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1	NOAS	FILED
2	CARMINE J. COLUCCI, ESQ. CARMINE J. COLUCCI, CHTD.	IILLU
3	Nevada Bar No. 000881	Mar 24 55 PM °05
4	629 South Sixth Street Las Vegas, Nevada 89101	Office of Tomograms
5	(702) 384-1274	CLERK
6	Attorney for Defendant	
7		
8	DISTRIC	CT COURT
9	CLARK COU	NTY, NEVADA NI. 1116 CH
10	THE STATE OF NEVADA,	No. 44984 CASE NO. C172534
11)	DEPT NO XIV
12	Plaintiff,)	FILED
13	vs.	MAR 2 9 2005
14	ALFRED PAUL CENTOFANTI, III,)	JANETTE M. BLOOM CLERKIOF, SUPREME COURT
15) Defendant.)	BY LILLULIA GO DEPUTY CLERK
16		
17	NOTICE (OF APPEAL
18	Notice is hereby given that the De	fendant, ALFRED PAUL CENTOFANTI, III,
19		of Nevada from this court's Judgment of
20		
21	Conviction (Jury Trial)filed on March 1	1, 2005, in the above-entitled action.
22	DATED this 23 day of March, 2	005.
23		CARMINE J. COLUCÇI, CHTD.
24		1/2 1/1/2
25	ECEIVE (armine Collice
26	WAD O O DOOE	CARMINE J. COLUCCI, ESQ. Nevada Bar No. 0881
27		529 South Sixth Street Las Vegas, Nevada 89101
28	LI MAK DE CURDOMAN	Attorney for Defendant

Mr. 11.11.11

CERTIFICATE OF MAILING I HEREBY CERTIFY that on the 24h day of March, 2005, I deposited in the United States Mail at Las Vegas, Nevada, a true and correct copy of the above and foregoing NOTICE OF APPEAL enclosed in a sealed envelope upon which first class postage has been fully prepaid, addressed to: DAVID ROGER CLARK COUNTY DISTRICT ATTORNEY 8 200 SOUTH THIRD STREET 9 LAS VEGAS, NV 89155 10 **BRIAN SANDOVAL** 11

NEVADA ATTORNEY GENERAL 100 NORTH CARSON STREET CARSON CITY, NV 89701-4717

ALFRED PAUL CENTOFANTI, III, 85237 P.O. Box 650 INDIAN SPRINGS, NV 89018

Zae McCough

CARMINE J. COLUCCI, CHTD.

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			A Commence of the Commence of
1	ASTA CARMINE J. COLUCCI, ESQ	i <u>.</u>	FILED
2	CARMINE J. COLUCCI, CHT Nevada Bar No. 000881		
	629 South Sixth Street		Mar 24 1 56 PM '05
4	Las Vegas, Nevada 89101 (702) 384-1274		Skirley & Tanogrius.
5	Attorney for Defendant		CLERK
6 7		T. 10 mm	
8	;	DISTR	RICT COURT
9	C	LARK CO	DUNTY, NEVADA
10	THE STATE OF NEVADA,) CASE NO. C172534
10	Plaintiff,) DEPT NO. XIV)
12	vs.) }
13	ALFRED PAUL CENTOFANT	r rrr	
14		, 111,)
- 1	Defendant.)
15)
15 16	CA	SE APPI	EAL STATEMENT
	CA 1. Appellant		Paul Centofanti, III
16 17 18	:	: Alfred	
16 17 18 19	1. Appellant	: Alfred	Paul Centofanti, III
16 17 18	1. Appellant 2. Judge	: Alfred : Donald : State of	Paul Centofanti, III
16 17 18 19 20	 Appellant Judge Parties in District Court 	: Alfred : Donald : State d : Alfred : Carmi	Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci
16 17 18 19 20 21	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State d : Alfred : Carmic	Paul Centofanti, III i M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada
16 17 18 19 20 21 22	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State d : Alfred : Carmic Carmic 629 See Las Ve	Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci ne J. Colucci, Chtd. outh Sixth Street egas, Nevada 89101
16 17 18 19 20 21 22 23	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State of : Alfred : Carmi Carmi 629 Se Las Ve (702)	Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci ne J. Colucci, Chtd. outh Sixth Street
16 17 18 19 20 21 22 23 24	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State of : Alfred : Carmic Carmic 629 So Las Vo (702) 3 Attorn	Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci ne J. Colucci, Chtd. outh Sixth Street egas, Nevada 89101 384-1274 ney for Appellant Roger
16 17 18 19 20 21 22 23 24 25	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State (: Alfred : Carmi Carmi 629 So Las Ve (702) C Attorn David I Clark (Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci ne J. Colucci, Chtd. outh Sixth Street egas, Nevada 89101 384-1274 ney for Appellant
16 17 18 19 20 21 22 23 24 25 26	 Appellant Judge Parties in District Court Parties in Appeal 	: Alfred : Donald : State of : Alfred : Carmic Carmic 629 So Las Ve 200 So Las Ve	Paul Centofanti, III d M. Mosley of Nevada v. Alfred Paul Centofanti, III P. Centofanti v. State of Nevada ne J. Colucci ne J. Colucci, Chtd. outh Sixth Street egas, Nevada 89101 384-1274 ey for Appellant Roger County District Attorney

28

Brian Sandoval Nevada Attorney General 100 North Carson Street Carson City, Nevada 89701-4417 (775) 684-1265 Attorney for Respondent

- 6. Appellant was represented by retained counsel in the district court.
- 7. Appellant is represented by retained counsel on appeal.
- 8. Appellant was not granted leave to proceed in forma pauperis.
- 9. Information was filed on January 10, 2001.

DATED this 23 day of March, 2005.

CARMINE J. COLUCCI, CHTD.

CARMINE O. COLUCCI, ESQ.

Nevada Bar No. 000881 629 South Sixth Street Las Vegas, NV 89101 Attorney for Appellant

CERTIFICATE OF MAILING

I HEREBY CERTIFY that on the 24 day of March, 2005, I deposited in the United States Mail at Las Vegas, Nevada, a true and correct copy of CASE APPEAL STATEMENT enclosed in a sealed envelope upon which first class postage has been fully prepaid, addressed to:

DAVID ROGER
CLARK COUNTY DISTRICT ATTORNEY
200 SOUTH THIRD STREET
LAS VEGAS, NV 89155

BRIAN SANDOVAL NEVADA ATTORNEY GENERAL 100 NORTH CARSON STREET CARSON CITY, NV 89701-4717

ALFRED PAUL CENTOFANTI, III, 85237 P.O. BOX 650 INDIAN SPRINGS, NV 89018

An employee of

CARMINE J. COLUCCI, CHTD.

JUDGE: Mosley, Donald M.

