IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Nov 13 2023 03:20 PM Elizabeth A. Brown Clerk of Supreme Court

DAISY LYNNE MEADOWS, f/k/a ROY JAMES TROST,

Appellant(s),

VS.

STATE OF NEVADA, Respondent(s), Case No: 08C247731 *Related Case A-23-873087-W*Docket No: 87426

RECORD ON APPEAL VOLUME

ATTORNEY FOR APPELLANT
DAISY LYNNE MEADOWS # 1027585,
PROPER PERSON
P.O. BOX 650
INDIAN SPRINGS, NV 89070

ATTORNEY FOR RESPONDENT STEVEN B. WOLFSON, DISTRICT ATTORNEY 200 LEWIS AVE. LAS VEGAS, NV 89155-2212

08C247731

The State of Nevada vs Daisy Lynne Meadows

VOLUME:	PAGE NUMBER:	
1	1 - 243	
2	244 - 338	

VOL	DATE	PLEADING	PAGE NUMBER:
1	8/9/2023	Amended Judgment of Conviction (Plea of Guilty)	237 - 240
1	5/1/2023	Application to Proceed Informa Pauperis (Filing Fees/Service Only) (Confidential)	177 - 190
1	5/12/2011	Certificate of Mailing	168 - 169
2	11/13/2023	Certification of Copy and Transmittal of Record	
1	9/12/2008	Criminal Bindover (Confidential)	4 - 42
2	11/13/2023	District Court Minutes	324 - 338
1	11/10/2009	Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing	101 - 104
1	11/10/2009	Financial Certificate (Confidential)	77 - 78
1	3/25/2010	Findings of Fact, Conclusions of Law and Order	139 - 148
1	5/31/2023	Findings of Fact, Conclusions of Law and Order	215 - 220
1	5/31/2023	Findings of Fact, Conclusions or Law and Order	221 - 226
1	9/23/2008	Guilty Plea Agreement	43 - 53
1	9/11/2008	Information	1 - 3
1	11/25/2008	Judgment of Conviction (Plea of Guilty)	66 - 68
1	9/29/2008	Media Request and Order for Camera Access to Court Proceedings	54 - 55
2	9/27/2023	Motion Defendant Objects to States Opposition and Moves to Compel This Honorable Court to Deliver Justice in Favor of Defendant a Victim of Sex Crimes by Plaintiff Acts	244 - 280
1	5/1/2023	Motion for Appointment of Counsel	198 - 201

VOL	DATE	PLEADING	PAGE NUMBER:
1	1/8/2016	Motion for Order Directing Clerk to Issue Presentence Investigation Report to Defendant	170 - 173
1	11/10/2009	Motion to Appoint Counsel	96 - 100
1	7/6/2023	Motion to Change Gender Sex/Marker on Judgement of Conviction	231 - 232
1	7/6/2023	Motion to Change Name on Judgment of Conviction	227 - 230
1	8/15/2023	Motion to Make Correction of Defendant's Judgment of Conviction JOC Wrong Name on Conviction	241 - 243
1	11/10/2009	Motion to Proceed in Forma Pauperis (Confidential)	71 - 76
2	10/11/2023	Motion to Submit Evidence in Support of My Objection to Further My Case and Point	288 - 308
1	4/6/2011	Motion to Withdraw Counsel	161 - 167
1	5/1/2023	Motion to Withdraw Plea	191 - 197
1	3/30/2010	Notice of Entry of Decision and Order	149 - 159
1	1/29/2010	Notice of Evidentiary Hearing	137 - 138
1	5/1/2023	Notice of Motion	202 - 202
2	10/11/2023	Notice of Motion	287 - 287
1	5/4/2016	Order Denying Defendant's Motion for Order Directing Clerk to Issue Presentence Investigation Report to Defendant	175 - 176
2	10/24/2023	Order Denying Defendant's Motion to Compel Court to Deliver Justice in Favor of Defendant	309 - 312
2	11/6/2023	Order Denying Defendant's Motion to Compel Court to Deliver Justice in Favor of Defendant	318 - 320

VOL	DATE	PLEADING	PAGE NUMBER:
2	11/6/2023	Order Denying Defendant's Motion to Submit Evidence in Support of My Objection to Further My Case and Point	321 - 323
1	11/23/2009	Order for Petition for Writ of Habeas Corpus	106 - 106
1	1/25/2010	Order for Production of Inmate Roy James Trost, BAC #1027585	135 - 136
1	12/8/2009	Order for Transcript	118 - 118
1	8/2/2023	Order Granting Defendant's Motion to Change Gender/Sex Marker on Judgment of Conviction	233 - 234
1	8/2/2023	Order Granting Motion to Change Name of Judgment of Conviction	235 - 236
1	11/10/2009	Petition for Writ of Habeas Corpus (Post-Conviction)	79 - 95
1	11/4/2008	Presentence Investigation Report (Unfiled) Confidential	56 - 65
2	10/25/2023	State's Opposition to Defendant's Motion to Submit Evidence in Support of My Objection to Further My Case and Point	313 - 317
1	5/22/2023	State's Opposition to Defendant's Pro Per Motion to Withdraw Guilty Plea Agreement	209 - 214
2	10/3/2023	State's Response to Defendant's Motion to Compel Court to Deliver Justice in Favor of Defendant	281 - 286
1	1/11/2010	State's Response to Defendant's Petition for Writ of Habeas Corpus (Post-Conviction)	119 - 134
1	5/22/2023	State's Response to Defendant's Pro Per Motion to Appoint Counsel	203 - 208
1	12/1/2008	Transcript of Hearing Held on September 10, 2008	69 - 70

08C247731

The State of Nevada vs Daisy Lynne Meadows

VOL	DATE	PLEADING	<u>PAGE</u> NUMBER:
1	12/4/2009	Transcript of Hearing Held September 23, 2008	107 - 117
1	4/6/2011	Unsigned Document(s) - Order	160 - 160
1	1/8/2016	Unsigned Document(s) - Order	174 - 174
1	11/10/2009	Unsigned Document(s) - Order (Confidential)	105 - 105

DISTRICT COURT CLARK COUNTY, NEVADA

FILED / SEP 2 7 2023

The State of Nevada PlaintiFF.

-15-

Daisg lynne Meadows 2679137 Defendant.

Case No. 08 C247731 CLER OF COURT Dept No. XV , Motion,

DeFendant objects to States Offosition and mover to Compel October 19, 2023 this Hunorable Court to Deliver

Justice in Favor of Defendant a victum of Sep Crimes by Plaintiff acts.

Comes now, Daisy lynne Meadows, in Profer Detendant and hereby Submits her Motion in good Faith and in accordance with state and Federal Law. hereby submits her Metion Detendant objects to states opposition and moves to compel this Honorable Court to Find in Favor of Detendent a victum of sex crimes by Plaintiff(s) actor, and hereby provides and Submit the attached Legal Points and authorities in Response to the States Response and Case Brought against her by the State of Nevada.

Legal Memorandum of Points and authority.

In Please Know that DeFendant Submits this Motion and Response in Objecting to Plainti FF5 is Made in Good Faith In the Pursuit of Justice, her objection is made and based upon all the papers and Pleadings on File and Submitted herein, and oral argument at any hearing, it deemed necessary by this thororable Court.

Points and authority
1. Permission to speak Freely and openly in these proceedings

RECEIVED

Memorandum of Legal Points and Authorities

within this Motion is Requested to address with Purpose may argument frint, lesse and Provide a clear understanding off Dier Situation and Grave Injustices to a State of Montana Militia member of the State of Nevada the Montana Freeman. Requesting a Grand Jury Inditment to be Filed against the State of Nevada. This is a Peaceful and Legally Supported argument and Phaintiff Is acting on the best Intrest of The People and Community her arguments and authority to Make this Challenge and Redress of Government in her own Case she is able to Clearly establish a Massive Treasure Trave of deep Rooted Comption, laws being Ignered and Manipulated, Kur Honor the Constitutions law and the Courts Are on my Side because I Simply am Right and in My Work I have held my oath while Theareented and was bound by oath as a Militice Member I Could not disclose my involvement and stature in the Militia Until recently and that to would have impacked the Case, All I ask, is that this Honorable, Court and Judge Will See My Truth and Good works that have been done by me in the some OF Justice and Community work to Further the Development OF a Functioning and Working Society, What the State of Nevada Changed me with is exactly what I work to Prevent and always, have with the exception of this Case which is why this Court shall and shall be the Court that is Presented will these Facts. I never want Justice Denied especially to victums of Sex crimes and Thus For Justice is being Denied to victoms in Newada.

Memorandum of Legal Points and authority

Challenge of a Second Amendment violation and Juthority oF a State Militia DeFendento, Submito her argument in Supporting FACTS (Tell your story briefly without citing cases or law): This tenerable Court to Forward a Copy of her Packet and gryumout Made Lonbardo and Senators here in Nevada. 2. De Fendant now addresser the Court, Your Honor Detendant Objects to Plaintiff (S) Counsil Clark County DA Jonathon E. Vandoserck Agumento are insalid, False, OFFensive, DeFlamitory, and are in victation of not only violation of Both law and Constitution. 3. DeFendant Mover this Honorable Court to Remove the Representaive of the DAS office and assight AAron D. Ford the Attorney General, and also Steven B. Wolfson Clark County District Attorney Nevada Bur # 001565 to this Case to Represent and Defend the 4. Detendant arguments are valid legally Supported and has unarquable chachallengable Chains. And cet in good Faith her arguments are Made and based upon Fact, Knowledge, and belief and She as a Militia member of the State of Montana asserts She the best intrest of the people and Communities and that Plaintiff actions As Well as it's Representatives of the State of Nevada do not and Furthermore that Case she will bring Forth in her challenge and Government

20

26

27

Memorandum of Points and authorities

(b) Ground TWO Sedress, Leads directly to the AG, 5 and DA'T OFFices, This gives Detendants a Chance to Confant her abuser and allows the Plaintiff(s) a Operationity to Represent there state, and detend themselves Supporting FACTS (Tell your story briefly without citing cases or law): 5, Detendant arquer that Prior to Fieliery a Militia Challenge She hat in Fact exhausted all available Remeditor and Fact Given Every Venue and OFFice Curt law Entercent Every Chance Ho Step and Prevent Me From Repeated Sextual assault by housing Defendant in Made Prisons with Convicted Mall Sex of Fender and Firbale her to Report it or Complain with Frence Retalistion and Further Panishment and Torture threw Brutal Ruger. The vast virlations and Injustices Crimer Committed and Caw violated in Detendants extensive legal Casses and Investigations Into the Carrythian in Nevada Primarily in the Prison System but its Stuke wide its Deeply Leated Currytian Gives PlaintiFFE) no right to Tormest nor harass there victum Detendant and a Sentence of Terture by Rane is Excessive runishment and the runishment impossed threw my JOC says nothing about being Raped as a Form of Punishment, Raple and and Sex crimes have no place in Sciety, and Plaintiff (5) have clearly been in Crimes and Party or livy to the wrong & villations OF laws and Failed to Perfirst there Swan Duties and on the threw hate and Bias and a Manifalation of law and Policy to Fit there own needs and desires over

Memorandum of Legal Point and Authorities

(c) Ground THREE The People Can not go without retire and an avenue to take legal Recorde to Challenge and Contract these crimer and injustices head on hear and now it very clear that it needed Detendant Supporting FACTS (Tell your story briefly without citing cases or law.) Documentation in Support of her argument as Exhibit or oftuinable keliet have in Fact been exhausted. She has in Fact come above and beyond, (6.) Detendant asserts she is Female with a Birth Detect and Harrone deFicincy that she knows exactly who and What she is. Plaintiffs use Male Prunouns Misgondering Detendant, Detendants argue procedured Bors de not apply in this Case For obvious Reasons and Detendent Can Provide Many Reasons why if the Court Requires. 7) DeFendant Submitte Exhibit C here affidavits and Swarn Declaration in Support of her arguments and to Establish a Documented History of a long strong Sentence and Panishment of Lave against the Fonday and the effector she has in Fact made to try and not only Take action to protect her own Dignity and Honor binel vanity from being virlated but ofther as well Work she actively Jursuet to Protect victums Front there abuser and to Pouride Help to victums to help than become Survivors. Its going to be shown that Detendant has in Fact Endured a Tremendour ansumt of abuse and torment and Was and Will Continue to be victumized by PlaintiFF in this Case.

