IN THE SUPREME COURT OF THE STATE OF NEVADA

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MATTHEW TRAVIS HOUSTON, Appellant(s),

VS.

CALVIN JOHNSON, WARDEN; AND THE STATE OF NEVADA,
Respondent(s),

Case No: C-21-357927-1 *Related Case A-22-853203-W*Docket No: 88275

RECORD ON APPEAL VOLUME 3

ATTORNEY FOR APPELLANT
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1	1% of the quantities. Thus, the true values should fall in
2	the confidence interval between XOI and X99 on 98% of
3	the matterns.
4	Several investigators have obtained probability distributions
5	for many quantities from a large number of judges. There
6	distributions indicated large and systematic departures from
7	proper colibration. In most studies, the actual values of the
8	assessed quantities are either smaller than XIII or greater than
9	X99 for about 30% of the problems. That is, the subjects
10	state everly narrow confidence intervals which reflect more
11	certainty than is justified by their knowledge about the
lz_	assessed quantities. This bias is common to haive and
13	to sophisticated subjects, and it is not eliminated by
14	introducing proper scoring rules, which provide incentives
IS	for external calibration. This effect is attributable,
16	in part at least to anchoring.
l7	To select X90 for the value of the Dow Jones
કિ	average, for example, it is natural to begin by thinking
19	about one's best estimate of the Dow Janes and to adjust
Lo	this value upward. If this adjustment-like most others-
21	is insufficient, then Xqo will not be sufficiently extreme. A
72.	Similar anchoring effect will occur in the selection of X103 which
23	is presumably obtained by adjusting one's best estimate
54	downward. Consequently, the confidence interval between X10
	and Xgo will be too harrow, and the assessed probability
₹,	distribution will be too light. In support of this twentertationit con
27	be shown that subjective probabilities are systematically altered by a procedure in
. 28	which one's best estimate does not serve as an anchor. Page 465
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į	Subjective a habitely detailed for a succession with the
2	Dow stores arrange and by distributions for a given quantity (the
3	Dow voices average) can be obtained in two different ways:
4	(i) by asking the subject to select values of the Dow Jones
5	that correspond to specified percentiles of his probability
6	distribution and (ii) by asking the subject to assess the
7	probabilities that the true value of the Dow Jones will exceed
ß	some specified values. The two procedures are formally
٩	equivalent and should yield identical distributions. However,
lo	they suggest different modes of adjustment from different auchors.
lí	In procedure (i), the natural starting point is one's best estimate
12	of the quantity. In procedure (ii), on the other hand, the
13	Subject may be anchored on the value stated in the question.
14	Alternatively, he may be anchored on even odds, or a 50-50
15	chance, which is a natural starting point in the estimation of
16	likelihood. In either case, procedure (ii) should yield less
17	extreme odds than procedure (i).
18	10 contrast the two procedures, a set of 24 quantities
19	(such as the air distance from New Delhi to Peking) was
20	presented to a group of subjects who assessed either X10 or
	Xgo for each problem. Another group of subjects received the
21	median judgement of the first group for each of the 24 quantities.
23	They were asked to assess the odds that each of the given
24	values exceeded the true value of the relevant quantity. In the
25	absence of any bias, the second group should retrieve the odds
<u>۔۔۔۔</u>	specified to the first group, that is 9:1. However, if even odds
27	or the stated value serve as anchors, the odds of the second
28	group should be less extreme, that is, closer to 1:1. Indeed, the
	median odds stated by this group, across all problems, were 3:1. Page Number 36 466
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l l	When the judgements of the two groups were tested for external
2	call bration, it was found that subjects in the first group were
3	too extreme, in accord with earlier studies. The events dhat
<u></u> н .	they defined as having a probability of 10 actually obtained in
5	24% of the cases. In contrast, subjects in the second
6	group were too conservative. Events to which they assigned
7	an average probability of .34 actually obtained in 26% of
g.	the cases. These results illustrate the manner in which the
9	degree of calibration depends on the procedure of elicitation.
10	
11	DISCUSSION
12	
13	This article has been concerned with cognitive biases that
14	Stem from the reliance on judgemental hueristics. These biases
15	are not attributable to motivational effects such as wishful thinking
16	or the distortion of judgements by payoffs and penalties. Indeed,
17	several of the severe errors of judgement reported earlier
18	occurred despite the fact that subjects were encouraged to
19	be accurate and were rewarded for the cornect answers.
20	The reliance on herenistics and the prevalence of biares
21	are not restricted to laymen. Experienced researchers are also
22	prone to the same biases—when they think intuitively.
73	For example, the tendary to predict the outcome that best
24	represents the datas with insufficient regard for prior
25	probability, has been observed in the intuitive judgements of
26	individuals who have had extensive training in statistics. 23
27	Although the statistically sophisticated avoid elementary
28	errors, such as the gamble's fallow, their intuitive udoenents
	errors, such as the gamble's fallacy, their intuitive judgements

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ŧ	and liable to another fall the in terms intorate and land
2	are liable to similar fallacies in more intricate and less
3	transparent problems.
4	It is not suprising that useful heuristics such as
5	representativeness and availability are retained, even though
6	they occasionally lead to errors in prediction or estimation.
7	What is perhaps when surprising is the failure of
g	people to infer from lifelong experience such fundamental
9	Statistical rules as regression toward the mean, or the
 lo	- Effect of sample size on sampling variability. Although
ιι	everyone is exposed, in the normal course of life, to humerous
12	examples from which these rules could have been induced, very
13	few people discover the principles of sampling and regression on
	their own. Statistical principles are not learned from everyday
14	experience because the relevant instances are not coded appropriately.
15	For example, people do not discover that successive lines
lβ' -	in a text differ more in average word length than do successive
17	pages, because they simply do not attend to the average word
·8	length of individual lines or pages. Thus, people do not learn
اه	the relation between sample size and sampling variability, although
20	the data for tearing such leaving are abundant.
2١	The lack of an appropriate code also explains why people
22	usually do not detect the biases in their judgements of
23	probability. A person could concernably bean whether his
24	judgements are externally calibrated by keeping a tally of
us .	the proportion of events that actually occur among those
26	to which he assigns the same probability. However, it is not
27	natural to group events by their judged probability. In the
28	absence of such grouping it is impossible for an individual to
	absence of such grouping it is impossible for an individual to Page Number 40 468

MATTHEW TRAVIS HOUSTON No 1210652 @ HOSP Po Box 650 Indian Springs, NV 89070

	String, its o lots
· ·	discover, for example, that only 50% of the predictions to
2	which he has assigned a probability of . 9 or higher actually
3	came true
4	The empirical analysis of cognitive biases has implications
5	for the theoretical and applied role of judged probabilities. Modern
6	deciesion theory regards subjective probability as the quantified
7	opinion of an idealized person. Specifically, the subjective
8	probability of a given event is defined by the set of bests
9	about this event that such a person is willing to accept. An
lo	internally consistent, or coherent, subjective probability measure
	can be derived for an individual if his choices among bets satisfy
12	certain principles, that is, the axioms of the theory. The
13	derived probability is subjective in the sence that different
14	individuals are allowed to have different probabilities for the
15	same event. The major contribution of this approach is that
16 .	it provides a rigorous subjective interpretation of probability
17	that is applicable to unique events and is embodded in a
81	general theory of national decision.
19	It should perhaps be noted that, while subjective
20	probabilities can sometimes be interred from preferences among
21	bets, they are normally not formed in this fashion. A person
22	bets on team A rather than team & because he believes that
23	team A is more likely to win; he does not infer this
24	belief from his bothing preferences, Thus, in reality,
25	subjective probabilities determine preferences among bets and are not
26	derived from them, as in the axiomatic theory of rational
27	decision.
2.8	The inherantly subjective nature of probability has led many students. Page Number 41 469

MATTHEW TRAVIS HOUSTON No 1210652 @ HOSP PO Box 650 Indian Springs, NV 89070

1	to the belief that coherance, or internal consistency, is the
2	only valid criteron by which judged probabilities should be
3	evaluated. From the standpoint of the formal theory of
Н .	subjective probability, any set of internally consistent
5	probability judgements is as good as any other. This criteron
6	is not entirely satisfactory, because an internally consistent set
7	of subjective probabilities can be incompatible with other beliefs
& -	held by the individual. Consider a person whose subjective
٩	probabilities for all possible outcomes of a coin-tossing game
lo	reflect the gambler's fallacy. That is, his estimate of the
- ((probability of tails on a particular toss increases with the
12	humber of consecutive heads that preceded that toss. The
13	judgements of such a person could be internally consistent and
14	therefore acceptable as adequate subjective probabilities according
15	to the criteron of the formal theaty. These probabilities,
	however, are incompatible with the generally held belief that a
\frac{17}{	coin has no memory and is therefor incapable of generating
<i>i</i> B	sequential dependencies. For judged probabilities to be considered
<u> 19</u>	adequate, or rational, internal consistency is not enough. The
3 0	judgements must be compatible with the entire web of beliefs held
2\ 	by the individual, Unfortunately, there can be no simple formal
22	procedure for assessing the compatibility of a set of probability
23 24	judgements with the judge's total sytem of beliefs. The rational
25	judge will nevertheless strive for compatibility, even though
26	internal consistency is more easily achieved and assessed. In
27	particular, he will attempt to make his probability judgements
19	compatible with his knowledge about the subject matter, the laws
	of probability, and his own judgemental heuristics and biases. Page Number 42 470

MATTHEW TRAVIS HOUSTON No 1210652 @ HOSP PO Box 650 Indian Springs, NV 89070

! !	SUMMARY
2	
3	This article described three heuristics that are employed
4	in making judgements under uncertainty: (i) representativeness,
5	which is usually employed when people are asked to judge the
6	probability that an object or event A belongs to class or
7	process B; (ii) availability of instances or scenarios, which
<u> </u>	is often employed when people are asked to assess the
9	frequency of a class or the plausibility of a particular
16	development; and (iii) adjustment from an anchor, which is
ι(usually employed in numerical prediction when a relevant
12	value is available. These heuristics are highly
13	economical and usually effective, but they lead to
14	systematic and predictable errors. A better understanding
15	of these heuristics and of the biases to which they lead
16	could improve judgements and decisions in situations of uncertainty.
lγ	
18	CONCLUDING MOTES AND
19	ATTATCHED EXMIBT(S)
20	WHEREFORE, the Plaintiff-in-error-petitioner-appellant
2۱	prays that a competent reader of this document
22_	(preferably the judge who is to NOT be biased) has
23	had some time to let this all sink in while these
24	pleudings seem to be lost within the bureaucratical
25	Ineptitude and temerity of Clark County and the
26	coreless State of Nevada. In observing the next few
27	pages, Further proof substantiating grounds from page Mo.
28	1 will illustrate just how dereliction of duty added insult to injury. Page Number 43 471

MATTHEW TRAVIS HOUSTON
No 1210652 @ HDSP
PO Box 650
Indian Springs, NV 89070

1	Pages of the EXHIBIT numbered 45-48 are
2	Pages of the EXHIBIT numbered 45-48 are original documents showing proof that Winto David Kelly #7143, Capital Police Montero, Rodenta Blacic, Rosemany McMorris-
3	Capital Police Montero, Rodenta Blacia, Rosemany McMonis-
Ч	Alexander, Jonathan Shockley, Sheriff Joe Lombardo,
5 , -	Merra Danielle Jones, Benard Little Jeremy Wood
6	Cassondra Niez Michael P. Villani Steven B. Wolfson
7 ,,	Terra Donielle Jones, Benard Little, Jeremy Wood, # 001565 Cassondon Diez, Michael P. Villani, Steven B. Wolfson, # 12480 Kristina A. Rhoades, David M. Jones, Laura Goodman # 013390
8	Ell: Roohani, Darin F. Imlay, Detective F. Edge # 8645
٩	and other bad actors not limited to LYMPD Robert Jones
lo	#9920 all know and were made fully aware that the
ξį	Plaintiff-in-error-Petitioner-appellant was in no sort of
12	way deemed to be competent by the court as result
1.3	of those bad actors conspining to commit las proven by
14	the false arrest and vois plea) coersion, legal malpractice,
l5	and other crimes against Matthew Travis Houston.
16	The question to justice is why would bould kelly,
17	Montero, F. Edge, Kristina A. Rhoades and other individuals
18	mix up their false allegations to the court while
(q	misinterpreting the Nevada Revised Statutes to ruin
20	the life of the totally permanently disabled advocate
21	for injured workers? Apparantly this court must
22	believe that the rich MUST get richer while the poor
0.0	must suffer into debtor's prison and other cruel and
7.1	unusual punnishments especially when the court illegally
. 25	denied Houston his First Amendment Right to Partition
26	the courts for reclasses of anyonces even before the clerk
27	denied the foling of his initial hobers notition March 7412022
28	and domanded \$270.00 How 15 Joe Biden gonna pay that? Page Number 44
	Page Number 44

Important Information

notice to the agency 24 notice to the agency is notice to principle 4

Social Security Administration P.O. Box 17707 Baltimore, MD 21235-7707 Date: November 24, 2021

Inank you so much L.V.M.P.D. hillfullinhil

0026976 00026976 2 AB 0.461 1117M0
MATTHEW TRAVIS HOUSTON
C/O CLARK COUNTY
DETENTION CTR
330 S CASINO CTR BLVD
LAS VEGAS NV 89101-6102

2 AB 0.461 1117MCTTSIEI TISS P4 Towa 35 City, Joya of the AVIS HOUSTON (BAICK HOUSTON)
UNTY
TR
CTR BLVD
LAW FIRM CAP.

* PLEASE TARE NO MUE* OF

MY TRUE A.K.A, WHICH THE READER OF THIS DOCUMENT CAN DESERVE IN THE AW CIRCUIT OF THE DISTRICT OF NEVADA... We are sending you this letter in both a standard print version and a large print version. You will receive them in separate envelopes.

Good news! We are writing to tell you about a program that helps people receiving disability benefits to go to work. It also may help people who are already working to earn more money.

Ticket to Work and Self-Sufficiency is the name of the program. It was established by Congress and is run by Social Security. It may help you get a job if you want one or help you get a better job. Enclosed with this letter is your Ticket to Work. The Ticket to Work is a very important paper that you should keep in a safe place.

And don't worry. The Ticket to Work and Self-Sufficiency Program is voluntary. You do not have to take part in this program to keep receiving your disability benefits. But, if you want to work, we have many special rules to help you. These special rules may help you keep some of your cash benefits and will let you keep your Medicaid or Medicare coverage while you work.

How The Program Works

You can take the enclosed Ticket to Work to any of the Employment Networks we have approved to help you or to a State vocational rehabilitation (VR) agency. When you and an Employment Network or State VR agency agree to work together, they will help you with services and supports to get and keep a job.

It won't cost you anything. Social Security will pay any Employment Network or State VR agency that helps you go to work.

And this is very important. If you are working with an Employment Network or State VR agency and you meet certain other requirements, we will not begin a medical review to decide if you are still disabled. For more information, please read the enclosed pamphlet.

Page Number 45

BUF MOTICE OF APPEAL TO AND RESPONSE TO CE ORDER GRANTING IN PART PEFENDANTS PRO PER MOTION TO DISMISS COUNSELS FROM 21112022.

See Next Page

M026976* *02010XTWQ039774* TTS1EIPRES 211117 100000000

How To Find An Employment Network Or State VR Agency

If you are interested, you can get a list of Employment Networks or find the State VR agency in your area by calling toll-free 1-866-968-7842 (TTY 1-866-833-2967) Monday through Friday from 8:00AM - 8:00PM, EST.

On the Internet, you can search for Employment Networks and State VR agencies by visiting www.choosework.net and selecting "Find Help." You may receive a call from an Employment Network or State VR agency in your area to see if you are interested in the program.

If You Have Questions

If you have any questions about this program, please call toll-free 1-866-968-7842 (TTY 866-833-2967).

For general questions about Social Security benefits, please visit Social Security's website at www.socialsecurity.gov. You also may call Social Security toll-free at 1-800-772-1213 (TTY 1-800-325-0778), or you may write or visit any Social Security office. They also can give you information about other employment supports that help people with disabilities go to work.



If you visit a Social Security office, please bring this letter and your Ticket to Work with you.

Health Care Options

Need health insurance or know someone who does? Visit www.HealthCare.gov or call 1-800-318-2596 to get more information. If you are deaf or hard of hearing, you may call (TTY) 1-855-889-4325.

Suspect Social Security Fraud?

If you suspect Social Security fraud, please visit http://oig.ssa.gov/r or call the Inspector General's Fraud Hotline at 1-800-269-0271 (TTY 1-866-501-2101).

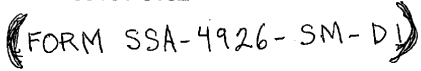
Social Security Administration

Enclosure(s):
Ticket to Work
Your Ticket To Work (SSA Publication No. 05-10061)

Page Number 46 OF NOTICE OF APPEAL TO AND RESPONSE TO "ORDER GRANTING IN PART, DENVING IN PART DEFENDANT'S PRO PER MOTION TO DISMISS COUNSELS FROM 211/2022. Social Security Administration

Retirement, Survivors, and Disability Insurance
Important Information

BNC#: 21B1528J20793
MATTHEW T HOUSTON
C/O CLARK COUNTY
DETENTION CTR
330 S CASINO CTR BLVD
LAS VEGAS NV 89101-6102



Your New Benefit Amount

BENEFICIARY'S NAME: MATTHEW T HOUSTON

Your Social Security benefit will increase by 5.9% in 2022 because of a rise in the cost of living. You can use this letter as proof of your benefit amount if you need to apply for food, rent, or energy assistance. You can also use it to apply for bank loans or for other business. Keep this letter with your important financial records.

How Much You Will Get Your monthly benefit before deductions Deductions: Medicare Medical Insurance as a November 18 2021 or it someone else pays your premium we show \$0.00) Medicare Prescription Drug Plan (We will notify you if the amount changes in 2022. If you did not elect withholding as of November 1, 2021, we show \$0.00)

Page Number 47 C-21-257927-1

U/St Federal tax withholding research to the sail tax.	\$ \$ \$0.00
Voluntary Federal tax withholding	\$0.00
(If you did not elect voluntary tax withholding as of	
November 18, 2021, we show \$0.00)	
After we take anivolne dedicional and work will	\$1,375,00
receive the payment you are due for December: 12	
2021 on or about January 3, 2022 — У - Серей Серей	

The information above shows your monthly benefit amount before and after deductions. Please remember, we will pay you in the month following the month for which it is due.

The Treasury Department requires Federal benefit payments to be made electronically. If you still receive a paper check, please visit the Department of the Treasury's Go Direct website at **www.godirect.gov** to request electronic payments.

If you disagree with any of these amounts, you must file an appeal with us within 60 days from the date you receive this letter. We will assume you got this letter 5 days after the date of the letter, unless you show us that you did not get it within the 5-day period. The fastest and easiest way to file an appeal is to visit https://secure.ssa.gov/iAppINMD/start online.

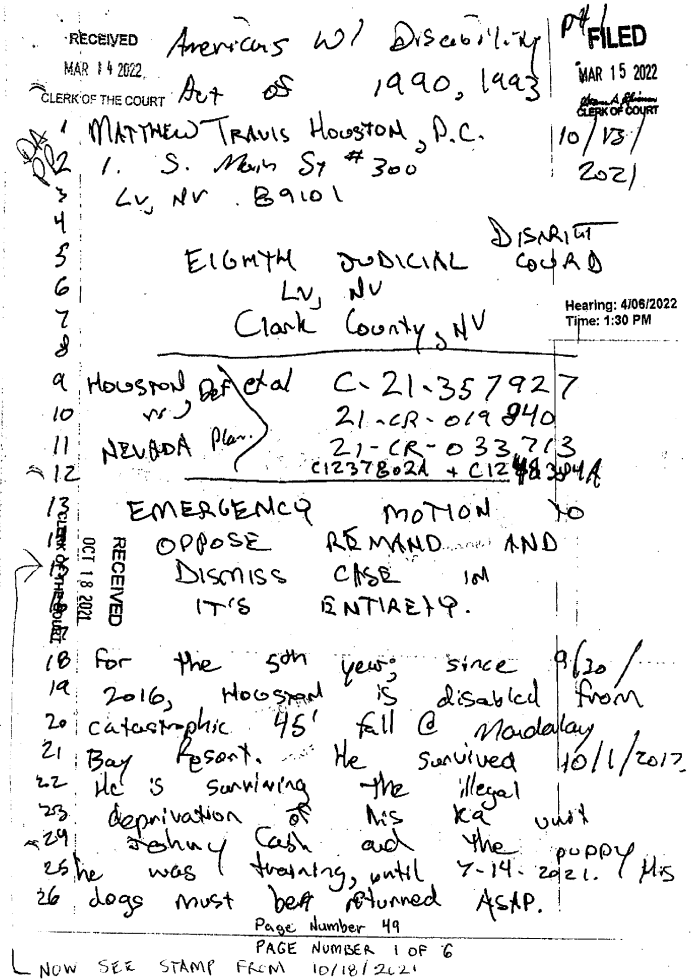
If You Have Questions

- Visit us at www.ssa.gov online.
- Call us toll-free at 1-800-772-1213 (TTY 1-800-325-0778).
- Contact your nearest Social Security office.

SUITE 150 1250 S BUFFALO DR LAS VEGAS NV 89117

(eventually we'll get to Part III? 1 M.T.H.

Page Number 48 C-21-357927-



10/13/202: P#2

Mouston is indigent again 2 as a result of the take 3 reports made by his work 4 comp, which lasts with 5 upe 76. This court 5 age 76. Inis con.
6 must attach this cominal case to every single case, in which had is the viction and grant motion to toll everything since 9(30 (2016) So that his personal injury lawswit may finally be settled. settled. Lastly Houston is contributor and a good samaritan, and rolunteers w/ begar Aid of Southern Aly, and 19 most be able to complete 20 hB paralegal classes @ 21 Blackstone, edu, and choes 22 not have to utilize public défender resources because 29 conflict of interest, sudicial bias exe. 26 Dec. under pour. Of panguay. M. T. H. P.C.
Page Number 50 PAGE NUMBER 2 OF 6

Affidant #/ P.#3

Affidant "J

Terrice of service of 21

Vice v.S. P.S. 24

Cself explanitory NRS, exe. 10 and his 13 14 15 Sept. 11, 2021 celsion convert state of since 9/30/2016 16 his correct 57 nce 51nce 9/30/2 least survivable, 5 to our considerations 17 18 la 20 and understanding community. 21 22 23 Page Number 51

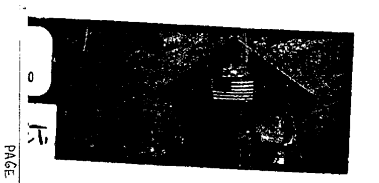
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PAGE NUMBER 3 OF 6

Dec. under pen, of parsing, of X M2 M. M. M. W. Lavell
AFFIDAVIT PLEZ Not that our judicial System cures about my pro se low from, 5 but the illegal arrest and malicious prosecution caused, in addition to the dog inapping of addition to the dog inapping of addition and little take los an eviction of Mousian's low office in Journ Ci now about a thousand 13 EXHIBITS have was Storage, and nost likely were to be watered. 15 16 Itis a mystery why the judicial system of aut a 17 18 19 thinks that its ok make on utimately 20 successful and disabled 21 entraprieneur become indigent, 22 homeless, banknupted, divorced, and expect him to be vis vally M.T.H. and expect tile non: 10/13/226 impaired documents of truth. 26 . Page Number 52 PAGE NUMBER 4 OF 6

cover note

10/13/2021 Attatched is emergency motion of opposition to remard, Houston nass
permanently totally disablest
since a 130/ (2016 and 140)s
is again indigent, and 140s
whole retton, mother
that must be attatched employment discrimination in re 1478E 720, his lawsust which was butchered the attorneys he had new five, and too nany problems. I would the rourts 18 appreciate Housen 20 the great would appreciate one of deprived 26 -M.T. 4, PC Number 53 PAGE NUMBER 5 OF 6



LAS VEGAS NV 890 13 OCT 2021 PM 5 L

EIGHTH JUDICIAL DIST. COURT
Saster. ATTH: CLERK S. GRIERCON

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Page Number 54

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LAS VEGAS NV 890 9 MAR 2022 PM 3 L COREVER

RECEIVED
MAR 14 2022
CLERK OF THE COURT

DEPUTY OF THE CLERK
ATTH: HEATHER UNGERMANN
CLERK OF THE GOVET
STEVEN D. GRIERSON
IN RE: C-21-357927-1
Regional Justice Center
200 Lewis Ave, 3rd Floor
Las Vegas, NV

89155-1160

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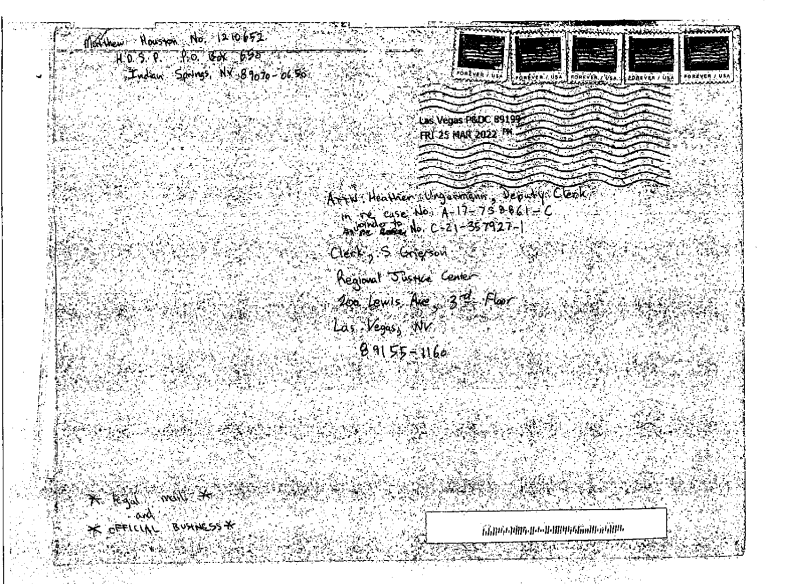
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Page Number 55

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Page Number 56



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

Steven D. Grierson Clerk of the Court

Anntoinette Naumec-Miller Court Division Administrator

INMATE CORRESPONDENCE

May 26, 2022

e:	C-21	-357927-1 / Department 11
	State	e of Nevada
	vs	
	Matt	hew Houston, Defendant
		A court order is required to complete the request.
		Documents are sealed. Court order is required to reproduce. (PSI)
		Documents requested are not in court file at this time.
		Transcripts have not been filed. Court order required.
		Copies are \$.50 per page or by court order.
		Consult your law library for this information.
		District Court does/does not show any outstanding District Court warrants under the
		above referenced defendant name.
	\boxtimes	Other: You must submit a clean pleading. You cannot refile a pleading that was
	previ	ously filed in your case.
	Cordi	ally yours,
	DC C	riminal Desk #7
	Depu	ty Clerk of the Court

BLUE LIVES MATTER Matthew Travis Houston, American Bor Association NDOC No. 1210652 LVMPD RETIREDa Petitioner - appellant and Plaintiff-in-Error In proper person p:714-916-7431 LETTER OF MOTION TO CHAMPERS OF MARY KAY HOLTHUS, IN THE <u>EIGHTH</u> JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE VILLANI, ET AL IN RE "ACCOUNTABILITY" MICHAEL P. DE NOVO HEARING May 23, 2022 DEMANDED 95 9:00 AM MATTHEW TRAVIS HOUSTON Plaintiff - in- Error) and Petitioner,) appellant, SURVIVOR OF ONE OCTOBER, ET AL v. Case No. C-21-357927-1 JOINDER TO C-17-323614-1 Dept. No. X and X1 THE STATE OF NEVADA JOINDER TO A-17-758861-C Dept. No. 15) 17, 18, 28 and 29 Respondent.) MOTION TO EXPIDITE RENEWED FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR, IN THE ALTERNATIVE. FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE AND TO HAVE CHAMBERS PREPARE DROER THEMSELYES Petitioner, Matthew Travis Houston proceeding pro se, requests that this Honorable Court order transportation for his personal appearance or, in the alternative, that he be made available to appear by telephone or by video conference at the hearing in the instant case that is scheduled for April 25th, 2022 at 9 AM, and again for April 27th e 9am. (25 th RECEIVED and again I'll probably miss May 23, in. x-4. APR 25 2022 May 25, May 26 P. 2 and Trune 1st. CLERK OF THE COURT

SMM. Why are you people making this so difficult in neglecting to read motions and authorize wahrants?

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I am an inmate incarcerated at High illecocity 2 My mandatory release date is September 29th 3 May, 2022 this most unnoly 20th day of Senion 4 intormea The Department of Corrections is required to transport offenders to and Since passed away, 6 from Court if an inmate is required or requests to appear before a Court in this state. 7 CAR ACCIDENT. Investigation - No 8 9 NRS 209.274 Transportation of Offender to Appear Before Court states: "1. Except as otherwise provided in this section, when an offender is 10 11 required or requested to appear before a Court in this state, the 12 Department shall transport the offender to and from Court on the day scheduled for his appearance. C/O Espinola is a US Marshal 13 2. If notice is not provided within the time set forth in NRS 50.215, the 14 Department shall transport the offender to Court on the date scheduled 15 for his appearance if it is possible to transport the offender in the usual 16 manner for the transportation of offenders by the Department. If it is 17 not possible for the Department to transport the offender in the usual 18 HOUS TON MUST COMTACT 19 (a) The Department shall make the offender available on the date scheduled 20 for his appearance to provide testimony by telephone or by video conference, 21 if so requested by the Court. Houston MUST 22 (b) The Department shall provide for special transportation of the offender to 23 24 and from the Court, if the Court so orders. If the Court orders special 25 transportation, it shall order the county in which the Court is located to 26 reimburse the Department for any cost incurred for the special transportation. 27 (c) The Court may order the county sheriff to transport the offender to and INVESTIGATION 28 from the Court at the expense of the county." 3. My presence is required at the hearing because: I was falsly 29 July 14, 2021 30 WARRANT 31 namal to anybedy hedenta, Rosemarie

the truth is that

In support of this Motion,

· · · on yhody else because. I AM NEEDED AS A WITNESS.

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

- THE HEARING WILL BE AN EVIDENTIARY HEARING.