STATE OF NEVADA

[] vs Centofanti III, Alfred P

0001 D1 Alfred P Centofanti III

000881 Colucci, Carmine J.
NO. 1 Colucci & Winkler
629 S. 6th
Las Vegas, NV 89101

NO.	FILED/REC	CODE REASON/DESCRIPTION	FOR	oc s	CH/PER C	
		IND /(GRAND JURY) INDICTMENT Fee \$0.00				
		HEAR/GRAND JURY INDICTMENT	0001	BW	01/10/01	
0003	3 01/10/01	ARRN/INITIAL ARRAIGNMENT	0001		01/17/01	
0004	4 01/10/01	BNCH/BENCH WARRANT ISSUED	0001	QU	01/10/01	
0005	5 01/10/01	ORDR/ORDER OF INTENT TO FORFEIT	0001		01/10/01	
0006	5 01/11/01	NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT			01/10/01	
000.	7 01/12/01	OCAL/MINUTE ORDER RE: BAIL SETTING	0001		01/12/01	
		ORDR/ORDER REGARDING BAIL BOND	0001			
		BOND/BAIL BOND #S999 00248597 \$250,000.00	0001			
0010	0 01/17/01	CALC/CALENDAR CALL (VJ 6/5/01)	0001		07/05/01	
		JURY/TRIAL BY JURY (VJ 6/5/01)	0001	VC	07/09/01	
		REQT/MEDIA REQUEST				
001	3 01/17/01	ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY			01/17/01	
0014	1 01/25/01	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS -	0001		01/09/01	
0011	- 00/12/01	GRAND JURY	0001			
001	02/13/01	TRAN/REPORTER'S TRANSCRIPT OF STATE BAR OF	0001		01/12/01	
001		NEVADAS MOTION TO QUASH SUBPOENA	0001			
0016	02/20/01	ORDR/STIPULATION AND ORDER TO CONTINUE TIME	0001		02/20/01	Y
ירו איז	TAG GODDIIG	FOR FILING OF PETITION FOR WRIT OF	0001			
	EAS CORPUS	GIDE / GID GET ETTE ON OR A SECONDARY	0001			
001) 03/01/01. 9 03/30/01	SUBT/SUBSTITUTION OF ATTORNEY	0001	αD	04/02/01	
0016	03/20/01	MOT /DEFT'S MTN TO EXTEND TIME WITHIN WHICH	0001	GR	04/03/01	
0016	0 04/17/01	TO FILE A WRIT OF HABEAS CORPUS	0001	DAT	05/15/01	
0013	9 04/1//01	PET /DEFT'S PETITION FOR WRIT OF HABEAS CORPUS	0001	DN	05/15/01	
0020	05/01/01	WRIT/RETURN TO WRIT OF HABEAS CORPUS	0001			
0020	05/01/01	MOT /DEFT'S MOTION TO CONTINUE TRIAL	0001	αD	06/05/01	
002.	05/24/01	ORDR/ORDER DENYING DEFENDANTS PETITION FOR	0001	GR	05/23/01	
0022	2 03/23/01	WRIT OF HABEAS CORPUS	0001		05/23/01	
0023	8 06/05/01	HEAR/TRIAL SETTING VR 6-11-01	0001	770	06/12/01	
002	1 06/05/01	OCAL/STATUS CHECK: EVIDENTIARY HEARING RE:	0001		06/12/01	
002	1 00/03/01	STATE'S MOTION TO REVOKE BAIL VR 6-11-01		VC	06/12/01	
0025	5 06/11/01	OCAL/STATUS CHECK: EVIDENTIARY HEARING	0001	· DM	06/26/01	
004	00/11/01	REGARDING STATE'S MOTION TO REVOKE BAIL	0001	DIV	00/20/01	
0026	5 06/11/01	HEAR/TRIAL SETTING	0001		06/26/01	
002	7 06/04/01	LIST/NOTICE OF EXPERT WITNESSES	0001		00/20/01	
0028	3 06/04/01	RSPN/RESPONSE TO MOTION TO CONTINUE	0001			
0029	9 06/04/01	FUS /FILED UNDER SEAL MOTION	0001			
0030	06/14/01	MOT /ALL PENDING MOTIONS 6-14-01	0001		06/14/01	
003:	L 06/18/01	TRAN/REPORTER'S TRANSCRIPT OF DEFENDANT'S	0001		06/05/01	
	,, -	MOTION TO CONTINUE TRIAL	0001	•	,,	
0032	2 06/20/01	MOT /ALL PENDING MOTIONS 6/18/01	0001		06/18/01	
		MOT /ALL PENDING MOTIONS 6/19/01	0001		06/19/01	
0034	1 06/04/01	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001	•	01/17/01	
0035	5 06/12/01	NOED/NOTICE OF ENTRY OF DECISION AND ORDER	AL		05/23/01	
	-	(Continued to page 2)			•	

