDITIONAL TIME IS NEEDED, AS TO HIS MOTION TO SUPPRESS THE DEFENDANT'S INTERVIEW. STATE HAS NOT WAIVED IT'S RIGHT TO SPEEDY TRIAL, HOWEVER DEFENDANT IS ALLOWED TO PREPARE FOR TRIAL, THE STATE IS NOT FORMALLY OPPOSING THE MOTION TO CONTINUE.

COURT GRANTS MOTION TO CONTINUE, SUPPRESSION ISSUES NEED TO BE FULLY BRIEFED/ADDRESSED.

MARTINEZ REQUEST MAY TRIAL DATES AND REQUEST THE CURRENT MARCH TRIAL DATE FOR HIS MOTION TO SUPPRESS.

COURT DENIES MOTION TO DISMISS AND SETS TRIAL DATES FOR:

JURY TRIAL 05/10/2021 - 05/21/2021,

PRETRIAL MOTIONS MARCH 25 AT 1:30 FOR THE MOTION TO SUPPRESS,

CALENDAR CALL APRIL 2, 2021 AT 09:00,

JURY DRAW APRIL 2, 2021.

DEFENDANT ADDRESS THE COURT, WOULD LIKE TO SPEAK TO MARTINEZ. COURT CONCURS AND CLEARS THE COURTROOM.

01/28/2021 SECOND AMENDED ORDER SETTING JURY TRIAL (MAY 10, 2021 @ 9 AM FOR 10 DAYS)

02/12/2021 DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS

02/26/2021 MOTION TO SUPPRESS DEFENDANT'S STATEMENTS AND REQUEST FOR JACKSON V. DENNO HEARING

03/03/2021 THE STATE'S INSTANT RESPONSE TO DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS

03/10/2021 RESPONSE TO DEFENDANT'S MOTION TO SUPRESS DEFENDANT'S STATEMENTS AND REQUEST FOR JACKSON V. DENNO HEARING

03/12/2021 REPLY TO STATE'S INSTANT RESPONSE TO DEFENDANT'S SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION TO SUPPRESS

03/18/2021 REQUEST FOR DISCLOSURE

03/22/2021 TRANSCRIPT OF: MOTION TO DISMISS WRIT OF HABEAS CORPUS(1/28/21)

03/25/2021 COURT MINUTES-3/25/21 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: SUZIE ROWE BAILIFF: JAMELE TAYLOR

APP: MIKE ALLMON FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY VIA

TELECONFERENCE

136PM

COURT CALLS THE MATTER AS PRE TRIAL MOTIONS, MOTION TO SUPRESS AND MOTION TO DISMISS. COURT IS IN RECEIPT OF DEFENDANT'S SUPPLEMENTAL BRIEF, MOTION TO SUPRESS, STATES INSTANT RESPONSE, REPLY TO STATES INSTANT RESPONSE, MOTION TO DISMISS-SUPPLEMENTAL BRIEFING. COURT WILL BEGIN WITH THE MOTION TO SUPRESS AND WILL THEN HEAR THE JACKSON V DENNO HEARING. DEFENSE ADDRESSES AND STATES HE IS NOT PREPARED FOR THE JACKSON V DENNO HEARING AND ASKS FOR A CONTINUANCE. THE STATE WAS NOT CLEAR ABOUT TODAYS HEARING EITHER AND HAS NO OBJECTION TO CONTINUE THE HEARING. COURT ADMONISHES THE PARTIES FOR NOT BEING PREPARED. COURT ADDRESSES THE MOTION TO DISMISS AND INFORMS THE PARTIES THAT THEY DID NOT REFERENCE THE NEVADA SUPREME COURT DECISION. COURT SO INFORMS THE PARTIES IN DETAIL OF THE NEVADA SUPREME COURT DECISION. COURT REVIEWS THE INCIDENT IN REGARD PROBABLE CAUSE AND OR EXIGENT CIRCUMSTANCES FOR ENTRY INTO THE TRAILER. DEFENSE ARGUES THAT THE NEVADA SUPREME COURT DECISION WAS IN THE INITIAL BRIEF. COURT STATES THAT THE SHERIFFS OFFICE DID NOT NEED PROBABLE CAUSE TO ENTER AS THEY DID HAVE EXIGENT CIRCUMSTANCES. COURT REVIEWS IN DETAIL THE 911 CALL. COURT DENIES THE MOTION TO SUPRESS ANY EVIDENCE. COURT MOVES TO THE JACKSON V DENNO DEFENSE IS NOT READY TO MOVE FORWARD WITH THE JACKSON V DENNO HEARING. COURT RECITES THE SUPREME COURT DECISION REGARDING JACKSON V DENNO HEARING IN ORDER FOR THE PARTIES TO BE CLEAR ON WHAT TO EXPECT. DEFENSE ADDRESSES AND HAS AN EXPERT WITNESS FOR TRIAL BUT HTE EXPERT WITNESS WILL NOT BE READY BY THE TRIAL DATES. DEFENSE ASLSO STATES THAT HIS CONRACT FOR PUBLIC DEFENDER IS UP APRIL 20. DEFENSE ASKS FOR A SIDE BAR. COURT BACK IN SESSION. DEFENSE NEEDS A FEW WEEKS TO PREPARE FOR THE JACKSON V DENNO HEARING. ALL PARTIES NEED A FULL DAY FOR THE JACKSON V DENNO HEARING. COURT SETS THE JACKSON V DENNO HEARING TO APRIL 29. COURT SETS THE CALENDAR CALL TO APRIL 9 IN TONOPAH DEFENSE MAY CALL IN.