 My petition raises material issues of fact that can be determined only in my presence. See Walker v. Johnston, 312 U.S. 275 (1941) (government's contention that allegations are improbable and unbelievable cannot serve to deny the petitioner an opportunity to support them by evidence). The Nevada Supreme Court has held that the presence of the petitioner for habeas corpus relief is required at any evidentiary hearing conducted on the merits of the claim asserted in the petition. See Gebers v. Nevada, 118 Nev. 500 (2002).
- 4. The prohibition against ex parte communication requires that I be present at any hearing at which the state is present and at which issues concerning the claims raised in my petition are addressed. U.S. Const. amends. V, VI.
- 5. If a person incarcerated in a state prison is required or is requested to appear as a witness in any action, the Department of Corrections must be notified in writing not less than 7 business days before the date scheduled for his appearance in Court if the inmate is incarcerated in a prison located not more than 40 miles from Las Vegas. NRS 50.215(4). If a person is incarcerated in a prison located 41 miles or more from Las Vegas, the Department of Corrections must be notified in writing not less than 14 business days before the date scheduled for the person's appearance in Court.
- 6. High Desert State Prison is located approximately

 30-45 miles from Las Vegas, Nevada.

 CAUSE OF DEATH = CAUSE OF ACTION

 P. H

- 7. If there is insufficient time to provide the required notice to the Department of Corrections for me to be transported to the hearing, I respectfully request that this Honorable Court order the Warden to make me available on the date of the scheduled appearance, by telephone, or video conference, pursuant to NRS 209.274(2)(a), so that I may provide relevant testimony and/or be present for the evidentiary hearing.
- 8. The rules of the institution prohibit me from placing telephone calls from the institution, except for collect calls, unless special arrangements are made with prison staff. Nev. Admin. Code DOC 718.01. However, arrangements for my telephone appearance can be made by contacting the following staff member at my institution: Calvin Johnson whose telephone number is (702) 879-6789. RENEWED this 19th day of May, 2022. Dated this 9th day of April 2022 Matthew Travis Houston No. 1210652 Plaintiff- in-Error and So what is up? -appearant pro se Are we gonva start getting me to court or WTF is going on? It's your own! kind that can't abide by their own laws. How much give the lians named Tonathan Shockley, Redenta Blacic and Rosemaile McMornis-Alexander paying this "Court" to hop around like kangaroos? False imprisonment is a crime? How long are year going to deliberatly and indifferently ignore the truth? P. 5??

RENEWED CERTIFICATE OF SERVICE BY MAIL I, the undersigned, certify pursuant to NRCP 5(b), that on this ______ day of April May 2022 I served the foregoing Motion and Order for Transportation of Inmate for Court Appearance or, in the Alternative, Motion for Appearance by Telephone or Video Conference, by mailing a true and correct copy thereof in a sealed envelope, upon which first class postage was fully prepaid, addressed to: Clerk, Steven D. Grierson Regional Jistice Center, 3rd Floor
Las Vegas, NV
89155-1160 and that there is regular communication by mail between the place of mailing and the AFFIRMATION recipient address. Pursuant to NRS 239B. 030: The undersigned does hereby affirm that the preceding motion filed does NOT contain the social security number of any person. hereby

Matthew Travis Houston # 12:0652

P. 8

retend Matthew Travis Houston
No. 12 10652
H. O. S. P.
P. O. 80x 650
Indian Springs, NV

PRIORITY UNITED STATES POSTAL SERVICE

Clerk of the Court
Regional Injustice Center
200 Lewis Ame, 3rd Floor
Las Yegas, MV

84155-1160

Electronically Filed 06/02/2022 9:42 AM CLERK OF THE COURT

1 ORDR STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 KRISTINA RHOADES Chief Deputy District Attorney 4 Nevada Bar #012480 200 Lewis Avenue 5 Las Vegas, NV 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 THE STATE OF NEVADA, 11 Plaintiff. 12 -vs-C-21-357927-1 CASE NO: 13 MATTHEW HOUSTON, aka, DEPT NO: XI Matthew Travis Houston, 14 #7035801 15 Defendant. 16 ORDER DENYING DEFENDANT'S ALL PENDING MOTIONS 17 DATE OF HEARING: May 9, 2022 TIME OF HEARING: 9:00 A.M. 18 THIS MATTER having come on for hearing before the above entitled Court on the 19 9th day of May, 2022, the Defendant not being present, , the Plaintiff being represented by 20 STEVEN B. WOLFSON, District Attorney, through KRISTINA RHOADES, Chief Deputy 21 District Attorney, without argument, based on the pleadings and good cause appearing 22 therefor, 23 24 // 25 II// 26 27 // 28 // \\CI.ARKCOUNTYDA.NET\CRMCASE2\\2021\\158\78\\2021\\15878C-ORDR-(MATTHEW TRAVIS HOUSTON)-006.DOCX

1	IT IS HEREBY ORDERED that the Motion and Order for Transportation of Inmate
2	for Court Appearance or in the Alternative for Appearance by Telephone or Video
3	Conference, shall be, and it is ADVANCED and DENIED as MOOT.
4	IT IS HEREBY ORDERED that the Emergency Interpleading and Motion to Compel
5	in Re January 3, 2022, shall be, and it is ADVANCED and DENIED WITHOUT
6	PREJUDICE.
7	IT IS HEREBY ORDERED that the Motion for Order to Suppress Criminal Complaint
8	Filed April 26, 2021, shall be, and it is ADVANCED and DENIED WITHOUT PREJUDICE.
9	IT IS HEREBY ORDERED that the Motion for Order to Suppress and Notice of
10	Demand as Result of Incurred Emotional Distress, shall be, and it is ADVANCED and
11	DENIED WITHOUT PREJUDICE.
12	DENIED WITHOUT REJUDICE.
13	Dated this 2nd day of June, 2022
14	Elham Rochani DISTRICT JUDGE
15	90B 7C6 EE37 49E4
16	STEVEN B. WOLFSON Ellie Roohani Clark County District Attorney District Court Judge Nevada Bar #001565
17	Nevada Bai #001505
18	BY /s/Kristina Rhoades
19	KRISTINA RHOADES
20	Chief Deputy District Attorney Nevada Bar #012480
21	CERTIFICATE OF SERVICE
วว	ond
22	I certify that on the 2nd day of June, 2022, I mailed a copy of the foregoing Order
23	I certify that on the 2nd day of June, 2022, I mailed a copy of the foregoing Order to: MATTHEW HOUSTON BAC#1210652
	I certify that on the 2nd day of June, 2022, I mailed a copy of the foregoing Order to:
23 24	I certify that on the 2nd day of June, 2022, I mailed a copy of the foregoing Order to: MATTHEW HOUSTON BAC#1210652 HIGH DESERT STATE PRISON P.O. BOX 650
232425	I certify that on the 2nd day of June, 2022, I mailed a copy of the foregoing Order to: MATTHEW HOUSTON BAC#1210652 HIGH DESERT STATE PRISON P.O. BOX 650

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2	CSERV	
3		DISTRICT COURT CLARK COUNTY, NEVADA
4		
5		
6	State of Nev	ada CASE NO: C-21-357927-1
7	vs	DEPT. NO. Department 11
8	Matthew Ho	uston
9		
10		AUTOMATED CERTIFICATE OF SERVICE
11	This auto	mated certificate of service was generated by the Eighth Judicial District
12		oing Order was served via the court's electronic eFile system to all ered for e-Service on the above entitled case as listed below:
13	Service Date: 6/	2/2022
14		
15	G. Cox	Coxgd@clarkcountynv.gov
16	Ben Little	Benard.Little@ClarkCountyNV.gov
17	DA.	Motions@ClarkCountyDA.com
18		
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Electronically Filed 06/02/2022 9:46 AM CLERK OF THE COURT

1 OPI STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 3 RONALD EVANS Deputy District Attorney 4 Nevada Bar #015218 200 Lewis Avenue 5 Las Vegas, Nevada, 89155-2212 (702) 671-2500 6 Attorney for Plaintiff DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA, Plaintiff. 10 C-21-357927-1 CASE NO. 11 -VS-DEPT NO. XI 12 MATTHEW HOUSTON, aka, Matthew Travis Houston, 13 #7035801 Defendant. 14 15 ORDER FOR PRODUCTION OF INMATE 16 MATTHEW TRAVIS HOUSTON, BAC #1210652 17 DATE OF HEARING: July 13, 2022 TIME OF HEARING: 9:00 AM 18 NEVADA DEPARTMENT OF CORRECTIONS; and 19 TO: JOSEPH LOMBARDO, Sheriff of Clark County, Nevada: 20 TO: Upon the ex parte application of THE STATE OF NEVADA, Plaintiff, by STEVEN 21 B. WOLFSON, District Attorney, through RONALD EVANS, Deputy District Attorney, and 22 good cause appearing therefor, 23 IT IS HEREBY ORDERED that NEVADA DEPARTMENT OF CORRECTIONS 24 shall be, and is, hereby directed to produce MATTHEW TRAVIS HOUSTON, Defendant in 25 Case Number C-21-357927-1, wherein THE STATE OF NEVADA is the Plaintiff, inasmuch 26 as the said MATTHEW TRAVIS HOUSTON is currently incarcerated in the NEVADA 27 DEPARTMENT OF CORRECTIONS located in Clark County, Nevada, and his presence will 28

be required in Las Vegas, Nevada, commencing on July 13, 2022, at the hour of 9:00 o'clock 1 AM and continuing until completion of the prosecution's case against the said Defendant. 2 IT IS FURTHER ORDERED that JOSEPH LOMBARDO, Sheriff of Clark County, 3 Nevada, shall accept and retain custody of the said MATTHEW TRAVIS HOUSTON in the 4 Clark County Detention Center, Las Vegas, Nevada, pending completion of said matter in 5 Clark County, or until the further Order of this Court; or in the alternative shall make all 6 arrangements for the transportation of the said MATTHEW TRAVIS HOUSTON to and from 7 the Nevada Department of Corrections facility which are necessary to insure the MATTHEW 8 TRAVIS HOUSTON's appearance in Clark County pending completion of said matter, or until 9 further Order of this Court. 10 Dated this 2nd day of June, 2022 11 Cham Roohaw 12 DISTRICT JUDGE 13 68A 707 8617 CB61 Ellie Roohani 14 District Court Judge 15 STEVEN B. WOLFSON Clark County District Attorney 16 Nevada Bar #001565 17 18 Deputy District Attorney 19 Nevada Bar #015218 20 21 22 23 24 25 26 27 28 21CR019840/js/L4

l	CSERV
2	DISTRICT COURT
3	CLARK COUNTY, NEVADA
4	
5	
6	State of Nevada CASE NO: C-21-357927-1
7	vs DEPT. NO. Department 11
8	Matthew Houston
9	
10	AUTOMATED CERTIFICATE OF SERVICE
11	This automated certificate of service was generated by the Eighth Judicial District
12	Court. The foregoing Order for Production of Inmate was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed
13	below:
14	Service Date: 6/2/2022
15	G. Cox Coxgd@clarkcountynv.gov
16	Ben Little Benard.Little@ClarkCountyNV.gov
17	DA. Motions@ClarkCountyDA.com
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SUMM
Matthew Travis Houston, pro se (CHAMBERS)
American Bar Association No. 1210652
PO Box 650
Indian Springs, NV 89070-0650
CASH & HOUSTON, P.C.
(714) 916-7431
p: 702-474-7554
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DISTRICT COURT

CLARK COUNTY, NEVADA

MATTHEW TRAVIS HOUSTON,

Plaintiff-in-Error, petitionenappellant and Plaintiff(s).

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TIERRA DANIELLE JONES

ROSEMARIE MCMORRIS - ALEXANDER,

JONATHAN SHOCKLEY, REDENTA

BLACIC, DIANNE FERRANTE, ET AL,

PAVIO M. JONES, Defendant(s).

JASON LEWIS, Dan Schwartz,

CASE NO. C-21-357927-1 DEPT. NO. X1-and X

Tolhor to A-17-758861-C

Lina Sakalauskas, N.A.I.W.,
MGM, SEDGWICK UNG LVMPP, SUMMONS+CIVIL COUNTERCLAIM
IATSE#720, DEPT OF ADMIN. HERRING

NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW.

TO THE DEFENDANT(S): A civil Complaint has been filed by the Plaintiff(s) against you for the relief set forth in the Complaint.

- If you intend to defend this lawsuit, within 20 days after this Summons is served on you, exclusive of the day of service, you must do the following:
 - (a) File with the Clerk of this Court, whose address is shown below, a formal written response to the Complaint in accordance with the rules of the Court, with the appropriate filing fee.
- (b) Serve a copy of your response upon the attorney whose name and address is shown below.

UN - 0 LO- COUPT: 22 - CV - 00693 - JAD - NJK 2: 21 - CV - 00499 - JAD - DJA

SUMM Civil/7/23/2009

- 2. Unless you respond, your default will be entered upon application of the Plaintiff(s) and failure to so respond will result in a judgment of default against you for the relief demanded in the Complaint, which could result in the taking of money or property or other relief requested in the Complaint.
- 3. If you intend to seek the advice of an attorney in this matter, you should do so promptly so that your response may be filed on time.
- 4. The State of Nevada, its political subdivisions, agencies, officers, employees, board members, commission members and legislators each have 45 days after service of this Summons within which to file an Answer or other responsive pleading to the Complaint.

STEVEN D. GRIERSON CLERK OF COURT

Regional Justice Center

Las Vegas, NV 89155

200 Lewis Avenue

Submitted by:

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By: Deputy Clerk

Date

Matthew Travis Houston

No. 1210652 P.O. Box 650

Indian Springs, NV

89070-0650

CASH & HOUSTON, P.C.

(714) 916-7413

NOTE: When service is by publication, add a brief statement of the object of the action. See Nevada Rules of Civil Procedure 4(b).

See the attathed Exhibit I including a renewed Hotice of DEMAND, RENEWED

Affirmation and Renewed Certificate of Service BY MAILING which includes Defendants address updates, and receipt of COMPLAINT FILING.

See Attatched Complaint in re Nevada Commission outsticial Diaphie

EXHIBIT 1

MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE

Matthew Travis Howson, National Lawyers Guild Student Member of the American Bour Association No. 20052 & H.D.S.P.
P.C. Box 650
Inland Spring, NV 89070 1150

FILED MAY 0 4 2022

IN THE JUSTICE COURT OF LAS VEGA'S TOWNSHIP COUNTY OF CLARK, STATE OF NEVADA

2 P P

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to

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MATTHEW TRAVIS HOUSTON CASE NO: 21PO1950

e hearing request

May 25, 2022 est 9:00 AM

Calvin Johnson, Sheriff Top Lornbardo, CCDC, Los Veges City Jail, et at, ROSEMARIE MCMDRRID ALEXANDER MGM, LUMPD, FAZEMAN, Dufendam (5) Enere Event Scriker, Shite in Norda, Entse # 720, Sunt Prisen, HDSP, et al Redenta Blacic, and

A-17-758861-C C-21-357927-1, CRZ1019840 C-17-263614-1, CR 033713, 21P01275, C12483644 and C12378021

JOINDER TO:

EMERGENCY MOTION FOR AN ORDER TO SUPPRESS
AND NOTICE OF DEMAND AS RESULT OF
INCURRED EMOTIONAL DISTRESS

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COMES Now, Plaintiff-in-Error Matthew Travis Houston, herein above respectifully moves this Hanorable Court for an ORDER to strike from the record the fictitious documents that were served 10/28/2021 in open court. Due to the illegally issued order of no contact between Plaintiff-in-Error and the Defendants, this nenewed notice & demand of not less than \$666 billion; (thats SIX-Hunored AND SIXTY-SIX BILLION DOLLARS) was not able to be served in person. Even our late Ray Charles could have easily seen where the elements of coerson against the Plaintiff-in-Error was put on record in complaint 21 CR 019040 making Plaintiff-in-Error further victim of identity theft. The guestion for Justice is: "Willy is this criminal complaint number the Same number as the plaintiff-in-Error's year of birth?"

ı	CERTFICATE OF SERVICE BY MAILING
Z	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 254
3	day of April , 2022 I mailed a true and correct copy of the foregoing "EMERLENCY
4	MOTION FOR AN ORDER TO SUPPRESS AND NUMBER OF DEMAND "
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows: NEVADA COMMISSION ON JUDICIAL DICIPLINE PO BOX 48 Carson City, NV 89702
7	
8	S. Grierson Clerk Rosemanie McMorris - Reprod Tustke Center SECHWICK Alexander
9	Los Vegas, NV Las Vegas, NV
0	89155-1166 89130
1	Corson
2	Jonathan Shockley Jason Lewis City, NV
13	SEDGWICK PLONG LV NV
14	Las Veras, NV 3320 W. Sahara Merio
15	Lina Sakulauskas @ NANV MEALTH Assistance-
16 17	2700 Rancho Los Vegas, NV CC:FILE
17 18	
19	04
20	RENEWED: this 19th day of May, 2022
21	Matthew Trans Houston #1210652
22	Plantiff in Error /In Propria Personam Post Office box 650 [HDSP]
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25	
26	

Page Humber Throe

Regardless of the conspinacy between Plaintiff-in-knowns identity taken by LMM.P.D. and its psychic theory from the most humble medium and its Foundation's founding member, and contributing member of the Foundation For LVMPD, not at anyone time did the Plaintiff-in-Error commit any sort of acts of stalking or againstated stalking or harasament of the applicant or members of their family or their workplaces.

Stranger things have happened than an insurance company blatantly lying to the courts. In fact, there are numerous instances recorded in the history of law and the resolution of disputes during which the insurer refused to pay out on a claim and took extreme actions in avoiding their responsibilities to a claimant. This element of intentional gross negligence is further reinforced by the fact that pursuant to the theory of evolution (science) and religous people's beleir's", females of the human species and human race, quite unfortunately and all too often abuse their own children, causing disgusting crimes in our society like human trafficking and the illegal drug trade which in turn contributes to dispasses submacalcoholism and obortion.

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The crime of perjury is not to be ignored. It is for this reason that Rosemary McMorris-Alexander and her clan of thieves (the defendants) are to be held accountable for lying to law enforcements, other injured workers authoris court. In additition, the prosecution played a major part in the role of conspirator against the Plaintiff-in-Error all the while hiding under the illusion of immunity. In a generation where people are wearing mosks in public, how can any American court continue to impore this wrengful conviction?

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby office that the average SUM MONS
The undersigned does hereby affirm that the preceding EMERLENCY
MOTION FOR HY OKDER TO SYABLESS AND NOTICE
DE DEMAND AS RESULT OF INCURRED EMOTIONAL DISPRESS
(Title of Document) $C-21-357927-1$
21 Po 1950 and
filed in District Court Case number 21 Po 1275 and
and C-17-323614-C
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)
-0r•
For the administration of a public program or for an application for a federal or state grant.
To a rederation state grant.
4/20/200
Signature $\frac{4/25/2022}{\text{Date}}$ $5/19/202Z$
1/10/- 07
3/19/2022
Matthew Travis Houston Print Name
Title GENEWED
Title
D No. 1 Pour
Page Number Four



COMMISSION CASE NO. (For Commission Use Only)

NEVADA COMMISSION ON JUDICIAL DISCIPLINE

VERIFIED STATEMENT OF COMPLAINT

(Please Clearly Type Or Print All Required Information)

Part I: <u>General Information</u>
Date of This Form: May 5th 2022 Reviewed June 1, 2022 Name of Person Completing This Form: Matthew Travis Houston
Name of Person Completing This Form: Matthew Travis Houston
Mailing Address of Person Completing This E. No. 1216 (F.O. A. 115
P.O. Box 650 Indian Springs, NV 89070 - 0650
Daytime Telephone Number To Contact You: (702) 879-6789
Part II: Specific information Regarding Complaint
Name of Nevada Judicial Officer (Only One Name Per Complaint Form): Tierra Danielle Jones
Name of Court or Indiana Disease
Case Number (Please Include All Letters and Numbers): $\frac{2 - 17 - 75}{C - 17 - 35} = \frac{61}{7} = \frac{7}{7} = $
This Case Is (Select One): Pending In Trial Court X On Appeal Not Pending or Closed
Nature of Complaint (Select One): X I Have Attached My Own Explanation Page(s) Have Used The Standard Complaint Supplementary Form
Code of Judicial Conduct Section(s) Violated, If Known [(Example: Canon 3B(4)]:
Part III: Obligations Of Complainant
I hereby acknowledge the following agreements and/or waivers:
Consent To Investigate. I expressly authorize the Commission, staff and contractors, to investigate my complaint and take any and all actions, including interviewing any relevant witness or request by subpoena or otherwise of documentary evidence and to verify the statements I have made herein to be true and correct (or I stated to be on information and belief, that the statements are believed in good faith to be true and correct). I agree to promptly supplement and amend this complaint if I learn that the facts I have alleged are materially incorrect. I understand that deliberately misstating the truth of any material fact could subject me to various sanctions including, but not limited to, dismissal of my complaint, contempt or a separate action for period.

Full Cooperation. I agree to fully cooperate with the Commission, staff and its designated contractors with regard to my complaint. I understand that even if I wish to withdraw my complaint that the Commission retains independent grounds to pursue it and that the information contained within and attached to the complaint becomes the property of the Commission and the Commission may pursue the complaint even if I seek to

2:21-cv-00499-JAD-DJA

P. O. Box 650 Indian Springs, NV 89070-0650

Matine Travis Houston Este.
No. 1210652
H.D.S.P.

Clerk, S. Erherson
Regional Injustice Center
200 Lewis Nee, 3rd Floor
Las Vegas, NV

3911-55168

2:22-CV-00693-JAD-NJK

Part III Obligations Of Complainant (Con't)

Appeal Warning. I understand that the Commission, its staff and contractors are not an appellate court and that my filing of a complaint does not stay or stop any time I am provided to appeal a decision I disagree with or any decision that adversely affects me. I understand that I must timely file an appeal to preserve those rights. I acknowledge that filling a complaint with the Commission does not and cannot preserve those rights.

<u>Legal Advice.</u> I understand that the Commission, its Commissioners, Commission staff, investigators and contractors are precluded from giving me tegal advice regarding my case or actions I should be taking in my case and I understand that should I require advice i will seek appropriate assistance apart from the Commission, its Commissioners, Commission staff, investigators and contractors.

Part IV: Signature and Verification of Complaint

After being duly swom, I state under penalty of perjury that I am the above-referenced complainant whose name appears in Part I and who submitted this complaint; I know the contents thereof; and the matters set forth in this complaint are true and correct of my own knowledge, except as to matters stated to be on information and belief, and as to those matters are believed to be true and correct by me. I request that the conduct set forth above or referenced in the attachments and exhibits provided with the complaint be investigated by the Nevada Commission on Judicial Discipline.

Signature of Complainant Dated Dated

How Do I Submit My Complaint? Where Can I Obtain Additional Assistance? This complaint, along with any supporting materials you may wish to submit, should be sent by mall to the: Nevada Commission on Judicial Discipline, P.O. Box 48, Carson City, Nevada 89702. If you have questions regarding the completion of this form, please contact the Commission on Judicial Discipline at (775) 687-4017. In addition, if you have access to the Internet, or can obtain access at a local library or other Internet facility, the Commission's web site located at www.judicial.state.nv.us provides additional information to help you prepare your complaint. The web site also includes the full and current text of the Nevada Code of Judicial Conduct and other laws, statutes and rules governing the Commission.

Form NCJD 01(C)-0701 (revised 10/02/12)

2:21-CV-00499-JAD-DJA

STANDARD COMPLAINT SUPPLEMENTARY FORM (STATEMENT OF FACTS)

The following is my explanation as to why the judicial officer named in this complaint has violated the Nevada Code of Judicial Conduct or suffers from a disability.

I am [select one]: [X] one of the litigants [] a witness or interested party [] a member of the general public who witnessed or viewed this conduct (but not otherwise involved).

The judge did the following things that I believe constitute misconduct (please be as specific as possible about the event or action and attach additional pages, if required) (NV Bov # 12,480) October 5th, 2021 the amsecution #9920 wrongtully <u>L</u>onvicted I feel that what the judicial officer should have done is the following (for misconduct complaints only): illegal post-conviction NDOC Shouldnt have [select one]: Mappealed the judge's decision I not appealed the decision the was [] have not decided yet I not applicable

Form NCJD 01(SF)-0701 (Revised 10/02/12)

Attach Additional Pages As Required

2:21-CY-00499- JAD- DJA

MATTHEW HOUSTON No 1210652 @HOSP PO BOX 650 Indian Springs, NV 89070-0650

200 Lewis Ave, 3rd Floor Las Vegas, NV 89155-1160 Clerk, Phease To CHAMBERS RJC

BUILDIANNES SIN

*դհիակայիդիրինինիկումիիըիկիրիլիուրոնի*ն

કુર્યામાં માના મુખ્યામાં મામાં મ આ પ્રાથમિક મામાં મામ

Chain of the Color of the Color

 Matthew Travis Houston, Member of the American Bar Assn.

NDOC No. 1210652

Plaintiff and Entitioner - appellant

In proper person

Matthew Travis Houston, Member of the American Bar Assn.

FILED

JUN 09 2022

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE

STATE OF NEVADA IN AND FOR THE

COUNTY OF _______ CLARK

MATHEW TRAVIS HOUSTON)

Plaintiff, Plaintiff-in-Error;

and Appellant-Petitioner,

V.

Case No. C-21-357927-1

Case No. C-17-323614-1

-(Case No. A-17-758861-C)
ALD THE MANDHAY BAR CORP,

Respondenth)

Dept. Nols) XI, 19, (17, 28 and 29)

MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR, IN THE ALTERNATIVE, FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

Petitioner, Matthew Tray's Houston, proceeding pro se, requests that this Honorable Court order transportation for his personal appearance or, in the alternative, that he be made available to appear by telephone or by video conference at the hearing in the instant case that scheduled for JUNE 15 and JUNE 16, both RECEIVED.

JUN - 6 2022

LERK OF THE COURT

In support of this Motion, I allege the following:

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

 My mandatory release date is 9-29-2025
- 2. The Department of Corrections is required to transport offenders to and from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

"1. Except as otherwise provided in this section, when an offender is required or requested to appear before a Court in this state, the Department shall transport the offender to and from Court on the day scheduled for his appearance.

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

I AM NEEDED AS A WITNESS.

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

THE HEARING WILL BE AN EVIDENTIARY HEARING.

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

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

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

__day of ___ June

AFFIRMATION Pursuant the above Matthew Travis Houston, pro se NRS 239B.030 No. 1210652 signed does hereby affirm that the preceding "MOTION FOR AN ORDER filed in the above mentioned DISTRICT COURT CASE NUMBERS C-17-323614-1, C-21-357927-1 and A-17-758861-C do NOT contain the social security number of any person or the names of my service were illegally stolen on July 14, 2022. E OF SERVICE BY THE U.S.P.S. CERTIFICATE The above signed certifies pursuant to NRCP 5(b) this "MOTION FOR AN ORDER TO APPEAR" was mailed the R.J.C. via USPS.