23

26

Memorandum of Legal Points and Authorities

(d) Ground FOUR S.) DeFendant it being held under a illegal sentence now that she's been Fixed Knowingly to Endure Repented Sexual victumization PlaintiFFT habe and Continue till now to address and Fix the publin Intervine and Supporting FACTS (Tell your story briefly without citing cases or law.): Provide Victum Serwer eet, But they didn't because They Wanterland Intended on and west Dead Set on having and or allowing of Violations to Continue, Detendant Filed a Settled that lawsuit while she was being housed in out of state Confinement, when she returned to Nevaely she again Made it very clear that she was in Fact a women and needed to be housed Sately and appropriatly at the Comens Own FMWCC with the Rest of the Women but She was denied these Sateguede and Protection. Women and Men are housed Seperally to Portect them From Violence at the hunds of Imen, Detendant assert PlaintiFF should have a understanding of Right and worry and the law? There Fore it is (lear that then Louding Defendant in a Male Prison Garenteer Sexual abuse I and victence against her by Mule Insomer and a Sentence of a Endless Cycle of abuse and violence, Your Honor strewould also like to present her argument Further in Case Trust V. Childer et al. 3:22-CU-00383-MMD-CLB Specifically Documento Metions Fild as Reconsideration of Valid Legitimate and Legally Supported Motions, EFC [34][35][37], and two, Response to Defendanto Answer to PlaintiFFS Second amended Complaint, 9.) DeFundant Aguser if Plaintiffs Can't Protect her than

16

17

19

25

27

Memorandum of Legal Points and Authorities

How Can they Protect other in the Community, They choose not to and Idensed me to be able to detend herself therefore with all available means of Protection Denied to Detendant She har a Right Duty and obligation to Call on her state Militia. To Defend and Project one of there own From Nevada Prison and Government officials violations and abuse, Detendant Requesto that she be released and allowed to Return Home to Continue her outh and Commitment to Community Work. 10.) DeFendant Needs This Honorable Court to see her Truth and Sincerity of Ker Situation and need For her work and Service In the Community and to the People She has a Unique Perspective and under Standing of Caw, Argunpants are valid Cegitimate and She Prays, have Compelled this Court to agree that she has in Fact Paid a Dept to Nevada. She However will continue to pay her Debt threw her work For the Rest of her like to advocate and Fight For Justice For Survivors and help victums become Survivor. I'll never Deny Justice to a victum of a crime, The Same Cannot be Sald For PlaintiFFS, Thank you to the Court

Sworn Declaration Under Limalty of Pargary and under My oath.

Dated this 17th day of September, 2023

Home address upon By Jaion John Holes Quinn Release

Daisy lynne Meadows Mowboyn High Desert State Prison
Lynne Hamilton 980377 Politics 650

Hamilton Paints 15831 Indian Springs, W
Martinsdale, Mt 59053

Snowy Ridge Horses (a) Yakar com
7 250

Ct. IF angels were to govern men, neither external nor internal Controls on government would be necessary. In Francy a government which is to be administered by Men over Men, the great difficulty lies in this i you must First enable the government to Control the governed; and in the Next place Oblide it to Control itself. The Federalist, Essays by Alexander Hamilton,

The Tay, and James Madison

D*, "... in Fluence is no government."
- George Washington

Et. The Constitution of the United States, it its only Keepers, the People . - George Washington

Fx. "IF, to glease the People, we offer what we ourselves, disapprove, how can we afterwards defend our work? let us raise a standard to which the wise and honest Can repair. The event is in the hand of God."

- George Washington to Constitutional Convention delegates

Preserving the Principles

Att. "I. I am Committed against every thing which, in my Judgment, May weaken, endanger, or destroy [the Constitution]... and especially against all extension of Executive power; and I am committed against any attempt to rule the Free people of this Country by the fower and the fatronage of the Government itself..."

- Daniel Webster

Bt. "It is hardly too strong to say that the Constitution was made to good the People against the dangers of good intentions. There are men in all ages who mean to govern well, but they mean to govern. They promise to be good masters, but they mean to be masters,"

- Daniel Webster

C* In questions of power, then, let no more be heard of contidence in man, but bind him down From mischief by the Chains of the Constitution."

- Thomas Jefferson

Oth "I First saw the Constitution of the United States in a Foreign Country.... I read it with great satisfaction, as the result of good heads prompted by good hearts, as an experiment better adapted to the genius, character, situation, and relations of this nation and Country than any which had ever been Proposed.... I have repeatedly laid myself under the most Serious obligations to Support the Constitution... what other

Form of government, indeed, can so well deserve our esteem and love?"

- John Adams

Ex. "To preserve our independence, we must not let our rulers load us with perpetual debt.... I am For a government vigorously Frugal and Simple,"

- Thomas Jefferson

Guarding Virtue and Freedom

At. "Only a virtuous people are capable of Freedom. As nations become corrupt and vicious, they have more need of Masters."

- Benjamin Franklin

B* "our Constitution was made only For a moved and religious People. It is wholly inadequate to the government of any other,"

- John Adams

C* "The sum of all is, if we would most truly enjoy the gift of Heaven, let us become a virtuous people; then shall we both deserve and enjoy it while, on the other hand, if we are universally vicious and de bauched in our manners, though the Form of our Constitution carries the Face of the most exalted Freedom, we shall in reality be the most abject slaver,"

- Samuel Adams

D* "GFall the dispositions and habits which lead to political

110

Prosperity, religion and morality are indispensable supports. In vain would that man claim the tribute of patriotism who should (abor to subvert these great pillars of human happiness, these Firmest props of the Julier of men and citizens..... let it simply be asked, where is the security for property, For reputation, For life, if the sense of religious obligation desert the oaths which are the instruments of investigation in Courto of Justice?"

— George Washington Farewell Address

Ex. "All tyronny needs to gain a Foothold is For people of Good conscience to remain Silent." - Thomas Jefferson

Educating the People

Aix "A well-instructed people alone can be permanently a

Free People."

- James Madison

Bit. "A primary object... should be the education of our youth in the science of government. In a republic, what species of knowledge can be equally important? And what duty more Pressing in than communicating it to those who are to be the Future guardians of the liberties of the country?" - George Washington

C* "I know of no safe depositor of the ultimate powers of [a] society but the people themselver; and it we think them not enlightened enough to exercise their Control with a wholesome discretion, the remedy is not to take it From them, but to

in Form their discretion by education. This is the Time Corrective of abuser of constitutional power."

- Thomas Jefferson

Oth "Soy in whether peace is best preserved by giving energy to the government or information to the people. This last is the most certain and the most legitimak engine of government. Educate and inform the whole mass of the people. Enable them to see that it is their interest to preserve peace and order, and they will preserve them. And it requires no very high degree of education to convince them of this. They are the only sure reliance for the preservation of our liberty."

Thomas Jefferen

Et. "The good sense of the people will always be Found to be the best army. They may be led astray For a Micmont, but will soon correct themselves."

Thomas Jefferson

Searches and Seizures Shall not be victated, And no Warrant Shall issue, But upon Probable Cause, Supported by oath or AFFirmation, And Particularly Describing the Place to be Searched, and the Persons or things to be Seized, A. X Its Importance as a protection against Tyramical government is self-evident, Bit The crigins of the Fourth Amendment are Found in Some of the Grevances the American Colonies had against their British rulers. It was not uncommen For Judget to issue order, (called "write of assistance") Permitting general searcher For evidence of Tax evasion, as well as For exidence of Treason. The Wilitia Hereby Enroker the Fourth Amendment, For a writ oF lAssistance permitting a Peaceful Search of all Covernment Officials whom the Militia deems necessary) to Continue to Further Prove evidence of Treation, Currytian, War Crimes, ect, That Government officials Are Clearly and Blatently in violation OF showing "Probable Cause" Warrantless searches and Seizurer thave been sustained in a variety of circumstances where probable cause exists, including! In Where an emergency maker it difficult to secure a warrant and the crime is significant, not Minor;

It Therefore The Militia being Leasonable acting in Good Faith on behalf of the People Request Kint authority and be issued a warrant having a clear showing of Probable Cause For the Reasonable Search and Seizure OF all Government Entities within the United States. As well as Classified Black sifes The Militia is, the Paper authority to execute these Search Warrents to Address the Replet Grevancer and Rectress and Try To Salvage and Clean up your Governments plesses, Ex The Militia Arguer, Here and now that, the Militia Is in Fact the Highest Outhority with the exception of the People when the Militia Represents throughout all of the United States, Sworn Under Oath to Some the people in Good Faith Facts are Facts the Militias argument is Completly) Suggested by the United States Constitution and by the People.

F. * Consequences of an Illegal Search and Seizure

"The imperative of Judicial integrity." Court Should not become accomplices in any will Ful disobedience of a Constitutional Command.

6. A exclusionary rule server three purposes to cheden unreasonable Securcles and seizures by Remaining any believe incentive to engage in this illegality, and to

assure that government will not pri Fit From its unlaw Feel behavior.

Our Mission is to Restore Trust and Integrity to Government Threw Transparency, It People are more likely to trust their government if they have assurance that government will abide by the Piler.

Awell Regulated Militia, Educated and under litetime outh and Declaration to Serve the best Intrests of the people, educated in the need to respect Civil liberties, may be the best garaguarantee that the Fourth Amendment will be hinered.

5.) The FiFth Amend ment.

No Person shall be held to answer For a Capital, or otherwise Infamour Crime, Unless on Presentment or Indictment of a Grand Jury, except In Cases Arising in the Card or Rand Forces, Or in the Militia, When in actual Service In time OF War or public Danger Per shall Any Person be Subject For the Same Offense to be fuice Pat in Jeopardy of life or lime, Nor shall be compelled In Any Criminal Case to be a Witness Against himself, Nor be Deprived of life, liberty or Property, without Due Process- of Law, Nor shall Private property be taken For Public Use Without

At Grand July Indictments

Two Reasons lie behind it. First, the Crain was concerned that the Power Ful people in the Community night be law breakers and that the Culprite might be too in Floritial to be charged with crime. To meet that Concern the Crown Scright the assistance of Knowledgeable People in the Community who would be Courageour except to Make the Charge. Sedonal, to quark against the Risk that Persons be improperly charged with a Crime, laws required that the Charge be reviewed first by a group of Knowledgeable People in the Community.

*B. Grand Juriet have Jewer to order people to appear and testify, and authority to require searchet and Further investigation

engreyour violations of all Five of the Amendments of our Constitution thus Far by Covernment abuse of Pewer That crimer including Terface have in Fact been Committed In bad Faith by the Rovernment Currently Controlled by Rowe Ful people in our Government for in Fluential to be Charged with a Crime and the lover having been taken From the People, the Community Due to there voice being speken three Grievances to Senate and Assembly who themselver are in Fact But of the Publem and not being Courageous enough to Make the Charge, Otherwise

Executive OFFice Commissioned OFFicer For 11 The OFFice OF General OF the Militia OF the Several States Commission. la warrant granting certain powers and imposing Certain duties; also! the Fact of granting these powers or duties 2 a Certificate Conferring Military rank and authority 3 authority to act as agent For another; also: surrething to be clone by an duty 5 the doing of some act; also the thing done 6 the allowance made to an agent For transacting buisness For another authorization, delegation, (cense, mandate; also Commendation, consignment, Fostoring, Promotion, Commanding, directing, ordering 3 appointment, assignment, designation - more at appointment (5) accomplishment, achievement, discharge, enactment, execution, Fulfillment, implementation, Performance; also dispatch, expedition; administration; direction, handling, management; application, operation, Practice Ant nonfultillment, non performance 2 Commission v6 to give a commission to 2 to order to be made 3 to put (aship) into a state of readiness For service assign, charge, entrust, Trust-More at Entrust accredit, authorize, certify, delegate, empener, enable, invest, license, avalify - more at authorize . appoint, assign, attach, constitute, designate, defail, Paine

Mission Statement Authority

Commissioned officer n an officer of the armed Forces holding rank by a commission From the President Punishment Inflicted determiner the grade of the Offense In determining whether a person is Ineligible For Public Office because of a Conviction of a Felony, the Punishment in Flicted determiner the grade of the Offense, not the Charge brought against him.

1) Pardon me of my crimes

2) Make me a Commissioned OFFicer as Major General of The Montana State Militia's The Montana Freeman "NLA" National Liberating Army and the Suicide Squad,

3.) Give Me dutheritive Power and Control Executive Power over all Government Offices

4.) Schedule a Joint Session Briefrey Meeting with Joint Chief's OF Staff and Generals. 21 weeks after Release

Sound out as needed and to Utilize under My Command their Traits and Special fier as I deems

necessary.

I will exheld my oath of office.

19- 1980317-81018

Article, IV.

Section 4. The United States shall guarantee to
every state in this Union a Republican Form of
Government, and shall protect each of them against
Invasion; and on Application of the legislature, or
OF the Executive (when the legislature cannot be convened)
against domestic Violence.