03/30/2021

(DEFENDANT'S) MOTION TO CONTINUE TRIAL DATE (TRIAL 05/10/2021)

04/09/2021

STATE'S OPPOSITION TO DEFENDANT'S THIRD MOTION TO CONTINUE TRIAL DATE

04/09/2021 COURT MINUTES - @ - CR CR20-0092 MARCO ANTONIO TORRES

JUDGE: KIMBERLY A WANKER; REPORTER: SUZANNE ROWE; BAILIFF: JOHN CHIDLEY CLERK: CORI FREIDHOF,

JAVS: 09.01.36

APP: MISS BOSCOVICH, KIRK VITTO & CHRIS ARABIA DDA; OFFICER DAVIS, P&P; DANIEL MARTINEZ VIA BLUE JEANS WITH THE DEFENDANT PRESENT IN CUSTODY; DANIEL MARTINEZ IS NOT PREPARED TO GO FORWARD, EXPERT IS CURRENTLY PLANNING ON GOING TO LAS VEGAS ON APRIL 19TH, WON'T HAVE REPORT READY ON TIME. HE ADDRESSES THE COURT. COURT ADDRESSES AND WONDERS WHY ANOTHER CONTIUANCE. FROM JANUARY. THE STATE ADDRESSES THE COURT. THEY ARE READY. THERE IS A MOTION TO CONTINUE THE TRIAL. THE STATE OPPOSES THEY WILL WAIVE THE 21 DAY RULE AND WILL GO WITH A 14 DAY FOR THE REPORT. BOTH PARTIES TO SUPENOA THEIR WITNESSES AND MEET WITH JUDGE Thursday MORNING 4/15 IN THE MORNING AND CONFIRM. COURT ADDRESSES THE DEFENDANT AND EXPLAINS WHAT HAPPENED. STATUS CHECK 4/15 @8:15 TO DETERMINE IF TRIAL CAN BE MOVED TO THE 12-23RD OF JULY.

04/14/2021 COURT MINUTES-4/15/21 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: SUZIE ROWE

BAILIFF: NONE

APP: KIRK VITTO FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY VIA

TELECONFERENCE

COURT CALLS THE MATTER AS A STATUS CHECK ON TRIAL DATES. COURT NOTES THAT AT THE PREVIOUS HEARNG PARTIES DISCUSSED JULY 12-23 TRIAL DATES. COURT QUESTIONS THE PARTIES IF THEY WILL BE READY FOR THE JULY DATES. THE STATE REVIEWS COMMUNICATION BETWEEN THE STATE AND THE WITNESSES REGARDING THE TRIAL DATE CHANGE. THE STATE INFORMS THAT A WITNESS (THE LANDLORD) IS REFUSING TO MAKE AN ORAL AGREEMENT TO APPEAR. COURT SUGGESTS A MATERIAL WARRANT FOR THAT WITNESS. THE STATE INFORMS THAT THE INTAKE OFFICER (WITNESS) WILL BE LEAVING FOR BOOT CAMP AND WILL NOT BE AVAILABLE. DEFENSE STATES THAT THE EXPERT WITNESS WILL BE READY FOR THE JULY DATES AND ANY OTHER WITNESSES. DEFENSE STATES THAT WITNESSES WILL BE PRESENT AT THE JACKSON V DENNO HEARING AND IF NEED BE THE TRANSCRIPTS COULD BE USED AT TRIAL. COURT SETS CC TO 6/18/21 COURT SETS TRIAL DATES TO JULY 12-23.