LAS VEGAS NV. 890

2 JUN 2022 PM 4 L

MATTHEN HOUSTON 1210652 HOSP PO BOX 650 INDIAN SPRINGS, NV 1NDIAN SPRINGS, NV

Clerk(s)
RJC
200 Lewis Ave, 3rd Floor
Las Vegas, NV
89155-1160

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89101-530000

	FILED _
	ORT - TOWN + 10/11 JUN 0 9 2022 //
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2	ABA No. 1210692
3	MOSP 650 BOX 650 NV 89070-0650
Ч	Po Box 650 Indian Springs NV 99070-0650 Indian Springs NV 99070-0650 P:714-916-7431 Letter of Motion(s) to American of Chertise DISTRICT COURT
5	DISTRICT NEVADA - FWO ME THREE CARES
6	CLARK COUNTY, NEVADA - FIXDALL TO CHAMBERS)
1	MATTHEW TRAVIS MOUSION, CASE NO. A-17-758861-C
8	DEPT No.15). 17, XVIII and F
٩	2) CASE NO. C-17-323614-1
10	DEPT NO. XIX
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12	THE TILE TIME OF THE TIME OF TIME OF THE TIME OF THE TIME OF TIME OF THE TIME OF THE TIME OF TIME OF TIME OF THE TIME OF T
13	Respondents) DEPT NO. XI
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15	Is Matthew Travis Houston do Not have enough To Matthew Travis Houston do Not have enough To Matthew Travis Houston do Not have enough
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18	Pandukht's childish pranks, i.e. prosecutorial meptitudes. I am legally blind-visually impared since 9-30- 2016 and was also shot by Stephen Paddock, et al Rosemarie to collect your food stemps Redenta 10-1-2017. Its time to collect your food stemps Redenta Wherefore each and every judicial official in
19	2016 and was also shot by Stephen Clamos Redenta
20	10-1-2017. It's time to collect your took sterry
21	Wherefore, each and every judicial official in wherefore, each and every judicial count of has
22	both the RJC and the Municipal Court of has
23	both the ROLL NOW TAKE NOTICE of the Vegas, NV WILL NOW TAKE NOTICE of the
24	Vegas, NV WILL NOW This judges in Clark Countys attatched 5 pages because judges in Clark Countys attatched 5 pages because judges in Clark Countys
25	Nevada do not deserve to hide behind masks,
26	Nevada do not deserve robes, service animals, trucks, relegion or any robes, service animals, trucks, relegion or any
27	sense of false hoods. It's just too bad "your sense of false hoods. It's just too bad "your".
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	NOW SEE TALEEN'S PINK SLIP LMRAODO	
1	OPPS	
2	STEVEN B. WO Clark County Dis Nevada Bar #001 OBJ - 0146	
3	TALEEN R. PAN (1) SE CONCLUSION OF THE PARTY	Ì
4	Chief Deputy Dis 17 13 a contrict of Nevada Bar #005 interest for Taleen R	
5	200 Lewis Avenu Pandukht to be arguing	
6	Attorney for Plair on behalf of the State due	
7	In the fact that she's	
8	already biased the Phintiff	
Q.	in-ternot in her personal	
10	determ in her	
	defamation of character of	
11	-vs- Matthew Travis Houston's C-17-323614-1	
12	MATTHEW TRA post courichian pleadings in XIX	
13	C-21-357927-1 that was a	
14	result of C-17-323614_1	
15	STATE'S 6 H3~ Y FOR ORDER TO	
16	TOFINCURRED	1
10	LIMUTIONAL Therefore The CV INTERDITED TO THE COLOR	ĺ
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	NOT LIMIT Paretor, Taken R. CY INTERPLEADINGS HE REMITTITUR IN	
17	NOT LIMIT: Therefor, Taken R. CY INTERPLEADINGS HE REMITTITUR IN OURT OF THE UNITED To DISQUALIFY her from	
17 18	NOT LIMIT Therefor, Taken R. CY INTERPLEADINGS HE REMITTITUR IN OURT OF THE UNITED To DIS QUALIFY her from COMES Is representing the State so as to	
17 18 19	NOT LIMIT A758861, PENDI Pandukht shall now place take notice of this MOTION TO DISQUALIFY her from COMES Is representing the State so as to District Attorney and I subjecting the Plaintiff.	
17 18 19 20	NOT LIMIT A758861, PENDI Pandukht shall now passed HE REMITTITUR IN OURT OF THE UNITED take notice of this MOTION ARI TO DISQUALIFY her from COMES I representing the State so as to District Attorney, and for subjecting the Plaintiff. District Attorney, metror to further prejudicial outy District Attorney, and	
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17 18 19 20 21 22 23 24	NOT LIMIT Therefor, Taken R. CY INTERPLEADINGS HE REMITTITUR IN OURT OF THE UNITED take notice of this MOTION ARI TO DISQUALIFY her from COMES I representing the State so as to District Attorney, and the subjecting the Plaintiff outy District Attorney, and hereby submits the bias or prosecutorial misconduct to Defendant's Motion for Order to Suppres Taleen R. Pandukht argued d Emotional Distress, and Defendant's Motion to Stay the Remittitur in Abelia provided with his traveriors out of the United States for a Writ of Certional Country of the United States for the United States of the Certific of Certific Certific of Certific Office of the	
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17 18 19 20 21 22 23 24 25 26 27	NOT LIMIT A758861, PENDI Pandutht shall now passe take notice of this mortan to DIS augusts her from COMES I representing the State so as to District Attorney, metror to further prejudicial hereby submits th Dias or prosecutorial misconduct to Defendant's Motion for Order to Suppres Taleen R. Pandukht argued Defendant's Motion the Remittitur in Aberts provided with his right to Aberts provided with his trouvilles out of the United States for a Writ of Certioral C-21-357927-1 and her lies the papers and pleadings on file herein, the atta of the reflect the ics in this case doral argument at the time of hearing, if deemed necessary by this Honorable Court. You WILL Now Take	
17 18 19 20 21 22 23 24 25 26 27 28	NOT LIMIT A758861, PENDI Pandutht shall now passe take notice of this morton To DIS auxilfy her from COMES I representing the State so as to District Attorney, metror to further prejudicial hereby submits th bias or prosecutorial misconduct to Defendant's Motion for Order to Suppres Taleen R. Pandukht argued Defendant's Motion here State into Defendant's Motion here Remittitur in Abeths provided with his right to WILL Now Take CY INTERPLEADINGS HE REMITTITUR IN OURT OF THE UNITED WOLFSON, Clark County Duty District Attorney, and to Defendant's Motion for d Emotional Distress, and o Letter of Motion to Stay the Remittitur in Abeths provided with his trouvibles ourt of the United States for a Writ of Certioral C-21-357927-1 and her lies the papers and pleadings on file herein, the ana objection! Defin right to argue (1st Amot) of hearing, if deemed necessary by this Honorable Court. OUNTAKE	

头 516

Talben's concept of " ("POINTS AND AUTHORITIES are defined by fictitions STATEMENT OF THE CASE (5) "or proceedural erre (s) On September 6, 2017, MATTHEW TRAVIS HOUSTON (hereinafter "Defendant") was charged by way of Information with Driving and/or Being In Actual Physical Control of a Motor Vehicle While Under the Influence of an Intoxicating Liquor or Alcohol (Category B Felony - NRS 484C.110, 484C.400), because he should have been charged w/ simple misdemeanor / FIRST-TIME DUI, however he was Not driving On September 14, 2017, pursuant to Guilty Plea Agreement, Defendant pled guilty to Driving Under the Influence (Category B Felony - NRS 484C.110, 484C.400, 484C.105) and entered the Felony DUI Court Program. On October 31, 2018, Defendant was terminated from the DUI Court, because of a bedbug infestation at las Vegas Recovery Center.

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On January 10, 2019, Defendant was adjudged guilty of Driving and/or Being In Actual Physical Control of a Motor Vehicle While Under the Influence of an Intoxicating Liquor or Alcohol (Category B Felony - NRS 484C.110, 484C.400) and sentenced to twelve (12) to forty-eight (48) months in the Nevada Department of Corrections. The Court further ordered. pursuant to NRS 484C.340 and NRS 484C.460, prior to reinstatement of Defendant's driving privileges, an interlock device shall be installed and inspected on his vehicle at Defendant's expense for a period of twenty-four (24) months after release from imprisonment.

The Judgment of Conviction was filed on January 15, 2019, 3 years later.

Defendant filed a Notice of Appeal on August 12, 2019. On September 10, 2019, the Nevada Supreme Court dismissed Defendant's Appeal and Remittitur issued on November 26, 2019, and 7 years "they" have been denying his polite request from On August 12, 2019, Defendant filed a Petition for Writ of Habeas Corpus. The State filed its Response on September 13, 2019. On November 26, 2019, the Court denied Defendant's Petition for Writ of Habeas Corpus. The Court entered its Findings of Fact, Conclusions of Law and Order on January 2, 2020, after again denying his transcript.

On August 21, 2019, Defendant filed a Motion to Grant a Compassionate Release and Motion for Modification of Sentence. The State filed its Response on September 13, 2019, On without the production of his DISCOVERG, PLEADINGS, PROPERTY any of his transcripts while paying Taleen A. Pandakht publish lies on behalf of 2,3 the DEEP HATE OF NEVADA.

1 September 17, 2019, the Court denied Defendant's motions. The Court entered its Order on September 30, 2019, because they're obviously being bribed by 2 SEDGWICK, ET AL.
On September 12, 2019, Defendant filed a Motion for Modification of Sentence. The 3 4 State filed its Response on September 26, 2019. On November 26, 2019, the Court denied Defendant's motion. The Court entered its Order on December 23, 2019. 5 6 On February 20, 2020, Defendant filed a Motion for Order of Estoppel in Support of 7 Preservation of Evidence along with Motion for Order for Judge to Recuse from Case. On March 17, 2020 and April 21, 2020, the State filed its Responses. On May 14, 2020, the 8 Motion for Order of Estoppel in Support of Preservation of Evidence was vacated. On May 9 26, 2020, the Court denied the Motion for Order for Judge to Recuse from Case. Cove Rocp 10 11 On June 3, 2020, Defendant filed a Motion to Amend Conviction. The State filed an Opposition on June 26, 2020. On June 30, 2020, the Court denied the motion and the Order 12 was filed on July 16, 2020, while violating every PANDEMIC 13 On April 18, 2022, Defendant filed a Motion for Production of Complete Transcript. 14 On May 10, 2022, the Court denied the motion, after Taken R. fundakhts attempt 15 to "rig" the system even further.
On May 4, 2022, Defendant filed a Motion for Order to Suppress and Notice of Demand 16 as Result of Incurred Emotional Distress. On May 19, 2022, Defendant filed a Motion for 17 Emergency Interpleadings Not Limited to Letter of Motion to Stay the Remittitur in A758861. 18 Pending Application to the Supreme Court of the United States for a Writ of Certiorari. The 19 20 State's Opposition now follows. OBJECTION? Does MistATEMENT OF FACTS 21 officer have a name? On September 20, 2016, an officer observed a truck driving at a speed of 52 mph as 22 verified by radar in a 30-mph zone. A records check revealed the vehicle's registration was 23 expired. Contact was made with the driver, who identified himself as Defendant Matthew 24 Travis Houston, and he had a strong odor of an alcohol on his person. He had bloodshot eyes. 25 charged with an infraction? slurred speech and was slow in his movements. Mr. Houston stated he drank two beers an hour 26 ago and refused to complete field sobriety test stating, "I know I am drunk." He refused to 27 give consent for a sample of blood or breath, A warrant was obtained for a blood sample and 28 because he had not been in opperation 29 motor vehicle or "driving truck" in "a truck driving". 3

Defendant's blood contained a concentration of ethanol of 0.187 g/100ml +/- 0.007 g/100ml of blood, and of course the Defendant was not charged with a "speeding ticket" because he was in fact NOT

Defendant has filed two (2) non-cognizable motions that do not pertain to the Judgment of Conviction in this criminal case. The case number here is the criminal case number, but Defendant is instead requesting civil remedies and damages. Such claims do not concern the validity of the sentence or conviction itself, and thus must be dealt with separately from the criminal case. Defendant cites to A-17-758861-C, which is a dismissed civil case before Judge David Jones where the Nevada Supreme Court dismissed his appeal on March 30, 2022.

COBJECTION: SLANOR:

Remittitur already issued on April 25, 2022. Therefore, it appears that Defendant filed his motions in the wrong court and this Court does not have jurisdiction. UNACCOUNTABILITY.

Furthermore, Defendant has not offered any valid legal authority or cogent argument supporting his purported claims. Defendant's claims are not sufficiently pled pursuant to Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984), and Maresca v. State, 103 Nev. 669, 673, 748 P.2d 3, 6 (1987). Indeed, a party seeking review bears the responsibility "to cogently argue, and present relevant authority" to support his assertions. Edwards v. Emperor's Garden Restaurant, 122 Nev. 317, 330 n.38, 130 P.3d 1280, 1288 n.38 (2006); Dept. of Motor Vehicles and Public Safety v. Rowland, 107 Nev. 475, 479, 814 P.2d 80, 83 (1991) (defendant's failure to present legal authority resulted in no reason for the district court to consider defendant's claim); Maresca v. State, 103 Nev. 669, 673, 748 P.2d 3, 6 (1987) (an arguing party must support his arguments with relevant authority and cogent argument: "issues not so presented need not be addressed"); Randall v. Salvation Army, 100 Nev. 466, 470-71, 686 P.2d 241, 244 (1984) (court may decline consideration of issues lacking citation to relevant legal authority); Holland Livestock v. B & C Enterprises, 92 Nev. 473, 533 P.2d 950 (1976) (issues lacking citation to relevant legal authority do not warrant review on the merits). Claims for relief devoid of specific factual allegations are "bare" and "naked," and are insufficient to warrant relief, as are those claims belied and repelled by the record. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984). "[Petitioner] must allege specific facts fact is that Matthew Travis Houston A second specific fact is that the passenger

	Now See NRS 239B, 030 and NRCP 5(b) AFFIRMATION on this 2nd day of June, 2012 Matthew Trans H. s. supporting the claims in the petition[.]Failure to allege specific facts rather than just
Ī	supporting the claims in the petition[.]Failure to allege specific facts rather than just
2	conclusions may cause [the] petition to be dismissed." NRS 34.735(6) (emphasis added).
3	Defendant's motions are basically incomprehensible and do not permit the State to
4	intelligently respond. None of the claims Defendant raises are cogent or relevant to the
5	Judgment of Conviction in this criminal case, and therefore, should be denied, because the
6	state refuses to provide <u>CONCLUSION</u> Matthew Travis Houston with any of his transcripts.
7	For the foregoing reasons, Defendant's Motion for Order to Suppress and Notice of
8	Demand as Result of Incurred Emotional Distress, and Defendant's Motion for Emergency
9	Interpleadings Not Limited to Letter of Motion to Stay the Remittitur in A758861, Pending
10	Application to the Supreme Court of the United States for a Writ of Certiorari must be denied.
11	DATED this 25th day of May, 2022, because Taleen R. Pandukht
12	quite obviously has not a Respectfully submitted,
13	thing original to publish. STEVENB. WOLFSON
14	She just continues to Clark County District Attorney Nevada Bar #001565
15	regargitate the same slander, fracilalence and
16	defamation of character BY /s/Taleen R. Pandukht
17	that the bottered and broken Chief Deputy District Attorney
18	Defendant has had to put up with for over 37 years as
19	result of his person, property, dogs, family and TITLE being
20	abused by those CERTIFICATE OF MAILING baffours still
21	I hereby certify that service of the above and foregoing was made this 25th day of May,
22	2022, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:
23	employed by the Matthew Travis Houston, BAC #1210652 High Desert State Prison
24	Terrorists referred to P.O. Box 650
25	US LAW ENFORCEMENT" ET AL
26 27	NOW SEE that BY theresa Dodson
28	TRP/td/vcu is hereby sued in individual and Office)
2.	of my service animals. 5/ DELIBERATE INDIFFERENCE IS A IRME
ا ناح	of my service animals. 5 DELIBERATE INDIFFERENCE IS A IRME
	520

MATTHEW HOUSTON NO. 1210652 HOSP

80 Box 650 Indian Springs, NV 199070-0650

LAS VEGAS NV 890 3 JUN 2022 PM 5 L

Clerk(s) fwp to CHAMBERS
@ RJC
200 Lewis Ave., 3na Floor
Los Vegas, NV
89155-1160

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69101-630000

UNIT 3 C/D

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APR 0 5 2022 MC CLUES OLERK OF THE COLUBT #32

PETITION FOR JUDICIAL REVIEW OF 6th, 2021 This court filed a SMATEMENT OF FACTS; it was received February 17th, 2022: It is to be known to the court that the only reason (Houspordisagreed) for original plea negotions after false imprisonment on July 14th, 2021 (before his appointment on July 15th 2021 at Nevada Retina Specialists wDr. Tyson Ward) was that so he could be released to seach terain hopely retrieve his trained seeing exe dogs or Counsel Failed to inform Housful of a CITY Jail detainer hold, than informed before he had agreed to negotiations that there was NoTwenty jail hold when in fact there was Double ; enpury not As Housdon was never served with any summons, 15 the trainable events of July 14th, 2021 were and 15 agricultured 6 and anustral purposhment being inflicted upon Houston. 17 What with him being devied his medical disability nating with 18 Dr. Quagleria the impoundment of his seeing eye dogs 19 and this tragedy (forcing him to relocate from his home state of Journ's further causes of unnecessary hardships and eviction from his out-of-horuse legal erdvocacy. (Albirace 435 S. Linn Streets # 92.7, Jowa City, Jour 52240 The overreaching tactics used by both Sedgwick and the prosecution forced Houston into ass 25 ynmanagable state at duress homelesiness and imprisonment due to R. McMorris willful orassions 27 and when ignoring claim adjuster Dianne Fernanters 28 falsehoods and other crimes both civil and criminal. Page # 2 201

Dianne Ferronte has caused not only jurther 2 injury upon Houston but has further injured other workers 3 and totally permanently disabled citizens due to her mishaudlements, irrisponsibility, willful neglect, and other schemes not limited to the illegal extention of Houston's disability daims which are substantially proven by the "events" of October Ist 20216 Sedewick and its counsil Dam Schwartz are an abatable 9 rusiance and must be held accountable for the to domages inflicted upon Houston and the people of the State of Nevada. In regards to "events"; Houston has and continues to suffer from BATTERED PERSONS STNOROMERS result of surviving humerous travings 14 other than ONE OCTOBER and his 2016 work 15 accident at Mandalog Bay Resort) including: L. fire 16 · death of uncle Randall Schoenherr - 2819 17 while illegally inconcerated in NDOC for a dismissed case. · suicide of uncle Rollie Schoenherr - 2017. E Adivorce from abusive spouce in 2014 after learning 20 3 has his son was more his and victim of domestic violence. 213 Asvicide of brother Mitchell Ryan Houston - 2014. 23 very often as a child -anl984 - 2000. DECLARATION and pro se AFFIDAVIT: DREAM JOURNAL IN RE JANUARY 26-27, 2022: 25 Lostnight I was working again, with forhlift. Operator was Tripp in 26 Nashville TN from CREW ONE who kept telling me its olivay to ride on the 27 forhlift. Then my night have was cut off. I woke up to remember
28 how my night hard was smashed in 2013 while working for C-DIVE. I was getting
29 those records for subpena Page # 3-from Louisiana in January, Zott. & T.H.
524

(page # H of DIRECT APPEAL) I AMENDED PETITION FOR JUDICIAL BEVIEW 2 in ne July 14th 2021 - current date of illegal and extensive 3 incaration at some of this writing being on ar about Thursday, 4 January 27th, 2022, after waking up from CPTSD nightmane: The primary factor showing the judicial brases against 6 petitioner's the fact that Terra Joines never responded to 7 petitioner's first Permon FOR WRIT OF HABEAS prepared while 8 Menally incorporated at T.L. VICIC during his wrought conviction 9 & put case No. 6-17-323614-2, date and dept. undown 10 due to petitioners surrent false imprisonment in fish tank. 11 This DEFAULT STATUS of the state of Movada is Further 12 minforced by the fact that the petitioner's altasts for a 13 2nd PETATION FOR A WRIT OF HABEAS CORPUS, along with the 14 rest of petitioner's correspondence are being withheld by the 15 Clark County Public Deforder's office for no reason other 16 than the intentional disregard for injured worker's rights. This 17 bias is proved by numerous case history, one of which being 18 where an inclustrial work accident causing workers fortulity was 19 determined by the courts to compensate only \$10,000 to the 20 surriving family to assist in priviley fineral expences. The tragic 21 death was of an employee of Rhino Staging and happened 22 at MGM Grand Arena, and the case is being served a related 23 subpoena in A-17-758861-1 Dept: 29 (and mickiple complaints). As the malicious prosecution of the state has attempted 25 to make an example out of an honest and law orbiding man, 26 the petitioner will now Illustrate to this court some 27 accorate and truthol examples that explain how reoccurring 28 nightmares effect Dave Grohl, as most sorely, the family 29 of the Rhino Staging employee is still haunted by the loss of their son.

EXHIBIT November 25th 2021

L'ANTONO LINGO
1 At just about every Foos concert, the bond
2 / 2011 "10/01/" 10/0
2 plays 2011 "Walk" which has some of the
3 most audocious lyrics Grohl - or anyone, really -
Hever- wrote. Every night when he sings the line
5 "I never want to die," says Smear, I look at
6 him every time and think of Kurt. Every
7 single time. Because Kurt was "I hate
8 myself and I want to die. And that's the
9 opposite-ness of them. And I do so love
10 being with life lovers."
11 As it happens. Smear is correct about the
12 Inspiration behind that song. "It kind of comes
13 From the day after Kart died "Grohl Says,
I'l his voice a little softer than usual. Waking
15 up that morning and realizing oh, shit, he's not
16 here anymore. I am. Like, I get to wake up
17 and he doesn't. I'm making a cup of coffee.
18 And he cant. I'm counce turn on the radio.
THE WORLD THE
20 IT think also in life, you get trapped
22 When really, if you done to consider that 2 crisis
23 a blip on the radar its easier to push
24 through. And yea, I was just like, I
25 don't want anyone to have that feeling that
26 I had that morning.
27
28 EXHIBIT and APPEAL
topdawahouston (B) Page # I (Page # 5)
- K7K T1

EXMIBIT November 25th 2021

1. But in any case, he really means it.	
2 "I'm Serious," Grohl says. "I don't	
3 want to finding die I know it's inevitable	—
4 but I don't want to. That's gonna be such	
5 a drag." He's silent for a rare moment, and	<u>/</u>
1 smiles, baring those battered texth. " I'll	
7 fight it as fing long as I can."	
8	<u>:</u>
- Rolling Stone Magazine	- · ·
10 October 2021 page #79	
ll	· · · · · ·
12 Let this court's record reflect from prige #3, line No. 2	1
15 in honor of Appellantis brother Mitchell Avan Houston, who wou	<u>id</u>
14 have turned the age of 32 on the day that this EXMIBIT	,
15 was prepared.	
16	
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28 DIRECT APPEAL PASE DEVUIRIT	
DIRECT APPEAL PALE #6, EXHIBIT 29 topdawghouston @ Page #2 527	

page # 7 DIRECT APPEAL

MOINTS AND AUTHORITIES are notilimited to the reasons listed below: The day that Houston was transferred to Las kgas 3 City Juil to face double-jeopardy charges in Las
4 Vegas Municipal Court # C1248384A and # C1257802A shows this court the failure of counsel in communicating band informing Defendant as to ALL of the terms and conditions per original negotiations having and made VOID any and all sorts of verbal and/
9 or written agreements made between the corrupted 10 prosecution and Defendant. This further shows that Defendant would not have entered any sort of 2 quilty plea to #C-21-357927-1 and would 13 have insisted upon going to trial. See 14 State v. Huebler 128 Nev. 192. 275 P. 3d 15 91.128 Nev. Adv. Rep. 19. 2012 Nev. LEXIS 53 16 (Nev. 2012). cert densed. 568 U.S. 1147, 133 S. 17 (t. 988. 1846. Ed. 2d 767, 2013 U.S. LEXIS 18 1009 (U.S. 2013). NRS 34.726 validates Defendants claim of 20 ineffective assistance of council in that it meets 21 proceedural requirements having been raised in a 22 timely petition when Defendant had requested to withdraw his plea during a video court appearance prior to December in which the "substitute" judge 25 had appointed Anthony M. Goldstein to represent 26 Houston in determining the prospective motions validity Defendant was prejudiced by Benard Littles Failure in applying Houston to Mental Hearth Court and the 29 delay to Drug Court, interview part-conviction on December 10th.

1. Defendant has been overwhelmingly prejudicealism this 2 case, especially with the initial statement made by the 3 prosecution labelling Houston as a danger to society"
4 and when female judge Tierra Jones, after Ben Little neglectfully failed to rebut the tailse pretences murle by R. Mc Morris, made personal comments forther insulting the character of the Defendant offer he invoked 5th Amendment rights, especially inconsidering the fact that prior to the Defendant being in state costody, he had never seen R. McMarris in ich person up close or from afor-nor had he communicated with her over any sort of telephone, e-mail, /stening device social media or otherwise. Petitioner/defendant was denied his constitutional right to defend Minself without counsel when the substitute judge appointed Anthony Mi. Goldstein. See Hollis v. State, 95 Nev. 664, 601 P.2d 62, 1979 Nev. LEXIS 637 (Nev. 1979). "unreliable" is self-explanitory, see Buffalo v. State, 111 Nev. 1139, 901 P. 22 647, 111 Nev. Adv. Rep. 127, 1995 Nev. LEXIS 125 (Nov. 1995). Tierra Jones and every other individual refusing to take accomplability for the current injustices against Petitioner is quilty of violating. NRS & 484.219 ; [renumbered to NRS 484E,010] and should be changed with leaving the scene of a single occident barrouse deliberate indifference is wrong, just as R. Mc Morris' lies she told on record were. See Firestone v. State, 120 Nev. 13, 83 P. 3d 279, 120 Nov. Adv. Rep. 3, 2004 Nev. LEXIS 3 (Nev. 2004). Furthermore, the credit for presentence inconceration of the Petitioner is inaccurate. See Griffin v. State 122 Nev. 737, 137 P.3d 1165, 122 Nev. Adv. Rep. 63, 2006 Nev. LEXIS 70 (Nev. 2006). Page #8 29

1 THE FOURTH (4th) AMENOMENT OF THE CONSTITUTION (U.S.)
2 FRUIT OF THE POISONUS TREE The 4th Andt requires that a search and "I siezore be pursuant to a warrant supported by 5 probable cause. Exceptions to the warent requirement under Terry Include "traffic Stopes." 7 of which must meet termy regularements. The 4th Amolt 8 places strict limitations on the state in its exercise 9 of power and authority "The Crossing, by Michael Connelly. to Framing an injured water for the second 11 time and interfering with official acts of the pleadings of 12 case #A-17-758261-C3 making felse claims of
13 supposed "lifetime re-opening rights" do a 14 claim that was catastrophic in where and 15 never was to have been closed is Not a 16 valid exercise of constitutional authority in Levada or anywhere else in U.S.A., especially Colorado, Jowe and California, Mr. Housel Committed some of these MOGRIVATED STALKING' offences as shown on record by the alleged viction, R. 21____ Mc Morris whom Hoveron has nover even seen 22_ until brouht to unfair bearings, has no clue as do 23 where her or her family nestroles, and its perfectly legal and the correct way that Houston reported.

the SEBBWILE Scans of D. Ferrante and J. Shockley ZS to Lumpo House MAREST; as it is Houseon who is the viction of their negligout scom of extortion. The state government drampted on Houseast rights to be proveded from unlawful search and setzure, his rights as an American cilitien and desecrated the Americans With Disabilities Act of 1993. Roe#9

1 See 249 So. 2d 908, 918: This miscarriage of justice
2 is a susticiable controversy in that the dispute involves
-3 legal relations of parties who have real adverse interests, and
"I upon whom judgement may effectively operate through a
5 decree of conclusive character. Lwhich was defamed by the less of NVombudsman)
6 See 155 S.E. 2d 618, 621: This dispute is Notinary way
7 hypothetical, contingent or abstract other than the FACT
8 that insurance chim adjusters might be being paid kickbacks and/
90 contingency fees to see that Houston is deviced his lawful
lo indemnity which is what has happened on more than
11 one occasion since his incurring of numerous! castastrophic
12 injuries and multiple wrongful convictions. This court was not
13 justiciable in accepting Houston's original plea nor was it fair or
14 teasible for prosecution to conjure up the endictment on
15 a permanently totally disabled worker as result at the talse
16 pretenses made against Houston and other injustices he has imperiously
17 suffered: The fact that this court stood with a lying worker's
18 compensation adjuster's boss is pervasive, and the continuously notable
the errors made by this court are extremely prejudicial to the
20 appellant, hornful in the upmost ways to him and his family, his friends
21 and warrant an immediate neview by the Supreme Court of
27 the State of Merada. See 178 P. 2d 341.
23 To explain the conflict between attorneys appellant and this
24 court in both civil and criminal case(s), the Clark County
25 Public Defenders office contributed to Houston's indigent status,
26 while the history of the las Vegas judicial system being overwhelmingly
27 biased against injured workers and their claims shows how courts
28 value the big insurance companies over the health rights and recording
29 of We the People Page See Clork v. State, 108 Piev. 324(1992) 531
~~ 1

Petitoner-appellant was unable to telephone Anthony M. 2 Goldstein dubito indigence and CCDC not allowing collect coils, nor was he provided any sont of phone number to his court appointed attorney's office and not visted enough by the Clark County Public Defenders office. See Young v. State, 120' Nev. 963 (2004) To reference for further use page 3 lines 10-14, appellant was subjected to double jeopardy which began before he was arrested since the warrant was illegal due to the facts that appellant was never served with any sort of summons to the charges made against him, nor was he informed that K I any sort of crime might have taken place, especially because he did Not reside within the jurisdiction of the State of Nevada, See State v. Blackwell, 65 Nev. 405, 19B P.2d 280, 1948 Nev. LEXIS 65 (Ner. 1948) cert. denied, 336 U.S. 939, 69 S.Ct. 742, 93 L. Ed. 1097, 1949 U.S. LEXIS 2642 (U.S. 1944) This false imprisonment amounts to kidnapping by the fact that 18 Appellant and his trained service armais were removed from 3041 19 Saint Rose Pkwy, Henderson, NV to another place. See 174 N.E. 162,163 20 This unlawful removal was of a substantial distance and subtantial 21 time period in an isolated place for the purpose of Sodgwick obtaining 22 an award, facilitating numerous followies not only by both harming and terrorizing the Appellant. The interruptions of Appellants worker's compensation, social security and personal injury litigations and advocacy is interfering with government function. See Model Penal Code &212,1. The abduction being 27 purportrated by employees of Secientick and in coersion with law 28 enforcement has transformed the Appellant's indemnity into nothing Page # // criminal ransom demand.

Petitioner appellant did not feel comfortable with court appointed 2 counsel filing his Motion to WITMORAW PLEA while in custody because 3 at a prior hearing, the previous case involved a defendant who committed 4 identity theft. What with appellant being a victim of ID theft his duress increased Mis case illustrates how the State of Nevada cares not for it's 6 citizens, visitors mor injured workers and shows little if no record For the health and mental / emotional security of the honest, the 8 permanently totally disabled, their work places, survivors, Friends 9 and family let alone their pets and for trained service animals. It lo is nothing more than a play and a shallow attempt to recruit more "I of the poor and unlucky into the forced slave labor camps of the Nevada Division of Forestry; so that corporate welfore may take advantage of the working-class while profiting off of the weak and underpriveleged, coming not of freedom nor for 15 the imprisoned. The malicious prosecution employed expidative tactics in obtaining their wrongful convictions to obstruct not only the Bettioner's entire life but they have delayed the 18 orderly process of the criminal justice system in siding with an insurance scam over the true victim, that being this principal and PlaintHFIn Error, Matthew Travis Houston. WHEREFORE, the undersigned demands that the court conducts 22 proper and accumute judicial reviews of this case and ALL others related, not limited to the following: # A-17-758861 the Supreme Court of Nevada Appeal of 758861 25 related Las Vegas Municipal Court # C/248384A and #C/237862A related District Court Coso#C-17-323614-1. 37
27 On March 16th, 2022
Respectfull resubmitted by X
28 ORIGINALLY
28 ORIGINALLY 28 O DATED THIS IST day of February Zozz. Appellant Matter Tovis Hoston
29 Signed under the declaration page # 12 NRCP 5(b), ARS 239 B.030
Where penalty of pensury. Page # 12 NRCP 5(b), ARS 239 B.030

Matthew Houston # 1210652 H. D. S. P. P.O. Box 650 Indian Spars, NV 89070-0650

CEO Steven D. Grierson, Clerk

CC. Deputy H Ungermann

in re C-21-357927-1

+ A-17-758861-C

21 MAR 2022 PM 3 L

LAS VEGAS NV 896

200 Lewis Ave.

Resident Justice Conter, 3rd Floor ETER DETERMENTATION

las Vegas, NV

Electronically Filed 6/14/2022 8:58 AM Steven D. Grierson CLERK OF THE COURT

Matthew Travis Houston, pro se 1 Plaintiff Engla Proper Person P.O. Box 650 H.D.S.P. Indian Springs, Nevada 89018 **厚1**ない65年 0:702-474-7554 x7H-916 7431 or 610-712-4143 5 ELGHTH DISTRICT COURT CLARK COUNTY NEVADA 6 7 Supreme Court No. 84281 8 File also 10-017-323614-1 MATHEW TRAVIS File in#C-21-357927-1 9 Plaintiff-in-Error. Case No. A -17-756861-C 10 Dept.No. XI -V--Bocket and JOINDER THE DEEP STATE OF NEVADA 11 BOTH LCASES AND AND MANDALAN BAY RESORT CASINO. lall three cases) et de novo requested" <u>Kesawaevits</u> 13 PRELIMINARY OPPOSITION AND NOTICE OF FORMAL OBJECTION TO ANY SORT OF VEXATIONS LIMBANTODGER, NOTICE OF APPEAL AND ANY OTHER SORT OF CHICANERY KRISTING RHOADS TRIEST TO CONJURE OUP FROM THE DEMONS OF INJUSTICE NOTICE is hereby given that the Plaintiff-in-Error, Matthew 14 15 16 Travis Houston, by and through himself in proper person, does now appeal 17 to the Supreme Court of the State of Nevada, the decision of the District 18 2022 also 19 issued in error not unti been (without lead grounds) 20 especially Whenerited claims on Pune 2022. YOU WILL now take notice 21 Dated this date, 20 th PENDING REMITTITUR 22 MOTION STAY THE SUPREME COURT OF THE UNITED APPLICATION TO THE 23 Respectfully Submitted, 9 A WRIT FOR STATES 24 CERTIORARI 25 Matthew Travis Houston In Proper Person # 1210652 Now See Attatched EXHIBITS A, 26 B,C,D and #1 pertinent EXHIBIT C is especially in re ease nulyaber 27 C-17-323614-1 PETITION FOR A WRIT ERROK

Case Number: C-21-357927-1

NOBIS

also 2:21-cv-00499-JAD-DJA

28

12:2-CV- 60693- JAD-NJK

Exhibit A

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Supreme Court No. 84281 District Court Case No. C357927

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: May 02, 2022

Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo Deputy Clerk

cc (without enclosures):

Matthew Travis Houston Clark County District Attorney \ Alexander G. Chen Hon. Tierra Danielle Jones, District Judge

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Neva REMITTITUR issued in the above-entitled cause, on		
District Court Clerk		

Nevada Supreme Court Docket Sheet

HOUSTON (MATTHEW) VS. STATE

Page 1

MATTHEW TRAVIS HOUSTON,

Appellant,

Docket: 84281

Consolidated with:

Case No. 84281

VŞ.