	1	17),				
	NO.	FILED/REC	01-C-172534-C (Continuation Page CODE REASON/DESCRIPTION		2) OC S	CH/PER C	
	0036	06/13/01	FUS /FILED UNDER SEAL DEFENDANT'S OPPOSITION	0001			
	0030	06/26/01	MOT /ALL PENDING MOTIONS 6-26-01			06/06/01	
	0037	00/20/01	CALCACALTERDAD CALT (TITLE 6-26-01	0001		06/26/01	
-	0038	06/26/01	CALC/CALENDAR CALL (VJ 9-14-01)	0001		09/27/01	
	0039	06/26/01	JURY/TRIAL BY JURY (VJ 9-14-01)	0001	VC	10/01/01	
	0040	06/28/01	NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT			06/19/01	
	0041	06/19/01	ORDR/ORDER GRANTING PERMISSION OF MEDIA ENTRY			06/19/01	
	0042	06/19/01	REQT/MEDIA REQUEST				
	0043	06/25/01	TRAN/REPORTER'S TRANSCRIPT OF DEFENDANT'S	0001	_	05/03/01	
			PETITION FOR WRIT OF HABEAS CORPUS	0001			
	0044	06/28/01	ROP /RECEIPT	0001			
			TRAN/REPORTER'S TRANSCRIPT	0001		06/14/01	
	0015	09/01/01	TRAN/REPORTER'S TRANSCRIPT OF STATUS CHECK:	0001		06/19/01	
	0040	00/01/01				06/19/01	
	0047	00/01/01	EVIDENTIARY HEARING	0001		05/30/03	
	004/	08/01/01	TRAN/REPORTER'S TRANSCRIPT OF STATUS CHECK:	0001		06/18/01	
			EVIDENTIARY HEARING	0001			
	0053	08/23/01	MOT /DEFT'S MTN TO ASSOCIATE COUNSEL/CONTINUE	0001	. GR	09/14/01	
			TRIAL/21	0001	-	·	
	0055	08/28/01	HEAR/STATE'S REQUEST: HEARING RE DEFT'S MTN	0001	. oc	08/31/01	
			TO ASSOCIATE CNSL/CONTINUE TRIAL DATE/22	0001			
	0056	08/27/01	OPPS/OPPOSITION TO DEFENDANTS MOTION TO	0001			Y
		• •	ASSOCIATE COUNSEL AND CONTINUE	0001			
	TRIA	L DATE	11000011111 000110111 11110 00111111011		-		
			LIST/NOTICE OF WITNESSES	0001			
	005,	09/06/01	LIST/SUPPLEMENTAL NOTICE OF EXPERT WITNESSES	0001			
	0050	09/00/01	DISI/SUPPLEMENTAL NOTICE OF EXPERT WITNESSES			06/06/01	
٠.	0059	09/11/01	TRAN/REPORTER'S TRANSCRIPT OF STATUS CHECK	0001		06/26/01	
	0060	09/14/01	OCAL/FURTHER PROCEEDINGS	0001		10/01/01	
	0061	09/14/01	CALC/CALENDAR CALL (VJ 11-7-01)	0001		11/21/01	
•	0062	09/14/01	JURY/TRIAL BY JURY (VJ 10-1-01)	0001		11/26/01	
	0063	09/13/01	SUPP/SUPPLEMENT TO MOTION TO ASSOCIATE NEW	0001			
			COUNSEL AND TO CONTINUE TRIAL	0001			
٠	0064	09/13/01	OPPS/OPPOSITION TO DEFENDANTS SUPPLEMENT	0001			Y
			TO MOTION TO ASSOCIATE NEW COUNSEL	0001	_		
	AND '	TO CONTINU			ESS RU	ILE	
			ADDM/ADDENDUM DECLARATION #2 TO THE	0001		<i></i>	Y
		,,	SUPPLEMENT MOTION TO ASSOCIATE COUNSEL	0001			_
	AND	CONTINUE		0001	•		
			MOT /STATE'S MTN TO DISQUALIFY ATTORNEY /26	0001	CD	10/01/01	
	0000	09/10/01	MOT /STATE S MIN TO DISQUALIFY ALTORNEY /20				
	0067	09/19/01	MOT /STATE'S MOTION IN LIMINE	0001		10/29/01	
	0068	09/18/01	REQT/MOTION TO ASSOCIATE COUNSEL	0001			
	0072	03/26/01	OPPS/STATE'S OPPOSITION TO DEFT'S MOTION TO	0001			Y
			EXTEND THE TIME WITHIN WHICH TO FILE A	0001	•		
		OF HABEAS					
	0073	09/27/01	RSPN/RESPONSE TO MOTION TO DISQUALIFY COUNSEL	0001			
	0074	10/01/01	MOT /ALL PENDING MOTIONS 10-1-01	0001		10/01/01	
	0075	10/01/01	OCAL/FURTHER PROCEEDINGS	0001	_	10/29/01	
	0076	10/01/01	JURY/TRIAL BY JURY (VJ 11-7-01)	0001		11/27/01	
	0077	10/01/01	ORDR/ORDER ADMITTING TO PRACTICE	0001		,_,	
	0091	10/16/01	MOT /STATE'S MTN TO ADMIT EVIDENCE OF OTHER	0001		10/29/01	
	0001	10/10/01	BAD ACTS/31	0001		10/25/01	
	0095	10/12/01	MOT /STATE'S MTN IN LIMINE TO DECLARE DEFT'S	0001		10/29/01	
		-0,10,01	PARENTS ADVERSE WITNESSES/32			10/29/01	
	0007	10/10/01		0001		10/20/01	
	0031	TO\ TO\ OT	MOT /STATE'S MTN TO REQUIRE PARTIES TO	0001		10/29/01	
			DECLARE WITNESSES/33	0001			•
			(Continued to page 3)		• •		

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			01-C-172534-C	(Continuatio	n Page	•	3)			
	NO.	FILED/REC	CODE	REASON/DESCRIPTION				CH/PER C	1	
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	0099	10/19/01	MOT /STATE'S	MTN TO COMPEL DISCOVERY/34		0001	GR	10/29/0	1	
	0100	10/23/01	REQT/REQUEST	FOR ATENDANCE OF OUT-OF-ST	ATE	0001				
	0101	10/02/01	WITNESS	MARK SMITH		0001				
	0101	10/23/01	CRTF/CERTIFIC	CATE FOR ATTENDANCE OF		0001			7	Y
	OE B	ECODDC IIAI	COT-OF-	STATE WITNESS CUSTODIAN		0001				
	0102	AH SUNOJA.	KKIS KOTHENBE	RG INTERNATIONAL						
	0102	10/23/01	ORDR/ORDER FO	OR PAYMENT OF WITNESS FEES		0001				
	0103	10/22/01	CDTE/CEDTTET	OR PAYMENT OF WITNESS FEES CATE FOR ATTENDANCE OF		0001				
	0101	10/23/01	OIT-OF-9	STATE WITNESS MARK SMITH		0001				
	0105	10/23/01	REOT/REOUEST	FOR ATTENDANCE OF OUT-OF-S	די א ידי בי	0001			٠.	Ϋ́
	00	10,20,01	WITNESS	CUSTODIAN OF RECORDS	TWID	0001				L
	HARR	IS ROTHEN	BERG INTERNAT:	IONAL		0,001				
	0106	10/23/01	REOT/MOTION	FOR ORDER FOR PRODUCTION OF		0001				
		• •	RECORDS			0001				
	0107	10/29/01	MOT /ALL PENI	DING MOTIONS 10-29-01		0001		10/29/0	1	
	0108	10/29/01	OCAL/STATUS (CHECK: TRIAL READINESS / S	ET	0001		11/07/0		
			PETROCE:	LLI HEARING		0001				
,	0109	10/29/01	EXPR/EX PARTI	E ORDER FOR PRODUCTION OF RE	ECORDS	0001		2		
	0110	10/29/01	RSPN/DEFENSE	RESPONSE TO MOTIONS FILED	BY	0001				
			THE PLAT	INTIFF		0001				
	0111	10/31/01	LIST/AMENDED	NOTICE OF WITNESSES		0001				
	0112	11/02/01		EQUEST TO PERMIT CAMERA ACC	ESS			11/02/0	1	
			TO PROCI							
	0113	11/07/01		IARY HEARING: STATE'S MOTIO	OT NC	0001	GR	12/27/0	1	
,	0114	11/05/01	ADMIT EV	VIDENCE OF OTHER BAD ACTS		0001		/ /-		
	0114	11/07/01	CALC/CALENDAL	R CALL		0001		12/27/0		
	0116	11/0//01	JURY/TRIAL BY	Y JURY		0001	VC:	01/02/0	2	
	0117	11/12/01	MOET/MOTION	TO CONTINUE THE TRIAL		0001		11/07/0	-	
	0110	11/13/01	MOTALITY (OF EXHIBIT(S) IN THE VAULT	MITTER	0001		11/07/0	7	• • •
	0110	11/13/01	DDCTTOID	E MOTION AND ORDER REMOVING SLY FILED SUBPOENAS DUCES T	THE	0001				
	0119	11/14/01		RANTING PAYMENT OF FEES	GCOM	0001		11/09/0	1	
	0120	11/06/01	FIIS /FILED IN	NDER SEAL EX PARTE MOTION		0001		11/09/0	Ψ.	
	0121	11/15/01	ORDR/ORDER G	RANTING DEFENDANTS MOTION FO	ΩP.	0001		11/15/0	7	
		,,	PUBLIC 1			0001		11/10/0	_	
	0122	11/19/01		ORDER DIRECTING CLERK TO	REMOVE	0001				
			PREVIOUS	SLY FILED SUBPOENAS DUCES T	ECUM	0001				
	0123	11/27/01	REQT/EX PARTI	E MOTION FOR CERTIFICATION	UNDER	0001				
			SEAL OF	OUT OF STATE WITNESS		0001				
	0124	11/27/01	CRTF/CERTIFIC	CATION OF OUT OF STATE WITN	ESS	0001				
	0125	11/28/01	EXPR/AMENDED	EX PARTE ORDER		0001	•			
	0126	11/29/01		FOR ATTENDANCE OF OUT OF ST	TATE	0001				
			WITNESS			0001				
	0127	11/29/01		CATE FOR ATTENDANCE OF OUT (OF	0001				
			STATE W	TNESS MARK SMITH		0001		•		
	0128	11/29/01	ORDR ORDER FO	OR PAYMENT OF WITNESS FEES		0001				
	0120	TT/29/01	OKUK/OKUER FO	OR PAYMENT OF WITNESS FEES	na cr	0001			-	,
	0 T 3 O	11/53/01	KEQI/KEQUEST	FOR ATTENDANCE OF OUT OF ST	rate -	0001			Y	
	ס⊜ייינז	ENIBEDG TAM	WITNESS ERNATIONAL	CUSTODIAN OF RECORDS HARRIS	5	0001				
				CATE FOR ATTENDANCE OF OUT	יםר	0001			Y	,
	0 T O T	11/22/UI	CTTT / CERTIFIC	TTNESS CUSTODIAN OF RECORDS)r	0001			Ţ	•
			DIIII W.	(Continued to page 4)		200T				
		•		(Joneshield Co page 4)	V .					