Article VIII

The Ratification of the Conventions of Nine States, shall be Sufficient for the Establishment of this Constitution between the States so ratifying the Same done in Convention by the Unanimous Consent of the States present the Seventeenth Day of September in the Year of our lord one thousand seven hundred and Eighty Seven and of the Independence of the United States of America the twelfth In witness whereof We have hereunto subscribed our Names,

SIGNERS OF THE CONSTITUTION

6. Washington - President

and deputy From Virginia

New Haryshire John Langdon

Nicholat Gilman

Priority! Emediate, Prison Return and overhood of the Criminal Justice System

upon my release or prior I will work with the kwers Related to this issue and Resolving in to Intect our Communities I will work in a Hint effect between the Governor of Nevada and Officials in Montana to work Together to address this very Serious issue that Resset a Very Serious Risk and threat to Communifier in Nevada a Prixa System that has Failed Misserally and promoter Gangs, Organized crime, and Rewards luitence and has no Structure or Pryraming it a breading ground The Perfect Lecipe For Disaster I have Personally Compiled a vast Majority of Opcumentation Showing the Flaur and Falts Security, Health and Satety Concerns, Weeds For Programing and assistance in and cut of Prison, Ending this Sycle beggint In our schools with our Kuth Preventing Coince and Catching and Correcting behavior in ways that work early on is a Key Factor, I have Spent over 25 year Studieng these Problems and issuer it is My specialty and I have the experience and Know how to de it in addition to the Trust I have Earned and The Respect I get From the other Side of the Fence, They will believe and Trast in Me and what In doing, However will be Lesistant to authority or Government. This actually applies in Many of my Objectives Including Chain of Command a Proven and thourough Chain of Command and Faith belief and Trust net Only in the But in the overall Goals and Objectives of the Militia Goals and Objectives I will see threw and Garentee The People,



U.S. Department of Justice

Office of Justice Programs

Office for Civil Rights

Washington, D.C. 20531

exhibit B

December 15, 2022

Daisy Meadows, a/k/a Roy Trost, No. 1027585 22010 Cold Creek Road Indian Springs, Nevada 89070

Re: *Meadows v. Nevada Dep't of Corr.* (22-OCR-0088) Request for Information

Dear Ms. Meadows:

The Office for Civil Rights (OCR), Office of Justice Programs, U.S. Department of Justice (DOJ), has received the complaint of discrimination you initially filed with the DOJ's, Disability Rights Section on September 22, 2021, against the Nevada Department of Corrections (DOC). In your complaint you allege that the DOC has discriminated against you based on sex, specifically gender identity as you identify as transgender. In your complaint you allege that while housed at the North Nevada Correctional Center you were raped. You further assert that for your safety you were then transferred to the Lovelock Correctional Center but, then sexually assaulted by a mental health staff counselor. You also allege that the DOC has not complied with PREA guidelines when assessing and making your housing assignments and thus, has failed to ensure your safety. Further, you allege that the DOC has not properly responded to your PREA-related complaints and that the DOC is retaliating against you for filing said complaints. Since filing your initial complaint with the DOJ, we understand that your housing assignment has changed, and you are now housed at the High Desert State Prison.

The OCR is responsible for enforcing laws relating to discrimination on the basis of race, color, national origin, religion, sex, disability, or age by recipients of Federal financial assistance. The OCR's jurisdiction is limited to the civil rights laws it enforces, including Section 504 of the Rehabilitation Act of 1973 (Section 504), Title II of the Americans with Disabilities Act of 1990 (ADA), and the DOJ regulations implementing these laws.

In order to proceed with a review of your complaint, we require additional, detailed information about your allegations. Please find below a series of questions about your claims, broken down by topical area. Please provide a written response to each question. In your response, restate each question before your reply and be certain that your response is clearly written, legible and includes specific details to include dates, involved-parties and copies of any documents or records that support your assertions. Please provide a written response to the following:

Daisy Meadows, a/k/a Roy Trost, No. 1027585 22-OCR-0088 December 15, 2022

General Information:

- 1. In your complaint, you state you filed a lawsuit with the ACLU of Nevada, which was "pending." (a) Please provide a status update on this lawsuit to include any associated case number. (b) Please also state if you are represented by an attorney at the ACLU, or otherwise, and if so, please provide the contact information for that individual.
- Please state if you filed a lawsuit with any other organization other than the ACLU. If so, please identify the organization, provide any associated case number and the status of the matter.
- 3. Since filing your complaint with the DOJ in September 2021, please provide a status update on your specific claims to this office.
- 4. In your complaint you generally state that the DOC does not follow PREA guidelines. Please provide a detailed explanation, to include examples, as to why you believe, or how the DOC does not, follow PREA guidelines.

Allegations of Rape and Sexual Assault:

- 5. In your complaint you state you were raped when housed at the North Nevada Correctional Center (NNCC). (a) Please provide additional details about this incident to include the date of the incident and the perpetrator (inmate, DOC employee, DOC contractor, etc.); where the incident occurred; and whether you received medical treatment following the incident. (b) Please explain, if known, what actions or steps the DOC took against the perpetrator following the incident. (c) Please explain what steps or actions the DOC took following the incident to protect you and ensure your safety.
- 6. (a) Regarding the incident of rape at the NNCC, did you notify the PREA coordinator, or any DOC staff member, of the incident? If so, when and who did you notify, and what was the response? (b) Did you file a complaint regarding this incident? If so, please state when you filed the complaint and any response you received from the DOC to include the PREA coordinator regarding the incident. (c) Please provide a copy of the complaint and any response from the DOC regarding this incident.
- 7. In your complaint you explain that after the rape at the NNCC, the DOC transferred you to the Lovelock Correctional Center (LCC) for your safety. While at the LCC, you allege you were then sexually assaulted by one of the mental health counselors providing you with treatment. (a) Please provide additional details to include the date of the incident, where the incident occurred, and whether you received medical treatment following the incident. (b) Please explain, if known, what actions or steps the DOC took against the counselor following the incident. (c) Please explain what steps or actions the DOC took after the incident to protect you and to ensure your safety. (d) Please explain what steps or actions the DOC took upon your arrival at the LCC, and prior to the incident involving the mental health counselor, to ensure your safety.

Daisy Meadows, a/k/a Roy Trost, No. 1027585 22-OCR-0088

December 15, 2022

8. (a) Regarding the incident of sexual assault by the mental health counselor at the LCC, did you notify the PREA coordinator, or any DOC staff member of the incident? If so, when and who did you notify, and what was the response? (b) Did you file a complaint regarding this incident? If so, please state when you filed the complaint and any response you received from the DOC to include the PREA coordinator regarding the incident. (c) Please provide a copy of the complaint and any response from the DOC regarding this incident.

PREA Complaints:

- 9. At the time you filed your complaint with the DOJ, you stated that the DOC had not replied to any of your PREA-related complaints. (a) Please clarify if the PREA-related complaints you are referring are the complaints you filed about the incident of rape at the NNCC and the incident of sexual assault at the LCC. (b) If you are referring to other PREA-related complaints, please specifically identify each of those complaints.
- 10. For all PREA-related complaints, please specify each complaint and state whether the DOC has responded to those since filing your complaint with the DOJ. If so, please provide a copy of each complaint you filed and any response you received from the DOC to each complaint.

Housing Assignments:

- 11. Since filing your Complaint, we understand that you were transferred to the High Desert State Prison. Please state when this transfer occurred, why you were transferred and what reasons or factors the DOC considered in making the transfer.
- 12. Please state your current custody/classification status and how that impacts what housing assignment you may receive.
- 13. When determining your past, or current, housing assignments, to your knowledge, has the DOC conducted an individual assessment to determine the appropriate housing for your particular circumstances? If so, please provide a description of any assessment conducted by the DOC in determining your housing to include when, by whom and the reasons provided by the DOC for any particular housing assignment. For example, following the incident of rape at the NNCC, did any member of the DOC speak to you or reassess your housing assignment to determine next best housing options for you.
- 14. (a) Has the DOC periodically met with you to discuss, or assess, appropriate housing options? If so, please explain when the DOC met with you and what determinations the DOC made regarding your housing assignments as a result of any meeting(s). (b) Please include any relevant documentation from the DOC regarding these discussions.
- 15. In your Complaint you state that the DOC houses you at male-only facilities, but you wish to receive housing at a female-only facility because you identify as female. (a) What has the DOC stated to you in response to your preference for housing at a female-only facility? (b) Have you filed a complaint on this specific issue with the DOC? If so,

Daisy Meadows, a/k/a Roy Trost, No. 1027585 22-OCR-0088 December 15, 2022

please state when and explain any response you received from the DOC. (c) Please also provide a copy of your complaint and any written response from the DOC.

Retaliation:

16. In your complaint, you state that the DOC is retaliating against you for the complaints that you filed. Please provide additional detailed information regarding your claim of retaliation. Please be certain to include the date and a description of the action that you took, for example, filing a complaint, and then the date and a description of the action by the DOC that you believe was in retaliation for your actions. You must be clear and detailed in your response and identify the alleged acts of retaliation by the DOC as they relate to the steps you took before the alleged retaliation.

Other Information:

17. In addition to your responses above, please provide any other information specific only to the allegations in your complaint that you wish the OCR to consider when evaluating your claims.

Please provide a written response to the above-noted questions within forty-five days (45) from the date of this letter. Again, in your reply please set forth each question and then your response. Be as specific as possible in describing what occurred and include any relevant dates and the names of the DOC officials involved. Please also be sure to include copies of any relevant documents and responses from the DOC that support your claims.

Please mail your response to the following address:

Office of Justice Programs U.S. Department of Justice Office for Civil Rights 810 7th Street NW Washington, DC 20531

Please include the above-referenced docket number on all correspondence. If the OCR does not hear from you within forty-five (45) days from the date of this letter, we will assume you do not wish to pursue these allegations. If that occurs, the OCR will administratively close your complaint and will not send you any further correspondence. Thank you for contacting the DOJ with your concerns.

Sincerely,

Michael L. Alston

Director

Signed by: MICHAEL ALSTON

X Michel d. alh

AARON D. FORD Attorney General

KYLE E. N. GEORGE First Assistant Attorney General

CHRISTINE JONES BRADY Second Assistant Attorney General



STATE OF NEVADA

LESLIE NINO PIRO General Counsel

JESSICA L. ADAIR

Chief of Staff

HEIDI PARRY STERN
Solicitor General

OFFICE OF THE ATTORNEY GENERAL

100 North Carson Street Carson City, Nevada 89701

September 1, 2021

Via U.S. Mail

Daisy L. Meadows Trost, #1027585 Northern Nevada Correctional Center P.O. Box 7000 Carson City, NV 89702

Re: Discrimination

Dear Ms. Meadows-Trost:

Thank you for contacting our office. Your complaint was forwarded to the appropriate division within our office. After careful review, it has been determined that your complaint references allegations beyond the jurisdiction of this office. You may wish to reach out to the Nevada Department of Corrections, Office of the Inspector General. They can be reached at P.O. Box 7011 in Carson City, NV 89702.

Our office acts as legal counsel for state agencies and therefore cannot act as a private attorney to individual citizens. This includes giving legal advice, opinions or interpretation of law to individuals. The State Bar of Nevada sponsors the Nevada Lawyer Referral and Information Service. Their telephone number is (775) 329-4100, or toll free in Nevada at (800) 789-5747.

Once again, thank you for reaching out to the Office of the Nevada Attorney General. I hope you will find the above-referenced information helpful.

Sincerely,

AARON D. FORD Attorney General

By: Constituent Services Unit

CC: Leelyn Aquino-Shinn <LAquino@justdetention.org>

Date: 1/12/2021 11:08 AM

Subject: concerning Ms. Daisy Lynn Meadows

Hey Deb,

I hope that you are well.

I am writing in regards to Ms. Daisy Lynn Meadows, whose legal name is Roy Trost (#1027585). Daisy contacted us at JDI recently requesting assistance, explaining that she has been held in protective custody for well over a month after reporting sexual abuse (she believes this has been done in retaliation for her seeking help). She told us that she does not understand why she could not remain in general population, as she was no longer at risk from the perpetrator, who was in a different unit. She believes that the safest living arrangement for her is to be in general population at her current facility. In keeping with 115.68, a survivor's time in involuntary protective custody should not typically exceed 30 days, and should last only until an alternative means of keeping them safe and separating them from the abuser can be determined; and per 115.43(e), a transgender person's view of what housing arrangement is safe for them must be taken into serious account. Additionally, Daisy reports that she has experienced a longstanding pattern of sexual abuse and retaliation while in DOC custody. With these considerations in mind, we would encourage you to ensure that Daisy is returned to general population at her facility immediately.

Thank you,

Cynthia.

Cynthia Totten
Deputy Executive Director
She/her/hers
Just Detention International
1900 L St. NW, Suite 601
Washington, DC 20036
www.justdetention.org
www.twitter.com/JustDetention
www.facebook.com/JDIonFB

Leelyn Aquino-Shinn

From:

Cynthia Totten

Sent:

Tuesday, January 12, 2021 12:42 PM

To:

Leelyn Aquino-Shinn

Subject:

Fw: concerning Ms. Daisy Lynn Meadows

From: Deborah Striplin <dstriplin@doc.nv.gov> Sent: Tuesday, January 12, 2021 3:18 PM

To: Cynthia Totten <CTotten@justdetention.org>
Subject: Re: concerning Ms. Daisy Lynn Meadows

Good afternoon,

After receiving the allegation, which initially included more than one aggressor with no identification of who they were, inmate Trost was placed in involuntary protective segregation due to a threat of imminent safety and security. We are in unprecedented times which resulted in a surge of COVID-19 throughout the agency over the last two months. This included the assigned criminal investigator being placed on quarantine status and the facility was addressing housing issues stemming from the outbreak at the facility. So based on these exigent circumstances, inmate Trost was held in this status. Recently with the wave of COVID-19 reducing at the facility, inmate Trost will be moved to another facility for her safety. This move will place I/m Trost back into a general population housing and a case by case review will be completed, all other placement options will be considered. This will be the best possible option for the safety and security of inmate Trost.