THE STATE OF NEVADA,

Respondent.

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of

Nevada

Case Information

Panel: SNP22 Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Criminal Appeal Type: Other

Date Submitted:

Submitted:
Oral Argument:

Sett. Notice Issued: Related Court Cases:

Sett. Judge:

84478

Sett. Status:

County: Clark Co.

Subtype: Direct/Proper Person

District Court Case Information

Case Number: C357927

Case Title: STATE VS. MATTHEW TRAVIS HOUSTON

Judicial District: Eighth Division:

Sitting Judge: Tierra Danielle Jones

Replaced By:

Notice of Appeal Filed: 02/18/22 Appeal Judgment Appealed From Filed: 12/08/21

Docket Entries

Docket Entries		
<u>Date</u> 02/24/22	Docket Entries Appeal Filing Fee Waived, Criminal. (SC)	
02/24/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-006125
03/10/22	Filed Order Dismissing Appeal. "ORDER this appeal DISMISSED." SNP22-JH/LS/DH (SC)	22-007656
03/22/22	Filed Proper Person Petition for Rehearing. (Emergency Motion to Expedite Appeal and Petition for Rehearing.) (SC)	22-008991
03/29/22	Filed Second Proper Person Petition for Rehearing. (Petition to the Court of Appeals for rehearing under NRAP 40 in Opposition of Order Dismissing Appeal). (SC)	22-009635
04/05/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-010624

Nevada Supreme Court Docket Sheet				
Docket: 84281 HOUSTON (MATTHEW) VS. STATE				
04/27/22	7/22 Issued Notice of Rejection of Untimely Petition for En Banc Reconsideration and Supplemental En Banc Reconsideration. (SC)			
05/02/22	05/02/22 Issued Remittitur. (SC)			
05/02/22	Remittitur Issued/Case Closed. (SC)			

Exhibit B



SUPREME COURT OF NEVADA OFFICE OF THE CLERK

Telephone (775) 684-1600

ELIZABETH A. BROWN, CLERK 201 SOUTH CARSON STREET, SUITE 201 CARSON CITY, NEVADA 89701-4702

May 10, 2022

Matthew T. Houston #1210652 HDSP PO Box 650 Indian Springs, NV 89070

Dear Mr. Houston,

In Re: Docket No. 84477 (Houston vs. Mandala Bay Corp.); Docket No. 84478 (Houston vs. State); and Docket No. 84281 (Houston vs. State)

Your document received on May 10, 2022, has been referred to me for response. Please note that both Docket Nos. 84477 and 84478 had an Order Denying Rehearing filed on May 6, 2022. An en banc reconsideration may be filed within fourteen (14) days of the filing of the court's Order Denying Rehearing. In Docket No. 84281, the remittitur issued on May 2, 2022, and the case is closed. Therefore, we are returning your document, unfiled. For future filings in this court, please be sure to file your documents as separate documents per each docket no. Enclosed, please find a copy of the docket sheet for all three cases mentioned above for your records.

Sincerely.

Amanda Ingersoll Deputy Clerk

Exhibit C

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

MATTHEW TRAVIS HOUSTON, Appellant, THE STATE OF NEVADA, Respondent.

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

MATTHEW HOUSTON,

Appellant,

VS.

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

Respondent.

MATTHEW TRAVIS HOUSTON.

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

Supreme Court No. 79408/80562/84418/84281

District Court Case No. C323614

The question for our kdy bustice on this 18th day of 1 was the bullet that hit my left eye take?

OF APPEAL TO NOTICE NOTICE OF REJECTION OF UNTIMELY PETITION

TO: Matthew Travis Houston

The petition for rehearing/reconsideration/review and the supplemental petition for rehearing/reconsideration/review are being returned unfiled because they were not timely submitted. NRAP 40(f)/40A(h)/40B(c).

DATE: April 27, 2022

Elizabeth A. Brown, Clerk of Court

By: Amanda Ingersoll

Deputy Clerk

NOW SEE the SEAL of top

left page of letter from Attorney General Carson City

Miss Amanda Ingersoll, as the

Judicial system in Los Vegas

and Nevada is indeed FIAT

FIAT = FAKE

Steven D, Grierson - Bt District

Court Clerk

Steven D, Grierson - Court Clerk

Co

Too bad for Mandalay Eay and Stephen Paddack that my life isn't fake. Manyla Donnely's hoh?
Not If I CATION LIST

Nevada Supreme Court Docket Sheet

Docket: 79408 HOUSTON (MATTHEW) VS. STATE

Page 1

MATTHEW TRAVIS HOUSTON,

Case No. 79408

Appellant,

VS.

Consolidated with:

Subtype: Direct/Proper Person

THE STATE OF NEVADA,

Respondent.

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of

Nevada

Case Information

Panel: NNP19 Panel Members: Pickering/Parraguirre/Cadish

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Criminal Appeal Type: Other

Date Submitted:

Submitted:

Orai Argument: Sett. Notice issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

District Court Case Information

Case Number: C323614

Case Title: STATE VS. MATTHEW TRAVIS HOUSTON

Judicial District: Eighth Division: County: Clark Co.

Sitting Judge: Michael Villani

Replaced By:

Notice of Appeal Filed: 08/12/19 Appeal Judgment Appealed From Filed: 01/15/19

	Docket Entries			
Date	Docket Entries			
08/15/19	Appeal Filing Fee waived. Criminal. (SC)			
08/15/19	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day (SC)	19-034422		
09/04/19	Filed Proper Person Appellant's Motion to Proceed In Forma Pauperis. (SC)	19-037049		
09/06/19	06/19 Filed Proper Person Appellant's Document - "Exhibit A". (SC)			
09/10/19	Filed Order Dismissing Appeal. "ORDERS this appeal DISMISSED." fn1 [Given this dismissal, this court takes no action in regard to the motion filed on September 4, 2019, and the document filed September 6, 2019.] NNP19-KP/RP/EC. (SC).	19-037845		
09/24/19	Filed Proper Person Appellant's Petition for Rehearing "Notice of Appeal to Dismissal." (SC)	19-039597		

Docket: 79408	HOUSTON (MATTHEW) VS. STATE	Page 2	
11/01/19 Filed Order t	Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC).	19-044982	
11/26/19 Issued Remi	ttitur. (SC)	19-048287	

nrome Court Docket Sheet

11/26/19 Remittitur Issued/Case Closed. (SC) 12/13/19 Filed Remittitur. Received by District Court Clerk on December 3, 2019. (SC)

04/27/22 Issued Notice of Rejection of Untimely Petition for Rehearing and Supplemental Petition for Rehearing, (SC)

22-013340

Houston submitted evidence that the charge from JACKSON COUNTY, IOWA had in fact been dismissed prior to 9-20-2016, so the entire S.O.P. Program and the errors of Melissa De La Garza, et al caused wrongful conviction(s).

NOW SEE: PETITION FOR A WRIT OF ERROR CORAM NOBIS -EMERGENCY

MOTION FOR PRODUCTION OF "EXHIBIT A" 19-037339 TO EIGHTH JUDICIAL DISTRICT COURT OF CLARK COUNTY, NEVADA Case No. C 17-323614-1

Exhibit D

INMATE REQUEST FORM

1.) INMATE NAME DOC#	2.) HOUSING UNIT	3.) DATE
Matthew Houston 12106	52 3-0-42	4-27-2022
4.) REQUEST FORM TO: (CHECK BOX)	MENTAL HEALTH	CANTEEN
CASEWORKER MEDICAL	<u> X</u> LAW LIBRARY	DENTAL
EDUCATION VISITING	SHIFT COMMAND	
LAUNDRY PROPERTY R	OOMOTHER	
5.) NAME OF INDIVIDUAL TO CONTACT:	clerk	
6.) REQUEST: (PRINT BELOW) 15 there me with the a legal de	finition of the wo	could provide
- "REMIT	TITUR " ?.	
This Cetionari to the U.		not so easy
I will pay yeall or donate		
burned down my law office.	From case # A-17-7588	61-C in Iowa so
l l		
7.) INMATE SIGNATURE THANK YOU'S	-M. T. H. DOC#	1210652
8.) RECEIVING STAFF SIGNATURE	DATE	
9.)	RESPONSE TO INMATE	***************
The relation back of a later	defective tilile to an a	estier vailet
tille. Remitter accors h	there he who has the	true property
or jus proprietatis in	lands, but is out of s	rossion there of
and has no right to enter h	Vilhout recovering posses	in in an action
has of terwards the free ho	ld cast upon him by s	one Subsequent
and of course dejective fitle	in this case he is le	milted or sent
buck by opperation of la	ache LAW Dictionary	longore certain
10.) RESPONDING STAFF SIGNATURE	<u>frici</u>	DATE 4/28/22

Exhibit 1

THE SUPREME COURT OF THE STATE OF NEVADA Log Number(S) IRENEWED REMITTITURIN - (See # 84281) to Supreme Court of 1).5. #UMOT. TO STAY NEVADA DEPARTMENT OF CORRECTIONS # 1210652 北川) RENEWED EMERGENCY REQUESTS LENIENCY FOR FOR AN EN BANC RECONSIDERATION (5) IN RE PETITION RENEWED MOTION F FOR THE PRODUCTION OF LAS VEGAS FIRE AND RESCUE AND 10/19/2017 #3) MUNICIP FOR EXTENSION MAY FILE AND SERVE MORE PROPER MUHIPLE and everly-numerous appeals SWORN DECLARATION UNDER PENALTY OF PERJURY LAUSE. HOUSTON to he requests that misinterpreted turtherly may properly 50 he 4ime GRIEVANCE COORDINATOR SIGNATURE: resoundents 40 meet convock reguirements 40(a). Resources of the. GRIEVANCE RESPONSE: The. COPY work use of HOS P. HOUSTON NDOC arrest on July 14th, 2021 then. surely its requests MOST There is date: a CASEWORKER SIGNATURE: necessary. mail, however prepared Petition and ready of 1 _ GRIEVANCE DENIED GRIEVANCE UPHELD _ ISSUE NOT GRIEVABLE PER AR 740 made before May 20th, horevall has no way to have topies 10 GRIEVANCE COORDINATOR APPROVAL: DRAFT Now Dee the attatched which is to പാളപ്പ Houston mailing ፞ጛ AS FOLLOWS: INMATE DISAGREES REQUEST INMATE AGREES DATED this I tan day INMATE SIGNATURE: ot May - 2022 FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES. Heraher Ungermann, S. Grierson, Original: DIST & To inmate when complete, or attached to formal grievance team of Michelle McCorthy, Chourte Pleasant
Canary: NV SUP. To Grievance Coordinator & Majled to clerk Amanda Ingersoll - Roland oilfield technology.
Pink: Inmate's receipt when formal grievance filed & Moiled to Brian P. Clark, et al Mr. Pink: Inmate's initial receipt + moiled to Scott Mr. Gold: POISSON. et al May. 2022 On this 30th day *5*t J Mailed 75 above - mentioned

Travis Houston DOC 3091 (12/01)

EMERGENCY

PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS DECISIONS UNDER NAAP HO IN ALL CASES SPECIFICALLY

84281 IN THE SUPREME COURT OF THE STATE OF NEVADA

MATHEW TRAVIS HOUSTON

Rosembry McMorris- Alexander, MANUALLY BLY CORP. et al. Respondent. Joinder To #80562, #87417 #79408, #84281 #84417 Supreme Court No. #84418 C357927 + C323614 + C019840 District Court No. A758861

Joindar to Supreme Court No. 84417 and No. 84477RETURNE

APPELLANT'S INFORMAL BRIEF # 84478
AND JOINDER OF APPEAL

APR 2 7 2022

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

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

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

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

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

Vegas Courthouse for the Nevada Appellate Courts, 408 East Clark Appellate Vegas, Nevada, 89101.

Informal Brief Form October 2017 ELIZABETH A. SPOWER CLERK OF SUPERS' IE COURT A-1

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

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

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

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

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

Filed Date	Name of Judgment or Order
January 30, 200	o - attempted dismissal /closing of case
	this is part of the cause of the
since 9/20/20/1	2nd wrongful conviction / JOINDERS

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

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

Case No.	Case Title		-	Name of Court
C-17-323614-1	HOUSTON	v.	Sixty	*
C-21-357927-1	HOUSTON	r.	STATE	*
*		×	_	*

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

assigned to represent you in this appeal? Not really enough

Yes No attorneys have already ruined my

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

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

<u> </u>	Today	is	April	5th,	2022.	Pu	rsuaut t	<u>0</u>
							DEADLINE	
			_				2022	
					_	,	22ud,	
2022	to su	bmit	a tro	zuscajo	t reque	st for	/ //	
reavy	estina	the	transcol	ptc	of all	district	court	
proce	edinas	_that	are	neces	sonv for	- the	counts	
1					1			

review on appeal. The court includes the Appellant, which has proporty submitted his transcript request form with the assistance mailbox rule. 14 days from March 22nd, 2022 would in fact be today, April 5th, 2022 to which an additional 7 days would neet the that the appellant must docketing statement that was provided by the clerk. The transcript request forms 84417 and 84418 were mailed March 29th, 2022 and the docketing statements are in preparation. This informal bnef filed no later than 120 days from March 22nd 2022 which would be before July 20th 2022. The hast a ORDER PISMISSING filed March 36th, 2022 by Silver, Pickering is without merit, especially because the Appellant has been provided NO documents ether the DISTRICT COURT OF COURT OF NEVAOA, as result of false arrest on 7:14-2021.

First and foremost is the has legas Municipal relocation. their own, commissionerrors, Fillowed of significance mailbox rule, which is litigants, appellants, petitioners, appellants, pro se litigants, litigants with representation, litigants who have been appointed counsel, litigents relying upon Standby-coursel, etc.

Update as of April 15th, 2022 to which the transcript request form of pepeal #84477 has been sent to Eighth Dodicial District Court as result of Scott Poisson, Brian P. Clark, Dan Schwartz and the rest of these clowns ruining my life for almost 6 years now. This is absolutely pathetic how the defendants have coerced the Eighth Dudicial District Court into having my person falsey imprisoned and node a convicted selon in the Most wrongful ways for the 2rd time. The question for justice is how did these defendants coerce R. Mc Monris into lying under each in ways besides paying bribes?

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

There isnit any sent of bekeit that the district court is wrong... it's truth. If that's not the truth than why am I sitting in the state prison for the second time? It's not a beleit that David M. Jones is a bully. He bullied me over a telephone heaving, and that must be why he's trying to keep all of this covered up. His sister or girlfriend, Tierra Danielle Jones is a bully behind the beach?

I'm not sure if they're related but
I'm not sure if they're related, but perhaps it's coincidental? Here is my
"MOTION TO DETERMINE IF
DAVID M. JONES AND TIERRA
DANIELLE JONES ARE RELATED
TO PREVENT ANY FURTHER
PREJUDICE AND BLAS OF PLAINTIFF IN
ERROR - PETITIONER - APPELLANT AND
THE PLAINTIFF - IN- ERROR AS AESULT
OF SECOND WRONGEL CONVICTION "
This court gets paid to rever cases and
from my observation, the Supreme Court
of wevada hasn't reverwed anything other
thun their own biases and how to
Firther restorce those biases to further
degrade indigent pro se appellants. It's not my fault that I in being deried access to the Law Library.
Tauly that Lim being demed access to the Law Gibrary.
April 15th, 2022: So why is the Supreme
Court of Nevada refusing my transcripts? It
is not that difficult to provide the Appellant
Brian P. Clark has conned the courts of
Nevada ? In my life, I survived being shot during
the most braible proset us American
the most hornible event in American Listory October 1st 2017 and Brian P. Clark
1431014 Direct Tollier

Still continues to evade justice. The Appellant once again, for the last approximathy One Inousand, Nine-hundred and twenty days is still permanently totally disabled and suffering a manifest injustice as result of the defaults of Not only Mandalay Bay Resort and Casino, et all Encore Events Services, FREEMAN and the IATSE Local No. 720 to the Apellant, and for Some reason this court system and the State of Nevada continues to botter me. What for ? Oh, look at this ...? (Now See Page 8)

April 18th, 2022: You will now take notice that

Scott Poisson has failed to respond the notice
of demand of \$3,000,000.00 to which a copy of
that notice was included in these notices of
appeals, pleadings and petitions to the Supreme
Court of Nevada. The original was certified by
the District Court in Las Vegas and Forwarded to
his office in a "Morror FOR AN ORDER TO APPEAR" in
February of 2022. This Notice of Brian P. Clark and
it's witholding of the Appellants bloodied Ropeworks
horness that has been there since after September
30th, 2016. In effect, this makes the firm of
Bernstein & Poisson over 5 years and 6 months
In default status. Ryan Kenbaw is in default 66 millon.

ONE Informal Brief Form October 2017

What's up with that conspiracy?
Does this Court care about anything?
Brian r. Work you sir and the
State Bor of Nevada are in default
State Bor of Nevada are in default to me about \$666 billion. Viell will
be held accountable for your fraudulent
negligence one of these years, but the
pain is too much for me to continue
mitting the truth- Unlike the rest of
Y'all arrows. And for the love of sweet
body Jesus, puit with the withholding of my
documents? You already have illegally destroyed
my law office from 4355. Linn St # 927 in
Iona City, I ona 52245. Cease and desist this
correpracy between you and Dan Schwartz ASAP®

DATED this 15th day of _	April	, 20 22 .	
	AMENDED	/	<u> </u>
EASTER SUNDAY OF	iohq	- 12	2/1
CIONET STREET	Signatu	re of Appellant	- W_

Matthew Travis Houston Print Name of Appellant

CERTIFICATE OF SERVICE

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

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

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

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

DATED this 1544 day of April , 2022.

ATTEMPTED TO BE MAILED FROM HOSP BUILDING #3-C-42 ON THIS MOST UNHOLY EASTER SUNDAY OF 2012,

Signature of Appellant

Matthew Travis Houston Print Name of Appellant

#1210652@ HOSP-P.O. BOX 650

City/State/Zip 89070-0650

Telephone

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

Matthew Travis Houston
Appellant,

#79408+#84478 #80562+#84477 #84281+#84477

Supreme Court No. 84417+844

vs.

Mandalay Bay Corp., et al Respondents include STATE of NV, Rosemany McMorris-Alexandersetal District Court No. <u>A 758861</u>
Municipal Court C 323614
C1248384A C 357927
and C 0 19840
C 1237802A C 0 33713

APPELLANT'S INFORMAL BRIEF 21901275 RETURNE AND JOINDER OF APPEAL (CONTINUED) 21901950 UNFILE!

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

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

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

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

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

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

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

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

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

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

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

٠	Filed Date	Name of Judgment or Order	
	9-20-2016	continuation of appeal # 794	108 From
 	9-30-2016	C-17-323614-1 (Pedition For)	- WAIT of KNOW
1	ONE OCTOBER	Mardanux, Coram Mobis, Ceterio	rani and Audit Caralac

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

Case No. Case Title Name of Court C1248384A BLUF LIVES MATTER Manicipal Court of los Vegas C1237802A BLACK LIVES MATTER aka Las Vegas A-17-758861-C NDOC GREEN LIVES MATTER Municipal Courts			
C1237802A BLACK LIVES MATTER aka Las Vegas	Case No.	Case Title	Name of Court
C1237802A BLACK LIVES MATTER aka Las Vegas	C1248384A	BLUELIVES MAMER	Municipal Court of les Vers
	and the second of the second o	十二 아니는 그는 사람들이 다른 살살이 하는 것 같아. 나는 사람들이 나는 사람들이 다른 사람들이 다른 사람들이 되었다.	
	A-17-758861-C		Municipal Courts

BUT APPARANCE TO LYMPO MY KA UNITS PIDNIT? Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?

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

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)
Hello again on this most unboly Easter of 2022 to which I
am still being depolved of me service dogs Johny Cash
and beorge Locas... This petition should be granted because
c323614 was dismissed in State of Jowa and that was the
first wantful conviction and extensive incarcenation. That the State
of Meroda has intentionally neglected compensating me for their
damages inflicted me in their miscognizes of justice. See #79408.

This petition should be granted as the questions being presented are of first impression of general statewide significance because of many more reasons than one. Does the Supreme Court of Nevada think that's okay to mrongfelly convict a disabled veteran of the United States Navy, steal his service animals and hickorphim from the State of I ama and esustane him into their deltar's prisons? According to Tierra Davielle Jones et al this is all just fine. But It's not The fart that three seperate cases have resulted from tragic events to allow & come of September 20th 2016, September 30th, 2016 and October 1st, 2017 are plenty of grounds to womant a thorough and complete review by this court of ALL of the above mentioned cases, on this state can just continue in deliberate indifference by being bigoted and must against me, as it always has. Is the judicial ineptitude ever going to cease and desist? This court and its bateonerous allies are in default to me by not less than 8 666 billion. Thats six-hundred and sixty-sx billion dollars and zero cents. Because this tangano court obviously has no sence? Anyways all three of these cases involve fundamental issues of state wide importance because everybody liked the Petitionerappellant's service K9, Mr. Johny Cosh. The Eighth Judicial District court of Clark County and their public pretenders office could have cared less about my lost ologs or the plea agreement that I never gave my express concent to especially because I never even seen it or signed the document or made any agreements.

Even more elaborated I never made ANY sort of retainer agreements between Bernstein and Poisson? The deposition involving Gene Porter was a hundred c/o in the room that days even There was a time made any sort of communications with Scott Poisson or Ryan Kerbow. Upon this 18th day of April, 2022 Ryan Kerbon is hereby served this Notice of DEMAND of not less than \$6,000,000.00 to compensate the Appellant for his endurance of inflicted damages not limited to siftening not only one, but Two wroughd convictions as the result of Bernstein and Poissons logal malpractices and gross realigence to Appellant. And again for the record I've never encountered Scott Poisson. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.) On April 11th 2022 the Supreme Court of Nevada's Handesty, Stiglich, Herndon, Brown, Syvang and H.D.S.P. Clo Brown (all) committed acts of treason, intentional gross negligence verbal assault elder abuce, witholding evidence, conspiracy, coersion and many other crimes not limited to disability discrimination By nealecting to provide a copy of NRAP 40(c) or any other valid justification of their negligent *source and over-reaching tactics of torturous encouragement of death squad retaliation. By encouraging institutional and systematic racismiby encouraging the Potitioner-appellant to many enquage in non-rehabilitative activities and other forms of negative thinking . #4. Bud attitudes and verbal abuse is demonstrated by GO BROWN.

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

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Page # B=7

NDOC LAW LIBRARY CASE LAW/ RESEARCH MATERIAL CHECK OUT REQUEST

DATE _ 4-16	-2022	
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LETTER OF MOTION IN THE	
SUPREME COURT OF NEW	ADA: PAGE # B-8
Office of the Clerk Suite 201 INN 201 S. Carson Street, Suite 201 INN Carson City, Novada 89701	MATE REQUEST FORM
1.) INIVIATE NAIVIE	2.) 11000INO 0INT
M.T. Houston, ESO. 121062	52 1-D-1-8 2-1-2022
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CASEWORKER MEDICAL	X LAW LIBRARY DENTAL
EDUCATIONVISITING	SHIFT COMMAND NOTICE OF HEARING
LAUNDRY PROPERTY RO	OMOTHER _2/16/2522
5.) NAME OF INDIVIDUAL TO CONTACT:	
6.) REQUEST: (PRINT BELOW) My 1801	ings January 24 and 25th were
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A CONTRACTOR OF THE CONTRACTOR	must obtain recent it that for Suprem
Court & Newada appeal # 80!	1627 A-21-758861-C: I will have
	assistant at devote to indigent hinds.
7.) INMATE SIGNATURE	DOC# 12401532
8.) RECEIVING STAFF SIGNATURE	DATE
,	RESPONSE TO INMATE
Law library do.	as not handle hearings.
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NOTE TO SCOTT POISSON	FOR \$3 npg 000,00 ?
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10.) RESPONDING STAFF SIGNATURE Page	400×10 = #04201 #70400 #005/0
Now See JOINDER OF	APPEALS "0174", /4700, 00562,
PETITION FOR 2-HE TUNIVED AF	APPEALS #84291 #79408 #80562, 34477 and #84478. ALSO AS A VIEW 566HE COURT OF APPEALS DECISIONS
UNDER WARE 40 IN ALL CREEC C	PERIORINA # AUNAL

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

I certify that on the date indicated below, I served a copy of this the Supreme Court of Newton completed informal brief form upon the property of the as follows:

☐ By personally serving it upon him/her; or

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

> Clerk of the Supreme Count of Nevada 2015, Conson St. #201 Carson Citys NV 89701

DATED this 18th day of April , 2022

Signature of Appellant

Matthew Trans Housen Print Name of Appellant #12:0652 @ H.D.S.P.

P. D. BOX 650

Address

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

Telephone

RETURNE

MAY 10 2022

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

ELIZABETH A. BROWN DEBY OF SUPREME COL

MATTHEW TRAVIS HOUSTON
Appellant,

VS. STATE OF NEVADA, ET AL,

MANDALAY BAY CORP., ET AL,

Respondents also include Rosemany

McMorris - Alexander and SEOGVICK, et al.

Supreme Court No. 84477

68447872 and 68428172

STATE OF NEVADA, ET AL,

District Court No. 4758861

C 357927

JOINDER OF APPEAL AND

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

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

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

Info**ction** B**rief For for O**ctober 201

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OLERA CE RUM S. 4 COURT DEPUTY JLEES To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. Your brief must be postmarked on or before the due date.

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

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

C-2 or werse.

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

Filed Date	Name of Judgment or Order	
April 5th, 2022	ORDER DENYING REHEARING	
1 - 1		
	and over thing else too.	

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

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

Case No.	Case Title	Name of Court
C-17-3236141	MONSTON V. NEVADA	EIGHTH OUDICIAL
C-21-357927-1		CLARK COUNTY
A-17-758661-C	HOUSTON V. MANDALAR BAR, et al	CLARK COUNTY

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

ĭ Yes □ No

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

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

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

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

Benard Little and Anthony M. Goldstein were to have been withdrawn as attorney of record. The Appellant also filed a pro se "EMERGENCY MOTION REQUESTING HEARING, DE NOVO, AND RELEASE TO INTENSIVE SUPERVISION" which was stamped "RECENTED DEC 27, 2021 CLEAK OF coupt so but mistakenly forwarded to the office of Anthony M. Goldstein when it should have sufficed as a "Nonce OF APPEN". The Appellant did not nor Intend to have appointed coursil from the priset of this case; to which there was no valid warrant as it was unclared, there was no probable cause for the take orrest of the Appellant, and this case in its entirety is based on the false palee reports and lies of Roseriany Mc Morris - Alexander and Radonta Blacic. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.) The question presented is one of first impression and of general Statewide significance because pursuant to the law of the land, wrongful convictions and facte imprisonment are in fact illegal, he is the malicious prosecution of Rosemany McMorris - Alexander et al. The question presented to the Eighth Julicial District Court (is Houston quilty?") which is in fact 10? was not even allowed to be presented to the courts because of the coension between way too many bud actors not limited to Brian P. Clark Scott Poisson Therra Danielle Jones David M. Jones Laura A boodman * 013390, Jack Bernstein, Scott Poisson* 10188, Radenta Black, Christopher Burk, Jessica Flores,

Dianne Ferrante, Jonathan Shakley L.V.M.P.D. Las Vegas City Jail, HOSP, TLVCC SDIC, Erica Tosch, Jason Barrus, the Attorney General Agran Ford, Sheriff Foe Lombardo MGM Mandalay Bay Resent and Casino Convention Center UMC Encore Event Services, PSAV, FREEMAN, MYSE # 720, the Nevada Gaming Commission Division of Industrial Relations

Clark County District Attorneys Steven Wolfson et al. GGRM's Lisa Anderson, Ellie Rochani, Michael P. Villania Mary R. Holthus, Melissa De La Garza, Andrew Flahive, Alex Bassett, Gene Porter Kristina A. Rhoades # 12480 Anthony M. Goldstein Dan Schwartz, Karen Schwartz (GENEX), Cassondra Diez, Jeremy Wood, Lina Sakalauskas, Rody Scott, Lukas McCourt, Nicole Garcia, Tyler Ure, David Kelly #7413 F. Edge # 8645, Montero# C6056 Again, this first impression was made by the clerk of court of the Regional Injustice Center when they certified the Appellantic request for de novo ba December 27th, 2021, Which was well before the 30 day time limit from December 8th, 2021 for the Appellant to file a pro se "notice of appeal". It is in no way the fault of the Appellant that the courts are backed up, it was in no way the fault of the Appellant that riots in the prison system and at CCDC caused the Appellants mental state to make him suffer into incompetancy and it was no way the fault of the Appellant that his request for a de novo hearing was not interpreted properly to the court as a "notice of appeal". Furthermore, it is in no way the fault of the appellant that Rosemany McMorris-Alexander is a lian.