04/15/2021 THIRD AMENDED ORDER SETTING JURY TRIAL

04/20/2021 INFORMATION (FELONY/PERSON)

04/21/2021 AMENDED INFORMATION(FELONY/PERSON) (CORRECTED CAPTION)

04/29/2021 COURT MINUTES-4/29/21 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: SUZIE ROWE BAILIFF: JAMELE TAYLOR

APP:MIKE ALLMON AND KIRK VITTO FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY

COURT CALLS THE MATTER AS A CHANGE OF PLEA. COURT NOTES THE MATTER WAS INITIALLY SET AS A JACKSON V DENNO HEARING. HOWEVER, THE MATTER IS NOW NEGOTIATED. GUILTY PLEA AGREEMENT SUBMITTED TO THE COURT. COURT OUTLINES THE NEGOTIATIONS. DEFENDANT HAS CONCERNS WITH THE PLEA AGREEMENT IN REGARD TO THE EVIDENCE. COURT INFORMS THE DEFENDANT OF THE NEGOTIATIONS, SUPRESSION AND SENTENCING PROCESS. THE DEFENDANT DOES NOW UNDERSTAND. COURT ONCE AGAIN OUTLINES THE NEGOTIATIONS IN DETAIL FOR CLARIFICATION FOR THE DEFENDANT. DEFENDANT HAS BEEN DIAGNOSED PREVIOUSLY WITH A MENTAL DISABILITY BUT HAS NO ISSUES TODAY. DEFENDANT WAIVES FORMAL READING OF THE INFORMATION. COURT CANVASS THE DEFENDANT, OUTLINES THE GUILTY PLEA AGREEMENT FOR THE RECORD AND THE MAXIMUM POSSIBLE SENTENCE. DEFENDANT SO ACKNOWLEDGES, PLEADS GUILTY AND WAIVES HIS CONSTITUTIONAL RIGHTS TO TRIAL AND APPLET RIGHTS. THE STATE SETS FORTH THE ELEMENTS ON THE RECORD. DEFENDANT ADDRESSES THE COURT AND ADMITS THE ALLEGATIONS. DEFENDANT DENIES ANY REQUEST FOR CONTINUANCE. COURT FINDS THE GUILTY PLEA AGREEMENT TO BE GIVEN FREELY AND ACCEPTS SAID PLEA. COURT SETS SENTENCING ON JUNE 25 2021

04/29/2021 GUILTY PLEA AGREEMENT

05/03/2021 TRANSCRIPT OF PROCEEDINGS: CALENDAR CALL (4/9/21)

06/07/2021 PRESENTENCE INVESTIGATION REPORT

06/09/2021 TRANSCRIPT OF: CHANGE OF PLEA/ARRAIGNMENT(4/29/21)

06/09/2021 TRANSCRIPT OF: MOTIONS (4/15/21)