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	NO. I	FILED/REC	01-C-172534-C (Continuation Page CODE REASON/DESCRIPTION		4) OC 5	SCH/PER	С	
			BERG INTERNATIONAL					
			REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001	L :	•	*	
			SEAL OF OUT OF STATE WITNESS	0001				
	0133	12/03/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001				
	0134	12/02/01	SEAL OF OUT OF STATE WITNESS REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001			, a	
	0154	12/03/01	SEAL OF OUT OF STATE WITNESS	0001				
	0135	12/03/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001				
			SEAL OF OUT OF STATE WITNESS	0001				
	0136	12/03/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001				
	0107	10/00/01	SEAL OF OUT OF STATE WITNESS	0001				
	0137	12/03/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER SEAL OF OUT OF STATE WITNESS	0001				
	0138	12/03/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001 0001				
ŀ	0.200	12,00,01	SEAL OF OUT OF STATE WITNESS	0001				
	0139	12/04/01	ROP /RECEIPT	0.001				
	0140	12/05/01	CRTF/CERTIFICATION OF OUT OF STATE WITNESS	0001	<u>.</u>			
	0141	12/05/01	CRTF/CERTIFICATION OF OUT OF STATE WITNESS	0001	•			
	0142	12/05/01	CRTF/CERTIFICATION OF OUT OF STATE WITNESS	0001				
	0143	12/05/01	CRTF/CERTIFICATION OF OUT OF STATE WITNESS	0001			•	
	0144	12/05/01	CRTF/CERTIFICATION OF OUT OF STATE WITNESS	0001				
5	0145	12/05/01	REQT/EX PARTE MOTION FOR CERTIFICATION UNDER	0001			**	
٠	0146	12/17/01	SEAL OF OUT OF STATE WITNESS MOT /STATE'S MTN TO STRIKE EXPERT WITNESS	0001		12/27/	/n1	
	0110	12/1/01		0001		. 12/2//	ΟŢ	
	0147	12/17/01	MOT /STATE'S MTN TO COMPEL DISCOVERY OF	0001		12/27/	01	
			EXPERT'S REPORTS, NOTES/ALL VR 12-19-01	0001				
	0148	12/17/01	MEMO/MEMORANDUM OF FACTS AND LAW REGARDING	0001				Y
	ATTULTE S	V DIGGOVE	THE DEFENSE DISCOVERY AND DELIVERY OF	0001	•			
			RED SHELL CASINGS HEAR/DEFT'S REQUEST ORDER TO PRODUCE CASSETTE	0001	3 <i>7C</i>	1 10/07/	/ n 1	
	OTAD	12/13/01	TAPE/42 VR 12-19-01	0001		12/27/	ΟŢ	
	0150	12/19/01	MOT /STATE'S MTN TO STRIKE EXPERT WITNESS	0001		01/02/	02	
			LIST & PROSCRIBE DEFT FROM CALLING THOSE			· · · · · · · · · · · · · · · · · · ·	-	
	0151	12/19/01	MOT /STATE'S MTN TO COMPEL DISCOVERY OF	0001		12/27/	01	
			EXPERTS' REPORTS, NOTES & ALL ITEMS	0001				
•	0152	12/19/01	HEAR/DEFT'S MOTION REQUESTING ORDER TO	0001		1 12/27/	01	
	0153	12/19/01	PRODUCE CASSETTE TAPE/45	0001				
	0133	12/19/01	RSPN/DEFENSE RESPONSE TO DISTRICT ATTORNEYS MOTIONS RE DISCOVERY AND SANCTIONS	0001				
	0154	12/20/01	MOT /DEFT'S MTN TO EXCLUDE EVIDENCE AND	0001		01/02/	02	
			DISMISS CHARGES AGAINST DEFT/46	0001		,,	-	
	0155	12/20/01		0001	. DF	12/27/	01	
	0156	10/01/01	THIS BRIEF IN PLACE OF LENGTHY RECORD/47	0001				
	0126	12/21/01	MOT /STATE'S MTN IN LIMINE TO CONDUCT EVI HRG	0001		01/08/	02	
	0157	12/21/01	TO ESTABLISH EXTENT OF ATTY/CL/VJ 1-2-02	0001		10/07/	/ n 1	
	0 7 7 1	12/21/UI	MOT /STATE'S MTN IN LIM TO PROHIBIT INTRO OF CHARACTER EVIDENCE ABSENT A PET HRG/49	0001		2 12/27/	ОΤ	
٠	0158	12/20/01	ROC /RECEIPT OF COPY	0001		12/19/	01	
	0159	12/20/01	ROC /RECEIPT OF COPY	0001		12/20/		
	0160	12/20/01	ROC /RECEIPT OF COPY	0001		12/20/		
			LIST/NOTICE OF WITNESS	0001				
			(Continued to page 5)					
to.								