Thank you

Deborah Striplin

Agency PREA Coordinator | DOJ Certified PREA Auditor

Nevada Department of Corrections | Office of the Inspector General | PREA Management Division

dstriplin@doc.nv.gov

(p) 775-977-5512 | (f) 775-687-6117

Mon-Fri 0700-1500 hrs

This message, including any attachments, is the property of the Nevada Department of Corrections and is solely for the use of the individual or entity intended to receive it. It may contain confidential and proprietary information and any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient(s) or if you have received this message in error, please contact the sender by reply email and permanently delete it.

From: Cynthia Totten < CTotten@justdetention.org>

To:

Deborah Striplin dstriplin@doc.nv.gov

Case 2:23-cv-00755-RFB-VCF Document 1-1 Filed 08/15/23 Page 21 of 123 Class Action Causaut being Filed Against the NDOC on behalf of Wictim of Sexual abuse and Letaliation. This Action has been Filed at a 1983 civil Rights Complaint In the United States District Court District of Nevada under the Following Case Name: Meadows et al, V. Combardo et al, Case Number: 2:23 - CV - 00755-RFB-VCF This Class Action lawsuit was Filed with the Intent to Provide access to the Court to victum of Sexual Victomization who May not be able to File on the own or are Scared atraid and Living in, Silence andto Protect the most vulnorable inmater while Pursuing Justice and closure Resolution For the Victume, To Vstop Prisen officials Retalization, efforts and addrest abuse of Power Possition and Muthority as well as those with Grevances Against PREA policy and hew PREA is used against victum instead of to help Portest and Prevent abuse, the legitimate Reports of Robe and abuse are denied and or Covered up. Those are hundred of Sexual abuse victum threwant the NDOX who are living in Silence Everyone cleserver Justice and notating ever deserver to be Sexually abused. The victory Civing in Silence Knew that help From the NDOR desent Exist and will likely only make there Situation worse by Repursing to Milor oftherists who are notorious For Retulbuting, Runishing, and Subjecting victums to

Further additional abuse For Reporting, These Fieling Permissive Joinder of Partier to Join this class action law suit Could be in Danger and Risk of Seriour Bodily Intay For Reporting, A Request motion to the Cert to exclude Plaintiff victure From the Consume Exhaution Process as Equirel by the PCRA has been Filed. This Case Was Filed by Mrs. Daisy lynne Meaders #1027585 at High Desert Stake Prison, P.O. Bup 650 Indian Springs NV 89070 and Can be Contacted via that address, Below is a list of other lawsuiter Filed by Plaintiff. 1. Trust V. Coxetal. 3:14-CU-00611-MMD-WGC 2. Meadowo V. Atencio, etal. 1:18-CV-00265-BCW-REB - Idaho 3. DOT Case Meadows V. Nevada Dept of Cor. (22-OCR-0088) Federal 4. Meadons V. State of Nevada et al. 2:23 - (U-00214-JAD-UCF 5. Frost v. Cooke et al. 3:22-CV-00320-ART-CLB 6. Trost V. childer et al. 3:22-(V-00383-MMD-CCB 7. Mendoza et al. V. Daniels et al. 3:22-CV-00369 ART-CSD 8. Trust V. Nevada Board of Prison Commissioner et al. 3:22- (U-00214 -ART-CSD 9. Mendoza V. Daniek et al. 3:22-CV-00205 -ART-CCB 10. Meadows V. Williams et al 2:23-CV-00986-RFB-EJY

Exhibit (

AFFIDAVIT OF STATE OF NEVADA ss: COUNTY OF CLARK TO WHOM IT MAY CONCERN: , the undersigned, do hereby swear that all the following statements and descrition of events, are true and correct, of my own knowledge, information, and belief, and to those I believe to be true and correct. Signed under penalty of perjury pursuant to NRS 208.165.

Nov 2019, When I was as a Female Sent Buch to Nevacle <u>"ustodes.</u> 2 Lin Nevada Custode Prison official 5 6 8 17 XCESSINE (Will and FURTHER, AFFIANT SAYETH NAUGHT. 22 Desert State Prison EXECUTED AT High 23 IN FRONT OF: Wiffres; 24 25 JAMES E. FINIAS Maisy lynne Meadout 26 Harley Quinn 27 201BOX 650 28 Indian Springs, NV 89070m

Filed in Support of 185 by Temporary Restaining) Order and Protection order at viction of Come 5-26-22 Mrs Paisy lynne Meadews 10275/8\$ E.S.P. Ely, Nevada 89301 AFFidavit eXHIBIT LA Soworn Declaration under Penalty of Perjury 1) PlaintiFF Mis Dairy lynne Menders Test is a Female innate - being housed at Ely state Prison in Ely Nevada, a male institution. Platable is Murding this Attidavit in Support of Case 3:22-CV-CC214-ART-CGP and in Support of Plaintiffs for Mis Dairy Copine Mendans Tost #1627535 and Plaintiff 115 Anter Rete Menders Mendera #1079266 Temporary Restraining order and Patertion order as victures
of coine. 21) Plaintiff 15 a victur of over TC sexual assaults ove the Past 10 years of her incurrenties, and Suffers From Dever 973 Pard Trauma Tron the extensive Sexual abuse that she has enduced at the hands of Both Male innutes and staff and is AFrand of and Fear ren, 3) Plaintiff has untertimently Gained on extensive Knowledge of dealing with and including through Sexual abuse being a woman in a Male Facility

AFFidavit

Creater a Unique situation and even uniquer Cilcumstances to deal with and appearth Sexual abuse and to Manage cituse and get out of and away From Separtly alusive structions of Plaintiff Thus clearly - Shown land outlined throughout her complaint her She cannot get help From Differdanto or Employees of The WICE including 40's and statt and that there is no way to lavoid Enduring Sexual victurization in her cake A) on- May Jot 2022 at appr 9:30 AM Plaintiff were Let out of there cell onto the trer Unit 5B at E.S.D. For hier time Colls 25 though 45 the top tren cour all let out who the tier For the time with 11:30 AM There we Multiple Currerus on the fres that would have beweddeld the incidents that accorded and tak Place in addition to there being 2 To 5 in the Unit Bulle overlocking the Polit Both & Henry and Sinier to Adams face in the bubble watching and observing the Sixual abuse of toth Haintites Juing Cynne Mendeux and Strice Rence observing and watching and clearly aware or the abuse being subjected to Plaintitis openly

AFFidavit

and in clear direct view of Plaintiffs at all times while the abuse and Harrisgrant, accured Both Got made it abundantly clear that they were ciretching observing and aware of the abuse using there Flashlight Flyshing the invester on the ther on Multiple occassions while Plaintiffs were being Hamissel Severally sebuse the whose and did nothing to interine or step it at any point, 51) Several idrustes on the Her were dutinh when ther time struted and Continued dividing on The for thousing a celabatory Birthday Party formitter Daysy Sew that interested were intericated when She care out onto the fire and get Flist sat where it a table faying to word the Drunk Male innates on the fiet as she has dealt with Many Male inviter cito have been drenk in the push ever while at ESP wick it a very Commen occurones Public intexication is screening that lien be Teipeloty observed by innated in the unit, The 10's in the Bubble To Henry and senior & Adams . Were also buth awar of the inventer Drinking on the fier at Multiple inmaker Land open Contains

AFFidavit were stuntaling around on the tier it was even withnessed by staff a invade Failing in the shawer and having to be helped up one another inmate being (deried and helped up the stairs to his non Stuff Flashed Here Flashlights on the Drunk innater on Multiple occassions. (e) While I was on the fier, I was approached by Multiple Mule jurnates who Corped me gaabled my ass Fordled and gated my Breast and bettock tryical to Pull my shirt down and reach desir my start punt in addition to Kissing the on the - 1:15 talso observed the Sura Rappening, to amber as the Corners will show. The Good that was cellebrating attempted to coerce no to ging to the Shower to service and perturn separal cuts on then, For them and tulked about creating a distraction For the 965, they also falled orbered Making the sigher thes to make is with them or just shouting into my Ream to have there way with me, I was Man Figurable and a unwilling fairticepent throughest all of this and the duration of he tier time Metter anter or I Knew what to do anymore because

AFFidavit

Mithing we have ever dene hot beged we tothe test at it theres no wing to get help and we continue to be victure of Repeated and Recurry Sexual abuse at Ely state Prison with no help or assistance or no end in sight . Fly state Posen is churcusty ce Hostile victant sexculty abusine and unste Te and unexceptate Philerand For me and is the most victent Maximum Security Prison in Nevada and we are being housed with the most victorit and Dangerry Beaud, Predictor in the state This is the Truth and we need hely between more abuse and corres are committed he are not sate at F.S.P. We dent belong at F5, (.

This affidavit is made in good Faith in Suspent
OF Plaintiffs Temperary Restraining Order and Protection
Order as victum of Crime
Dated Hust 21st Day of May 2022

This Paisy (some Meadows
5-279 Tost 1027585 23

PRESS FIRMLY TO SEAL





PRESS FIRMLY 1



POSTAL SERVICE ®

PRIORITY®

- Expected delivery date specified for domestic use.
- Most domestic shipments include up to \$50 of insurance (restrictions apply).
- USPS Tracking® included for domestic and many international destinations.
- Limited international insurance.**
- When used internationally, a customs declaration form is required

*Insurance does not cover certain items. For details regarding claims exclusions see the Domestic Mail Manual at http://pe.usps.com.

** See International Mail Manual at http://pe.usps.com for availability and limitations of coverage.

FROM

RECEIVED Adian Springs, 1

CLERK OF THE COURT

SEP 25 2023

Ö

3762

ONE RATE - ANY WEIGHT

TRACKED = INSURED

FLAT RATE ENVELOPE

To schedule free Package Pickup, scan the QR code.

USPS.COM/PICKUP

PS00001000014

EP14F May 2020 OD: 12 1/2 x 9 1/2

Las Vegas, Nevada, 1160 Sur

This packaging is the property of the U.S. Postal Service® and is provided solely for use in sending Priority Mail® and Priority Mail International® shipments. Misuses may be a violation of federal law. This package is not for resale. EP14F © U.S. Postal Service; May 2020; All rights reserved.

Steven D. Grierson CLERK OF THE COUR 1 **RSPN** STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 KAREN MISHLER Chief Deputy District Attorney 4 Nevada Bar #013730 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 THE STATE OF NEVADA, 10 Plaintiff. 11 -VS-CASE NO: 08C247731 12 DAISY LYNNE MEADOWS, aka, DEPT NO: XVRoy James Trost, #2679137 13 Defendant. 14 15 STATE'S RESPONSE TO DEFENDANT'S MOTION TO COMPEL COURT TO DELIVER JUSTICE IN FAVOR OF DEFENDANT 16 DATE OF HEARING: OCTOBER 19, 2023 17 TIME OF HEARING: 8:30 AM 18 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 19 District Attorney, through KAREN MISHLER, Chief Deputy District Attorney, and hereby 20 submits the attached Points and Authorities in Response to Defendant's Motion to Compel 21 Court to Deliver Justice in Favor of Defendant. 22 This Response is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 // 26 // 27 // 28 //

Electronically Filed 10/3/2023 8:55 AM

Case Number: 08C247731

POINTS AND AUTHORITIES

STATEMENT OF THE CASE

On July 31, 2008, the State filed an Amended Criminal Complaint charging Defendant Daisy Lynne Meadows¹ with the following: Count 1 – Sexual Assault With Use of a Deadly Weapon, Count 2 – Sexual Assault With Use of a Deadly Weapon, Count 3 – Battery With Use of a Deadly Weapon With Intent to Commit Sexual Assault With Substantial Bodily Harm, Count 4 – Sexual Assault With a Minor Under Sixteen Years of Age, Count 5 – Burglary With Use of a Deadly Weapon, Count 6 – Coercion With Use of a Deadly Weapon, Count 7 – Coercion With Use of a Deadly Weapon, Count 8 – First Degree Kidnapping With Use of a Deadly Weapon, Count 10 – Sexual Assault With a Deadly Weapon, Count 11 – Sexual Assault With a Deadly Weapon, Count 12 – Sexual Assault With a Deadly Weapon, Count 13 – Open and Gross Lewdness With Use of a Deadly Weapon, Count 14 – Open and Gross Lewdness With Use of a Deadly Weapon, Count 15 – Robbery With Use of a Deadly Weapon, and Count 16 – Robbery With Use of a Deadly Weapon.

On September 11, 2008, the State charged filed an Information charging Defendant as follows: Count 1 – Sexual Assault With Use of a Deadly Weapon, Count 2 – Sexual Assault, Count 3 – First Degree Kidnapping, Count 4 – Sexual Assault With a Minor Under Sixteen Years of Age, Count 5 – Sexual Assault, and Count 6 – First Degree Kidnapping.

On September 23, 2008, pursuant to negotiations, Defendant pled guilty to the charges as contained in the Information filed September 11, 2008. A Guilty Plea Agreement was filed in open court the same day.