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Informal Brief Form October 2017

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

This case involves fundamental issues of statewide public importance because nobody, permanently totally disobled or not, should be accessed without a valid warrant as the result of surviving a catactrophic work accident. This is absolutely a fundamental issue of statewide public importance because now many citizens of Nevada work in the convention and entertainment industry? How many of those citizens thrive in a safe and secure work environment? How many of those citizens think its okay for an incurance company to lie to the courts and illegally withhold the injured workers rightfully entitled benefits? How many people in the State of Nevada think that its okay for the courts and the benefits? How many people in the State of Nevada think that its okay for the courts and the State Bur of Nevada to discriminate against pro se litigants and steal their service animals?

DATED this 20 th day of April , 20 12.

Signature of Appellant

Matthew Trovis Houston
Print Name of Appellant

CERTIFICATE OF SERVICE

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

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

The Supreme Court of Nevada and its Pictitious "court of Appeals"

201 Sown Carson St, Ste 201

Carson City, NV

89701

DATED this 20 And April , 20 22

Signature of Appellant

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

Address

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

Telephone

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

- I, Mother Trans Houston, am the petitioner in the above-entitled case. In support of my motion to proceed in forma pawperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.
- 1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source		verage monthly amount during e past 12 months				Amount expected next month			
		You		Spo	ouse_	You		Spc	use
Employment		\$	0	\$_	nla _	\$	0_	\$	nla
Self-employment		s	O	\$	nla	\$		S _	n la
Income from real prop (such as rental incom		\$.	0	\$	n <u>la</u>	\$		\$	nla
Interest and dividends		\$	e	\$	pla	\$	0	\$	nla
Gifts		\$	0	\$	n/a_	\$	_0	\$	n/a_
Alimony		\$		\$	× la	\$	0	\$	n/a
Child Support		\$	0	\$.	nla	\$		S	nla
Retirement (such as s security, pensions, annuities, insurance)	ocial	\$	0	\$.	nla	\$	0	\$	nla
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Financial Institution	Type of account	Amount you have	Amount your \$	spouse has
Financial Institution _ n \(\lambda \)		\$ \$	Amount your \$ \$ \$	spouse has
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Person owing you or your spouse money	Amount	Amount owed to you				Amount owed to your spou			
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Rent or home-mortgage pay (include lot rented for mobile Are real estate taxes included in the property insurance included)	le home) ded? - 🔲 Yes		\$	_	n la	S	<u>n la</u>		
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Medical and dental expense	8		\$_			\$			

Medical and dental expenses

	You	Your spouse
Transportation (not including motor vehicle payments)	S	\$
Recreation, entertainment, newspapers, magazines, etc.	\$ _	\$ _
Insurance (not deducted from wages or included in morts	gage payments)	
Homeowner's or renter's	\$	\$
Life	\$_	\$ <u> </u>
Health	S	\$
Motor Vehicle	\$	\$_
Other:	s	\$
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(specify):	\$	\$
Installment payments		
Motor Vehicle	\$	\$
Credit card(s)	\$	\$
Department store(s)	\$.	\$
Other:	\$	\$
Alimony, maintenance, and support paid to others	\$	\$ _
Regular expenses for operation of business, profession, or farm (attach detailed statement)	s	\$
Other (specify):	\$	S
Total monthly expenses:	\$ <i>O</i>	s n.a

9.			ajor changes to next 12 month:		lhly income or	expenses or ir	your assets or
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10.	with this c	ase, includ	ill you be payi	ng – an atto tion of this	orney any mon form? 🔀 Ye	ey for services s L;No	in connection
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	Have you pa typist) ar form? ▼ Yes	paid—or winy money f	ill you be payir or services in o	eng—anyone connection v	other than an with this case, in Elank Co 323614^1	including the conky, NV: A-17-7	as a paralegal or ompletion of this
N If y 31 60	If yes, how latthew res, state the bary Was 641 Wind refield, PA 610) 762-	much? a Tran te person's sum dy foad 18069 -4143	s mach is Housto	Money a	not	kes bec G <u>UILT</u> Y.	costs of this case.
J doc 20: Soi	was ki tor's ap 21 at N int Ruse (idnapped opointmi levada Parkway	by unk ent with Petina Spe	.uown Dr. Ty cialists son, Neva	individua son war from Be ada and d	ls betore d on J st Wester enied mento	costs of this case. my Tuly 15th on @ 30411 I health court,
			10 141		(<u>) 22</u>		ce Hospia

Nevada Supreme Court Docket Sheet

Docket: 84281

HOUSTON (MATTHEW) VS. STATE

Page 1

MATTHEW TRAVIS HOUSTON,

Case No. 84281

Appellant,

vs.

Consolidated with:

THE STATE OF NEVADA,

Respondent.

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada

Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of

Nevada

Case Information

Panel: SNP22 Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Rehearing Denied

Category: Criminal Appeal Type: Other Subtype: Direct/Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

84478

Sett. Status:

Related Court Cases:

94470

District Court Case Information

Case Number: C357927

Case Title: STATE VS. MATTHEW TRAVIS HOUSTON

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: Tierra Danielle Jones

Replaced By:

Notice of Appeal Filed: 02/18/22 Appeal

Judgment Appealed From Filed: 12/08/21

	Docket Entries		
<u>Date</u>	Docket Entries		
02/24/22	Appeal Filing Fee Waived. Criminal. (SC)		
02/24/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-006125	
03/10/22	Filed Order Dismissing Appeal. "ORDER this appeal DISMISSED." SNP22-JH/LS/DH (SC)	22-007656	
03/22/22	Filed Proper Person Petition for Rehearing. (Emergency Motion to Expedite Appeal and Petition for Rehearing.) (SC)	22-008991	
03/29/22	Filed Second Proper Person Petition for Rehearing. (Petition to the Court of Appeals for rehearing under NRAP 40 in Opposition of Order Dismissing Appeal). (SC)	22-009635	
04/05/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-010624	

Nevada Supreme Court Docket Sheet			
Docket:	84281	HOUSTON (MATTHEW) VS. STATE	Page 2
04/27/22	Issued Notic	e of Rejection of Untimely Petition for En Banc Reconsideration and al En Banc Reconsideration. (SC)	22-013355

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

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA,

Respondent.

Supreme Court No. 84281 District Court Case No. C357927

RECEIPT FOR DOCUMENTS

TO: Matthew Travis Houston V
Clark County District Attorney \ Alexander G. Chen, Chief Deputy District Attorney
Steven D. Grierson, Eighth District Court Clerk

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

02/24/2022 Appeal Filing Fee waived. Criminal. (SC)

02/24/2022 Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (SC)

DATE: February 24, 2022

Elizabeth A. Brown, Clerk of Court

lh

Electronically Filed 2/22/2022 2:14 PM Steven D. Grierson CLERK OF THE COURT

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C-21-357927-1

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

Case No: C-21-357927-1

Dept No: XI

STATE OF NEVADA,

Plaintiff(s),

VS.

MATTHEW HOUSTON aka MATTHEW TRAVIS HOUSTON,

Defendant(s),

CASE APPEAL STATEMENT

1. Appellant(s): Matthew Travis Houston

2. Judge: Tierra Jones

3. Appellant(s): Matthew Travis Houston

Counsel:

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

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave.

Case Number: C-21-357927-1

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586

Las Vegas, NV 89101 (702) 671-2700 2 5. Appellant(s)'s Attorney Licensed in Nevada: N/A 3 Permission Granted: N/A 4 Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A 5 Has Appellant Ever Been Represented by Appointed Counsel In District Court: No 6 7 Appellant Represented by Appointed Counsel On Appeal: N/A 8 Appellant Granted Leave to Proceed in Forma Pauperis: N/A 9 9. Date Commenced in District Court: August 3, 2021 10 10. Brief Description of the Nature of the Action: Criminal 1: Type of Judgment or Order Being Appealed: Judgment of Conviction 12 11. Previous Appeal: No 13 Supreme Court Docket Number(s): N/A 14 12. Child Custody or Visitation: N/A 1.5 Dated This 22 day of February 2022. 16 17 Steven D. Grierson, Clerk of the Court 18 19 /s/ Heather Ungermann Heather Ungermann, Deputy Clerk 20 200 Lewis Ave. PO Box 551601 21 Las Vegas, Nevada 89155-1601 22 (702) 671-0512 23 cc: Matthew Travis Houston 24 25 26 27 28

C-21-357927-1

CERTFICATE OF SERVICE BY MAILING and after
I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 10th
day of May 2022, I mailed a true and correct copy of the foregoing, "MOTION
FOR A STRY OF REMITTITUR PENDING APPLICATION "
by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
addressed as follows:
Regional Justice Center Supreme Court of Nevada
Steven D. Grierson 2015. Carson Street
200 Lewis Ave, 3rd Floor Los Vegos, NV 89155-1160 Carson City, NV 89701
Supreme Court of the Steven B. Wolfson Office of the Disnoct
United States U.S. Supreme Court Bilding 1 First Street N.E. 1 For Street N.E.
Washington, D.C. 20543. Las Verjas, NV 89155-2212
COURT
UNITED STATES DISTRICT MULTIDISTRICT LITIGATION 2:22-cv-00693-JAD-NJK, 2:21-cv-00499-JAD-DJA DISTRICT OF NEVADA
333 Las Vegas Blvd. South
Las Vegos, NV 89101 DATED: this 10th day of May, 2022.
DATED: this 10th day of Way 2022.
Miles Ita
Positioner appellent/In Propria Persona
Post Office box 650 [HDSP] Indian Springs, Nevada 89018

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9)

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding MOTION
FOR A STAY OF REMITTITUR PENDING APP " (Title of Document) which includes attatened Exhibits A,B, L, D and I
filed in District Court Case numbers $C-21-357927-1$ C-17-323614-1 and $A-17-758861-C$
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 $\frac{5/1c\sqrt{2022}}{Date}$
MATHEW TRAVIS HOUSTON Print Name
7itle 2: 22-cv- 00693- JAD- NJK
2021 00 60400- 720- 077

Matthew Houston BAR# 10188
First and Last Name NDOC#1210652
High Desert State Prison
Post Office Box 650
Indian Springs, Nevada 89070

Defendant in Proper Person

FILED
JUN 1 5 2022

Eighth Judicial District Court

Clark County, Nevada

The State of Nevada,	Case No. C-21-357927-1 9:00 AM		
Plaintiff,	Dept. No. XI		
VS.	MOTION TO OBTAIN A COPY OF A SEALED		
Matthew Houston	RECORD (Presentence Investigation Report - NRS 176.156) ON AN ORDER SHORTENING TIME		
(First and Last Name)	THE THE THE THE THE THE THE THE		
Defendant.			
	, r		

NOTICE OF MOTION AND MOTION

TO: The Plaintiff, The State of Nevada, by and through the Clark County District Attorney's Office:

PLEASE TAKE NOTICE that Defendant's Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156) will come for hearing before the above-entitled Court on the _____day of ______, 20___ at the hour of ____ o'clock ____ M. in Department ______ of said Court. [Leave Blank Clerk will fill-in] COMES NOW, Defendant Mathew Houston, in proper person, and hereby submits his Motion to Obtain a Copy of a Sealed Record (Pre-Sentence Investigation Report) on an Order Shortening Time. Defendant asks that his presence be waived at any hearing, if any, and that this matter be submitted on the pleadings, upon receipt of the Opposition (if any) by Plaintiff and his Reply (if an Opposition is filed).

This Motion is made and based upon the attached Memorandum of Points and

Authorities, all papers and pleadings on file, as well as any additional facts, law, argument, witnesses or evidence that may be presented at the hearing of this matter, if any.

Dated this 11 day of JONE, 2022

First and Last Name NDOC #

High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070

Defendant in Proper Person

MEMORANDUM OF POINTS AND AUTHORITIES

I. Introduction

Defendant brings the instant Motion, in proper person, in order to obtain a copy of his presentence investiation report (PSI). This report is needed in order for the Defendant to pursue:

(Circle all that may apply)

- The appeal of his conviction:
- The post conviction writ process;
- Sentence motification:
 - Challenge how the NDOC is calculating his sentence;
 - For an upcoming Parole Board Hearing; or
 - For the Pardons Board.

Defendant has been directed to obtain one from the Court having first contacted both his attorney and being told that it cannot be obtained by mail from Parole and Probation and will not be furnished by the Nevada Department of Corrections. Since the legislature has made PSI's sealed records he now seeks an order unsealing same and to direct the clerk to provide his a copy.

II. Relevant Facts, Law and Argument

As stated above, Defendant needs a copy of his Pre-Sentence Investigation Report.

Defendant has attempted to obtain the report from the prison, who directed him to his attorney; and from his attorney, who then directed him to request it from the Clerk of the Court. NRS 176.156, entitled" Disclosure of report of presentence or general investigation; persons entitled to use report; confidentiality of report," provides in pertinent part as follows:

5. Except for the disclosures required by subsections 1 to 4, inclusive, a report of a presentence investigation or general investigation and the sources of information for such a report are confidential and must not be made a part of any public record.

Defendant therefore asks that this Court direct the clerk to provide his a copy of his pre-sentence investigation report from the files in Case No. <u>C-21-357927</u> as it is the only source for Defendant to obtain a copy of this document. Defendant is indigent, but if the Court feels, under the facts and circumstances, that Defendant should pay for a copy of the PSI, that the amount be charged to his NDOC inmate account and the copy of the PSI be trasmitted to him.

Defendant is making this Motion and requesting it be heard on an Order

Shortening Time, pursuant to Local Rule 11, and in good faith, so that his request can
be expidited to ensure that he is able to comply with any deadlines applicable to the
proceedings in which the PSI is required as outlined in the introduction above.

III. Conclusion

THEREFORE, based upon the foregoing, Defendant respectfully requests that this Court:

Unseal his Pre-Sentence Investigation Report;

- Order that the Clerk provide him a copy of his Presentence Investigation Report once it is unsealed:
- That this matter be allowed to proceed Ex-Parte and on an Order 3. Shortening Time; and
- Any further and necessary relief as deemed appropriate by this Court. 4.

"I declare under penalty of perjury under the law of the State of Nevada (NRS 53.045) that the foregoing is true and correct."

Dated this 10 day of JUNE 2022

BAR # 6188

Matthew Houston # 1210652

First and Last Name NDOC # High Desert State Prison Post Office Box 650 Indian Springs, Nevada 89070 Defendant in Proper Person

AFFIRMATION PURSUANT TO NRS 239.030

The undersigned does hereby affirm that the preceding Defendant's Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156), filed in District Court Case Number 35 7927 does not contain the social security number of any person.

Dated this 11 day of JUNE, 2022

new Travis Houston

First and Last Name NDOC # 12 10652
High Desert State Prison

Post Office Box 650

Indian Springs, Nevada 89070 Defendant in Proper Person

CERTIFICATE OF SERVICE BY MAILING

I, 1210652 , Defendant in Proper Person, hereby certify,
pursuant to NRCP 5(b), that on this \(\frac{1}{2000} \) day of \(7000000000000000000000000000000000000
correct copy of the Defendant's Motion to Obtain a Copy of a Sealed Record
(Presentence Investigation Report - NRS 176.156) by depositing it in the High Desert
State Prison, Legal Library, First Class Postage, full prepaid and addressed as follows:
Clark County District Attorney's Office

200 Lewis Avenue Las Vegas, Nevada 89155

Dated this <u>II</u> day of <u>DUME</u>, 20 22

Matthew Houston First and Last Name NDOC #

High Desert State Prison Post Office Box 650

Indian Springs, Nevada 89070

Defendant in Proper Person

Marthew Houston
No. 1210652
10 For 650
HDSP Shinss, NY
Indian Sprinss, NY

IN RE C. 21, 353 HW2022 PM & L.

Clerk (s) Grievs John To

Clark (c. 0/4's Office, 2"4" Floor

200 Lewis Ave, 3"4" Floor LAS VEGAS NV 890

89155-116c LV, NV

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CLERK OF THE COURT

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JUN 1 2 2022 HIGH DESERT STATE PRISON

Electronically Filed 6/16/2022 10:24 AM Steven D. Grierson CLERK OF THE COURT

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

STATE OF NEVADA,

Plaintiff(s),

VS.

MATTHEW HOUSTON aka MATTHEW TRAVIS HOUSTON,

Defendant(s),

Case No: C-21-357927-1

Dept No: XI

CASE APPEAL STATEMENT

- 1. Appellant(s): Matthew Travis Houston
- 2. Judge: Ellie Roohani
- 3. Appellant(s): Matthew Travis Houston

Counsel:

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

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave.

C-21-357927-1

1	Las Vegas, NV 89101 (702) 671-2700
3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
	o. This Appendix Ever Been Represented by Appointed Counsel in District Court. No
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: August 3, 2021
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Misc. Order
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 84281, 84478
14	
15	12. Child Custody or Visitation: N/A
16	Dated This 16 day of June 2022.
17	Steven D. Grierson, Clerk of the Court
18	
19	/s/ Heather Ungermann
20	Heather Ungermann, Deputy Clerk
21	200 Lewis Ave PO Box 551601
22	Las Vegas, Nevada 89155-1601 (702) 671-0512
23	(702) 071-0312
24	cc: Matthew Travis Houston
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Mothew Travis Houston

NDOC No. 1210652

Plaintiff-in-Error and

Petitioner-appellant

JUN 17 2022

In proper person

IN THE ELGATH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF __CLARK

MATTHEW TRAVIS HOUSTON,)

Plaintiff, Plaintiff—in-Error)

and Appellant—Petitioner,)

V.

Case No. C-17-323614-1

Case No. C-21-357927-1

Case No. A-17-750861-C

AND THE MANDALLY BAY (ORP.,)

Respondents

Dept. Not Junknown, XI, 17,28 and 29

MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR, IN THE ALTERNATIVE, FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

Petitioner, Motthew Travis Houston, proceeding prose, requests that this Honorable Court order transportation for his personal appearance or, in the alternative, that he be made available to appear by telephone or by video conference at the hearing winthe instant case that is scheduled for June 9th and 13th, 2022 at 9 AM

In support of this Motion, I allege the following:

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

 My mandatory release date is September 2025.
 - 2. The Department of Corrections is required to transport offenders to and

from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

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

 I AM NEEDED AS A WITNESS.

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

THE HEARING WILL BE AN EVIDENTIARY HEARING.

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

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

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

Dated this 30th day of May 2022.

Maither Ju Hills

AFFIRMATION Pursuant to Mo. 1210652

NRS 239B. 030 the above signed does hereby affirm that the preceding Motion For An ORDER TO APPEAR Filed in the above mentioned cases DOES MOT Contain the Social Security number of any person.

CERTIFICATE OF SERVICE BY U.S. P.S.

See NRCP 5(b) as there is regular communication between the place of mailing and the recipient address, that being the CHAMBERS FUD. From the CLERKS @ the RJC.

NATTHEN HOUSTON 1210652 HOSP PO BOX 650 INDIAN SPRINGS, NV 89070-0650

LAS VEGAS NV 890

RECEIVED APPEALS IUN PAPEA

CLERK OF THE COURT

and Steve C.

Or Po Eon 551601

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JUN 2 2 2022

CLERK OF COURT

0143 + JOIN
Matthew Travis Houston, pro se
No. 1210652 @ HDSP
Po Box 650
Indian Springs, NV 89070-0650

P:(702) 879-6789 LETTER OF MOTION TO CHAMBERS OF ALL BUDGES,
MIGISTRATES,
ET AL, ETC...

CLARK COUNTY, NEVADA

July 13, 2022 9:00 AM

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MATTHEW TRAVIS HOUSTON,
Plaintiff-in-Error and tha
Plaintiff and RePetitioner-appellant,
-VS-

MANDALAY BAY CORP., ET AL, ATOP
THE DEEP STATE OF NEVADA,
ET AL,
Defendant(s) and Respondent(s)

JOINDER OF APPEAL IN ALL 3" CASES: CASE NO. A-17-758861-C DEPT NO. (5). 17, XVIII and 29 CASE NO. C-21-357927-1

DEPT NO. XI

CASE NO. C-17-323614-1

DEPT NO. XIX

MOTIONIS) TO STAY REMITT HURIS) IN 84477 ADD 84478 AND RENEWED MOTION FOR AN ORDER TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021 AND MOTION

FOR AN ORDER TO TALEEN PANDUKHT TO READ BOTH THE DIRECT APPEAL FILED FEBUARY 18TH

2022 AND FACTUAL EVIDENCE FILED MARCH 29TH,

2022 IN RE STATE'S OPPOSITION TO PETITIONER'S

EMERGENCY MOTION FOR AN ORDER TO SUPPRESS

HEARING FROM DECEMBER 6TH, 2021

"de novo hearing" requested since December 27th, 2021"

You will now please take notice of EXHIBIT I: and attached emergency pleasures & ALL (16 pages)

EXHIBIT 1

MANUALLY FILED WITH
DISTRICT COURT CLERK'S OFFICE

```
ナリアレデ
   MATTHEW TRAVIS HOUSTON, pro se
    No. 1210652 @ H.D.S.P.
Ro. Box 650
                                                             Electronically Filed
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    Indian Springs, NV B9070-0650
                                                             Steven D. Grierson
                                                             CLERK OF THE COURT
     RESPONSE TO:
 1
     OPPS
     STEVEN B. WOLFSON
 2
     Clark County District Attorney
     Nevada Bar #1565
 3
     TALEEN PANDUKHT
     Chief Deputy District Attorney
 4
     Nevada Bar #5734
     200 Lewis Avenue
 5
     Las Vegas, Nevada 89155-2212 (702) 671-2500
 6
     Attorney for Respondent
                          LETTER OF MOTICH
                                                            RE "JENNIFER
 7
                                                              A. DORSEY"
                                   DISTRICT COURT
 8
                              CLARK COUNTY, NEVADA
            TRAVIS
    MATTHEW HOUSTON (there is NOT ID#1210652, any sort of AKA's for this Plaintiff- in-Error and
 9
10
                      Petitioner_appellant,
                                               CASE NO: C-21-357927-1

JOINDER TO (Dept 26

A-17-756861-C (Dept 26
11
           -VS-
12
                                                            C-17-323614-1 (Dept.#
    THE STATE OF NEVADA, JOE LONBARDO
                                               DEPT NO:
13
    CALVIN JOHNSON, MANDALAY BAY
                                            RENEWED MOTION TO SUPPRESS
    Convention (knier, Respondent(s).
14
    SEDGWICK, et al, LYMPO, CCDC, et al HEARING FROM DECEMBER GH, 2021 AND
    MOTION FOR AN ORDER TO TALEEN PANDUKHT TO READ 3/29/22 IN
15
    RE STATE'S OPPOSITION TO PETITIONER'S EMERGENCY MOTION FOR AN
16
             ORDER TO SUPPRESS HEARING FROM DECEMBER 6TH, 2021
17
                          FDATE OF HEARING: APRIL 25, 20227
                            - T<del>IME OF HEARING: 9:00 AM</del> -
18
          cerehearing requested mand and and hearing requested many
p
                   2:22-cv-00693-JAD-NJK
```

RENEWED & 2241*

20

*YOU WILL NOW take notice that 22 PETITIONER - APPELLANT - PLAINTIFF -IN- ERROR is BLIND-VISUALLY JUDGE. DORSEY IS HEREBY SUED FOR JUDICIAL NEULI GENCE FOR THE MER \$4BB 194 THUOMMA and is now Defendant in 3 0E **I** CLASS ACTION DISCRIMINATION LINUSUITS IN WORLD LOURT. 28 Page 605 amver one

i	Please take notice that <u>POINTS AND AUTHORITIES</u> are not validated by a			
2	false arrest, a fictitious STATEMENT OF THE CASE, or heresayon record.			
3	On August 3, 2021, Matthew Houston (hereinafter "Petitioner") was charged by way			
4	of Information with Aggravated Stalking (Category B Felony - NRS 200.575). On August 4,			
5	2021, Petitioner was arraigned and pled guilty to the charged crime. That same day,			
fact 7	Petitioner's Guilty Plea Agreement (hereinafter "GPA") was filed, which was in unsigned, nor did it contain any sort of express concent of the letitioner. On October 5, 2021, Petitioner filed a Motion to Withdraw as Attorney of Record and Between this time he was sent to Las regas City Jail in a double - seorpady			
8	Appoint Alternate Counsel in Order for Defendant to Withdraw His Guilty Plea. However, on			
9	December 6, 2021, Petitioner confirmed upon Court's inquiry that he no longer wished to because DRUG COURT interviewed him October toth, 2021. withdraw his guilty plea. On that same date, Petitioner was sentenced to a maximum of ninety-			
10	l illégalo			
11	six (96) months and a minimum of twenty-four (24) months in the Nevada Department of			
12	Corrections (hereinafter "NDOC") with ninety-three (93) days credit for time served.			
13	On December 8, 2021, the Judgment of Conviction was filed, before his "interview"			
14	This Court granted the Motion to Dismiss Counsel, On January 24, 2022, this Court granted the Motion to Dismiss Counsel on January 24, 2022, and his direct Appeal was molled at the some time as a "de novo" request, this Court granted the Motion to Dismiss Counsel but denied his request to recuse Judge Jones			
15	this Court granted the Motion to Dismiss Counsel but denied his request to recuse Judge Jones			
16	and denied his request for money. The Order Granting In Part, Denying In Part Defendant's Because Petthone's			
17	Pro Per Motion to Dismiss Counsel was filed on February 1, 2022. First notice of appeal was hindered by ineffective aid of counsil of Benord Little et al.			
18 19	On February 18, 2022, Petitioner filed a Notice of Appeal. On March 29, 2022, Actually, it was titled "DIRECT APPEA?" Petitioner filed another Notice of Appeal to and Response to this Court's Order Granting in			
20	Part, Denying in Part Petitioner's Pro Per Motion to Dismiss Counsel from February 1, 2022.			
21	On March 15, 2022, Petitioner filed an Emergency Motion to Oppose Remand and			
22	Dismiss Case in its Entirety. On March 31, 2022, Petitioner filed a Notice of Motion and			
23	Motion for Transcripts at the State's Expense, because Benard hittle, et al failed in			
24	On April 2, 2022, Petitioner filed the instant Emergency Motion for an Order to			
25	Suppress Hearing from December 6, 2021 (hereinafter "Motion"). The State's Opposition now			
26	follows as evidence of its further procedural and prosecutorial errors			
-27	misconduct, because Petitioner Filed absolutely nothing on October 5th, 21, misconduct, because See STATEMENT OF FACTS which aren't really any sort of facts, because the state relied on no sort of tangible evidence acts. The Court relied on the following factual synopsis in sentencing Petitioner: which			
28	or facts, the Court relied on the following factual synopsis in sentencing Petitioner: which was based on nothing but blatant lies and heresay. This judicial and			
	prosecutorial misconduct violated the rights of the Petitioner-appellant.			
	prosecutorial misconduct violated the rights of the Petittoner-appellant. WHEREFORE, Petitioner prays for an order to suppress that as well.			
	" 606 · · · · · · · · · · · · · · · · · ·			

	NOW SEE FREESTANDING MOTION (5):
ı	while thanks to the delightful
2	Miss Taleen Pandukht for bringing up
3	the discussion of "factual innocence" versus "actual innocence" the Plaintiff—in-Error now most humbly submits this:
4	versus "actual innocence" il ola una
5	in-Error now most humbly subjects
6	SNOWILZ ANIS:
7	" FREESTANDING MOTION FOR PRODUCTION
B	FOR PRODUCTION OF COMPLETE AND
9	UNALTERED RECORDS FROM LYMPD HOUSE
(ð	ARREST UNITIS) IN RE MATTHEW TRAVES HOUSTON
H	BELINWING SEPTEMBER 20TH, 2016 THRU OCTOBER
12	17TH 2021" and "RENEWED MOTION TO SUPPRESS
13	"FACTION SUMMOSIS" RELIED AN OUTHE COURT FAR SENTENCIAL
14	MOTION TO Police Department He stated that Mr. Houston had been the Police
15	MOTION TO Suppose "Contact was then made with an officer of lowa (there is no Supposes) Police Department. He stated that Mr. Houston had been Lowa Police (RENEWED) responsible for (21) calls for service in Iowa City and that he was Pept), Sot mentally unstable. That must be a lie too Judge, A warrant of arrest was issued for Mr. Houston; and on July 14, magistrate, and booked accordingly. Then, sometime after August 4th, 21, of Suchation he was trunsported to Los Vegas City to face double-respondy Petitioner's Presentence Investigation Report (hereinafter "PSI") at 5-6, which was ilegal because the Petitioner never participated in any sort of interview for an accurate PSI to be completed. ARGUMENT Ilegally, Benord Little pushed
16	that must be a lie too but it was not authorized by any wage. A warrant of arrest was issued for Mr. Houston; and on July 14
17	magistrate, set 2021, he was arrested, transported to the Clark County Detention
18	Expirity he was trunsported to Las Vegas City to face double- respondy
19	Petitioner's Presentence Investigation Report (hereinafter "PSI") at 5-6, which was illegal
20	accurate PSI to be completed. ARGUMENT Illegally, Benood Little pushed
21	accurate PSI to be completed. ARGUMENT Illegally, Benord Little pushed a PSI mode up of ERROR and lies to the courts, which was forwarded to the offices of Pitano and Fumo, CHTDE 601 LV 814A-89101-P: 702-623-51BE I. PETITIONER'S MOTION IS NOT THE APPROPRIATE METHOD TO
22	I. PETITIONER'S MOTION IS NOT THE APPROPRIATE METHOD TO CHALLENGE HIS GUILTY PLEA AFTER SENTENCING because the
23	CHALLENGE HIS GUILTY PLEA AFTER SENTENCING, because the prosecution thinks that its okay to demy fethtioner's first Amendment rights. Petitioner's claims are either substantive claims or ineffective assistance of counsel
24	claims that challenge the validity of his guilty plea and sentence. Motion at 1-10. However,
25	Petitioner's ineffective assistance of counsel claims are not appropriate for the instant Motion.
26	Ineffective assistance of counsel claims must be raised in a Petition for Writ of Habeas Corpus.
27	See, NRS 34.724(2)(b); Harris v. State, 130 Nev. 435, 448, 329 P.3d 619, 628-29 (2014).