<i>a</i> ())		*	4
	01-C-172534-C (Continuation Pag	e 5)		
NO. FILED/REC			SCH/PER C	
•				
0162 12/21/01	MOT /ALL PENDING MOTIONS 12-21-01	0001	12/21/01	
0163 12/24/01	TRAN/REPORTER'S TRANSCRIPT CONDENSED			
0103 12/24/01	TRANT REPORTER S TRANSCRIPT CONDENSED	0001	12/21/01	
07.54 7.0 /04 /05	TRANSCRIPT CONCORDANCE	0001		
0164 12/24/01	ORDR/ORDER FOR TRANSCRIPT	0001		
0165 12/26/01	ORDR/STIPULATION AND ORDER TO RELEASE	0001	12/26/01	
	EVIDENCE IN THE EVIDENCE VAULT	0001		
0166 12/26/01	ORDR/STIPULATION AND ORDER TO RELEASE	0001	12/26/01	
,	EVIDENCE IN THE EVIDENCE VAULT	0001	12/20/01	
0167 12/26/01	RSPN/DEFENSE RESPONSE TO THE PROSECUTIONS			37
010/ 12/20/01	DECLINE WHAT DESCRIPTIONS	0001		Y
DI WITE COLD	REQUEST THAT DEFENDANT BE CANVASSED	0001		
BY THE COURT	TO APPROVE OF PRESENTATION OF SELF DEFENSE EVI			
0168 12/21/01	LIST/SECOND AMENDED NOTICE OF WITNESSES	0001	* *	
0169 12/27/01	MOT /ALL PENDING MOTIONS 12-27-01	\mathtt{AL}	12/27/01	
0170 12/26/01	REQT/MOTION IN LIMINE TO SUPPRESS STATES	0001	, ,	
, , -	REFERENCE TO DEFENDANTS ATTORNEY STATUS	0001		
0171 12/27/01	RSPN/RESPONSE TO PROSECUTIONS ORAL REQUEST	0001		Y
01/1 12/2//01				I
TIMBLETATED DIE D	TO (1) REQUIRE THE DEFENDANT TO BE	0001		
	PROSECUTION PSYCHIATRIC EXPERT IF HE WISHES T			
PSYCHOLOGICAL	EVIDENCE IN HIS DEFENSE AND (2) REQUIRE DEFEN	DANT TO	PROVIDE	
EXPERTS NOTES				
0172 12/28/01	TRAN/REPORTER'S TRANSCRIPT CONDENSED	0001	12/27/01	
	TRANSCRIPT CONCORDANCE MOTIONS HEARING	0001		
0173 12/27/01	OPPS/OPPOSITION TO DEFENDANTS MOTION TO	0001		
01/0 11/1/01	DISMISS			
0174 10/07/01		0001		
01/4 12/2//01	LIST/SUPPLEMENTAL NOTICE OF EXPERT WITNESSES	0001		
0175 12/27/01	RPLY/REPLY TO PROSECUTIONS ORAL REQUEST TO	0001		Y
	1- REQUIRE THE DEFENDANT TO BE	0001		
EXAMINED BY A	PROSECUTION PSYCHIATRIC EXPERT IF HE WISHES T	O PRESEN	${f IT}$	
PSYCHOLOGICAL	EVIDENCE IN HIS DEFENSE AND 2-REQUIRE DEFENDA	NT TO PR	ROVIDE	
EXPERTS NOTES	AND REPORTS			
	LIST/SUPPLEMENTAL NOTICE OF EXPERT WITNESSES	0001		
02/0 22/01/02	STATEMENT OF SUBJECT MATTER	0001		
0177 01/02/02	MOT /ALL DENDING MORTONG 1 2 02		01/02/02	
0177 01/02/02	MOT /ALL PENDING MOTIONS 1-2-02	0001	01/02/02	
0178 01/02/02	OCAL/STATUS CHECK: SUPREME COURT PROCEEDINGS		08/01/02	
0179 01/02/02	MOT /SET TIME CERTAIN: PRE-TRIAL MOTIONS	0001	08/01/02	
0180 01/03/02	FUS /FILED UNDER SEAL CERTIFICATION	0001		
0181 01/03/02	FUS /FILED UNDER SEAL EX PARTE MOTION	0001		
0182 01/03/02	ORDR/ORDER TO RELEASE EVIDENCE FROM THE	0001		
•	EVIDENCE VAULT	0001	•	
0183 01/03/02	ORDR/ORDER TO RELEASE BLOOD SAMPLES	0001		
0184 01/04/02	NOTC/NOTICE OF ENTRY OF ORDER	,	01/04/02	
0104 01/04/02	NOTC/NOTICE OF ENTRY OF ORDER	0001		
0185 01/04/02	NOTC/NOTICE OF ENTRY OF ORDER	0001	01/04/02	
0186 01/09/02	ORDR/MEDIA REQUEST TO PERMIT CAMERA ACCESS TO		01/09/02	
•	PROCEEDINGS ORDER GRANTING			
0187 01/16/02	NOEV/NOTICE OF EXHIBIT(S) IN THE VAULT		12/21/01	
0188 02/14/02	MOT /ALL PENDING MOTIONS 2-14-02	0001	02/14/02	
0189 04/15/02	ORDR/MEDIA REQUEST TO PERMIT CAMERA ACCESS TO		04/15/02	
		0001	01/10/02	
0105 01, 10, 01	DRUCKRUTNICG YND ODDED CDYNMTYNC			
	PROCEEDINGS AND ORDER GRANTING		04/10/00	
0190 04/18/02	MOT /ALL PENDING MOTIONS 4-18-02	0001	04/18/02	~~
0190 04/18/02	MOT /ALL PENDING MOTIONS 4-18-02 REQT/EX PARTE MOTION AND ORDER REMOVING THE	0001 0001	04/18/02	Y
0190 04/18/02 0196 06/24/02	MOT /ALL PENDING MOTIONS 4-18-02 REQT/EX PARTE MOTION AND ORDER REMOVING THE PREVIOUSLY FILED ORDERS APPOINTING	0001 0001 0001		Y
0190 04/18/02 0196 06/24/02	MOT /ALL PENDING MOTIONS 4-18-02 REQT/EX PARTE MOTION AND ORDER REMOVING THE	0001 0001 0001		Y
0190 04/18/02 0196 06/24/02	MOT /ALL PENDING MOTIONS 4-18-02 REQT/EX PARTE MOTION AND ORDER REMOVING THE PREVIOUSLY FILED ORDERS APPOINTING	0001 0001 0001		Y

Page 01-C-172534-C (Continuation FOR OC SCH/PER C NO. FILED/REC CODE REASON/DESCRIPTION SEAL 0197 06/26/02 SUPP/SUPPLEMENT TO EXHIBIT "A" OF DEFENDANTS 0001