06/25/2021 COURT MINUTES-6/25/21 - JUDGE: KIMBERLY A WANKER

CLERK: TERRI PEMBERTON REPORTER: SUZIE ROWE BAILIFF: JAMELE TAYLOR

APP:MIKE ALLMON FOR THE STATE

DANIEL MARTINEZ IS PRESENT WITH THE DEFENDANT WHO IS IN CUSTODY

COURT CALLS THE MATTER AS A SENTENCING HEARING. DEFENSE ADDRESSES AND INFORMS THAT THE DEFENDANT ASKS FOR A CONTINUANCE FOR HIS SENTENCING AS THE DEFENDANT HAS MORE QUESTIONS. THE STATE WAS NOT AWARE THAT THE DEFENDANT WOULD BE ASKING FOR A CONTINUANCE AND INFORMS THAT THERE ARE 2 WITNESSES PRESENT. COURT FEELS THAT IT WOULD BE UNFARE FOR THE WITNESSES TO COME BACK. COURT MOVES FORWARD WITH WITNESS TESTIMONY. DEFENSE STATES THAT ONE VICTIM IS THE BROTHER OF THE WITNESS WHICH HE DOES NOT OBJECT TO. THE SECOND "WITNESS" IS A "REBUTTAL WITNESS" AND DOESNT FEEL IT SHOULD BE ALLOWED. DEFENSE ASKS FOR A SIDE BAR. COURT BACK IN SESSION. COURT TRAILS THE MATTER. COURT RECALLS THE MATTER. DEFENSE REQUESTS TO CONTINUE THE SENTENCING BUT TO ALLOW THE STATEMENT FROM THE DEFENDANT, THE STATES SPEAKERS AND REBUTTAL WITNESS. COURT QUESTIONS THE DEFENDANT FOR HIS REQUEST FOR CONTINUANCE. DEFENDANT ADDRESSES AND STATES THAT THE INMATE HE WAS HOUSED WITH AND DOES NOT GET ALONG WITH WOULD BE TRANSPORTED WITH HIM AND HE DOES NOT WISH FOR THAT TO HAPPEN. COURT REVIEWS THE 2 OPTION'S OF THE SENTENCING AND INFORMS THE DEFENDANT THAT HE WOULD NOT BE TRANSPORTED WITH SAID DEFENDANT. COURT MOVES FORWARD WITH SENTENCING. DEFENSE STATES THE CTS IS INCORRECT IN THE PSI AND SHOULD BE 447 DAYS CTS. NO OBJECTION FROM THE STATE. COURT OUTLINES CASE HISTORY AND REVIEWS THE NEGOTIATIONS. THE STATE IS FREE TO ARGUE. COURT ADJUDICATES THE DEFENDANT GUILTY. DEFENSE REVIEWS THE FACTS OF THE CASE IN DETAIL. DEFENSE ARGUES FOR 10 TO 25 YEARS WITH PAROLE ELIGIBILITY AFTER 10 YEARS. THE STATE CALLS THE FIRST WITNESS CHRISTOPHER PIPER. CLERK SWEARS IN THE WITNESS CHRISTOPHER PIPER. THE STATE EXAMINES THE WITNESS IN REGARD TO HIS RELATIONSHIP WITH THE DEFENDANT AND VICTIM. THE WITNESS PROVIDES HIS TESTIMONY. DEFENSE OBJECTS TO THE TESTIMONY AS IT DOES NOT PERTAIN TO HOW THE INCIDENT HAS AFFECTED HIM. STATE ARGUES AND RECITES A SUPREME COURT CASE. COURT OVER RULES THE OBJECTION. THE WITNESS ASKS FOR THE MAXIMUM POSSIBLE SENTENCE. THE STATE PASSES THE WITNESS. DEFENSE HAS NO QUESTIONS FOR THE WITNESS. COURT OUESTIONS THE WITNESS. THE WITNESS IS RELEASED. COURT TRAILS THE MATTER. COURT RECALLS THE MATTER. THE STATE PROVIDES PICTURES AND VIDEO OF THE NIGHT OF THE INCIDENT. THE STATE ARGUES FOR LIFE IN PRISON WITH THE POSSIBILITY OF PAROLE IN 10 YEARS, DEFENSE REVIEWS THE CONFESSION IN DETAIL AND ARGUES FOR 10/25 YEARS. DEFENDANT APOLOGIZES TO THE WITNESSES, KNOWS HE FAILED THEM AND TAKES RESPONSIBILITY. COURT REVIEWS THE INCIDENT AND RESPONSE OF THE SHERIFF'S OFFICE IN DETAIL.