On November 7, 2008, Defendant was sentenced as to Count 1 – Life with the possibility of parole after one hundred twenty (120) months, plus an equal and consecutive term of Life with the possibility of parole after one hundred twenty (120) months; as to Count 2 – Life with the possibility of parole after one hundred twenty (120) months, Count 2 to run consecutive to Count 1; as to Count 3 – Life with the possibility of parole after sixty (60)

¹At the time, Defendant's name was Roy James Trost.

28 //

months, Count 6 to run consecutive to Count 5. Defendant was further ordered to a special sentence of lifetime supervision and register as a sex offender upon any release from custody. Defendant was also given one hundred sixty-three (163) days credit for time served. The Judgment of Conviction was filed on November 25, 2008.

On December 9, 2008, at the State's request, the Court modified Defendant's sentence as to Count 4, making the sentence Life with the possibility of parole after two hundred forty (240) months, instead of three hundred (300) months.

On November 10, 2009, Defendant filed a Petition for Writ of Habeas Corpus (Post-Conviction), Motion for Appointment of Counsel, and Request for Evidentiary Hearing. The State filed its response on January 11, 2010. The Court denied Defendant's Petition for Writ of Habeas Corpus on January 19, 2010. On March 25, 2010, the Court filed a Finding of Fact, Conclusions of Law and Order denying Defendant's Petition for Writ of Habeas Corpus.

On May 1, 2023, Defendant filed a Motion for Appointment of Attorney and a Motion to Withdraw Plea. On May 22, 2023, the State filed its Response to Defendant's Motion for Appointment of Attorney and an Opposition to Defendant's Motion to Withdraw Plea. On May 23, 2023, the court denied Defendant's Motion for Appointment of Attorney and Motion to Withdraw Plea. On May 31, 2023, the Court filed a Finding of Facts, Conclusion of Law and Order for Defendant's Motion for Appointment of Attorney and Motion to Withdraw Plea.

On June 28, 2023, Defendant filed a Petition for Writ of Habeas Corpus ("Petition"). On August 3, 2023, the State filed its Response. On August 29, 2023, this Court denied the Petition. The Findings of Fact, Conclusions of Law, and Order were filed on September 5, 2023.

On July 6, 2023, Defendant filed an unopposed Motion to Change Gender Sex/Marker in Judgement of Conviction. On July 27, 2023, this Court granted the Motion. An Amended Judgment of Conviction, reflecting Defendant's new name, was filed on August 9, 2023.

On September 27, 2023, Defendant filed the instant Motion to Compel Court to Deliver Justice in Favor of Defendant. The State responds as follows.

<u>ARGUMENT</u>

DEFENDANT REQUESTS RELIEF THAT IS BEYOND THIS COURT'S JURISDICTION

Defendant alleges that she is being subject to heinous abuse in prison, and that she has been misgendered and housed in the incorrect facility. These complaints concern her conditions of confinement, rather than the validity of her conviction or sentence. See Bowen v. Warden of Nevada State Prison, 100 Nev. 489, 490, 686 P.2d 250, 250 (1984) (finding that a claim of punitive segregation concerned the conditions of confinement and not the validity of that confinement). Consequently, this Court lacks the authority to address these allegations, and the District Attorney's Office is not the correct agency to respond to or address these allegations.

This Court does not have the authority to consider allegations regarding conditions of confinement that are unrelated to a defendant's sentence. A court is limited in the actions it may take in a criminal case in which the defendant is currently serving a sentence. A motion to modify a sentence or to correct an illegal sentence may be considered by a sentencing court, but may only be granted in a narrow range of circumstances. See Edwards v. State, 112 Nev. 704, 707, 918 P.2d 321, 324 (1996). A court may consider a post-conviction habeas relief, but habeas claims are limited to challenges as to the conviction or sentence, not conditions of confinement. See NRS 34.724(1); Bowen v. Warden of Nevada State Prison, 100 Nev. 489, 490, 686 P.2d 250, 250 (1984) ("a petition for writ of habeas corpus may challenge the validity of current confinement, but not the conditions thereof."). There is nothing in Nevada case law or statute which grants a court with jurisdiction over a criminal matter authority to issue orders related solely to the defendant's confinement conditions and not to that defendant's conviction or sentence.

Furthermore, any allegation concerning conditions in the Nevada Department of Corrections, whatever legal form it takes, must be responded to by the Attorney General, as the legal representative of the Nevada Department of Corrections. See NRS 228.110. Such claims do not concern the validity of the sentence or conviction itself, and thus must be dealt

with separately from the criminal case. The District Attorney's Office cannot respond to these allegations, as they concern an entity it does not represent.

Defendant requests other relief from this Court it cannot grant. This Court cannot order a grand jury indictment to be filed against the State of Nevada. Nor can this Court remove an individual prosecutor from this case and order that the criminal case be assigned to the Attorney General Aaron Ford and District Attorney Steven B. Wolfson. This Court also cannot order Defendant's release from prison based on an allegation concerning conditions of confinement.

To the extent Defendant alleges her sentence is illegal, she is mistaken. It is the alleged abuse she has sustained during her confinement to which she objects, not her actual sentence. She has been sentenced to a prison term, one that does not exceed the statutory maximum or the sentencing court's jurisdiction. See Edwards, 112 Nev. at 707, 918 P.2d at 324. Accordingly, her sentence is not illegal.

The State in no way wishes to undermine the seriousness of Defendant's allegations. If Defendant is experiencing the claimed sexual abuse, then the situation should be remedied. But this Court does not have jurisdiction over these allegations simply because it has jurisdiction over Defendant's conviction and sentence. Nor is the District Attorney's Office the appropriate agency to respond to these allegations. Legally-recognized procedures for such situations include administrative remedies, civil lawsuits, or civil rights complaints. These allegations must be dealt with separately from the criminal case. Accordingly, the State requests the instant Motion be denied.

//

| //

//

//

//

, | //

- | //

1	<u>CONCLUSION</u>		
2	Based on the foregoing, the State respectfully requests that Defendant's Motion to		
3	Compel Court to Deliver Justice in Favor of Defendant be DENIED.		
4	DATED this 2nd day of October, 2023.		
5	Respectfully submitted,		
6	STEVEN B. WOLFSON		
7	Clark County District Attorney Nevada Bar #001565		
8	DV /a/Varan Mahlan		
9	BY /s/ Karen Mishler KAREN MISHLER Chief Deputy District Atternay		
10	Chief Deputy District Attorney Nevada Bar #013730		
11			
12			
13			
14			
15			
16			
17			
18			
19	<u>CERTIFICATE OF SERVICE</u>		
20	I hereby certify that service of the above and foregoing was made this 3rd day of		
21	October, 2023, to:		
22	DAISY LYNNE MEADOWS, BAC #2679137 HIGH DESERT STATE PRISON		
23	PO BOX 650 INDIAN SPRINGS, NV 89070		
24	11101/11/101/11/100, 11 7 02070		
25	BY _/s/ Selma Rodriguez		
26 27	Secretary for the District Attorney's Office Special Victims Unit		
28	km/sar/SVU		
I			

1	FILED
2	Case No. <u>08C 247</u> 731 OCT 1 2023
	Dept. NoCLERK OF COURT
3	
4	,;
5	IN THE 8# JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF Clark
7 8	The state of 1/2
	The state of Nevada Plaintiff
9	- Plaintiff }
10	Vs. Daisy lynne Meadews Case No. 08 C 2 4 7731
11	2679/37 Dept No. X.U
12	Docket
13	
14 15	NOTICE OF MOTION
16	YOU WILL PLEASE TAKE NOTICE, that Defendent victum Survives
17	Tyline Til Fleshir Mes Harley Quenn
18	will come on for nearing before the above-entitled Court on the 19th day of 100 february 27
19	at the hour of 8:300'clock A. M. In Department X. of said Court. Defendant Reguler
20	House, to anner to King the Court
- (CC:FILE Con Front her abusers, the state of Nevada
21	DATED: this 4th day of October, 2023
23	DATED: this day of 20_23
24	
	BY flaton mend
25	/In Propria Personam
7	
8	
·~	

	2	Indian Springs, Nevada 89018	FILED OCT 1 1 2023		
	4		CLERK OF COURT		
\ /	5	DISTRICT C	OURT		
MA	6	CLARK COUNTY, NEVADA			
112.	7 8	The state of Nevada	November 2, 2023 8:30 AM		
	9	Plaintiff,	0.30 AW		
	10	vs. Daisy lynne Meaden 15831	Case No. <u>08C24</u> 7731		
	11	VS. Daisy lynne Meadows +5831 }	Dept. NoXV		
	12	Detendant . }	Docket		
	13				
	14	Motion to Submit Evidence in Objection to Further my Case	support of my		
	15	Objection to Further my Case	and point		
	16	V			
	17				
	18				
	19	COMES NOW, <u>Dais y lypue Meadous</u>	Harley Quim, herein above respectfully		
	20	moves this Honorable Court for an Motion to	Submit Evidence in		
	21	Support of my objection to Furth	e my Case and point		
	22	y	· /		
	23	This Motion is made and based upon the accompanying	ng Memorandum of Points and Authorities.		
	24				
0	25	DATED: this 4 day of October, 2023			
LERIK O	26 סג	BY	ffly Ment		
CT 1	RECEIPTED IN		Describer In Propria Personam		
0CT 1 0 202:	**************************************	1 -			

Memorandum of legal Point and authorities.

1) Evidence Pavided in Sugart 17. hallenged by Governmen o are Ultimates oppossing Exchange Fire Insurance Exchange text, Covernment has no say or 28

Militia activities in Montana, Montanas State Militian

1	CERTFICATE OF SERVICE BY MAILING
2	I, Daisy lynne Meader , hereby certify, pursuant to NRCP 5(b), that on this 4
3	day of October 2023, I mailed a true and correct copy of the foregoing, " Everleve
4	"
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows:
7	
8	Clerk of the Cent
9	Cox Vegat INV
10	
11	
12	
13	
14	
15	•
16	·
17	CC:FILE
18	DATED: this 4 day of Ocholec , 20 23
19	DATED: this 7 day of Uchible, 20 4
20	
21	Mary yer Moude # 102758
22	/In Propria Personam Post Office box 650 [HDSP] Indian Springs, Nevada 89018 DI FORMA PATTREPIS
23	Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25	
26 27	
28	

AFFIRMATION Pursuant to NRS 239B.030

	(Title of Document)
filed	n District Court Case number <u>08 C2 47731</u>
	Does not contain the social <u>security</u> 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: 2004 MC257/; 2004 Mont Wist Cexis 1994 Cause No. CDV 2000-435 (State specific law) Sept 1, 2004 Decided
	-or-
	B. For the administration of a public program or for an application for a federal or state grant.
	10-4-2023 Signature Date
	Daisy Lynne Meadows 1027585 FAA Hooley Quin Print Name Mont. Militia 0088 15831 Freemon Free Title 81018 - 980317 2010

Trosted Childeretal, 3:22-CU-00383-MMD-CCB

This is my Second letter to your office a Follow upletter to what I sent last week, this letter is to advise you, The OFFice of the Attorney General Cunnot legally Regresent the State of Newada whom the State openly violater State and Federal laws and are in open violations of color of State law, additionally the open law violations I will clearly outlike to My Constituents in Montana ast well as the Senator and Gov here in Nevada, Considering the Severity of the Criminal acts Intentionally carried out against Me by state actors, Detendants in this Case as well as other Casses, you are Keguired by law outh and Wary for Protect the Integrity, OF the OFFice OF the Attorney General and theretize Shall tum over all Btater Evidence to the United States Attorney Generals office Imediate. The State of Nevalla needs lawful and Ethical Representation and your office Cant Provide that it you Representing them and Wetending the Stretes Detendents From Colminal Prosecution or Civil Right virlations as a Result of Criminal acts to Defend the State of Nevada against Me goes against the People and Everything State ofFiles are Deligated of Providing Services + and Ensuring Integrity of the office(s) of your state Government and Legislation.