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	0197	00/20/02	SOLE SOLE THE MENT TO EVEL BIT "A" OL DELENDANTS	0001	٠		
	ואכונים עיני	מו מועדים מו	REPLY TO STATES RESPONSE TO MOTION TO	0001	አ አተጥ <i>ር</i>	MOTTON	
			FILE MOTION FOR NEW TRIAL AND OPPOSITION TO I	JEL END	HINTS	MOTION	
		NEW TRIA		0001	;		
			ROP /RECEIPT	0001		00/05/00	
			MOT /ALL PENDING MOTIONS 8-1-02	0001		08/01/02	
			CALC/CALENDAR CALL (VJ 9-5-02)	0001		10/04/02	
			JURY/TRIAL BY JURY (VJ 9-5-02)	0001	VC	10/07/02	
	0202	08/13/02	TRAN/REPORTER'S TRANSCRIPT STATUS CHECK	0001		08/01/02	
	0203	08/19/02	FUS /FILED UNDER SEAL	0001			
	0204	08/19/02	FUS /FILED UNDER SEAL	0001		14,	
	0205	08/19/02	FUS /FILED UNDER SEAL	0001			
			FUS /FILED UNDER SEAL	0001		at .	
			FUS /FILED UNDER SEAL	0001			
	0208	08/19/02	FUS /FILED UNDER SEAL	0001			
			FUS /FILED UNDER SEAL	0001			
			EIE /ENTRY IN ERROR	0001			
			FUS /FILED UNDER SEAL CERTIFICATION	0001			
						09/05/02	
	0212	08/30/02	HEAR/STATE'S REQUEST FOR STATUS CHECK ON	0001		09/05/02	
	0010	00/05/00	TRIAL DATE /60	0001		10/10/00	
			OCAL/STATUS CHECK: SUPREME COURT APPEAL	0001		10/10/02	
			CALC/CALENDAR CALL (VJ 10-21-02)	0001		11/14/02	
			JURY/TRIAL BY JURY (VJ 10-21-02)	0001	VC	11/18/02	
			FUS /FILED UNDER SEAL ORDER	0001			
				0001			
	0218	10/10/02	OCAL/STATUS CHECK: TRIAL DATE	0001		10/21/02	
	0219	10/21/02	OCAL/TRIAL SETTING /65	0001	GR	11/20/02	
	0220	11/04/02	ASSG/REASSIGN CASE FROM JUDGE Gibbons TO				
		• •	JUDGE Mosley			-	
	0221	11/04/02	NDR /NOTICE OF DEPARTMENT REASSIGNMENT			11/04/02	7
		• •	SPD FC				
	SPD						
		11/20/02	OCAL/STATUS CHECK: READINESS	0001		05/05/03	
			CALC/CALENDAR CALL (VJ 5/5/03)	0001	VC	07/01/03	
	0225	11/20/02	(#2 ON STACK)	0001		· · / · _ /	
	0224	11/20/02	JURY/TRIAL BY JURY (VJ 5/5/03)	0001	VC	07/07/03	
	V224	11/20/02	(#2 ON STACK)	0001	•	0,,0,,00	
	0225	11/20/02	CALC/CALENDAR CALL (VJ 8/13/03)	0001	vc	11/25/03	
	0223	11/20/02	(#1 ON STACK)	0001	٧٠	11/23/03	
	0226	11/20/02		0001	770	12/01/03	
	0226	11/20/02	JURY/TRIAL BY JURY (VJ 8/13/03)		٧C	12/01/03	
		11/05/00	(#1 ON STACK)	0001		11/04/00	,
			TRAN/REPORTER'S TRANSCRIPT STATUS CHECK	0001		11/04/02	
٠			OCAL/MINUTE ORDER RE: POTENTIAL EVIDENCE	0001		01/09/03	
			HEAR/STATUS CHECK ON EVIDENCE-AGREED REQUEST	0001	MR	01/16/03	
	0230	01/22/03	EXPR/EX PARTE ORDER TO LODGE POSSIBLE	0001		01/22/03	
			EVIDENCE WITH DISTRICT COURT	0001			
	0231	01/28/03	ORDR/MEDIA REQUEST TO PERMIT CAMERA ACCESS TO	0001		01/28/03	
			PROCEEDINGS AND ORDER GRANTING	0001			
	0232	05/01/03	MOT /STATE'S MTN TO PLACE ON CALENDAR RELEASE	0001	MR	05/27/03	
		•	AND EXAM OF EVID/73	0001		ŧ	
	0233	05/01/03	HEAR/STATE'S MTN FOR EVIDENTIARY HEARING RE	0001	GR	05/27/03	
			ATTY/CLIENT PRIVLG/74	0001		· · · · · · · · · · · · · · · · · · ·	
1.			(Continued to page 7)				

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		01-C-172534-C (Continuation Pag				
NO.	FILED/REC	CODE REASON/DESCRIPTION	FOR C	CSC	CH/PER C	
	0-10-1					
0234	05/27/03	MOT /ALL PENDING MOTIONS 5/27/03	0001		05/27/03	
0235	05/27/03	HEAR/EVIDENTIARY HEARING	0001	VC	08/01/03	
0236	07/21/03	OCAL/STATUS CHECK: EVIDENTIARY HEARING	0001		08/13/03	
0237	07/24/03	ORDR/ORDER RE: EXAMINATION OF COMPUTER DISK	0001		07/24/03	
		(STIPULATED)	0001			
0238	08/13/03	HEAR/EVIDENTIARY HEARING	0001		02/20/04	
0239	08/13/03	CALC/CALENDAR CALL (#1 ON STACK)	0001		03/09/04	
0240	08/13/03	JURY/TRIAL BY JURY (#1 ON STACK)	0001	r.,	04/16/04	
0241	08/13/03	MEMO/MEMORANDUM OF LAW REGARDING ISSUES OF	0001			
		ATTORNEY CLIENT PRIVILEGE	0001			
0242	01/08/04	RSPN/STATES RESPONSE TO DEFENDANTS	0001			Y
		MEMORANDUM OF LAW REGARDING ISSUES OF	0001			
		NT PRIVILEGE				
0243	01/22/04	ORDR/ORDER RE EXAMINATION OF COMPUTRER DISKS	0001		01/22/04	
0244	02/06/04	LIST/NOTICE OF WITNESSES AND OR EXPERT	0001			
		WITNESSES	0001			
0245	02/20/04	LIST/NOTICE OF WITNESSES AND EXPERT	0001			
		WITNESSES	0001			
0246	02/20/04	HEAR/AT THE REQUEST OF THE COURT	0001		02/20/04	
0247	03/05/04	OCAL/STATUS CHECK: WITNESSES	0001	MR	03/12/04	
0248	03/05/04	FUS /FILED UNDER SEAL EX PARTE MOTION	0001			
0249	03/02/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0250	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0251	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001		i	
0252	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0253	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001	,		
0254	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0255	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0256	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0257	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0258	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0259	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			-
0260	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0261	03/05/04	FUS /FILED UNDER SEAL EX PARTE MOTION	0001			
0262	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001		•	
0263	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001		•	
0264	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0265	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0266	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0267	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001		00/05/04	
0268	03/05/04	ORDR/ORDER TO FILE DOCUMENT UNDER SEAL	0001		03/05/04	
0269	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0270	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
0271	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
02/2	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
02/3	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
02.74	03/05/04	FUS /FILED UNDER SEAL CERTIFICATION	0001			
02/5	03/08/04	LIST/SUPPLEMENTAL NOTICE OF WITNESSES AND/OR	0001			
0276	02/10/04	EXPERT WITNESSES	0001			
02/6	03/10/04	LIST/SUPPLEMENTAL NOTICE OF WITNESSES AND/OR	0001			
0277	02/11/04	EXPERT WITNESSES	0001		02/10/01	
02//	03/11/04	MOT /STATE'S MTN IN LIMINE ADMIT EVIDENCE	0001		03/12/04	
• •		RE:VICTIM'S STATE OF MIND/83	0001			
		(Continued to page 8)				