Additionally, Petitioner's substantive claims must be raised on direct appeal. NRS 29 (As they were well before 2/18/2022, SEE DIRECT APPEAL)

Ried that day

 34.724(2)(a); NRS 34.810(1)(a); <u>Evans v. State</u>, 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001); <u>Franklin v. State</u>, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994), disapproved on other grounds, <u>Thomas v. State</u>, 115 Nev. 148, 979 P.2d 222 (1999).

Furthermore, Petitioner still has time to file a timely Petition for Writ of Habeas Corpus. Petitioner's Judgment of Conviction was filed on December 8, 2021. Thus, he has until December 8, 2022, to timely file a Petition within the one-year deadline. Since Petitioner can still timely file a Petition, this Court should deny Petitioner's Motion and require him to comply with the statutory rules. Requiring Petitioner to comply with the rules does not prejudice him in any way. So making a wrongfolio convicted prisoner do more time is not prejudice? See Taleen's error on lage?, II. THIS COURT SHOULD DECLINE TO TREAT THE MOTION AS A and to prejudice against the Petitioner?

As stated above, many of Petitioner's claims are appropriate for a Petition for Writ of Habeas Corpus. However, this Court should treat the instant Motion as a Petition for Writ of Habeas Corpus because it the progress to meet the requirements of NRS 34.735, which states:

- 4. You must name as respondent the person by whom you are confined or restrained. If you are in a specific institution of the Department of Corrections, name the warden or head of the institution. If you are not in a specific institution of the Department but within its custody, name the Director of the Department of Corrections. See Calvin Johnson, et al.
- 5. You must include all grounds or claims for relief you may have regarding your conviction or sentence. Failure to raise all grounds in this petition may preclude you from filing future petitions challenging your conviction and sentence.
- 6. You must allege specific facts supporting the claims in the petition you file seeking relief from any conviction or sentence. Failure to allege specific facts rather than just conclusions may cause your petition to be dismissed. If your petition contains a claim of ineffective assistance of counsel, that claim will operate to waive the attorney-client privilege for the proceeding in which you claim your counsel was ineffective.

Petitioner's Motion does comply with the above requirements outlined in NRS 34.735. Petitioner failed to name the person by whom he is confined, the <u>Clark County</u> Hold on Taleen, just so we know how much you care about not making errors on record, Petitioner 4 15 not at CCDC is he? He is in fact e H.D.S.P. Since December 20th. 2021. Now in Behavior Mod. Unit 30.

Detention Center, as Respondent. Petitioner only named the State of Nevada as the (Now see page 16 for an updated 1157 of defendants aka. Respondent, and thus fails to meet the requirement set out in NRS 34.735(4). Motion at 1. Additionally, Petitioner failed to meet the requirement set out in NRS 34.735(5). Petitioner filed another Emergency Motion to Withdraw Plea on April 13, 2022. In that Motion, he outlined a new set of claims. Therefore, he clearly did not include all grounds or claims for relief he had regarding his conviction or sentence and thus failed to meet the requirement of NRS 34,735(5). Lastly, Petitioner fails to meet the requirement of NRS 34,725(6). Petitioner fails to allege any specific facts that support the claims in his Motion. Petitioner only makes conclusory claims that are not supported by any specific facts or evidence. Therefore, this Court should decline to treat Petitioner's Motion as a Petition because it fails to comply with multiple requirements of NRS 34.735. Or does it? Let's ask Tierra Danielle Jones about Petitioner's habens filed as result of CASE#C-17-323614-1 EVEN IF THIS COURT TREATS PETITIONER'S MOTION AS A PETITION, IT SHOULD STILL BE DENIED TO FURTHER VIOLATE RST AMENDMENT RIGHTS. RIGHT? A. Petitioner's References to Legal Terms are Misused and Unsubstantiated

Petitioner rattles off numerous legal terms but fails to substantiate them in any fashion. be counse the prosecution neglected reading response filed 3/29/22 See generally Motion. He does not tie them to any facts or evidence. As such, Petitioner's various claims involving unsubstantiated legal terms are only suitable for summary denial under Hargrove. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984).

First, Petitioner claims the District Court should take accountability for "every single wrongful conviction it has caused and malicious prosecution, judicial malpractice, prosecutorial misconduct, and further miscarriages of justice." Motion at 1. He further claims the allegations against him were invalid "due to the extreme conflict of interest between each and every individual involved." Motion at 10. However, Petitioner does not state how the District Court should take "accountability" and does not give a single example of any miscarriage of justice, malpractice, or misconduct. Further, he does not identify or explain any of the alleged conflict of interests between any of the people involved in this case. Thus, Petitioner's claims should be summarily denied under Hargrove. The courts could take accountability by actually reading the complete 12 (twelve) pages of DIRECT Appeal filed 2/18/2022 and all 56 (fifty-six) pages of REPONSE filed 3/29/22.5

1	Next, Petitioner claims he has established a "prima facie need" for this Motion based
2	on newly discovered evidence. Motion at 1. However, again, he fails to identify what evidence
3	he is referring to and how that evidence supports the claims in his Motion. Therefore, this
4	claim should also be denied because it is bare and naked. See letter from
5	Anthony M. Goldstein, it was included in original monoh, and Next, Petitioner claims his guilty plea was invalid because his mental issues caused an
6	It is attacked again on page at i3 of original motion pages 1-15. "extreme" state of paranoia and feared he would suffer physical harm if he did not accept the
7	guilty plea. Motion at 5. Petitioner again fails to substantiate his claim with any evidence. See page # THREE of request for hearing de movo
8	There is no evidence of any mental health issues in his Presentence Investigation Report, and
9	there is no evidence mental health was discussed in plea negotiations. Simply put, there is no
10	evidence Petitioner suffers from any mental health issues outside of his own self-serving
11	statements. Thus, Petitioner's bare and naked claim should be summarily denied.
12	So, thou why is the fetitioner housed in BEHAVIOR MODIFICATION UNIT? (3-D-42 Next, Petitioner claims his counsel's failure to present expert testimony caused a
13	miscarriage of justice and amounted to egregious professional misconduct. Motion at 9.
14	Petitioner states he did not receive competent representation because he was appointed counsel because the false arest made him indigent
15	because he is indigent, and hired counsel is "better" because their time is paid for. Motion at Especially because he had intended to retarn Pitarro and Fumo.
16	10. He also claims his counsel violated his duty of loyalty to Petitioner, Id. Petitioner fails to
17	Benord Little and Jeremy Wood riolated NRS 180.060, especially 3(a)(b) support his claims with any specific facts. He does not state how his counsel violated his duty
18	and especially especially (1) and (4). He they neglected providing testimony of of loyalty, what expert testimony they should have presented, or how his representation was
19	Dr. Okeekee, U.M.C., University of Lova or any of Petitioners doctors. incompetent. Therefore, this claim should also be summarily denied, because of Taleen's
20	failure and for prosecutorial misconduct in neglecting the read prior motions, See 3 - Lastly, Petitioner claims his guilty plea was invalid because his plea was coerced 29-2022
21	"under a kind of psychosis that would lead him to agree to anything while under the stress
22	caused by a state of reverential fear." Motion at 10. He also claims law enforcement coerced
23	This is documented in the witnesses with "over-reaching tactics." <u>Id.</u> Again, Petitioner fails to identify any specific facts evidence that Petitioner is still moving this court to have suppressed
24	I Of SUDSIAIRIARE HIS CLAIMS WITH ANY EVIDENCE, Other than general claims of misconduct. Thus,
25	all of Petitioner's claims should be summarily denied under Hargrove.
26	B. Petitioner's Substantive Claims are Procedurally Barred & Party and Han
27	NRS 34.810(1) reads: issue of the law smooth sinds of the
28	and free from becomming nictim of eating from the foult of the Polsonous The court shall dismiss a petition if the court determines that: TREE.

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(a) The petitioner's conviction was upon a plea of guilty or guilty but mentally ill and the petition is not based upon an allegation that the plea was involuntarily or unknowingly or that the plea was entered without effective assistance of counsel.

(b) The petitioner's conviction was the result of a trial and the

grounds for the petition could have been:

(2) Raised in a direct appeal or a prior petition for a writ of habeas corpus or postconviction relief.

The Nevada Supreme Court has held that "challenges to the validity of a guilty plea and claims of ineffective assistance of trial and appellate counsel must first be pursued in postconviction proceedings.... [A] other claims that are appropriate for a direct appeal must be pursued on direct appeal, or they will be considered waived in subsequent proceedings." Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994) (emphasis added) (disapproved on other grounds by Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999)). "A court must dismiss a habeas petition if it presents claims that either were or could have been presented in an earlier proceeding, unless the court finds both cause for failing to present the claims earlier or for raising them again and actual prejudice to the petitioner." Evans v. State, 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001). Which is exactly why Petitioner filed his own confict APPEAL 30 which was Under NRS 34.810: filed by the clerk on 2/18/2022.

- 1. The court shall dismiss a petition if the court determines that:
 - (a) The petitioner's conviction was upon a plea of guilty or guilty but mentally ill and the petition is not based upon an allegation that the plea was involuntarily or unknowingly entered or that the plea was entered without effective assistance of counsel.

unless the court finds both cause for the failure to present the grounds and actual prejudice to the petitioner.

(emphasis added). Further, substantive claims are beyond the scope of habeas and waived. NRS 34.724(2)(a); Evans v. State, 117 Nev. 609, 646-47, 29 P.3d 498, 523 (2001); Franklin v. State, 110 Nev. 750, 752, 877 P.2d 1058, 1059 (1994), disapproved on other grounds, Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999). anything. The truth is the The Petitioner didnit "Elaim"

Here, Petitioner claims there was judicial misconduct, witness misconduct, prosecutorial misconduct, and misconduct by law enforcement. Motion at 1, 9-10. These It's just too bad that too many bad actors FAIL to recognize fact. Too bad for them at least.

claims can only be raised on direct appeal, and are thereby, waived. Franklin, 110 Nev. at 752, 877 P.2d at 1059. Regardless, Petitioner cannot show good cause or prejudice to overcome such procedural bars for the following reasons. (Because Taleen failed to read Petitioners "DIRECT APPEAL" of 2-18-27 and RESPONSE on 3-29-22)
A showing of good cause and prejudice may overcome procedural bars. "To establish good cause, appellants must show that an impediment external to the defense prevented their compliance with the applicable procedural rule. A qualifying impediment might be shown where the factual or legal basis for a claim was not reasonably available at the time of default." Clem v. State, 119 Nev. 615, 621, 81 P.3d 521, 525 (2003) (emphasis added). The Court continued, "appellants cannot attempt to manufacture good cause[.]" Id. at 621, 81 P.3d at (False acrest 7/14/2021)
526. Examples of good cause include interference by State officials and the previous unavailability of a legal or factual basis. See State v. Huebler, 128 Nev. Adv. Op. 19, 275 P.3d 91,95 (2012). Some of this interference included Petitroner heard by a "substitute judge" who has yet to be named by the court.
Petitioner does not even attempt to demonstrate good cause because all of the facts and law were available for an appeal and there was no impediment external to Petitioner. Because Petitioner makes no showing of good cause, his failure to do so should be treated as an admission that he cannot. District Court Rules (DCR) Rule 13(2); Eighth Judicial District Court Rules (EDCR) Rule 3.20(b); Polk v. State, 126 Nev. 180, 233 P.3d 357, 360-61 (2010).

Neither can Petitioner show that he suffered any prejudice. In order to establish prejudice, the defendant must show "not merely that the errors of [the proceedings] created possibility of prejudice, but that they worked to his actual and substantial disadvantage, in affecting the state proceedings with error of constitutional dimensions." Hogan v. Warden, 109 Nev. 952, 960, 860 P.2d 710, 716 (1993) (quoting United States v. Frady, 456 U.S. 152, 170, 102 S. Ct. 1584, 1596 (1982)). To find good cause there must be a "substantial reason; one that affords a legal excuse." Hathaway v. State, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (quoting Colley v. State, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Clearly, any delay in the filing of the petition must not be the fault of the petitioner. NRS 34.726(1)(a).

In this case, Petitioner alleges misconduct by almost every person involved in his case, except for himself. Petitioner's claims are unsubstantiated and meritless. First, as stated above, Hold on. Petitioner is Not Gullty, so why would he allege "misconduct" against himself, and 8 Subject himself to self—

"misconduct" against himself, and 8 Subject himself to self—

"misconduct" Finchuraaina that accused to do so is prosecutorial

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1
         Petitioner fails to identify any specific instances of misconduct by any of the parties he
         (because Taken obviously did not read the 56 page mentions. He only rests on incaptations of legal terms that are naked assertions suitable only
 2
         response that was filed March 2a, 2022. Or, it is also possible for summary denial pursuant to Hargrove. 100 Nev. at 502, 686 P.2d at 225. One-line
  3
         that she is lying. incantations of legal terms is an insufficient basis upon which to find prejudice substantial
 4
 5
         enough to ignore Petitioner's procedural default. Moreover, Petitioner does claim
         that he suffered prejudice as a result of the alleged misconduct. Therefore, Petitioner
 6
         cannot demonstrate good cause to overcome the procedural bars, or that he suffered
 7
       prejudice. As such, these claims should be tread or re-read by
Taleen Pandukht and the judge.

C. Petitioner's Guilty Plea was Freely and Voluntarily Entered, NOT!
Now its "complaining" that LVMPD stole was his dogs!
Petitioner complains that his guilty plea was involuntary because he was in a severe
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         state of paranoia due to being separated from his service dog, and that he was in fear of
                             you mean the offer he never seen & Hold on Taleen.
12
         physical harm if he did not accept the offer. Motion at 5. He further claims that he is a survivor
        mention to the judge Motion at 6 did you? And how is the of 37 years of abuse by "evil forces" and was subject to the police state brutality of law Petitioner being framed as an ABBRIVATED STALKER any sont enforcement. Motion at 10. As stated above, these claims are bare and naked and should be of offer. The Petitioner had to lie under eath just so he
13
14
       summarily dismissed under <u>Hargrove</u>. 100 Nev. at 502, 686 P.2d at 225. Furthermore, they could try to find his dogs, and instead of cook releasing him are meritless and belied by the plea canvass and Petitioner's GPA.

he was sent to Las Vegas Municipal Court and its "City Juil" to face
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16
                   To determine whether a guilty plea was voluntarily entered, the Court will review the
17
        totality of the circumstances surrounding the defendant's plea. Bryant, 102 Nev. at 271, 721
18
        reviewed the totality of the circumstances, those cases would
P.2d at 367. A proper plea canvass should reflect that: be reflected here. Bu
19
                                                                                                      reflected here. But
                             [T]he defendant knowingly waived his privilege against self-the prosecution incrimination, the right to trial by jury, and the right to confront is hid accused to the plan was valued to the prosecution in the right to confront is hid accused to the plan was valued to the prosecution.
20
                             his accusers; (2) the plea was voluntary, was not coerced, and was those too not the result of a promise of leniency; (3) the defendant understood the consequences of his plea and the range of punishments; and (4) the defendant understood the nature of the
21
22
23
                              charge, i.e., the elements of the crime.
                                                                                             at it's finest, right"
24
         Wilson v. State, 99 Nev. 362, 367, 664 P.2d 328, 331 (1983) (citing <u>Higby v. Sheriff</u>, 86 Nev.
                                                     What presence and What advice?
         774, 476 P.2d 950 (1970)). The presence and advice of counsel is a significant factor in
25
         Benard Little was nothing more than a warm body. determining the voluntariness of a plea of guilty. Patton v. Warden, 91 Nev. 1, 2, 530 P.2d
26
         107, 107 (1975). Taleen didn't mention Motion at 6, because that
27
        shows this court how Benard Little admitted on record his own
       ineffectiveness by lying about "goal setting" on page #2 (PECLARATION) in his MOTION TO WITHDRAW AS ATTORNEY OF RELORD FILED 10/5/21 why don't we ask Beneral Little about these bare and naked claims?
28
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1	This standard requires the court accepting the plea to p
2	The only thing personal about that day was at the time he enters his plea in order to determine whether he
3	had to lie under duress just so he could try charges to which he is pleading. Bryant, 102 Nev. at 271, 72
4	rely simply on a written plea agreement without some verbal
5	Thus, a "colloquy" is constitutionally mandated and a "collo
6 7	formal setting, such as that occurring between an official sitting. This was in no way any sent of conversor plea. See id. However, the court need not conduct a ritualist
8	116 Nev. 1097, 13 P.3d 442 (2000). The guidelines for voluments
9	require the articulation of talismanic phrases," but only
10	defendant entered his guilty plea understandingly and volunta
11	573, 575, 516 P.2d 1403, 1404 (1973); see also Brady v. Unit
12	90 S. Ct. 1463, 1470 (1970).
13	According to Petitioner's GPA, Petitioner acknowledge
14	knowingly and voluntarily: See until February 1st, 2022, well after
15	See until February 1st, 2022, well atter <u>VOLUNTARINESS OF PLEA</u>
16	I have discussed the elements of all of the
17	against me with my attorney and I understand charge(s) against me.
18	I understand that the State would have to prov
19	the charge(s) against me at trial.
20	I have discussed with my attorney any possible strategies and circumstances which might be in
21	All of the foregoing elements, consequences, rights have been thoroughly explained to me by
22	
23	I believe that pleading guilty and accepting this my best interest, and that a trial would be co
24	interest.

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personally address the defendant that the Petitioner he understands the nature of the to get his closs back. 21 P.2d at 367. A court may not interaction with a defendant. Id. oquy" is but a conversation in a ing in judgment of an accused at Hon: ic oral canvass. <u>State v. Freese,</u> ntariness of guilty pleas "do not that the record demonstrates a rily. Heffley v. Warden, 89 Nev. ed States, 397 U.S. 742, 747-48,

ged that he was entering his plea it get to read or August 4-5, 2021.

> original charge(s) d the nature of the

> ve each element of

e defenses, defense my favor.

ghts, and waiver of y my attorney.

s plea bargain is in ontrary to my best

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

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

2	My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.
3	GPA at 5-6. Therefore, Petitioner's claims are belied by the GPA itself and his Motion must
4	be denied. Please take notice that the Petitioner is half-deaf and suffers from roaning tinnitus and C.P.T.S.D.
5	Further, Petitioner's plea canvass demonstrates that Petitioner entered his plea
6	knowingly and voluntarily. During canvassing, the Court and Petitioner stated:
7	Petitioner has absolutely NO recolection of any of this:
8	THE COURT: And are you pleading guilty to the charge of Aggravating Stalking?
9	DEFENDANT: Yes, Judge.
10	THE COURT: Before I can accept your plea of guilty, I must make
11	sure it is freely, voluntarily and knowingly entered. Has anyone forced you to plead guilty?
12	DEFENDANT: No, Your Honor. THE COURT: Has anyone threatened you or anyone closely
13	associated with you in order to get you to plead
14	guilty? DEFENDANT: No, Your Honor
15	••••
16	THE COURT: Is one of the reasons you are pleading guilty to this charge is in truth and fact you are guilty of the
17	charge?
18	DEFENDANT: Yes, Your Honor. THE COURT: Sir, I've got a copy of the Guilty Plea Agreement in
19	front of me. Did you authorize your attorney to sign your name at page 6 of the agreement?
20	DEFENDANT: Yes, Judge.
21	THE COURT: Do you understand by giving that authorization you are bound by the terms of the agreement?
22	DEFENDANT: Yes, Your Honor.
23	THE COURT: Also, by giving that authorization it is the same as if you had signed the agreement yourself?
24	DEFENDANT: Yes, Your Honor.
25	THE COURT: And, sir, did you read the agreement or was it read to you?
26	DEFENDANT: Read to me.
27	THE COURT: And did you understand everything that was read to you?
28	DEFENDANT: Yes.

THE COURT: Based upon all of the facts and circumstances of

your case, are you satisfied with the services of your

attorney?

DEFENDANT: Yes.

THE COURT: Are you entering your plea freely, voluntarily, and

knowingly?

DEFENDANT: Yes, Judge.

Reporter's Transcript of Proceedings, Initial Arraignment 08/04/2021, at 3-6. Thus, Petitioner's claims are also belied by his plea canvasing where he affirmatively stated he entered his plea freely, voluntarily, and knowingly. Petitioner's Motion must be denied accordingly. Petitioner Suffers from rooming tinnitus and is almost deaf, so he just Said yes because he didn't want to D. Petitioner Did Receive Ineffective Assistance of Counsel argue with anylody. He just wanted his days back.

The Sixth Amendment to the United States Constitution provides that, "[i]n all criminal

The Sixth Amendment to the United States Constitution provides that, "[1]n all criminal prosecutions, the accused shall enjoy the right . . . to have the Assistance of Counsel for his defense." The United States Supreme Court has long recognized that "the right to counsel is the right to the effective assistance of counsel." Strickland v. Washington, 466 U.S. 668, 686, 104 S. Ct. 2052, 2063 (1984); see also State v. Love, 109 Nev. 1136, 1138, 865 P.2d 322, 323 (1993).

Now see initial "Petition for A Writ of HABEAS CORPOS" in an exparte letter of T.O.J. dated November 11, 2021.

To prevail on a claim of ineffective assistance of trial counsel, a defendant must prove

he was denied "reasonably effective assistance" of counsel by satisfying the two-prong test of Strickland, 466 U.S. at 686-87, 104 S. Ct. at 2063-64. See also Love, 109 Nev. at 1138, 865 P.2d at 323. Under the Strickland test, a defendant must show first that his counsel's representation fell below an objective standard of reasonableness, and second, that but for counsel's errors, there is a reasonable probability that the result of the proceedings would have been different. 466 U.S. at 687-88, 694, 104 S. Ct. at 2065, 2068; Warden, Nevada State Prison v. Lyons, 100 Nev. 430, 432, 683 P.2d 504, 505 (1984) (adopting the Strickland two-part test). "[T]here is no reason for a court deciding an ineffective assistance claim to approach the inquiry in the same order or even to address both components of the inquiry if the defendant makes an insufficient showing on one." Strickland, 466 U.S. at 697, 104 S. Ct. at 2069.

Again, this is why Taleen Pandukht should have read All of the attatened but previously filed pleadings, responses and motions. But here they are 12 again, for the court too.

The court begins with the presumption of effectiveness and then must determine whether the defendant has demonstrated by a preponderance of the evidence that counsel was ineffective. Means v. State, 120 Nev. 1001, 1011, 103 P.3d 25, 32 (2004). "Effective counsel does not mean errorless counsel, but rather counsel whose assistance is '[w]ithin the range of competence demanded of attorneys in criminal cases." Jackson v. Warden, 91 Nev. 430, 432, 537 P.2d 473, 474 (1975).

See attached "RESPONSE" Red 3/29/

Counsel cannot be ineffective for failing to make futile objections or arguments. See Ennis v. State, 122 Nev. 694, 706, 137 P.3d 1095, 1103 (2006). Trial counsel has the "immediate and ultimate responsibility of deciding if and when to object, which witnesses, if any, to call, and what defenses to develop." Rhyne v. State, 118 Nev. 1, 8, 38 P.3d 163, 167 (2002). Again, please See attachments including 3/29/

Based on the above law, the role of a court in considering allegations of ineffective assistance of counsel is "not to pass upon the merits of the action not taken but to determine whether, under the particular facts and circumstances of the case, trial counsel failed to render reasonably effective assistance." Donovan v. State, 94 Nev. 671, 675, 584 P.2d 708, 711 (1978). This analysis does not mean that the court should "second guess reasoned choices between trial tactics nor does it mean that defense counsel, to protect himself against allegations of inadequacy, must make every conceivable motion no matter how remote the possibilities are of success." Id. To be effective, the constitution "does not require that counsel do what is impossible or unethical. If there is no bona fide defense to the charge, counsel cannot create one and may disserve the interests of his client by attempting a useless charade." United States v. Cronic, 466 U.S. 648, 657 n.19, 104 S. Ct. 2039, 2046 n.19 (1984).

"There are countless ways to provide effective assistance in any given case. Even the best criminal defense attorneys would not defend a particular client in the same way." Strickland, 466 U.S. at 689, 104 S. Ct. at 689. "Strategic choices made by counsel after thoroughly investigating the plausible options are almost unchallengeable." Dawson v. State, 108 Nev. 112, 117, 825 P.2d 593, 596 (1992); see also Ford v. State, 105 Nev. 850, 853, 784 P.2d 951, 953 (1989). In essence, the court must "judge the reasonableness of counsel's

I 12

 challenged conduct on the facts of the particular case, viewed as of the time of counsel's conduct." Strickland, 466 U.S. at 690, 104 S. Ct. at 2066.

See 3/29/2022.

The decision not to call witnesses is within the discretion of trial counsel and will not be questioned unless it was a plainly unreasonable decision. See Rhyne v. State, 118 Nev. 1, 38 P.3d 163 (2002); Dawson v. State, 108 Nev. 112, 825 P.2d 593 (1992). Strickland does not enact Newton's third law for the presentation of evidence, requiring for every prosecution expert an equal and opposite expert from the defense. In many instances cross-examination will be sufficient to expose defects in an expert's presentation. When defense counsel does not have a solid case, the best strategy can be to say that there is too much doubt about the State's theory for a jury to convict. Harrington v. Richter, 131 S.Ct. 770, 791, 578 F.3d. 944 (2011). "Strategic choices made by counsel after thoroughly investigating the plausible options are almost unchallengeable." Dawson v. State, 108 Nev. 112, 117, 825 P.2d 593, 596 (1992).

Even if a defendant can demonstrate that his counsel's representation fell below an objective standard of reasonableness, he must still demonstrate prejudice and show a reasonable probability that, but for counsel's errors, the result of the trial would have been different. McNelton v. State, 115 Nev. 396, 403, 990 P.2d 1263, 1268 (1999) (citing Strickland, 466 U.S. at 687, 104 S. Ct. at 2064). "A reasonable probability is a probability sufficient to undermine confidence in the outcome." Id. (citing Strickland, 466 U.S. at 687-89, 694, 104 S. Ct. at 2064-65, 2068). Please take notice of ALL the attachments.

The Nevada Supreme Court has held "that a habeas corpus petitioner must prove the disputed factual allegations underlying his ineffective assistance claim by a preponderance of the evidence." Means v. State, 120 Nev. 1001, 1012, 103 P.3d 25, 33 (2004). Furthermore, claims of ineffective assistance of counsel asserted in a petition for post-conviction relief must be supported with specific factual allegations, which if true, would entitle the petitioner to relief. Hargrove v. State, 100 Nev. 498, 502, 686 P.2d 222, 225 (1984). "Bare" and "naked" allegations are not sufficient, nor are those belied and repelled by the record. Id. NRS 34.735(6) states in relevant part, "[Petitioner] must allege specific facts supporting the claims Don't hold your breath now Miss Taleen. Its sure not the Petitioner's fault that you obviously did not read the re-filed pleadings, 14

in the petition[.]... Failure to allege specific facts rather than just conclusions may cause your 1 petition to be dismissed." (emphasis added). Why doesn't She mention MottoN 2 at 11, 12, 13, 14 or 15? Here, Petitioner alleges that his counsel was ineffective because he is indigent and was 3 not appointed a private attorney, who would represent him adequately because their time is 4 paid for. Motion at 10. He further claims his counsel did not adhere to their duty of loyalty to 5 him as their client and failed to present expert testimony causing a miscarriage of justice. 6 quite substantial This claim 7 is very much and a hundred percent n suitable 8 pursuant to Hargrove. 100 Nev. at 502, 686 P.2d at 225. Petitioner fails to explain how his counsel was ineffective. He does state how they violated their duty of loyalty and does that was filed 3/29/2022

See Page 16 9 10 identify the expert witness his counsel should have "present[ed]." See Motion at 9. Petitioner's how ware his experts able to help him when he failure to indicate what any expert could have offered or how it would have changed the outcome of his case amounts to a failure to establish prejudice under Strickland. 466 U.S. at and a majority of his expents were lare at University of Towa?

697, 104 S. Ct. at 2069. Further, Petitioner's decision to enter a guilty plea relieved counsel of festioner did Not make any See his lost service days that he will any obligation to present expert testimony. See Woods v. State, 114 Nev. 468, 477, 958 P.2d 11 12 13 14 any obligation to present expert testimony. See, Woods v. State, 114 Nev. 468, 477, 958 P.2d 15 never got back. 91, 97 (1998); Reuben C. v. State, 99 Nev. 845, 845-46, 673 P.2d 493, 493 (1983); Powell v. 16 Sheriff, 85 Nev. 684, 687, 462 P.2d 756, 758 (1969). Therefore, Petitioner's failure to allege 17 specific facts and show any prejudice amounts to a bare and naked claim that must be 18 summarily denied, because Benard Little failed to call any Withersex including OR OKEEKEE (Grand Desert Psychiatry),
University & Jowa, U.M.C., or 19 20 University & Jowa, V.M.C., or even get records from C.C.D.C. Based on the foregoing, the State respectfully requests Petitioner's Emergency Motion 21 for an Order to Suppress Hearing from December 6, 2021, should be denied. 22 DATED this 19th day of April, 2022. 23 Also, Benard Little told 24 Respectfully submitted, STEVEN B. WOLFSON the Petitioner that he Clark County District Attorney Nevada Bar #01565 would be going to mental health courts not H.D.S.P., BY /s/ Taleen R. Pandukht TALEEN R. PANDUKHT so the question for the sake of Chief Deputy District Attorney justice is: " Where are we Nevada Bar #05734 29

again, your Honor ?. "

WILL

AFFIDAVIT OECLARATION

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON. Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

No. 84281

FILED

MAY 31 2022

ORDER

On May 26, 2022, appellant filed a document that appears to seek a stay of the issuance of the remittitur in this appeal. The remittitur issued in this appeal on May 2, 2022. See NRAP 41(a)(1). Accordingly, appellant's request is denied as moot.

It is so ORDERED.

Matthew Travis Houston Attorney General/Carson City Clark County District Attorney

do not want your further bias, corruption and negligence, or your biased EN BANK.

1554e my remittet to 1554e My Supreme Court of the USKKKA today in and to ALL APPEALS, and apoly in specifically 84477 and 84478 22-17158

MOTION TO STAY REMITTITUR
IN THE SUPREME COURT OF THE STATE OF NEVADA
to Supreme Court of US for a wit of CERTORARI

MATTHEW TRAVIS HOUSTON,
Appellant,

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

Respondent.