The Sconer you Realize and Can accept DeFeat We Can Move Forward, My Patiento is wearing thin, Every day that Passer II am Further violated as a Victual and now Survivor of Extensive abuse at the hands of your clients Including Torture, by Rape and ito True, and you Knowlit ito that obvious and Blatent I have Treasure triver upon Treasure Trover of Post of Evidence Secured, and IF you don't May Ball, spill likely See it at your own criminal I trial I Even a Middomener Conviction disqualifier this state and befaults on technicalities the Free massons and Montana Freeman Judge Koy Redigant and Sheritt Kill Schunt and Sherity lete Christenson in Montana taught me law the Spirit OF Freedom Protecting Ciberty, I can just about quote the Constitution (58 /a Ive Seen the other. Being who I really am I cannot Turn a blind Eye to the Curreption lies and Cover, ups the corner Committed by State actor against the People Ive never Sean a More Failed System of Government, you do not have a working bovernment you have a Complete System Failule, Top to Bottom My our Trail leads directly back to your office and turner Governor Stebe Sisolali Cherr Fighting against Letting me Fix and Requir your Boken System Restone Evernment and Integrity to your officer. So that you Can Take care of the People of your state ? There is a real problem and real threats

Developing in this world, your Weatening years State why Put your people at Rish why dosent anyone have about there Communities anymore In disgusted in what I see I never in a Million Year would have Concieved having to, Defend and argue For the Veople against thit obvious of a Pailed Government So Resistant to Real help. I want you to understand one Clear Fact, where In From what I say goes and nobody questions my altions or my word it I say Smething its a Statement of Material Fact, I shouldn't have to Say more to pursuade you into Treading Caretal moving Forward and Stop Ussling Rey Trust I've notitied very Few People of my Situation here in Nevada and it the wrong Person Sees that name and Figures out what been done to me here in Nevada by the State of Neurola it will upsets alot of People and it will become a Golitical nightmane and my Pane is Daisx lynne Medder I am in Fact a Female Im a Montona Militia member of the Montana Freeman a lifetime appointed possition I have a forse lanch and Hunting lodge in Central Montana, I also Kan a Horsel theroputar Kills Camp, In trying to leason with you and your state before, you Force me into Issuing a Militar Challenge on behalf of the People 296 the State of Nevada

I took an outh to Protect and Detend Mortana ito bordero, ito People, but Nevada Cent be allawed to go unchecked For the wring deings theyol in Flicted against there own people For Personal Getel Mohey Kower and Possidien. I assure you I need no help I need not call on, anyone I have People here in your own state that I Can and are willing to help, Keyardless of What your office is in Feet Guilty of or Involved with In Willing to Forgive, it you are, however We May Never Forget and Can Never allow it to happen again IF youll work with me, and I hope Gor lanback to Fix and Require the Varnage done and Koully help the People of your state Stop Saying what your doing and just do it do your Jobs and Follow / Your outher you all should know light From Wring, This is your state out and only Chance it will get and its only because of my Personal Duty Responsibility and out I've now taken For the People of Newada a Personal Debt I owe to my victimo, a Debt that Can Never be Paid in Full but it Spend the Rest of my life Indicated to Paying that Debt and Trying to Seve and Deliver Tustice to Survivors, The Sexual assault Survivor Bill of Kighto Just Passed here in Nevada I havert seen the language of Fyet but its a Storte hurt more people in negot I Heave let me out

As ap So I can get to work, you can't expect any move of a break you literally tortural me by Rape because I deserved it, Personally I may not diragree with, you But its illegal as hell . Don't wany you want to Secure and Fix your Criminal Thistore System and especially your prisons well that's where I excell In hard on come and know how a Keal Working System Works, and Both Sides Trust believe and have Faith in me, Honestly besides my Detrinent, threw it, it can help abot of People alot of work needs to be done and Your state needs Gov Combaste For at least one more election Ladmire and Respect what I've Seen I support his efforto, her Fighting against a Stacked Deek trying to hely the People of the state, and the statel is Fighting against him and helding him up. I don't give credit to many People but you have to give credit when credit is there. Ive always known I would be going up against a stacked Teek So I made Sure to hold my Cards close and I held the wild, Cards, I know how to glay my hand well and this is where I lay my hand down Deelaring a Sweeper Spewing File acres Taking Both high and low, check and Make Game out Now let us work together to Help the texple in Both our states and Cell the Sath in Showing Direction and The leadeship to the other states, This is me at my worst beater down and broken imaging me at my best. Ive

never Even been allowed to be me or do my Greatest I want abuse my fower Possitish or authority Just because other do desent make it Right For me to do it, nor anyone else. But I've also literally been Forced my whole lite to live as and be something In not. The Militie made me one way and although I always knew I war a little girl they wouldn't have undestrol but I believed in then there ways teachings and love of Country Community the People and God, I Just Fellewell Gods Path and Trusted in Gods Plan. I lost Sight along, the way and Devisted Some, But My Kelationship with God has always been very gersonal and I Fund my way Back to Shepard my Flock and lead them to the Cand of Salvation threw him, Regardless of anyones beliefs Good it bood and the light and Truth will eventually shine through and be seen God loves Everyone he hater the Sin But her Forgiving he Forgove me and showed me the way, Only Bad Can Judge me now and he has Favorally. Our Funding Father the Freemason the Freeman and God all Folker in the Same Path and give Similar Teachings and Direction in Educating and Leading the Jeeple threw there needs desires in theel pursuit of lite, liberty, and happiness, and also Ensuring that the Power of the Covernment is Controlled Soley by the People the Constitutory its only keeper the People. The People Deserve the Truth and you now have a way to

Inform the People, of the Truth and Begin Repairing the Darrage done, the Blank game and Finger pointing does nobody any good don't throw Kucher when you live in a Glass house. I can my mistaker I dent believe in immunity, Nobody it above the face and those who hold Public state or Federal Officer Should be above that and Hold thomselves to a higher standard. Take Care of yourself your Family, your community and then it you can do that worry about other Communities don't take a jeb you can't do. I speak Freely because I speak From a Free spirit and heart reborn and resuccessed I speak the Truth and my own words I don't care who I oftend People will be oftended you Count Make Everyone happy but I've got a presty good clear understanding of the Keeples needs and the threats and Dangers they Face and you need not book Further than a mirror. I believe in the People, I know that with Direction buildence and once Educated on the Foundation of our Country and Spirit of Freeders on with it was built they will Rise to the occassion and Direct my charge to Help lead thit Country Forward towards a United EFFort as a Collective to Return Restrictive a new Covernment under the Constitution Controlled Soley by the People The next maye is your the last move is mine. With Honor and Respect of your office I Swew or the People undo- the Constitution the this 13 day of fact 223

2nd Letter 1 Re! Trost v. Childer, et al. 3:22-CV-00383-MMD; also Re other Servour Matter of Office Integrity. D. - M. P. L. Dear Mr Rands I've Sent you a Request For Production of Documents and a list of Documents to be Induced and Ferwarded to Outside State Government Agencies In addition to that I want to Fellew up on the letter I Sent last week to your office: FYI Your office is that of a bigger luse, and you and your, Boss AARCN 11 First are both implemented in the Charges being brought forth, I have not yet gone to the Media, I have waited Patiently For Someone to see my Truth and help than I realized the Curreption is so deaply Kooked In this state that it leads back to your office There's no, way to day it and you thow it, I'm Still in the hands of long abusers While I want cart you glease send me a Copy of the Sexual assault Survivors Bill of Rights that Just Passed, Ive Endured Enough Torture by Rage by this state you all have Retuscal to helf or do anything to stop it, Making You a liable and Kespensible Garry and there are Many Many other Issuer Ive Kaised and Made My Challenge against. I want a Closed Door Meeting with you AAKON First and Cor limbardo. The Integrity of your State Offices will be Forever Tarnished with Damaging Consequences I have a Duty myself

to Restire Integrity of office to the People, So For you, this may Stave you and your Boss that will be, up to Gov, Contable and I. I pose no threat to The state of Nevada or angene, I am however a lifetime appointed Montana Freaman Militia, Member, and they have Kecently been updated on the Curcumstancer and Situation Surrounding My Detriment here in Levada, My Intent is to help the geople and Im having to, now look at a Much bigger Picture of who they need Pakection From . It's not Right For the People of this State Tox payers to Pay For your Mistales or Wany doings by state and Covernment OFFicials Crimes and Coverupt your Victumizing your own realle For your own bennitity and Jesunal Gane, Dent talk to me about victums your state has no Right your State Maker and Creater victums and your state Further there letrament in ways I will outline in My Keporto, Your State Dennied my victure Justice the Second you used my Chiminal, Case to Sexually assault me and stake OFFicials Subjecting me to a Endless Cycle of Sexual abuse, I was toked to over come it & that I Could be the voice For victums and help others get Leal help and become Survivors. My Settlement Will be Unique and I will

give you a basic outline of My Demands to

Settle and lexive this Case and all of my fawscuto Criminal Cassor est I will Request, Everything 60 away IF: 1) Release Me and My finie Kedshawn Maxey 2) I will willingly Register as a Sex offender For two Reasons Primary one I went Dany a victum Justice, two So that Victumo who need Real help Know where to go to get it also is why I support litetime Supervission, I have nothing to hide and Will be working along side Caw Entekement in Montana with Survivors on My Horse Lanch and other Foundations and Organizations that Nevada will Pay in Kestitution, My Felony Convictions have been Challenged, I'll accept the Convictions with a Pardon, My Main Priority 15 to try and Serve Justice to I hope are now Surbivers and ne longer victums In My Case, I will be Providing a statement to my Victumi to be In Sole Possession of Gov Cembarde to view upon there Reguest, 3,) Cov. Combardo, to appoint me as a Oversight Committee to the Board of Pisch Commissioner and the Criminal Justice System here in Nevada with assighned Cimmited The NOVE need of a Complete overhoud From top to Bottom, I am a expert in this Field as you will see so, let me Fix Your Broken Systems to Protect the People in your Community es what I've withnessed here in Wavada it in Fact as that laws be Fillowel that those who have

Father Hamilton his please Release me so I my bound help withelf und per father Hamilton his please Release me so I my beneficially help and help with and ludge been appointed or Elected to office, Follow there auth and do right by the People they Serve and Regresent, (e) Other than a OFFicial Copacity to Protect the People of the Stak of Nevada, I want nothing else to do with this state I Knowingly Cannot Entrust the People to the State and that Concerns me deeply In Sure Gov. Combanto is at deeply concerned I see hit Sincerry and the love he should, to the Seeyle I respect him and see Somire that where you should all seek direction, Til I reserve the Right to add or adjust Semando and need you to all get a Clear understanding of what Fighting against Me Means and why you would Even want to, West take My Care and Compassion the love of my Country and Community at a greekness I care about all the reaple not, Just, those in Montana. Please do the Light thing, this is not going to go away and Only Continued to worsen as does the abuse and Springert your State has Subjected me to The law and Constitution are on my Side I am in the Right and you Can't Win, Because We dent Know How to lose. Mr Lands Kee have to approach this different In tryiony to Protect Integrity of your state affices and I have a Tob to do as a Militial Stretegic Commander I need to Return temp to Montana and Secure My Strete and ferrel to the needs jot my People and Congunities lais 30 fore Meaders Harley Cain

34 lypne Meadow # 162758 2 Indian Springs, Nevada 89070 3 Petitioner In Pro Se 4 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 Paisy lynne Meaderns 9 Case No. 3:22-CV-CO383-MMD 10 11 "REQUEST FOR PRODUCTION OF Childers ex DOCUMENTS"-GOVERNMENT 12 PERSONNEL/INMATES FILES. MINUTES, STATISTICS, AND/OR 13 Defendant(s). RECORDS AND REGULATIONS. 14 -Pursuant to Rule 34 of the Fed. R. Civ. P., Plaintiff requests that the Defendant[s] produce, permit, or 15 make available for inspection and photocopying the following documents described in this request at a time 16 and place to be arranged by Counsel, but in no event later than 30-days from the date of service of this request. 17 Indeed, this request is continuing in character and requires Defendants to provide any supplemental documents 18 if, prior to trial, Defendant's should obtain any additional or supplemental documents which are responsive to 19 these requests. 20 21 DOCUMENTS TO BE PRODUCED: 22 23 24 25 26 27 28 305

. 1	as well as any other Decumentation that
2	Defendant abuser are with holding From
8	there victum Plaintiff.
4	9) Plaintitt Payor this Honorable Court Order
5	Defendants to Release all there Records Relating
6	to her to PlaintiFF, PlaintiFFs attorney and
7	a Cepy of all to be graviled by the Detendants
8	and all other Futher Into be provided to the
9	Filliwing addresses PlaintiFF is a victum of
10	Sex Comer Committee against her by the state
11	of Nevader Ferreal to Kenning Cartive of
12	her abuser and endure a Sentence of Terture
13	by kope and Conversion theoropy threw abuse.
14	Victation of Both State and Federal laws and
	a Grand Tury Incitenat will be Keyworked on all
16	issuer of Nevada law, Plaintit & Requesto all
	Kecords in Persess ion of the State of Newada Plaintitts
18	Knowy abuser Turn Papers Poceeding & Documents to
19	NE / C / A 2) == -1 O / 4/1
20	Till-xecutive Secretariet 2.) office of the Pardon Attorney
21	Justice Management Vivisian 5550 Friendship Burleval
22	Supertment of Justice Suite 490
23	10 and Constitution Ave, WW. Chery Chase Maryland
24	Washington, 1.C. 16530. 20815.
25	
26	
27	
28	Page