•	42.					
	(01-C-172534-C (Continuation Page	re ·	8)		
NO.	FILED/REC	CODE REASON/DESCRIPTION		•	CH/PER C	
	•		- 0		022, 2 222	
0278	03/11/04	MOT /STATE'S MTN IN LIMINE PRECLUDE EVIDENCE	0001		03/12/04	
	, , ,	RE: VICTIM'S ALLEGED PRIOR/84	0001		00/12/01	
0279	03/10/04	LIST/FIRST SUPPLEMENTAL NOTICE OF WITNESSES	0001			
·-·-		AND EXPERT WITNESSES	0001			
0280	03/05/04	HEAR/AT REQUEST OF COURT: PRETRIAL ISSUES			02/05/04	
0281	03/05/04	MOT /ALL PENDING MOTIONS 3/12/04	0001		03/05/04	
0282	03/13/04	MOI /ALL PENDING MOITONS 3/12/04	0001		03/12/04	:
	03/12/04	NCA /STATES PROPOSED VOIR DIRE	0001		·	
0203	03/12/04	FUS /FILED UNDER SEAL TRANSCRIPT	0001			
0284	03/12/04	FUS /FILED UNDER SEAL TRANSCRIPT	0001			
0285	03/17/04	ORDR/ORDER FOR TRANSCRIPT	0001		03/17/04	
	03/17/04	RAO /MEDIA REQUEST AND ORDER	0001			
0287	03/17/04	JLST/DISTRICT COURT JURY LIST	0001			
0288	03/23/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		03/22/04	
0289	03/24/04	ORDR/ORDER FOR DAILY TRANSCRIPT	0001		03/24/04	
0290	03/25/04	RAO /MEDIA REQUEST AND ORDER	0001	GR	03/25/04	:
0291	03/24/04	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		03/23/04	:
0292	03/17/04	RSPN/RESPONSE TO DISTRICT ATTORNEYS MOTION	0001	,		Y
		TO INTRODUCE HEARSAY STATEMENTS OF	0001			
	INIA CENT					
0293	03/17/04	PTAT/MEMORANDUM OF POINTS AND AUTHORITIES	0001		•	
0294	03/26/04	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		03/25/04	
0295	03/25/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		03/24/04	
		TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		03/29/04	
0297		TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		03/30/04	
0298		TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		03/31/04	
0299		TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/01/04	
0300		TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		04/02/04	
0301		TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		03/26/04	
		TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/05/04	
0303		TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		04/06/04	
		ORDR/SUBSEQUENT ORDER GRANTING DEFENDANTS	0001		04/08/04	
	0 - 7 0 0 7 0 2	MOTION FOR PUBLIC FUNDS	0001		01/00/01	
0305	04/08/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/07/04	
0306	04/09/04	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		04/08/04	
0307	04/12/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/09/04	
0308	04/16/04	HEAR/ PENALTY HEARING	0001		04/05/04	
0500	01/10/01	VJ 4/16/04	0001		04/20/04	
0309	04/13/04	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		04/12/04	
0305	04/13/04	OCAL/STATUS CHECK: SET SENTENCING				
0310	04/13/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/22/04	
0311	04/14/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/13/04	
0312	04/15/04	TRAN/REPORTER'S TRANSCRIPT JURY TRIAL	0001		04/14/04	
0314	04/16/04	TRAN/REPORTER'S TRANSCRIPT OF PROCEEDINGS	0001		04/15/04	
		JMNT/VERDICT	0001		04/21/04	
0315	04/19/04	TRAN/REPORTER'S TRANSCRIPT OF VERDICT	0001		04/16/04	
		NOEV/NOTICE OF TRANSCRIPTS	0001		00/04/05	
		SENT/SENTENCING	0001		03/04/05	
		INST/INSTRUCTIONS TO THE JURY	0001		*_ *	
0319	04/23/04	ORDR/STIPULATION AND ORDER TO WAIVE JURY	0001		04/23/04	
0000	05/05/5	PENALTY HEARING	0001			
0320	05/05/04	NOEV/NOTICE OF EXHIBITS IN THE VAULT			03/15/04	
0321	05/24/04	MEMO/MEMORANDUM IN SUPPORT OF SENTENCING	0001			
0322	05/25/04	SUBT/SUBSTITUTION OF ATTORNEY	0001			
		(Continued to page 9)				