COURT SENTENCES THE DEFENDANT TO LIFE WITH THE POSSIBILITY OF PAROLE IN 10 YEARS. \$25 \$3 AND \$150 447 DAYS CTS

06/25/2021 JUDGMENT OF CONVICTION (FELONY/PERSON)

07/06/2021 NOTICE OF APPEAL (SUBMITTED BY RONNI N. BOSKOVICH, ESQ., OBO DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT, MARCO ANTONIO TORRES)

07/06/2021 CASE APPEAL STATEMENT (SUBMITTED BY RONNI N. BOSKOVICH, ESQ., OBO DANIEL E. MARTINEZ, ESQ., FOR DEFENDANT, MARCO ANTONIO TORRES)

07/19/2021 RECEIPT FOR DOCUMENTS

07/20/2021 REQUESTS FOR TRANSCRIPTS OF PROCEEDINGS

08/04/2021 TRANSCRIPT OF PROCEEDINGS: SENTENCING (6/25/21)

08/18/2021 TRANSCRIPT OF PROCEEDINGS: MOTION TO SUPPRESS/ JACKSON DENNO HEARING (03/25/2021)

08/18/2021 TRANSCRIPT OF PROCEEDINGS: MOTIONS (04/15/2021)

01/12/2022 NOTICE OF TRANSFER TO COURT OF APPEALS

04/25/2022 ORDER OF AFFIRMANCE

05/18/2022 REMITTITUR

Run:	11/16/20 15:59:30	Case Summary	Page	10
05/18.	/2022	REMITTITUR		
05/18,	/2022	CLERK'S CERTIFICATE (JUDGMENT)		
05/18	/2022	ORDER OF AFFIRMANCE		
11/16	/2023	APPLICATION TO PROCEED INFORMA PAUPERIS		
11/16	/2023	MOTION TO APPOINT COUNSEL		

MOTION FOR PRODUCTION OF DOCUMENTS PAPERS, PLEADINGS AND TANGIBLE PROPERTY 11/16/2023 OF DEFENDANT 11/16/2023

NOTICE OF APPEAL / DESIGNATION OF RECORD ON APPEAL (SUBMITTED IN PROPER PERSON BY MARCO A. TORRES)

CASE APPEAL STATEMENT 11/16/2023

OFFICE OF THE NYE COUNTY CLERK MARK F. KAMPF

Tonopah Office Nye County Courthouse P.O. Box 1031 101 Radar Road Tonopah, Nevada 89049 Phone (775) 482-8127 Fax (775) 482-8133



Pahrump Office Government Complex 1520 East Basin Avenue Pahrump, Nevada 89060 Phone (775) 751-7040 Fax (775)751-7047

CERTIFICATION OF COPY

STATE OF NEVADA COUNTY OF NYE

I, MARK F. KAMPF, the duly elected, qualifying and acting Clerk of Nye County, in the State of Nevada, and Ex-Officio Clerk of the District Court, do hereby certify that the foregoing is a true, full and correct copy of the original documents in the action entitled:

STATE OF NEVADA,) Case No. CR20-0092
Plaintiff,)
vs.	
MARCO ANTONIO TORRES	
Defendant.	

now on file and of record in this office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Court at my office, Pahrump, Nevada, this 16th day of November 2023.

MARK F. KAMPF NYE COUNTY CLERK

Brittani K. Smith

Deputy Clerk, Pahrump

By:

OFFICE OF THE NYE COUNTY CLERK MARK F. KAMPF

Tonopah Office Nye County Courthouse P.O. Box 1031 101 Radar Road Tonopah, Nevada 89049 Phone (775) 482-8127 Fax (775) 482-8133



Pahrump Office Government Complex 1520 East Basin Avenue Pahrump, Nevada 89060 Phone (775) 751-7040 Fax (775)751-7047

Thursday November 16, 2023

SENT VIA E-FILE

Supreme Court Clerk 201 South Carson Street, Suite 201 Carson City, Nevada 89701-4702

RE: CR20-0092

STATE OF NEVADA, Plaintiff,

VS.

MARCO ANTONIO TORRES, Defendant.

Dear Clerk of Court:

I am submitting an appeal packet for a proper person appeal received and filed November 16, 2023, in the above referenced matter. As this is a criminal matter, no fees were collected.

Please feel free to contact me should you have any questions with regard to the foregoing.

Sincerely,

MARK F. KAMPF NYE COUNTY CLERK

Brittani K. Smith

Deputy Clerk, Pahrump

cc: Marco A. Torres #1246265

Nye County District Attorney Honorable Kimberly A. Wanker