INMATE REQUEST FORM

1.) INMATE NAME	DOC#	2.) HOUSING UNIT	3.) DATE
Drisy lyne Meading	1 1027585	4:36	10 2-2023
4.) REQUEST FORM TO:	(CHECK BOX)	MENTAL HEALTH	CANTEEN
CASEWORKER	MEDICAL	LAW LIBRARY	DENTAL
EDUCATION	VISITING	SHIFT COMMAND	
LAUNDRY	PROPERTY ROOM	OTHER	
5.) NAME OF INDIVIDUAL T	O CONTACT: HDSP	Wordens office B	Can
Nesada Could Lace 6.) REQUEST: (PRINT BELI	o day the tight (auch	of Thing all along and	will have chance
kus and the Const	tution, Nevada I	edged me wong. The	rew an illigally
imposed Sentence	a Liver Miscoury	of Justice was	carried out lagsing
no by fras Hater	El Oser of Freings	subjecting the to !	adless Cycles of
extulative let	ensing to hold these	at fault accumtus	ble kelcoling Kapiste
and sex oftender	techink the lim	reginity with a thesse	age that Vage i de
ferring me to lan	trace to Enclare fr	he Skarrage four Cour	ed by the laturer
of the assaults	not ever touchen	of the paster to clear	my wounds.
7.) INMATE SIGNATURE	Lettery from Meke	DOC#	1027585
8.) RECEIVING STAFF SIGN	******	- 15831 Montana DATE	*********
		SE TO INMATE	·
		ex I have gales in	
		FMWCC, That the	
· Ai		countable I will be	· · · · · · · · · · · · · · · · · · ·
		get your prison an	
		subcleet Net	
fu Sonidel me	here for Called n	re a Predutor a la	dist funted a
Ykygble Acture cu atterph to Kill r	t me Just to Cove a. Jour State Fai	ted I ever care the	gosed on me and
10.) RESPONDING STAFF SI	IGNATURE Ant Reserved	Thest do your It. D.	ATE
Thave been lede	ened thave no mo	re fame the share	is on the NDGC
Michiana com Ry	ght to Trust me a	nd believe in Me. 1 307 Come buch and Ju.	hat one day I
i it ald hay steen i	of culture ways in	20 Corn back and Su.	Stice To the News of the law

Paixl Hore Meadews
Harky China 1027585
High Desat State Poxn
201800 650
Latian Springs Mi
39070

でいる人の人

Clerk of the Court 200 Casis Ave Cas Vegas NV 89155

DACC CORONATOTAN

RECEIVED

CLERK OF THE COURT OCT 1 N 2023

\$ 002.970

Electronically Filed 10/24/2023 1:27 PM CLERK OF THE COURT

			CLERK OF THE COURT	
1	ORDR STEVEN B. WOLFSON			
2	Clark County District Attorney Nevada Bar #001565			
3	KAREN MISHLER			
4	Chief Deputy District Attorney Nevada Bar #013730			
5	200 Lewis Avenue Las Vegas, NV 89155-2212			
6	Las Vegas, NV 89155-2212 (702) 671-2500 Attorney for Plaintiff			
7				
8	DISTRIC	T COURT		
9		NTY, NEVADA		
10	THE STATE OF NEVADA,			
11	Plaintiff,			
12	,			
	-VS-	CASE NO:	C247731	
13 14	DAISY LYNNE MEADOWS, aka Roy James Trost, #2679137	DEPT NO:	XV	
15	Defendant.			
16 17	ORDER DENYING DEFENDANT'S MOTION TO COMPEL COURT TO DELIVER JUSTICE IN FAVOR OF DEFENDANT			
18	DATE OF HEARING TIME OF HEAR	: OCTOBER 19, RING: 8:30 A.M.	2023	
19	THIS MATTER having come on for h	nearing before the	above entitled Court on the	
20	19th day of October, 2023, the Defendant not	being present, pro-	ceeding in proper person, the	
21	Plaintiff being represented by STEVEN B. Wo	**		
22	GRIFFITH, Deputy District Attorney, without argument, based on the pleadings, and good			
23				
24	cause appearing therefor,			
25	///			
26	///			
27	///			
<u>-</u> /				

I:\APPELLATE\WPDOCS\ATTORNEY FILES\KAREN'S DOCUMENTS\PWHC\MEADOWS, DAISY AKA ROY TROST\STATE'S PROPOSED

ORDER MEADOWS, DAISY AKA ROY TROST C247731 DENIAL MOTION COMPEL.DOCX

Defendant alleges that she is being subject to heinous abuse in prison, and that she has been misgendered and housed in the incorrect facility. These complaints concern her conditions of confinement, rather than the validity of her conviction or sentence. See Bowen v. Warden of Nevada State Prison, 100 Nev. 489, 490, 686 P.2d 250, 250 (1984) (finding that a claim of punitive segregation concerned the conditions of confinement and not the validity of that confinement). Consequently, this Court lacks the authority to address these allegations, and the District Attorney's Office is not the correct agency to respond to or address these allegations.

This Court does not have the authority to consider allegations regarding conditions of confinement that are unrelated to a defendant's sentence. A court is limited in the actions it may take in a criminal case in which the defendant is currently serving a sentence. A motion to modify a sentence or to correct an illegal sentence may be considered by a sentencing court, but may only be granted in a narrow range of circumstances. See Edwards v. State, 112 Nev. 704, 707, 918 P.2d 321, 324 (1996). A court may consider a post-conviction habeas relief, but habeas claims are limited to challenges as to the conviction or sentence, not conditions of confinement. See NRS 34.724(1); Bowen v. Warden of Nevada State Prison, 100 Nev. 489, 490, 686 P.2d 250, 250 (1984) ("a petition for writ of habeas corpus may challenge the validity of current confinement, but not the conditions thereof."). There is nothing in Nevada case law or statute which grants a court with jurisdiction over a criminal matter authority to issue orders related solely to the defendant's confinement conditions and not to that defendant's conviction or sentence.

Defendant requests other relief from this Court it cannot grant. This Court cannot order a grand jury indictment to be filed against the State of Nevada. Nor can this Court remove an individual prosecutor from this case and order that the criminal case be assigned to the Attorney General Aaron Ford and District Attorney Steven B. Wolfson. This Court also cannot order Defendant's release from prison based on an allegation concerning conditions of confinement.

To the extent Defendant alleges her sentence is illegal, she is mistaken. It is the alleged abuse she has sustained during her confinement to which she objects, not her actual sentence. She has been sentenced to a prison term, one that does not exceed the statutory maximum or the sentencing court's jurisdiction. See Edwards, 112 Nev. at 707, 918 P.2d at 324. Accordingly, her sentence is not illegal. IT IS HEREBY ORDERED that the Defendant's Motion to Compel Court to Deliver Justice in Favor of Defendant, shall be, and it is Denied. Dated this 24th day of October, 2023 day of October, 2023. DISTRICT JUDGE 0BD 480 3019 4C4D STEVEN B. WOLFSON Joe Hardy Clark County District Attorney **District Court Judge** Nevada Bar #001565 BY /s/ Karen Mishler KAREN MISHLER Chief Deputy District Attorney Nevada Bar #013730 km/appellate

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

10/25/2023 8:04 AM Steven D. Grierson CLERK OF THE COUR 1 OPPS STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 KAREN MISHLER Chief Deputy District Attorney 4 Nevada Bar #013730 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 THE STATE OF NEVADA, 10 Plaintiff. 11 -VS-CASE NO: 08C247731 12 DAISY LYNNE MEADOWS, DEPT NO: XVaka, Roy James Trost, 13 #2679137 14 Defendant. 15 STATE'S OPPOSITION TO DEFENDANT'S MOTION TO SUBMIT EVIDENCE IN SUPPORT OF MY OBJECTION TO FURTHER MY CASE AND POINT 16 DATE OF HEARING: **NOVEMBER 2, 2023** 17 TIME OF HEARING: 8:30 AM 18 COMES NOW, the State of Nevada, by STEVEN B. WOLFSON, Clark County 19 District Attorney, through KAREN MISHLER, Chief Deputy District Attorney, and hereby 20 submits the attached Points and Authorities in Opposition to Defendant's Motion To Submit 21 Evidence In Support Of My Objection To Further My Case And Point. 22 This Opposition is made and based upon all the papers and pleadings on file herein, the 23 attached points and authorities in support hereof, and oral argument at the time of hearing, if 24 deemed necessary by this Honorable Court. 25 // 26 // 27 // 28 //

Electronically Filed

POINTS AND AUTHORITIES

STATEMENT OF THE CASE

On July 31, 2008, the State filed an Amended Criminal Complaint charging Defendant Daisy Lynne Meadows¹ with the following: Count 1 – Sexual Assault With Use of a Deadly Weapon, Count 2 – Sexual Assault With Use of a Deadly Weapon, Count 3 – Battery With Use of a Deadly Weapon With Intent to Commit Sexual Assault With Substantial Bodily Harm, Count 4 – Sexual Assault With a Minor Under Sixteen Years of Age, Count 5 – Burglary With Use of a Deadly Weapon, Count 6 – Coercion With Use of a Deadly Weapon, Count 7 – Coercion With Use of a Deadly Weapon, Count 8 – First Degree Kidnapping With Use of a Deadly Weapon, Count 10 – Sexual Assault With a Deadly Weapon, Count 11 – Sexual Assault With a Deadly Weapon, Count 12 – Sexual Assault With a Deadly Weapon, Count 13 – Open and Gross Lewdness With Use of a Deadly Weapon, Count 14 – Open and Gross Lewdness With Use of a Deadly Weapon, Count 15 – Robbery With Use of a Deadly Weapon, and Count 16 – Robbery With Use of a Deadly Weapon.

On September 11, 2008, the State charged filed an Information charging Defendant as follows: Count 1 – Sexual Assault With Use of a Deadly Weapon, Count 2 – Sexual Assault, Count 3 – First Degree Kidnapping, Count 4 – Sexual Assault With a Minor Under Sixteen Years of Age, Count 5 – Sexual Assault, and Count 6 – First Degree Kidnapping.

On September 23, 2008, pursuant to negotiations, Defendant pled guilty to the charges as contained in the Information filed September 11, 2008. A Guilty Plea Agreement was filed in open court the same day.

On November 7, 2008, Defendant was sentenced as to Count 1 – Life with the possibility of parole after one hundred twenty (120) months, plus an equal and consecutive term of Life with the possibility of parole after one hundred twenty (120) months; as to Count 2 – Life with the possibility of parole after one hundred twenty (120) months, Count 2 to run consecutive to Count 1; as to Count 3 – Life with the possibility of parole after sixty (60)

¹At the time, Defendant's name was Roy James Trost.

months, Count 6 to run consecutive to Count 5. Defendant was further ordered to a special sentence of lifetime supervision and register as a sex offender upon any release from custody. Defendant was also given one hundred sixty-three (163) days credit for time served. The Judgment of Conviction was filed on November 25, 2008.

On December 9, 2008, at the State's request, the Court modified Defendant's sentence as to Count 4, making the sentence Life with the possibility of parole after two hundred forty (240) months, instead of three hundred (300) months.

On November 10, 2009, Defendant filed a Petition for Writ of Habeas Corpus (Post-Conviction), Motion for Appointment of Counsel, and Request for Evidentiary Hearing. The State filed its response on January 11, 2010. The Court denied Defendant's Petition for Writ of Habeas Corpus on January 19, 2010. On March 25, 2010, the Court filed a Finding of Fact, Conclusions of Law and Order denying Defendant's Petition for Writ of Habeas Corpus.

On May 1, 2023, Defendant filed a Motion for Appointment of Attorney and a Motion to Withdraw Plea. On May 22, 2023, the State filed its Response to Defendant's Motion for Appointment of Attorney and an Opposition to Defendant's Motion to Withdraw Plea. On May 23, 2023, the court denied Defendant's Motion for Appointment of Attorney and Motion to Withdraw Plea. On May 31, 2023, the Court filed a Finding of Facts, Conclusion of Law and Order for Defendant's Motion for Appointment of Attorney and Motion to Withdraw Plea.

On June 28, 2023, Defendant filed a Petition for Writ of Habeas Corpus ("Petition"). On August 3, 2023, the State filed its Response. On August 29, 2023, this Court denied the Petition. The Findings of Fact, Conclusions of Law, and Order were filed on September 5, 2023.

On July 6, 2023, Defendant filed an unopposed Motion to Change Gender Sex/Marker in Judgement of Conviction. On July 27, 2023, this Court granted the Motion. An Amended Judgment of Conviction, reflecting Defendant's new name, was filed on August 9, 2023.

On September 27, 2023, Defendant filed Motion to Compel Court to Deliver Justice in Favor of Defendant. On October 3, 2023, the State filed its Response. On October 19, 2023, this Court denied the Motion.

l
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

On October 11, 2023, Defendant filed the instant Motion to Submit Evidence. The State responds as follows.

ARGUMENT

DEFENDANT FAILS TO REQUEST RELIEF FROM THIS COURT

It is unclear to the State what exact form of relief Defendant is requesting from this Court. Defendant does not appear to articulate any claim that relates to her criminal conviction, which is the only matter pertaining to Defendant over which this Court has jurisdiction. Much of the instant pleading consists of Defendant discussing her membership in a Montana militia, which has no relevance to the criminal case. Defendant has also attached a letter that appears to be addressed to a Deputy Attorney General in the Nevada Attorney General's Office; it contains vague allegations and seems to threaten the recipient with criminal prosecution. Once again, any complaints Defendant articulates appear to be related to Defendant's confinement in the Nevada Department of Corrections, and thus cannot be addressed in Defendant's criminal case. As Defendant has presented this Court with no specific claim that falls within its jurisdiction, the Motion should be denied.

<u>CONCLUSION</u>

Based on the foregoing, the State respectfully requests that Defendant's Motion to Submit Evidence in Support of My Objection to Further My Case and Proof be DENIED.

DATED this 24th day of October, 2023.