No. 84477

FILED

MAY 2 \$ 2022

CLERKON SUPPENE COURT

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

forman, C.J.

cc: Matthew Travis Houston Clark McCourt, LLC

SUPREME COURT OF NEVADA

(O) 1947A -

Nevada Supreme Court Docket Sheet

Docket: 84477

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW TRAVIS HOUSTON,

Appellant,

Case No. 84477
Consolidated with:

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

Respondent.

Counsel

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

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

Case Information

Panel: SNP22

Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Rehearing Denied

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Oral Argument:

Sett. Judge:

Sett. Status:

Sett. Notice Issued: Related Court Cases:

80562, 80562-COA, 84417, 84418

District Court Case Information

Date Submitted:

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP.

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/29/22 Appeal

Judgment Appealed From Filed: 02/28/21

	Docket Entries		
Date	Docket Entries		
04/01/22	Appeal Filing Fee Waived. In Forma Pauperis. (SC)		
04/01/22	Filed Notice of Appeal/Proper Person, Appeal docketed in the Supreme Court this day. (SC)	22-010193	
04/01/22	Issued Notice Regarding Deadlines. (SC)	22-010195	
04/18/22	Filed Order Dismissing Appeals. "ORDERS this appeal DISMISSED." SNP22 - JH/LS/DH. (SC)	22-012121	
04/27/22	Rehearing Filing Fee Waived. In Forma Pauperis. (SC)		
04/27/22	Filed Proper Person Petition for Rehearing. (SC)	22-013329	
04/27/22	Filed Proper Person Supplement to Petition for Rehearing. (SC)	22-013335	
05/06/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-014549	

Thursday, May 26, 2022 04:10 PM

Nevada Supreme Court Docket Sheet Page 2 HOUSTON VS. MANDALAY BAY CORP Docket: 84477 22-015506 05/16/22 Filed Appellant's Proper Person Motion for Extension of Time, Renewed Petition for Rehearing under NRAP 40 and Motion to Stay the Remittitur in A758861 pending Application to the Supreme Court of the United States for a Writ of Certiorari. (SC) 22-015600 05/17/22 Filed Order. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur. (SC) 22-016580 05/25/22 Filed Appellant's Proper Person Second Motion for Extension of Time. (SC) 22-016855 05/26/22 Filed Order. Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter. (SC)

MOTION TO STAY REMITTITUR
IN THE SUPREME COURT OF THE STATE OF NEVADA
TO Supreme Court of US for a wit of CERTIORARI

MATTHEW TRAVIS HOUSTON,
Appellant,

vs. THE STATE OF NEVADA,

Respondent.

No. 84478

FILED

MAY 2 6 2022

CLERK OF AUFREME COURT

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

formage, c.J.

cc: Matthew Travis Houston Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A

Nevada Supreme Court Docket Sheet

Docket: 84478

HOUSTON (MATTHEW) VS. STATE

Page 1

MATTHEW TRAVIS HOUSTON,

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

Consolidated with:

Case No. 84478

Counsel

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

Attorney General/Carson City, Carson City, NV \ Aaron D. Ford, as counsel for Respondent, The State of Nevada

Clark County District Attorney, Las Vegas, NV \ Alexander G. Chen, as counsel for Respondent, The State of

Nevada

Case Information

Panel: SNP22

Panel Members: Hardesty/Stiglich/Herndon

Disqualifications:

Case Status: Rehearing Denied

Category: Criminal Appeal

Type: Other

Subtype: Other/Proper Person

Submitted:

Date Submitted:

Oral Argument:

Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

84281

District Court Case Information

Case Number: C357927

Case Title: STATE VS. MATTHEW TRAVIS HOUSTON

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: Elham Roohani

Replaced By:

Notice of Appeal Filed: 03/29/22 Appeal

Judgment Appealed From Filed: 02/01/22

	Docket Entries		
Date	Docket Entries		
04/01/22	Appeal Filing Fee Waived. Criminal. (SC)		
04/01/22	Filed Notice of Appeal/Proper Person, Appeal docketed in the Supreme Court this day. (SC)	22-010212	
04/18/22	Filed Order Dismissing Appeals. "ORDERS this appeal DISMISSED." SNP22 - JH/LS/DH. (SC)	22-012124	
04/27/22	Rehearing Filling Fee Waived. Criminal. (SC)		
04/27/22	Filed Proper Person Petition for Rehearing. (SC)	22-013332	
04/27/22	Filed Proper Person Supplement to Petition for Rehearing. (SC)	22-013334	
05/06/22	Filed Order Denying Rehearing. "Rehearing Denied." NRAP 40(c). (SC)	22-014548	

Thursday, May 26, 2022 03:23 PM

Nevada Supreme Court Docket Sheet HOUSTON (MATTHEW) VS. STATE Page 2 Docket: 84478 22-015508 05/16/22 Filed Appellant's Proper Person Motion for Extension of Time, Renewed Petition for Rehearing under NRAP 40 and Motion to Stay the Remittitur in A758861 pending Application to the Supreme Court of the United States for a Writ of Certiorari. (SC) 22-015599 05/17/22 Filed Order Granting Motion. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur. (SC) 22-016582 05/25/22 Filed Appellant's Proper Person Second Motion for Extension of Time. (SC) 22-016850 05/26/22 Filed Order. Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter. (SC)

CERTIFICATE OF MAILING

I hereby certify that service of the above and foregoing was made this 19th day of April, 2022, by depositing a copy in the U.S. Mail, postage pre-paid, addressed to:

MATTHEW HOUSTON, #1210652 HIGH DESERT STATE PRISON PO BOX 650 INDIAN SPRINGS, NV 89070

72) THERESA DODSON Secretary for the District Attorney's Office 21) CLARK BENARD F. EDGE C6056 DIANNE FERRANTE ROSEMARY MCMORRIS-ALEXANDER TERRA DANIELLE 22ME2 PURTER JESSICA

CERTFICATE OF	SERVICE BY MAILING
avis Houston, her	eby certify, pursuant to NRCI

2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 1
3	day of June 2022, I mailed a true and correct copy of the foregoing, "RENEWED
4	MOTIONIS) FOR AN ORDER TO SUPPRESS DECEMBER 6, 2021
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	CLERK(s) Chambers ROC et al
9	200 heris Ave
10	LV, NV 29101
11 12	PO BOX 551601
13	
14	89155-1601
15	
16	
17	CC:FILE
18	2022
19	DATED: this day of
20 21	Matthew Trans Houston
22	Di waste in Francija Personam
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	IN FORMA PAUPEROS:
25	
26	
27	
28	

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding RENEWED
MOTIONS) FOR AN ORDER TO SUPPRESS DECEMBER 6TH ZOZI
filed in District Court Case number <u>C-21-357927-</u>]
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.
Matthew Travis Houston 6-1-2022 Signature Date
Matthew Travis Houston Print Name
Rev., ESQ (P.C. in Iowa) Title

No. 1210652 Indian Springs, 84070-065 4. B. S.

ZIP 59101 041M12254121

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PRIORITY .

CLERK OF THE COURT 1 DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR NO. 5674 2 BENARD H. LITTLE, DEPUTY PUBLIC DEFENDER NEVADA BAR NO. 12025 3 PUBLIC DEFENDER'S OFFICE 309 South Third Street, Suite 226 4 Las Vegas, Nevada 89155 Telephone: (702) 455-4685 5 Facsimile: (702) 455-5112 Benard.Little@clarkcountynv.gov 6 Attorneys for Defendant 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 THE STATE OF NEVADA, 10 Plaintiff, CASE NO. C-21-357927-1 11 DEPT. NO. XI v. 12 MATTHEW HOUSTON, 13 Defendant, 14 15 **CERTIFICATE OF MAILING** 16 I hereby certify and affirm that I mailed a copy of the documents listed below to: 17 Matthew Houston 18 1 South Main Street 19 #300 Las Vegas, NV 89101 20 1. Presentence Investigation Report 21 22 on this 6th day of July, 2022. 23 24 25 26 By /s/ Nicole MB Walker 27 Employee, Clark County Public Defender's Office 28

Electronically Filed 7/6/2022 1:04 PM Steven D. Grierson

CERTIFICATE OF ELECTRONIC SERVICE

I hereby certify that service of the above and forgoing MOTION was served via electronic e-filing to the Clark County District Attorney's Office at motions@clarkcountyda.com on this 6th day of July, 2022.

By: __/s/Nicole MB Walker_____
An employee of the
Clark County Public Defender's Office

Electronically Filed 07/06/2022 JO1N CLERK OF THE COURT Plansiff / In Propria Personam Post Office Box 650 [HDSP] BMU+ SMU Indian Springs, Nevada 89018 3 LIND. CPTSD. TBI.USNAV9 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 7 8 cede novo heaving requested Case No. 4.22-853203.W 9 10 VS. Case No. C·21·357927·1米 11 Dept No(c) DINDER 12 13 14 NOTICE OF MOTION 15 YOU WILL PLEASE TAKE NOTICE, that 16 auston will come on for hearing before the above-entitled Court on the 15 day of JULY 17 at the hour of 9 o'clock A. M. In Department 1, of said Court. 18 JOINDER TO 19 758861 · C - 17,18,29 20 853203·W 21 DATED: this 14 day of JUNE 2022 22 23 24 BY: Houston 25 Phintiff /In Propria Personam 1210652

CLERK OF THE COURT

Matthew Travis Houston
NDOC No. 1210652
Plaintiff · in· Error
In proper person
IN THE STM JUDICIAL DISTRICT COURT OF THE
STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK - MCCOURT
HOUSTON,
)
Petitioner,) "DE NOVO HEARING REQUESTED"
) Case No. C-21-357927-1
STATE ETAL) Respondent6) Dept. No
)

MOTION AND ORDER FOR TRANSPORTATION OF INMATE FOR COURT APPEARANCE OR, IN THE ALTERNATIVE, FOR APPEARANCE BY TELEPHONE OR VIDEO CONFERENCE

In support of this Motion, I allege the following:

1. I am an inmate incarcerated at SMU.+HDSP + BMU

My mandatory release date is September 29th, 2025.

NOW REFORMED+ REPROGRAMMED: HOSP+BMU+SMU

2. The Department of Corrections is required to transport offenders to and

from Court if an inmate is required or requests to appear before a Court in this state.

NRS 209.274 Transportation of Offender to Appear Before Court states:

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

I AM NEEDED AS A WITNESS.

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

THE HEARING WILL BE AN EVIDENTIARY HEARING.

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

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

6. S.M.J.HDSP-BMU-SNU is located approximately miles from Las Vegas, Nevada.

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

 | Warden Calvin Donnson+ James Sollywas whose telephone number is 702 68 79 6 789

Dated this 14 day of June

Matchen Travis Houston

No. 1210652

1	CERTFICATE OF SERVICE BY MAILING
2	I, Matthew Travis Houston, hereby certify, pursuant to NRCP 5(b), that on this 15
3	day of June, 2022 I mailed a true and correct copy of the foregoing, "NOTICE of
4	MOTION FOR AN ORDER TO APPEAR ON July 16th, 2022"
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	Steven D. Grierson Supreme Court
8	Steven B. Grierson
9	Michelle McContry OF NEYLON
10	Character Preason
11	
12	200 Lewis Ave Now SEE (FWD)
13	3rd Floor DISTRICT OF NEVADA 333 THERM SOUTH
14	Lost Wages Lost # 1334
15	Vegas, Las Vegus NV 89101
16	Lost Countroom(s) 89155-1160
17	CC:FILE And Tor Supreme Court of United States
18	Fun To: 9th Circuit Court of Appeals
19	DATED: this 15 day of Tune 2022 Go SF GIANTS (°)
20	
21	Matthew Travis Houston # 1210652
22	Matthew Travis Houston # 1210652 Plaint iff /In Propria Personam
23	Plaintiff /In Propria Personam Post Office box 650 [HDSP] Indian Springs Nevada 89018 IN FORMA PAUDERIS
24	<u>IN FORMA PAUPERIS</u> :
25	
26	

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding Notice of Motion

For	AN ORDER TO APPEAR ON JULY 16, 2022"			
	AN ORDER TO APPEAR ON JULY 16, 2022" (Title of Document) A.17.7588613C A.22.853203.W C.21.357927.1			
filed i	n District Court Case number(5) C. 21.357927. 1			
	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.				
	Merteheir Trains How Tune 15th 20 22 Signature Date			
	Matthew Travis Houston P.C., NY BAR # 10188 Print Name U.S. NNY (Retired) C.E.O. of ELITE LEGA SERVICES, LLC Title			

HOUSTON No. 12 10652 HOSP . POBOX 650 Indian Springs, NY 89070-0650

3-M-2

Amounte Ingersoll
Chaunte Aleasanzo. JUN 2022 PM 5 L
Michaelle McCantiny
Meather Ungermann
Clerks of the Count
Clerks of the Count
Regional Justice Center
Joo Lewis Ave. 3rd Floor
Las Vegas, NY

29155- 1160

* LEGAL MAIL*

000000-10100

UNIT 3 AVE

JUN 2 1 26.00

HIGH DESERT STATE PRISON

"EX PARTE" EMERGENLY LETTER OF MOTION Matthew Travis Houston, CHTO. P.O. BOX 650 (HOSP) 22010 Cold Creek Roud **FILED** Indian Springs, NV 19070-0650 p: (702) 879-6789 JUL 25 2022 DISTRICT COURT CLARK COUNTY, HEVADA +CASE No. : C.17.323614.1 В MATTHEW TRAVIS HOUSTON. DEPT. No .: Plaintiff, Plaintiff-in-Error -- CASE NO.: 1.17.758861.C 9 and the Petitioner-appellant, DEPT. No.: 17, 18 and 29 - C.21.357927-14 lo → CASE No.: **A.22**.853203.W → 4. --vs-11 DEPT. NO .: THE MANDALAY BAY CORP. ET AL August 15, 2022 12 rede novo hear AND THE DEEP STATE OF 9:00 AM NEVADA, ET AL. Detendont -13 respondent(s); 14 EMERGENCY MOTION TO STAY THE REMITTITUR 15 IN ALL APPEALS OF MATTHEW TRAVIS HOUSTON, NOT 16 17 LIMITED TO 79408, 80562, 80562-COA, 84281, 18 84417, 84418, 84477, 84478, 84885, 84886, 19 AND 84887 PENDING APPLICATION TO THE SUPREME COURT OF THE UNITED STATES FOR A WRIT OF 20 21 CERTIORARI - 2 0 2022 THEYCOGET "de neve hearings) requested YOU WILL PLEASE TAKE NOTICE of the attatared motions as you will please TAKE NOTICE of this RENEWED AND EMERGENCY MOTION FOR PRODUCTION OF EXHIBIT A-26 19-037339" to the Eighth Judicial District Court in 27 Cose No. C-17-3236 14-1 and file into the appropriate appeals.
Page Number 10he of Twelve 28

-0 1234567890123H	Tuly 10th, 2022 "GRIEVANCE#	TOF NEI APPEALS MOTION IN CORRECTION INUATION LET PROCE L.D. NUMBER UNIT #: LNCE LEVELS	MDA I RE INS TORM Leding I. 1210656 3.A.2 EXHAUSTE	F. P.,
	-1	PG	OF	
15 16	de novo requested in APPEAL	No(s):		
			80562	
17	MATTHEW TRAVIS HOUSTON		62-COA	
18 19		842		<u> </u>
·		844		
20		844	118	<u> </u>
21	THE MANDALAY BAY CORP.,	844	177	<u>6</u>
24	AND THE DEEP STATE OF	E	844	78 -н
23	NEVADA, ET AL	846	385	I
24		849	386	<u> </u>
25	YOU WILL NOW TAKE NOTICE OF -	2 and	8488	7-K
→ 26	EMERGENCY MOTION TO STAY THE			
27	APPEALS OF MATTHEW TRAVIS HOUSTON			
28	79408, 80562, 80562-COA, 84281, 84417, 84418,			
29	84477, 84478, 84485, 84486	·		
30	APPLICATION TO THE SUPREME CO			
31 32 33	STATES FOR A WRIT OF CERT Original: Attached to Grievance Pink: Inmate's Copy	ORARI		
34	to the clerk(s): TITLE OF M	MOTION =	LINE(3) 2	6-31
35 36	- Matthew Trans House			
37	Puge Number Two of Two 642	1210652 ve (ve	DOC - 3097 (01	/02)

MATTHEW TRAVIS HOUSTON, CHTD. 121652

89070-0650

Po Box 650 22010 Cold Creek Road Indian Springs, NV

EX PARTE Amer Ungermann,
Amer Ungermann,
Amer Pleasant and Amada Ingersii
PC CF MOTION

LAS VEGAS IN \$90

TO THE CHAMBERS

THE HONORABLE CRYSTAL ELLER Regional Justice

200 LEWIS AVE. PO BOX 551601 Las Vegas, NY

89155-1601

101091-33168

1-17-58861.C

MAIL *

AND JAMES CROCKETT Center, 3rd Floor

RECEIVED JUL 2 0 2022

лШШШлийнИнИнИпСЬЕRK OF THE COURT -

UNIT 3AB JUL 17 2022

MATTHEW TRAVIS HOUSTON, Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

Supreme Court No. 84478 District Court Case No. C357927

FILED

JUL 28 2022

CLERK'S CERTIFICATE

CLERK OF COURT

STATE OF NEVADA, ss.

I, Elizabeth A. Brown, the duly appointed and qualified Clerk of the Supreme Court of the State of Nevada, do hereby certify that the following is a full, true and correct copy of the Judgment in this matter.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDERS this appeal DISMISSED."

Judgment, as quoted above, entered this 18th day of April, 2022.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"Rehearing Denied."

Judgment, as quoted above, entered this 6th day of May, 2022.

C - 21 - 357927 - 1 CCJD

NV Supreme Court Clerks Certificate/Judgr 5000756



<u>JUDGMENT</u>

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. If no petition is timely filed, the clerk shall issue the remittitur."

Judgment, as guoted above, entered this 17th day of May, 2022.

<u>JUDGMENT</u>

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"The motion is granted to the following extent. Appellant's petition for en banc reconsideration due: 21 days. The clerk shall send appellant a copy of the docket sheet in this matter."

Judgment, as quoted above, entered this 26th day of May, 2022.

JUDGMENT

The court being fully advised in the premises and the law, it is now ordered, adjudged and decreed, as follows:

"ORDER the petition DENIED."

Judgment, as quoted above, entered this 1st day of July, 2022.

IN WITNESS WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court at my Office in Carson City, Nevada this July 26, 2022.

Elizabeth A. Brown, Supreme Court Clerk

By: Collette Martin
Administrative Assistant

MATTHEW TRAVIS HOUSTON,
Appellant,

VS.

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

Respondent.

MATTHEW TRAVIS HOUSTON,

Appellant,

vs. THE STATE OF NEVADA,

Respondent.

No. 84477

APR 1,8 2022

No. 84478

ORDER DISMISSING APPEALS

These are prose appeals. Eighth Judicial District Court, Clark County; David M. Jones, Judge: Eighth Judicial District Court, Clark County; Elham Roohani, Judge.

Appellant has filed what appear to be two identical notices of appeal, one bearing a criminal district court case number, and one bearing a civil district court case number. The notices state that appellant appeals from an "Order Granting in Part, Denying in Part, Defendant's Pro Per Motion to Dismiss Counsel from 2/1/2022." To the extent appellant appeals from the February 1, 2022, "Order Granting In Part, Denying In Part Defendant's Pro Per Motion to Dismiss Counsel" entered in criminal district court case number C-21-357927-1, no statute or court rule allows an appeal from a postconviction order granting a motion to dismiss counsel, denying a motion to recuse the judge, and denying a request for money. See Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining that this

Suppleme Court OF Nevada

(O) 1947A -

court has jurisdiction only when a statute or court rule provides for an appeal). To the extent appellant appeals from the "Order Denying Motion to Amend Complaint and Motion to Dismiss Counsel and Appoint Stand-By Counsel," entered on February 28, 2022, in civil district court case number A-17-758861-C, no statute or court rule allows an appeal from such an order. See Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (this court "may only consider appeals authorized by statute or court rule"). Accordingly, this court lacks jurisdiction and

Hardesty,

Hardesty

ORDERS this appeal DISMISSED.

Sigline , J.

Stiglich

Herndon

cc: Hon. David M. Jones, District Judge
Hon. Elham Roohani, District Judge
Attorney General/Carson City
Clark County District Attorney
Matthew Travis Houston
Clark McCourt, LLC
Eighth District Court Clerk

Supreme Court of Nevada

(O) IM7A **~~~**

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 84478

FILED

MAY 06 2022

ORDER DENYING REHEARING

Rehearing denied. NRAP 40(c). It is so ORDERED.

Hardesty

J.

Hardesty

J.

Stiglich

Herndon

cc: Hon. Elham Roohani, District Judge Matthew Travis Houston Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPPLEME COURT OF NEVADA

(O) 1947A

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.
THE STATE OF NEVADA,

Respondent.

No. 84478

FILED

MAY 17 2022

ORDER GRANTING MOTION

Appellant has filed a pro se motion that appears to seek an extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. Appellant shall have 14 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur.

It is so ORDERED.

Pourage, c.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

SUPPREME COURT OF NEWAOA

O) 1917A

MATTHEW TRAVIS HOUSTON,
Appellant,

vs. THE STATE OF NEVADA.

Respondent.

No. 84478

FILED

MAY 2 6 2022

CLEAR OF AUPREME COURT

ORDER

Appellant has filed a pro se motion that appears to seek a second extension of time to file a petition for en banc reconsideration. The motion is granted to the following extent. NRAP 26(b)(1)(A). Appellant shall have 21 days from the date of this order to file and serve any petition for en banc reconsideration in this court. See NRAP 40A. If no petition is timely filed, the clerk shall issue the remittitur. Any other relief requested is denied as it relates to this appeal. The clerk shall send appellant a copy of the docket sheet in this matter.

It is so ORDERED.

farage, c.J.

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney

Suppleme Court of Nevada

(O) 1947A

MATTHEW TRAVIS HOUSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 84478

FILED

JUL 0 1 2022

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

ORDER DENYING EN BANC RECONSIDERATION

Having considered the petition on file herein, we have concluded that en banc reconsideration is not warranted. NRAP 40A. Accordingly, we

ORDER the petition DENIED.

Parraguirre, C.J.

1 Sandesty, J.	sligene J
Hardesty	Stiglich
Celif J.	<u>Silver</u> , J
Cadish	Sliver
Pickering, J.	
Pickering	Herndon

cc: Hon. Elham Roohani, District Judge Matthew Travis Houston Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA

(O) 1947A -

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

Supreme Court No. 84478 District Court Case No. C357927

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified Copy of Opinion/Order Receipt for Remittitur

DATE: July 26, 2022

Elizabeth A. Brown, Clerk of Court

By: Collette Martin

Administrative Assistant

cc (without enclosures):

Hon. Elham Roohani, District Judge
Matthew Travis Houston
Clark County District Attorney \ Alexander G. Chen, Chief Deputy District
Attorney
Attorney General/Carson City \ Aaron D. Ford, Attorney General

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, the REMITTITUR issued in the above-entitled cause, on
HEATHER UNGERMANN
Deputy District Court Clerk

APPEALS
JUL 2 8 2022



EIGHTH JUDICIAL DISTRICT COURT CLERK OF THE COURT

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

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

C-21-357927-1

Department 11

July 30, 2022

Case Number:

Department:

Attorney:

Alexis M. Duecker

AMD Law PLLC

Alexis M Duecker Esq 8687 W Sahara Ave Ste 201

Las Vegas NV 89117

Defendant:

Matthew Houston

Attached are pleadings received by the Office of the District Court Clerk which are being forwarded to your office pursuant to Rule 3.70.

Pleadings: Emergency Intervention And Interpleading Of Joinder To A-22-853203-w In

Department Xi In Re Motion To Retax

Rule 3.70. Papers which May Not be Filed

Except as may be required by the provisions of NRS 34.730 to 34.830, inclusive, all motions, petitions, pleadings or other papers delivered to the clerk of the court by a defendant who has counsel of record will not be filed but must be marked with the date received and a copy forwarded to the attorney for such consideration as counsel deems appropriate. This rule does not apply to applications made pursuant to Rule 7.40(b)(2)(ii).

Cordially yours,
DC Criminal Desk # 7
Deputy Clerk of the Court

ŧ 0079 + 0074 + 0128 + 0085 + OBJ+0016 MATTHEW TRAVIS HOUSTON, CHTD. 2 No. 1210652 @ HDSP Nevada Bar No. 2131 (R.I.P. Uncle David) P.O. Box 650 - 22010 Cold Creek Road 3 : Indian Springs, NV 89070-0650 p: (702) 879-6789 4 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA C-17-323614.1 7 Case No. 6:25 C. 21 . 357 927.1 8 MATTHEW TRAVIS HOUSTON CASE NO. A.22.853203.W Plaintiff- in- Error and the Petitioner appellant Dept. Hearing XI 9 "de nove requested >> MIOC 10 A.17.758861-C CASE NO .: DEPT No.: (5): 17, XVIII and 29 11 THE STATE OF MEVADA AND 12 MANDALAY BAY CORP. ET AL IN RE APPEAL NO. 84418 216R019840 21PC1950 & C1237 BO2A Defendant -13 respondent(s) 21CRO33713 21PC12753 C1248 384A 14 EMERGENCY INTERVENTION AND INTERPLEADING 15 16 OF JOINDER 70 A-22-853203.W DEPARTMENT XI IN REMOTION TO RETAX 17 18 NOW SEE PRELIMINARY OPPOSITION AND NOTICE OF 北路00里 19 OBJECTION TO ANY SORT OF VEXATIOUS FORMAL なると RECEIVED A ORDER AND ANY AND ALL OTHER SORT OF CHICANERY "KRISTINA RHOADS AND THE BAR OF NEVADA ET AL MAY ATTEMPT TO CONJURE 3 UP FROM THE DEMONS OF INJUSTICE KNOWN AS "THE JONES GANG" 25 "not for sure why the corrupted Supreme Court of Nevada thinks it's cool to dismiss appeals before the Appellant even has access to his transcripts and/or why it's cool to dismiss pleadings before their submission deadlines of July 20th, 2022."

YOU WILL NOW READ COMPLETE MOTION OF 55 PAGES 26 27 28

Nevada Supreme Court Docket Sheet

Docket: 84418

HOUSTON VS. MANDALAY BAY CORP

Page 1

MATTHEW TRAVIS HOUSTON,

Case No. 84418

Appellant, vs.

Consolidated with:

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

Respondent.

Counsel

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

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

Case Information

Panel: NNP22

Panel Members: Silver/Cadish/Pickering

Disqualifications:

Case Status: Remittitur Issued/Case Closed

Category: Civil Appeal

Type: General

Subtype: Proper Person

Submitted:

Oral Argument: Sett. Notice Issued:

Sett. Judge:

Sett. Status:

Related Court Cases:

80562, 80562-COA, 84417, 84477

District Court Case Information

Date Submitted:

Case Number: A758861

Case Title: MATTHEW HOUSTON VS. MANDALAY BAY CORP

Judicial District: Eighth

Division:

County: Clark Co.

Sitting Judge: David M. Jones

Replaced By:

Notice of Appeal Filed: 03/17/22 Appeal

Judgment Appealed From Filed: 02/28/22

	Docket Entries		
Date	Docket Entries	- <u>-</u> -	
03/22/22	Appeal Filing Fee Waived. In Forma Pauperis. (SC)		
03/22/22	Filed Notice of Appeal/Proper Person. Appeal docketed in the Supreme Court this day. (SC)	22-009020	
03/22/22	Filed Notice of Appeal/Proper Person. (Second NOA) (SC)	22-009021	
03/22/22	Issued Notice Regarding Deadlines. (SC)	22-009023	
03/30/22	Filed Order Dismissing Appeal. "ORDERS this appeal DISMISSED." NNP22-AS/EC/KP (SC)	22-009858	
04/04/22	Filed Civil Proper Person Transcript Request Form. (SC)	22-010305	
04/06/22	Filed Order. This appeal was dismissed on March 30, 2022. Appellant has now filed a transcript request form. Given that this appeal has been dismissed, this court takes no action on the request form. (SC)	22-010732	

Nevada Supreme Court Docket Sneet			
Docket:	84418 HOUSTON VS. MANDALAY	BAY CORP	Page 2
04/11/22	Filed Proper Person's Civil Docketing Statement. (SC)		22-011409
04/25/22	Issued Remittitur. (SC)		22-012922
04/25/22	Remittitur Issued/Case Closed. (SC)		
04/27/22	Issued Notice of Rejection of Untimely Petition for Reh	earing and Supplemental Petition	22-013349

for Rehearing, (SC)

APRIL 7th 2022 LETTER OF MOTION" SUPREME COURT OF THE UNITED STATES SUFFICIENT to "STAY THE REMITTITUR" From and for appeals 80562, 80562-COA, 84417, 84418 and 84477 / 84478. Although the enclosed "ORIGINAL" copy of the "LETTER OF MOTION" dated April 7th 2022 was not stamped by the Supreme Court of the United States until May 16th 2022; it was certified by H.D.S.P. April 10th and April 13th, 2022 and the U.S. P.S. May 5th, 2022. These dates certifications AND intent of the Plaintiff, Nathlew Travis Houston are more than enough "STAY ALL BEMITTITUR" in re

Wednesday, April 27, 2022 12:10 PM

Matthew Travis Houston vs. The World, etal

MOTION TO STAY THE REMITTITUR IN A758961 IN THE SUPREME COURT OF THE STATE OF NEVADA, PENDING APPLICATION TO THE SUPREME COURT OF THE UNITED STATES Supreme Court No. 84418 MATTHEW TRAVIS HOUSTON, District Court Case No. A758861 Appellant, FOR A WRIT OF MANDALAY BAY CORP, D/B/A MANDALAY

CERTIORARY

BAY RESORT AND CASINO. Respondent.

VS.

REMITTITUR

TO: Steven D. Grierson, Eighth District Court Clerk

Pursuant to the rules of this court, enclosed are the following:

Certified copy of Judgment and Opinion/Order. Receipt for Remittitur.

DATE: April 25, 2022

Elizabeth A. Brown, Clerk of Court

By: Andrew Lococo Deputy Clerk

cc (without enclosures):

Matthew Travis Houston Clark McCourt, LLC \ Brian P. Clark Hon. David M. Jones, District Judge

RECEIPT FOR REMITTITUR

Received of Elizabeth A. Brown, Clerk of the Supreme Court of the State of Nevada, t REMITTITUR issued in the above-entitled cause, on			
District Court Clerk	_		

Page Number Seventeen

MATTHEW TRAVIS HOUSTON,
Appellant,

vs.

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

Respondent.

No. 84418

FILED

MAY 2 0 2022

CLERK DESUPREME COURT
BY DEPUTY CLERK

ORDER DENYING MOTION

Appellant has filed a pro se motion that appears to seek to stay the remittitur in this appeal pending the filing of a petition for certiorari in the United States Supreme Court. The remittitur issued in this matter on April 25, 2022. Accordingly, the motion to stay issuance of the remittitur is denied as moot. Any other relief sought in the motion is denied as it relates to Docket No. 84418.

It is so ORDERED.

Parisago, C.J.

cc: Matthew Travis Houston Clark McCourt, LLC

Supreme Cour of Nevada

(O) 1947A

SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

May 17, 2022

Matthew Travis Houston #1210652 PO Box 650 Indian Springs, NV 89070-0650

RE: Matthew Travis Hpuston

Dear Mr. Houston:

The above-entitled petition for writ of certiorari was postmarked May 5, 2022 and received May 16, 2022. The papers are returned for the following reason(s):

No motion for leave to proceed in forma pauperis, signed by the petitioner or by counsel, is attached. Rules 33.2 and 39. The motion must be signed.

No notarized affidavit or declaration of indigency is attached. Rule 39. You may use the enclosed form.

The petition fails to comply with the content requirements of Rule 14. A guide for in forma pauperis petitioners and a copy of the Rules of this Court are enclosed. The guide includes a form petition that may be used.

The appendix to the petition does not contain the following documents required by Rule 14.1(i):

The lower court opinion(s) must be appended.

It is impossible to determine the timeliness of the petition without the lower court opinions.

No affidavit or declaration of service, specifying the names and addresses of those served, was received. Rule 29.5.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 60 days of the date of this letter, the petition will not be filed. Rule 14.5.

A copy of the corrected petition must be served on opposing counsel.

When making the required corrections to a petition, no change to the substance of the petition may be made.

Sincerely,

Scott S. Harris, Clerk

Clayton R. Higgins, Jr. (202) 479-3019

Enclosures

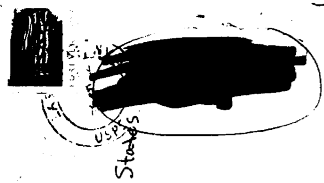
Matthew Travis Houston No. 1210652 H.D. S. P. P.O. Box 650 Indian Springs, NV 89070-0650

Arra: Clerk of the Court Supreme Court of the United U.S. Supreme Court Building

2 First Street N.E.

Washington, D.C. 20543

3-D-42



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NV Bar No. 2131 (in honor of Uncle David, R.I.P bro MATTHEW TRAVIS HOUSTON. CHTO.
  ł
  2
         No. 1210652
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  B
                     Supreme Court of Nevada
                         Supreme Court No. 84418
Pistrict Court Case No. A758861
   HOUSTON PRINTIFF
    MGM, State of
                         "MOTION TO STAP THE REMITTER
                      PENDING APPLICATION
                                              70 THE
    Nevada, et al
            SUPREME COURT
                                 OF THE UNITED
                                                      STATES
               FOR A WRIT
                                 OF CERTIORARI
       comes now, Plaintiff Houspon, petitioning this court to get it's heads out from under the cookoo's next.
  USPS TIME STAMPED MAY 5-2022
SUPREME COURT OF UNITED STATES STAMPED MAY 16-
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Krom: Matthew Travis Houston, pro se To: Supreme Court of the No. 1210652 United States U.S. Supreme Court Building H.D. S. P. 1 First Street, N.E. P.O. BOX 650 Indian Springs, NV 89070-0650 Washington, D.C. 20543 AND April 7th, 2022 LETTER OF MOTION 2 PEMTION FOR A WRIT OF CAPPEROLO CERTIONARI 3 IN RE CASE NUMBER A-17- 758861-C OUT OF TO THE CLERK: CLARK COUNTY, NEVADA 5 Could you please help me file the attached motion? My apologies for the informality of my initial petition, but in addition to being indigent В and wrongfully convicted, I become permantly totally disabled on September 30th, 2016 when I fell 40' feet and was climbally dead for days, surviving from 3 month coma and enough surgeries. I'm missing too many case numbers is. 12 My name is Matthew Trans Houston and if 13 I had my news articles from Las Vegas Review Journal they would be attatched, but just google 15 "Worker Fails At Mandalay Bay Resort September 30th, 2016" and something should be on youtube, or check my social media. 19 I just mant my service dog Johny Cash back who was stolen from me before my doctor's appointment on July 14th, 2021 by L.V.M.P.D.; and justice obviously. For any further questions in re \$; Please contact my power-of-attorney / caretaker, Lucreca Lanonna Schoenherr at (563) 321-3084 advocacy has one direction: forward. In our nationing court, I do not have a case number yet But 2022 anything your office can think to gesist with space 26 anything your office can to assist proceedings is appreciated. Page one of Eight 68gatthen Travis 28

No
IN THE
SUPREME COURT OF THE UNITED STATES
Matthew Travis Houston - PETITIONER (Your Name)
VS.
MANDALLY BAY CORP, ET AL - RESPONDENT(S)
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS
The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis.
Please check the appropriate boxes:
☑ Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):
EIGHTH JUDICIAL DISTRICT COURT, CHARK COUNTY, NV
UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA
☐ Petitioner has not previously been granted leave to proceed in forma pauperis in any other court.
Petitioner's affidavit or declaration in support of this motion is attached hereto.
☐ Petitioner's affidavit or declaration is not attached because the court below appointed counsel in the current proceeding, and:
The appointment was made under the following provision of law:, or
a copy of the order of appointment is appended.
(Signature)

Page Three of Eight

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I. Matthew Travis Houst's am the petitioner in the above-entitled case. In support of my motion to proceed in forma pauperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source		ge monthly amount dur st 12 months			ing	Amount expected next month		ted	
		You		Spous	e ,	You		Spot	use
Employment		\$	Q	\$	nla	\$	_0	\$	nla
Self-employment		\$	0	\$		\$	_0	\$	
Income from real prop (such as rental incom		\$	_0	\$		\$	_0	\$	
Interest and dividends		\$		\$		\$	_0	\$	
Gifts		\$	0	\$		\$	0	\$	
Alimony		\$	0	\$		\$	0	\$	
Child Support		\$	0	\$		\$	0	\$	
Retirement (such as a security, pensions, annuities, insurance)		\$	_0	\$		\$	<u>o</u>	\$	
Disability (such as so security, insurance p		\$	_@	\$		\$	0	\$	<u> </u>
Unemployment paymo	ents	\$	0	\$		\$	0	\$	
Public-assistance (such as welfare)		\$	0	\$		\$	_0_	\$	
Other (specify):		\$	0	\$		\$	0	\$	
Total monthly	income:	\$	_0	\$		\$	0	\$	

Page Four of Eight

2. List your employme is before taxes or of	ent history for the p ther deductions.)	oast two years, most recent	first. (Gross monthly pay
	Address	Dates of Employment	Gross monthly pay
Suffering from since the acceptance. The acceptance of the accepta	employment history	work without t alone work) September 30th, Colo cort, et al) y for the past two years, n	s
Employer	Address	Dates of Employment	Gross monthly pay
			\$
Below, state any m institution.	oney you or your s	e have? \$epouse have in bank account Amount you have A	ts or in any other financial
		Amount you have A \$	7.16
5. List the assets, and and ordinary house.		ch you own or your spouse o	owns. Do not list clothing
☐ Home		☐ Other real estate	
Value		Value	
☐ Motor Vehicle #1 Year, make & mode	ıl	☐ Motor Vehicle #2 Year, make & mo	
Value		Value	
-			
Value			

Page Five of Eight

6. State every person, busin amount owed.	ness, or organization	owing you or your sp	oouse money, and the			
Person owing you or	Amount owed to y	ou Amount o	Amount owed to your spouse			
your spouse money SEDGWICK	\$ 1 million plus	\$	\$			
SCOTT POISSON	\$ 3 million plu	\$	\$			
ENCORE EVENTS SERVICE	S \$ 1 million plu	£ \$				
7. State the persons who rely	y on you or your spous	e for support.				
Name	Relationshi	p .	Age			
,	<u>.</u>					
8. Estimate the average mon paid by your spouse. Adannually to show the mont	ljust any payments th	nd your family. Shows at are made weekly, b	eparately the amount biweekly, quarterly, o Your spouse			
		100	rour spouse			
Rent or home-mortgage payl (include lot rented for mobile		\$ <i>o</i>	s n/a			
Are real estate taxes includ Is property insurance includ						
Utilities (electricity, heating water, sewer, and telephone)		\$ O	\$			
•						
Home maintenance (repairs a	ind upkeep)	\$0	\$			
Food	•	\$ <i>O</i> _	\$			
Clothing		\$ <i>O</i>	\$			
Laundry and dry-cleaning		\$ <i>O</i>	\$			
Medical and dental expenses		\$ <i>O</i>	\$			

Page Six of Eight

	You	Your spouse
Transportation (not including motor vehicle payments)	\$	snla
Recreation, entertainment, newspapers, magazines, etc.	\$	\$
Insurance (not deducted from wages or included in mortg	gage payments)	
Homeowner's or renter's	\$	\$
Life	\$ <i>o</i> _	\$
Health	\$ o	\$
Motor Vehicle	\$ <i>O</i> _	\$
Other:	\$ <i>O</i> _	\$
Taxes (not deducted from wages or included in mortgage	payments)	
(specify):	\$ <u>o</u>	\$
Installment payments		
Motor Vehicle	\$	\$
Credit card(s)	\$ <i>o</i> _	\$
Department store(s)	\$ <i>o</i> _	\$
Other:	\$	\$
Alimony, maintenance, and support paid to others	\$o	\$
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$	\$
Other (specify):	\$	\$
Total monthly expenses:	\$	\$

Page Seven of Eight

9.	Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
	☐ Yes ☑ No If yes, describe on an attached sheet.
10.	Have you paid - or will you be paying - an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes ※ No
	If yes, how much? *: please see
	If yes, state the attorney's name, address, and telephone number:
	XI will never pay an attorney again after becoming
	victim of legal mulpractices of the State of Nevada.
11.	Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?
	☐ Yes 🌠 No
	If yes, how much?
Willes 12.	The State of Nevada and elephone my life. If I ever every, the courts will be compensated my life. If I ever every, the courts will be compensated my life. If I ever every, the courts will be compensated my life. If I ever every, the courts will be compensated pursuant to law.
	(Signature)
	Page Eight of Eight

IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,

VS.

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

Respondent.

MOTION TO VACATE

ORDER

No. 84418

FILED

APR 0 6 2022

CLERK OF SUPREME COURT
BY DEPUTY CLERK

This appeal was dismissed on March 30, 2022. Appellant has now filed a transcript request form. Given that this appeal has been dismissed, this court takes no action on the request form.

It is so ORDERED.

farage C.J.

cc: Matthew Travis Houston Clark McCourt, LLC

Supreme Cour of Nevada

(O) 1947A

Page Number Twenty-Seven

22-10732

IN THE SUPREME COURT OF THE STATE OF NEVADA

M M C	ATTHEW TRAVIS HOUSTON, Appellant, Vs. ANDALAY BAY CORP, D/B/A IANDALAY BAY RESORT AND ASINO, Respondent. Respondent. ORDER DISMISSING APPEAL This is a pro se appeal. Eighth Judicial District Court, Clark Desirid M. Jones Judge.	
re a	Review of the notices of appeal and documents before this court eveals a jurisdictional defect. The notices of appeal appear to challenge (1) motion to intervene filed in the district court on March 2, 2022, and (2) a february 28, 2022, district court order denying a motion to amend complaint and a motion to dismiss counsel and appoint standby counsel. This court "may only consider appeals authorized by statute or court rule." Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851	
T	intervene or the challenged district court order. Accordingly, this court lacks jurisdiction and Statutes and or "rules" current lacks jurisdiction and Statutes and or "rules" current lacks jurisdiction and Statutes and or "rules" current lacks jurisdiction and Statutes and first speed DISMISSED. Again, this goes to show how little Silver, Cadish and Sickering value the law of "accountability and Silver value "accountability". Silver Cadish Page Number Twenty-five 12-09:	

Progress -

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

Supplied Count of Newaga

Page Number Twenty-Six

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

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

Supreme Court No. 84418 District Court Case No. A758861

INSTRUCTIONS/NOTICE REGARDING DEADLINES

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

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

Definitions/Terms

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

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

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

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

Required Documents/Deadlines

1. Transcript Request Form

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

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

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

2. <u>Docketing Statement</u>

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

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

3. Brief or Informal Brief Form

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

Appendices/record

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

Responses to Pro Se Documents

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

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

By Linda Hamilton, Deputy Clerk

22-09023

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

MATTHEW TRAVIS HOUSTON,

Supreme Court No. 84418 District Court Case No. A758861

Appellant,

VS.

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

Respondent.

RECEIPT FOR DOCUMENTS

TO:

Matthew Travis Houston -

Clark McCourt, LLC \ Brian P. Clark

Steven D. Grierson, Eighth District Court Clerk

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

03/22/2022

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

03/22/2022

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

Supreme Court this day. (SC)

03/22/2022

Filed Notice of Appeal/Proper Person. (Second NOA) (SC)

DATE: March 22, 2022

Elizabeth A. Brown, Clerk of Court

lh

informal brief submission deadline

15 JULY 20, 2022.



Electronically Filed 3/21/2022 11:08 AM Steven D. Grierson CLERK OF THE COURT

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

MATTHEW HOUSTON,

Plaintiff(s),

MANDALAY BAY CORP. dba MANDALAY BAY RESORT & CASINO.

Defendant(s).

Case No: A-17-758861-C

Dept No: XXIX

CASE APPEAL STATEMENT

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

Counsel:

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

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

Counsel:

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

A-17-758861-C

-1-

Case Number: A-17-758861-C

Las Vegas, NV 89128

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

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

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

Supreme Court Docket Number(s): 80562

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

Dated This 21 day of March 2022.

Steven D. Grierson, Clerk of the Court

/s/ Heather Ungermann

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

cc: Matthew Travis Houston

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A-17-758861-C

IN THE SUPREME COURT OF THE STATE OF NEVADA Log Number(S) RENEWED #I)MOT. TO STRY REMITTITURIN + (See # 84281) HO Supreme Court of U.S. NEVADA DEPARTMENT OF CORRECTIONS # 1210652 RENEWED emerbency requests PETITION(S) FOR AN EN BANC RECONSIDERATION (5) THE PRODUCTION OF COMPLETE RECORDS FROM LAS VEGAS FIRE AND RESCUE IN RE 9 #3) 陈紫岭 FOR EXTENSION APPELLANT MAY PILE AND SERVE^N MORE PROPER EN BANC ? Although these multiple and everly-numerous appeals might HOUSTON to be SWORN DECLARATION UNDER PENALTY OF PERJURY LAUSE misinterpreteda he requests that furtherly INMATE SIGNATURE: MOTE TIME: properly so that he may time GRIEVANCE COORDINATOR SIGNATURE: sut. respondents 40 meet convock requirements of NRAP 40(a). Resources of the GRIEVANCE RESPONSE: use of the Work copy and HDSP. HOUSTON July 14th, 2021 arrest on requests most surely would CASEWORKER SIGNATURE: necessary. There is DATE: 0 67 tition prepared and ready to GRIEVANCE UPHELD ____ GRIEVANCE DENIED mils - however _ ISSUE NOT GRIEVABLE PER AR 740 copies made before May 20th, thousand has no way to have 10 GRIEVANCE COORDINATOR APPROVAL: Now See the attatched which is Per NRS and NRCR HOUSTON Mailing this EMERGENCY INMATE AGREES **INMATE DISAGREES** request INMATE SIGNATURE: DATED this I has day FAILURE TO SIGN CONSTITUTES ABANDONMENT OF THE CLAIM. A FIRST LEVEL GRIEVANCE MAY BE PURSUED IN THE EVENT THE INMATE DISAGREES. Original: DIST 8 To inmate when complete, or attached to formal grievance team & Michelle McCorthy, Crowste Pleasant
Canary: NV SUP, To Grievance Coordinator & Majled to clerk Amanda Ingersall - Roland without technology
Pink: Inmate's receipt when formal grievance filed & Mailed to Brian P. Clark, et al Mr. Pink: Immate's initial receipt - mailed to Scott Mr. Gold: POISSON. et al 30th day May, 2022 mailed this and the puge 0 above - mentioned respondents. all the. Faco Matthew Trevis Houston DOC 3091 (12 / 01)

EMERGENCY

PETITION FOR THE JUDICIAL REVIEW CLAJGGA 70 DECISIONS UNDER NAAP 40 IN ALL CASES SPECIFICALLY

84281 IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW Appellant,

VS. THE STATE & McMorris- Alexander. Respondent.

JOINDER TO #80562 #84477 #79408, #84281 #84417 Supreme Court No. #84418 C357927 + C323614 + C019840 District Court No. A758861

Supreme Court No. 84417 No. 8 4477RETURNE

APPELLANTS INFORMAL BRIEF # 84478 AND JOINDER OF APPEAL

APR 2 7 2022

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

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

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

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

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

Lo Vegis Place your brief in the Clerk's Office Drop Box at the Las Vegas courthouse for the Nevada Appellate Courts, 408 East Clark **Arerate, 2023** Vegas, Nevada, 89101.

Informal Brief Form October 2017 CLERK OF RUFFRURE COUM DEPUTY CLERK

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

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

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

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

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

Filed Date	Name of Judgment or Order
January 30, 202	o - attempted dismogal /closing of case.
every day	this is part of the cause of the
Since 9 20 201	2nd wrongful conviction / JOINDERS
	7

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

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

Case No.	Case Title		Name of Court
C-17-323614-1	HOUSTON V.	37K76	*
C-21-357927-1	HOUSTON V.	SIMPE	*
X	*		*

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

assigned to represent you in this appeal? Not really enough

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

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

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

Provide	ou in the	pace as	10 H CU./			_		
	Today	is	April	5th,	2022.	Ρυ	rsuaut	to
							DEADLIN	
							2022	
							22ud,	
2022	to su	emit	a tr	anscrio	t repre	st for		
reque	stra	the	traveca	iptc	of all	district	court	
proce	edings	that	are	neces	sory for	~ the	eounts	
•					· · ·			

review on appeal. The court includes the Appellant, which has properly submitted truscript request form with the mailbox rule. 14 days - From March 22nd today, April 5th, days would neet requirement that the appellant must docketing statement that was provided by the clerk. The transcript request forms for appeals 84417 and 84418 were mailed March 29th, 2022 and the docketing statements are in preparation. This informal brief filed no later than 120 days from March 22nd, 2022 which would be before July 20th 2022. The hosty a proer pismissing filed March 30th 2022 by Silver Pickering is without ment, especially because the Appellant has been provided NO documents ether the DISTRICT COURT COURT OF NEVADA, as result of folse arrest on 7:14-2021.

First and Foremost is the has regas Municipal relocation of their own, commistance followed up with moilbox rule, which is of significance litigants, appellants, petitioners, appellants, litigants, litigants with representation, who have been appointed counsely litigants relying upon Standby-coursel, etc.

Update as of April 15th, 2022 to which the transcript request form of appeal #84477 has been sent to Eighth Jodicial District Court as result of Scott Poisson, Brian P. Clark, Dan Schwartz and the rest of these clowns ruining my like for almost 6 years now. This is absolutely pathetic how the defendants have coerced the Eighth Judicial District Court into having my person falsey imprisoned and made a convicted selon in the Most wrongful ways for the 2rd time. The question for justice is how did these defendants coerce R. McMonris into hing under ooth in ways besides paying bribes?

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

There isnit any sort of bekit that the district court is wrong... it's truth. If that's not the truth than why am I sitting in the state prison for the second time? It's not a beleif that David M. Jones is a bully. He bullied me over a telephone heaving, and that must be why he's trying to keep all of this covered up. His sister or girlfriend, Tierra Danielle itones is a bully behind the bench.

I'm not sure if they're related, but
I'm not sure if they're related, but perhaps it's coincidental? Here is my
"MOTION TO DETERMINE IF
DAVID M. JONES AND TIERRA
DANIELLE JONES ARE RELATED
TO PREVENT ANY FURTHER
PREJUDICE AND BIAS OF PLAINTIFF IN
ERROR - PETITIONER - APPELLANT AND
THE PLAINTIFF-IN- ERROR AS ACSULT
OF SECOND WRONGFUL CONVICTION"
This court gets paid to reveiw cases, and
from my observation, the Supreme Court
of Wevada hasn't reverwed anything other
thun their own bigses and how to
Firther reinforce those biases to further
decorde indicant pro se constant Tis notice
degrade indigent pro se appellants. It's not my fault that I im being devied access to the Law Library.
April 15th 2022 : Combined access to the Law Clorary
April 15th, 2022: So why is the Supreme Court of Nevada refusing my transcripts? It
Lours of western refusing my transcripts: It
is not that difficult to provide the Appellant
with what is rightfolly his, or is it because
Brian P. Clark has conned the courts of
Nevada Miny lie, I survived being shot during
the most harrible event in American
history October 1st, 2017 and Brian P. Clark
•

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

Informal Brief Form October 2017

What's up with that conspiracy?

Does this Bth Judicial care about anything?

>Brian P. Clonk you sir and the

State Bor of Nevada are in default

to me about \$666 billion. Kiell will

be held accountable for your fraudulent

negligence one of these years, but the

pain is too much for me to continue

matter the fest of

Y'all crooks. And for the love of sweet

body Jesus, quit with the withholding of my

documents? You already have illegally destroyed

my law office from 4355. Linn St #927 in

Iowa City, I owa \$2245. Cease and desist this

conspiracy between you and Dan Schwatz ASAP?

DATED this 15th day of April , 2022.

SUPPLIMENTED AND AMENDED

ON THIS MOST UNHOLD

EASTER SUNDAY OF 2022.

Signature of Appellant

Matthew Travis Houston Print Name of Appellant

Informal Brief Form October 2017

Å-8 3ዛ

CERTIFICATE OF SERVICE

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

☐ By personally serving it upon him/her; or

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

> Regional Injustice Center 200 Lewis Ave. 3rd Floor Las Vegas, NV

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

DATED this 15th day of April , 2022.

ATTEMPTED TO BP MAILED FROM HOSP BUILDING #3-C-42 ON THIS MOST UNHOLY Print Name of Appellant

Signature of Appellant

Matthew Travis Houston

EASTER SUNDAY OF 2012, #1210652@ HOSP-P.O. BOX 650

Address

Telephone

Informal Brief Form October 2017

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

Travis Houston Appellant,

Supreme Court No. 844/7+84418

vs.

Mandalay Bay Respondents include Rosemany McMorris-Alexander, et a District Court No. A 758861 Municipal Courty C 3 236 14 C1237 BOZA

APPELLANT'S INFORMAL BRIEF 21901275 AND JOINDER OF APPEAL (CONTINUED) 2 1 PO 1950

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

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

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

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

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

as Vege Place your brief in the Clerk's Office Drop Box at the Las APR Prangeourthduse for the Nevada Appellate Courts, 408 East Clark

enue, Las Vegas, Nevada, 89101.

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

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

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

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

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

Filed Date	Name of Judgment or Order
9-20-2016	continuation of assert # 70400 From
14-30-4016	10-17-323614-1 10-114 - Can 1 114 - Free 1
BHE OCTOBER	Mandamus, Coram Mobis, Cesterioroni and Andit Corola

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

Case No.	Case Title	Name of Court
C1248384A	BLUELIVES MATTER	Municipal Court of les Koos
C1237802A	BLACK LIVES MATTER	akal s V
1-17-758861-C	NDOC GREEN LIVES MAPTER	Municipal Courts

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

▼Yes □ No

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

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

Hello again on this most unboly Easter of 2022 to which I am still being deprived of me service dogs Johny Cash and beorge Lucas. This petition should be granted because C323614 was dismissed in State of Jowa and that was the first wrangful conviction and extensive incorceration that the State of Handa has intentionally neglected compensating me for their damages inflicted me in their miscorraiges of justice. See #79408.

This petition should be granted as the questions being presented are of first impression of general statewide significance because of many more reasons than one. Does the Supreme Court of Nevada thruk that's okay to wrongfully consict a disabled veteran of the United States Navy, steal his service animals and kickap him from the State of I am and existing him into their deliter's prisons? According to Tierra Danielle Jones, et al this is all just fine. But 11th not The fast that three seperate cases have resulted from trage events a allow & seek of September 20th, 2016, September 30th, 2016 and October 1st, 2017 are plenty of grounds to womant a thorough and complete review by this court of ALL of the above mentioned cases. on this state can just continue in deliberate indifference by being bigoted and must against meg as it always has. Is the judicial ineptitude ever going to cease and desist? This court and it's bafoonerous allies are in default to one by not less than 8666 billion. That six-hundred and sixty-six billion dollars and zero cents. Because this tangara court obviously has no sence? Anymays, all three of these cases involve fundamental issues of state with importance because everybody liked the Petitionerappellant's service K9, Mr. Johny Cash. The Eighth Judicial District court of Clark County and their public pretenders office could have cared less about my lost dogs or the plea agreement that I never gave my express concent to especially because I never even seen it or signed the document or made any agreements.

Even More elaborated. I never made retainer agreements between Bernstein and Poisson! The deposition involving Gene Porter was a percent VOID under duress because there that day good I time made any sort of communications with Scott Poisson or Ryan Kerbow. Upon this 18th day of April, 2022, Ryan Kerbon is hereby served DEMAND of not less than \$6,000,000.00 the Appellant for his endurance of inflicted to soffering not only ONE, wrongful convictions as the result Poisson's logal malpractices and gross maligence to Appellent. And again for the second IIve never encountered Scott Paisson. Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed.)

On April 11th, 2022 the Supreme Court of Nevada's Handsty, Stiglich, Herndon, Brown, Syrang and H.O.S.P. CIO Brown [all) committed acts of theason, intentional gross negligence verbal assault elder abuce, witholding evidence, conspiracy, coersion and many other crimes not limited to disability discrimination by neglecting to provide a copy of NRAP 40(c) or any other valid instification of their negligent therefore and ever-reaching tactics of terturous encouragement of death squad retaliation. By encouraging institutional and systematic racisms by encouraging the Potitioner-appellant to be enguage in non-rehabilitative activities and other forms of negative thinking. #4. Bud attitudes and verbal abuse is Informal Brief Form October 2017

B-5 demonstrated by C/O BROWN.

of the Petioner-appellant Their encouragement + to become involved with organized crime encouraged the Petitioner-appellant to order hits to be put out on Michael P. Villani, Alexis Plunkett Danielle Jones and other bad actors not everyone who lies gives talse police reports like Rosemany Mc Morris -Alexander did. The Betitioner - appellant Not as he is a law abiding citizen, that the lady justice bad these Hardesty, Stiglish, Herndon the Synany get a grip on reality and worshipping the idols of derelection? in my recipea for cole slaw that I am publishing on the kangaroo court that tastes the books are cooked the Supreme Court of the Supreme because ALWAYS be the negligent State Especially because Rosemany McMonn biggest al are the l'acs ever communicated Ntin Rosemony <u>whatever</u> Now this Supreme Court of seally see why she made up all these B-7 is omitted in honor of Service K9 JOHNY CASH. Page B-8 is omitted in honor of Service Ka Lil? George Lucas. And I don't need to sign my name from page 8 because B-6 it's here > X. Mar Informal Brief Form October 2017

Page # **B=7**

NDOC LAW LIBRARY CASE LAW/ RESEARCH MATERIAL CHECK OUT REQUEST

DATE 4-16	-2022	•
FACILITY	H.D. S. P.	UNIT/BED # 3-C-42
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Case Number/ C	ourt: A-17-756861	-C JOINDER C-3521-357927-1
Name of Spe	ecific Case or Reference	
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LETTER OF MOTION TO THE GLERN OF COURT @ THE
SUPREME COURT OF NEVADA:
201 S. Carson Street, Suite 201 INMATE REQUEST FORM Carson City, Nevada 89701
1.) INMATE NAME DOC# 2.) HOUSING UNIT 3.) DATE
M.T. Houston, ESQ. 1210652 1-D-1-B 2-1-2022
4.) REQUEST FORM TO: (CHECK BOX) MENTAL HEALTH CANTEEN
CASEWORKER MEDICAL DENTAL DENTAL
EDUCATIONVISITINGSHIFT COMMAND NOTICE OF HEARING
LAUNDRY PROPERTY ROOM OTHER 116/2022 RTC - ROOM ISA
5.) NAME OF INDIVIDUAL TO CONTACT: SUPPONE COURT FOR WE THE PEOPLE.
6.) REQUEST: (PRINT BELOW) My PROFIDES January 24 and 25 12 were
missed, and I connot be missing my court dates. My next
hearing is solveduled February 16 th 2822. Is it possible to
Schedule Some sort of video court of teleconference from
the law library? I remember in 2019, they had those accompletion
at Douthern Desert. I also must obtain record of that for Suggest
Court A Neveda soneal + 80882A A-21-758861-C- I will bush
volunteer for law library assistant of donate to indigent find.
7) INMATE SIGNATURE
8.) RECEIVING STAFF SIGNATURE DATE
9.) <u>RESPONSE TO INMATE</u>
Kite OPERATIONS, and it requires on
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ORDER TO APPEAR
CLERKIS OFFICE P. THE
TO THE SUPREME COURT OF NEVADA:
WHERE IS THE COPY OF MY ORIGINAL DEMAND
NOTE 10 340 POISSON FOR \$3,000,000.00?
10) PEOPONENIA ANTI- CANADA ANTI- PARTIES PART
Now See JOINDER OF APPEALS #84281 #79408 #80560
0 #84417 #84418 #84477 and #84478. ALSO 'AS A)
NOW SEE JOINDER OF APPEALS #84281 #79408 #80562, #84417 #84418 #84477 and #84478. ALSO AS A PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS 1200C-3012 (REV. 7/01) 695

ALSO AS A PETITION FOR THE JUDICIAL REVIEW OF THE COURT OF APPEALS DECISIONS UNDER NRAP HO IN ALL CASES INVOLVING THE APPELLANT, SPECIFICALLY BY 28 CERTIFICATE OF SERVICE

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

☐ By personally serving it upon him/her; or

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

Clerk of the
Supreme Court of Nevada
201 S. Corson St.
#201
Carson City, NV
89701

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

Telephone

PLEADING CONTINUES IN NEXT VOLUME