Respectfully submitted,

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY /s/ Karen Mishler
KAREN MISHLER
Chief Deputy District Attorney
Nevada Bar #013730

CERTIFICATE OF SERVICE I hereby certify that service of the above and foregoing was made this 25th day of October, 2023, to: DAISY LYNNE MEADOWS, BAC #2679137 HIGH DESERT STATE PRISON PO BOX 650 INDIAN SPRINGS, NV 89070 BY /s/ Selma Rodriguez Secretary for the District Attorney's Office Special Victims Unit sar/SVU

Electronically Filed 11/06/2023 10:03 AM CLERK OF THE COURT

1	ORDR STEVEN B. WOLFSON						
2	Clark County District Attorney Nevada Bar #001565						
3	STACEY KOLLINS Chief Deputy District Attorney						
4 5	Nevada Bar #005391 200 Lewis Avenue						
6	Las Vegas, NV 89155-2212 (702) 671-2500						
7	Attorney for Plaintiff						
8	DISTRICT COURT						
9	CLARK COUNTY, NEVADA						
10	THE STATE OF NEVADA,						
11	Plaintiff,						
12	-vs-	CASE NO:	08C247731				
13	DAISY LYNNE MEADOWS, aka, Roy James Trost, #2679137	DEPT NO:	XV				
14 15	Defendant.						
16 17	ORDER DENYING DEFENDANT'S MOTION TO COMPEL COURT TO DELIVER JUSTICE IN FAVOR OF DEFENDANT						
18	DATE OF HEARING: October 19, 2023 TIME OF HEARING: 8:30 A.M.						
19	THIS MATTER having come on for hearing before the above entitled Court on the						
20	19th day of October, 2023, the Defendant not being present, IN PROPER PERSON, the						
21	Plaintiff being represented by STEVEN B. WOLFSON, District Attorney, through BRITTNI						
22	GRIFFITH, Deputy District Attorney, and the Court having heard the arguments of counsel,						
23	based on the pleadings and good cause appearing therefor,						
24	///						
25	///						
26	///						
27	///						
28	///						

IT IS HEREBY ORDERED that the Defendant's Motion To Compel Court to Deliver Justice in Favor of Defendant, shall be, and it is Denied. Court reviewed the case history and noted It did not have jurisdiction to address the matters on the motion. COURT ORDERED, Motion, DENIED. STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565 BYttorney

sar/SVU

Dated this 6th day of November, 2023

C3F 25E 9116 B042 Joe Hardy District Court Judge

Electronically Filed 11/06/2023 1:59 PM CLERK OF THE COURT

1 ORDR STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 KAREN MISHLER Chief Deputy District Attorney 4 Nevada Bar #013730 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-CASE NO: C247731 13 DAISY LYNNE MEADOWS, aka Roy DEPT NO: XVTrost. 14 #2679137 15 Defendant. 16 ORDER DENYING DEFENDANT'S MOTION TO SUBMIT EVIDENCE IN SUPPORT OF MY OBJECTION TO FURTHER MY CASE AND POINT 17 18 DATE OF HEARING: NOVEMBER 2, 2023 TIME OF HEARING: 8:30 A.M. 19 THIS MATTER having come on for hearing before the above entitled Court on the 20 3rd day of November, 2023, the Defendant not being present, proceeding in proper person, 21 the Plaintiff being represented by STEVEN B. WOLFSON, District Attorney, through 22 KENNEDY HOLTHUS, Deputy District Attorney, without argument, based on the pleadings, 23

24

III

///

///

and good cause appearing therefor,

25

26

27

28

 $I \land APPELLATE \land WPDOCS \land ATTORNEY\ FILES \land KAREN'S\ DOCUMENTS \land PWHC \land MEADOWS,\ DAISY\ AKAROY\ TROST \land MEADOWS,\ DAISY \ AKAROY\ TROST \land MEADOWS,\ DAISY \ AKAROY\ TROST \ AKAROY\ TRO$

AKA ROY TROST C247731 STATE'S PROPOSED ORDER DENYING MOTION TO SUBMIT EVIDENCE.DOCX

///

It is unclear what exact form of relief Defendant is requesting from this Court. Defendant does not appear to articulate any claim that relates to her criminal conviction, which is the only matter pertaining to Defendant over which this Court has jurisdiction. Much of the instant pleading consists of Defendant discussing her membership in a Montana militia, which has no relevance to the criminal case. Defendant has also attached a letter that appears to be addressed to a Deputy Attorney General in the Nevada Attorney General's Office; it contains vague allegations and seems to threaten the recipient with criminal prosecution. Once again, any complaints Defendant articulates appear to be related to Defendant's confinement in the Nevada Department of Corrections, and thus cannot be addressed in Defendant's criminal case. As Defendant has presented this Court with no specific claim that falls within its jurisdiction, the Motion is denied.

IT IS HEREBY ORDERED that the Defendant's Motion to Submit Evidence in Support of My Objection to Further My Case and Point, shall be, and it is Denied.

DATED this _____ day of November, 2023.

Dated this 6th day of November, 2023

DISTRICT JUDGE

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

C6C 9E4 2F55 9447 Joe Hardy District Court Judge

BY /s/ Karen Mishler KAREN MISHLER

Chief Deputy District Attorney Nevada Bar #013730

km/appellate

THESE SEALED
MINUTES,
NUMBERED PAGE(S)
324 - 329
WILL FOLLOW VIA
U.S. MAIL

Felony/Gross Misdemeanor		COURT MINUTES	January 19, 2010		
08C247731	The State of Ne	evada vs Daisy Lynne			
January 19, 2010	0 9:30 AM	Petition for Writ of Habeas Corpus	DEFT'S PTN FOR WRIT OF HABEAS CORPUS /05 Court Clerk: Denise Husted Reporter/Recorder: Janie Olsen Heard By: Valerie Adair		
HEARD BY:		COURTROOM:	No Location		
COURT CLERK:					
RECORDER:					
REPORTER:					
PARTIES PRESENT:	Trippiedi, Hagar	Attorney			

JOURNAL ENTRIES

- COURT ORDERED, matter set for an Evidentiary Hearing to determine whether the Defendant was denied a right to a direct appeal. The State to prepare the order to transport. NDC

3/2/10 10:30 AM EVIDENTIARY HEARING: DEFENDANT'S RIGHT TO DIRECT APPEAL

PRINT DATE: 11/13/2023 Page 1 of 9 Minutes Date: January 19, 2010

Felony/Gross Misc	lemeanor	COURT MINUTES	March 02, 2010	
08C247731	The State of N Meadows	f Nevada vs Daisy Lynne		
March 02, 2010	10:30 AM	Evidentiary Hearing	EVIDENTIARY HEARING RE:DEFT'S RIGHT TO DIRECT APPEAL Court Clerk: Denise Husted Relief Clerk: Shelly Landwehr/sl Reporter/Recorder: Janie Olsen Heard By: Valerie Adair	
HEARD BY:		COURTROOM	I: No Location	

COURT CLERK:

RECORDER:

REPORTER:

PARTIES

PRESENT: Quinlan, Felicia R.

Quinlan, Felicia R. Attorney Trost, Roy J Defendant

JOURNAL ENTRIES

- Jeff Maningo sworn and testified. Mark La Perna sworn and testified. Ms. Quinan argued that although Mr. Maningo testified he was remorseful there is no indication he intended to file an appeal, nor does Mr. Maningo have memory of telling Deft. he would do so. Court NOTED it only has the evidence of the two witnesses testimony. Mr. Maningo does not have a specific recollection therefore the Court is relying on Mr. Maningo's past practices. Mr. Maningo testified he would have pursued an appeal had there been a basis for one and would have made a note in the file had an appeal been discussed with Deft. COURT FINDS, Deft. did not meet his burden and finds no reason to appoint counsel in this case. and ORDERS, PETITION DENIED.

PRINT DATE: 11/13/2023 Page 2 of 9 Minutes Date: January 19, 2010

08C247731

CLERK'S NOTE: The above minute order MODIFIED to reflect that the Petition was DENIED. dh 3/22/10

PRINT DATE: 11/13/2023 Page 3 of 9 Minutes Date: January 19, 2010

Felony/Gross Misdemeanor

COURT MINUTES

April 19, 2011

08C247731

The State of Nevada vs Daisy Lynne

Meadows

April 19, 2011

9:30 AM

Motion

HEARD BY: Adair, Valerie

COURTROOM: RJC Courtroom 11C

COURT CLERK: Denise Husted

RECORDER:

Janie Olsen

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- COURT ORDERED, motion GRANTED.

NDC

Page 4 of 9 PRINT DATE: 11/13/2023 Minutes Date: January 19, 2010

Felony/Gross Misdemeanor COURT MINUTES February 02, 2016

08C247731 The State of Nevada vs Daisy Lynne Meadows

February 02, 2016 9:30 AM Motion for Order Defendant's Motion for Order Directing Clerk to Issue Presentence Investigation Report to Defendant

HEARD BY: Adair, Valerie **COURTROOM:** RJC Courtroom 11C

COURT CLERK: Denise Husted

RECORDER: Susan Schofield

REPORTER:

PARTIES

PRESENT: Mishler, Karen Attorney

Saxe, Benjamin R. Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- COURT ORDERED, Mr. Saxe to send a prison appropriate copy of the presentence investigation report to the defendant.

NDC

PRINT DATE: 11/13/2023 Page 5 of 9 Minutes Date: January 19, 2010

Felony/Gross Misdemeanor

COURT MINUTES

May 23, 2023

08C247731

The State of Nevada vs Daisy Lynne

Meadows

May 23, 2023

8:30 AM

All Pending Motions

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Nancy Maldonado

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Eldar, Elan A

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Defendant not present.

MOTION FOR APPOINTMENT OF ATTORNEY... MOTION TO WITHDRAW PLEA

Court advised having reviewed the Motions and the Oppositions, COURT DENIES both Motions for the reasons set forth in the State's Oppositions. State to prepare the orders on both motions. COURT FURTHER ORDERED, matter SET for status check on the orders in chambers.

NDC

06/06/23 3:00 AM STATUS CHECK: ORDERS (CHAMBERS)

PRINT DATE: Page 6 of 9 11/13/2023 Minutes Date: January 19, 2010

Felony/Gross Misdemeanor

COURT MINUTES

July 27, 2023

08C247731

The State of Nevada vs Daisy Lynne

Meadows

July 27, 2023

8:30 AM

All Pending Motions

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Stephanie Forte

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

State of Nevada

Thomson, Megan

Plaintiff

Attorney

JOURNAL ENTRIES

- ALL PENDING MOTIONS..MOTION TO CHANGE GENDER SEX/MARKER IN JUDGMENT OF CONVICTION...MOTION TO CHANGE NAME ON JUDGMENT OF CONVICTION

Defendant not present.

Upon the Court's inquiry, the State submitted. COURT NOTED It had reviewed the Motions, and FURTHER NOTED similar motions have been granted previously by the Seventh Judicial District Court. COURT FINDS good cause has been shown and, ORDERED, Motions GRANTED. Court will issue an Order consistent with Its ruling.

NDC

CLERK'S NOTE: A copy of this Minute Order was mailed to Roy Trost a.k.a. Daisy Lynne Meadows #1027585, High Desert State Prison, PO Box 650, Indian Springs, NV 89018.//sf

PRINT DATE: 11/13/2023 Page 7 of 9

Minutes Date:

January 19, 2010

Felony/Gross Misdemeanor

COURT MINUTES

October 19, 2023

08C247731

The State of Nevada vs Daisy Lynne

Meadows

October 19, 2023

8:30 AM

Motion

HEARD BY: Bixler, James

COURTROOM: RJC Courtroom 11D

COURT CLERK: Nancy Maldonado

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Griffith, Brittni

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Defendant not present.

Court reviewed the case history and noted It did not have jurisdiction to address the matters on the motion. COURT ORDERED, Motion, DENIED. State to prepare the Order.

NDC

Minutes Date: PRINT DATE: 11/13/2023 Page 8 of 9 January 19, 2010

Felony/Gross Misdemeanor

COURT MINUTES

November 02, 2023

08C247731

The State of Nevada vs Daisy Lynne

Meadows

November 02, 2023

8:30 AM

Motion

HEARD BY: Hardy, Joe

COURTROOM: RJC Courtroom 11D

COURT CLERK: Nancy Maldonado

RECORDER:

Matt Yarbrough

REPORTER:

PARTIES

PRESENT:

Holthus, Kennedy

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Defendant not present.

Court advised the Motion and Opposition had been reviewed and no arguments were needed. COURT ORDERED, Motion, DENIED for all the reasons stated in the State's Opposition. State to prepare the Order.

NDC

PRINT DATE: Page 9 of 9 January 19, 2010 11/13/2023 Minutes Date:

Certification of Copy and Transmittal of Record

State of Nevada County of Clark SS

Pursuant to the Supreme Court order dated October 31, 2023, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises two volumes with pages numbered 1 through 338.

STATE OF NEVADA,

Plaintiff(s),

VS.

DAISY LYNNE MEADOWS, f/k/a ROY JAMES TROST, ,

Defendant(s),

now on file and of record in this office.

Case No: 08C247731

Related Case A-23-873087-W

Dept. No: XV

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 13 day of November 2023.

Steven D. Grierson, Clerk of the Court

Cierra Borum, Deputy Clerk