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		01-C-172534-C	(Continuation Pa		9)		
NO.	FILED/REC	CODE REASO	ON/DESCRIPTION	FOR	oc so	CH/PER C	
0323	05/25/04	ORDR/STIPULATION A	AND ORDER TO CONTINUE	0001		05/25/04	
		SENTENCING DA		0001		,	•
03,24	1 06/04/04	NCA /LETTER IN SUI	PPORT OF SENTENCING	0001		•	
0325	06/18/04	TRAN/REPORTER'S TH	RANSCRIPT JURY TRIAL	0001		03/16/04	
0326	06/18/04	TRAN/REPORTER'S TH	RANSCRIPT JURY TRIAL	0001		03/15/04	
0327	7 06/21/04	NOEV/NOTICE OF TRA	ANSCRIPTS IN THE VAULT				
0328	3 06/28/04	REQT/MOTION FOR A	NEW TRIAL	0001	SH	07/08/04	
		ROC /RECEIPT OF CO		0001		06/29/04	
0330	06/25/04		RANSCRIPT OPENING STATEMENT	0001		03/17/04	
		EXCERPTS		0001		A.	
0331	08/09/04		ION AND ORDER TO JURY	0001		08/09/04	Y
			TO RELEASE JUROR	0001			,
			REE IN STATE OF NEVADA V AI	FRED P.	AUL		
	OFANTI II						
0332	08/10/04	MEMO/DEFENDANTS MI	EMORANDUM IN SUPPORT OF	0001			
		SENTENCING		0001		2	
0333	8 08/10/04		ITION TO DEFENDANTS MOTION	0001			
		FOR NEW TRIAL		0001			
0334	08/16/04		TO COMPEL AUDIO TAPED	0001		08/26/04	
0005		INTERVIEW/91		0001			
		MOT /ALL PENDING N		0001		08/26/04	
0336	08/20/04		X PARTE MOTION AND ORDER TO				Y
T 3 T T 1 C			IONER TO RELEASE JUROR	0001	~		
INFC	DRMATION FO	NE JUROR NUMBER THE	REE IN STATE OF NEVADA V AI	JFRED P.	AULCE	ENTOFANTI	
	7 00/04/04	DOD /DECETOR OF W	ADE AND MOANGCDIDM	0001			
0337	00/24/04	ROP / RECEIPT OF TA	ERICAL ERROR AND/OR ERRATA	0001			
.0336	00/24/04	RPLY/REPLY TO STAT	ERICAL ERROR AND/OR ERRATA	0001 0001			
0333	00/24/04		OTION FOR NEW TRIAL	0001			
0340	08/30/04		RANSCRIPT STATES MOTION TO	0001		08/26/04	v
05-46	7 .007.307.04		TAPED INTERVIEW/DEFENDANTS			00/20/04	Ŧ
MOTT	ON FOR A I		TAPED INTERVIEW/DEFENDANTS	, 0001		v v	
			G DEFENDANTS MOTION FOR NEW	0001	нс	08/26/04	
0011	. 05/02/04	TRIAL	TOTTON FOR NEV	0001		00/20/04	
0342	03/11/05	JMNT/ADMINISTRATION	ON/ASSESSMENT FEE	0001		03/14/05	
0343	03/11/05	JUDG/JUDGMENT OF (CONVICTION JURY TRIAL	0001		03/11/05	
0344	03/16/05	CSCL/CASE CLOSED	SOMVICITOR CONT INTAL	0001		03/04/05	
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FILED 1 **JOCP DAVID ROGER** 2 Clark County District Attorney 2005 MAR 11 P 4: 15 Nevada Bar #002781 3 200 South Third Street Las Vegas, Nevada 89155-2212 4 (702) 455-4711 Attorney for Plaintiff 5 6 DISTRICT COURT CLARK COUNTY, NEVADA 7 THE STATE OF NEVADA. Plaintiff, 8 Case No: C172534 9 -V\$-Dept No: XIV 10 ALFRED PAUL CENTOFANTI, III, #1730535 11 12 Defendant. 13 14

JUDGMENT OF CONVICTION (JURY TRIAL)

The Defendant previously entered plea(s) of not guilty to the crime(s) of MURDER WITH USE OF A DEADLY WEAPON (Category A Felony), in violation of NRS 200.010, 200.030, 193.165, and the matter having been tried before a jury, and the Defendant being represented by counsel and having been found guilty of the crime(s) of FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (Category A Felony - NRS 200.010, 200.030, 193.165); and thereafter on the 4th day of March, 2005, the Defendant was present in Court for sentencing with his counsel, CARMINE J. COLUCCI, ESQ., and good cause appearing therefor,

THE DEFENDANT HEREBY ADJUDGED guilty of the crime(s) as set forth in the 24 jury's verdict and, in addition to the \$25.00 Administrative Assessment Fee, the Defendant is sentenced as follows: to LIFE WITHOUT THE POSSIBILITY OF PAROLE plus an equal

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1	and consecutive LIFE SENTENCE WITHOUT THE POSSIBILITY OF PAROLE for use of
2	a deadly weapon. Defendant will received (374) days credit for time served.
3	DATED this qth day of March, 2005.
4	DISTRICT JUDGE MINELY
5	DISTRICT JUDGE
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MINUTES DATE: 01/10/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

01/10/01 11:30 AM 00 GRAND JURY INDICTMENT

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

GEORGETTE BYRD/GB, Relief Clerk
RENEE SILVAGGIO, Reporter/Recorder

PARTIES:

STATE OF NEVADA 004088 Adair, Valerie

006316 Goettsch, Becky S.

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Grand Jury Foreperson Bob Blankenship stated to the Court that at least twelve members had concurred in the return of the true bill during deliberation, but had been excused for presentation to the Court. The State presented Grand Jury Case Number 00BGJ009X to the Court. COURT ORDERED, the indictment may be filed and is assigned Case Number C172534, Department VII. State requested a warrant be issued and bail set in the amount of \$250,000 cash or \$500,000 surety. COURT SO ORDERED. Ms. Goettsch stated Defendant's attorney is Peter Christiansen Jr.; Steve Wolfson is Defendant's former attorney. Exhibits 1 thru 3, 5 thru 8, 11, 17 thru 21 & 23 thru 27 lodged with Clerk of District Court. Exhibits 4, 9, 10, 12 thru 16, & 22 withdrawn. COURT ORDERED, matter set for Initial Arraignment.

B.W. (CUSTODY)

1/17/01 9:00 AM INITIAL ARRAIGNMENT (DEPT VII)

01/12/01 02:25 PM 00 MINUTE ORDER RE: BAIL SETTING

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

PARTIES: NO PARTIES PRESENT

Court met with attorneys Christopher Laurent, DDA, and Peter S. Christiansen, ESQ, in chambers to clarify the bail set by Judge Cherry at the time of the Grand Jury Indictment Return. COURT ORDERED, BAIL IS SET AT \$250,000.00 CASH OR SURETY WITH HOUSE ARREST as a condition. Court advised this is WITHOUT PREJUDICE to the State or defense to seek modification by written motion.

CUSTODY

CONTINUED ON PAGE: 002

MINUTES DATE: 01/12/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 001

01/17/01 09:00 AM 00 INITIAL ARRAIGNMENT

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

GEORGETTE BYRD/GB, Relief Clerk RENEE SILVAGGIO, Reporter/Recorder

PARTIES:

STATE OF NEVADA

005927 De La Garza, Melisa

0001 D1 Centofanti III, Alfred P 005254 Christiansen, Peter S.

Mr. Christiansen stated he previously filed his substitution as counsel. DEFENDANT CENTOFANTI ARRAIGNED, PLED NOT GUILTY and WAIVED THE 60-DAY RULE. COURT ORDERED, matter set for trial. Mr. Christiansen stated the defendant will ultimatly be released on a bond with house arrest. COURT FURTHER ORDERED, Mr. Christiansen has 21 days after filing of the preliminary hearing transcript to file any writs.

CUSTODY

07/05/01 9:00 AM CALENDAR CALL

07/09/01 1:30 PM TRIAL BY JURY

04/03/01 09:00 AM 00 DEFT'S MTN TO EXTEND TIME WITHIN WHICH

TO FILE A WRIT OF HABEAS CORPUS

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

PATSY SMITH, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

COURT ORDERED, deft's presence WAIVED for today. Court advised the transcript was filed January 25 according to Mr. Laurent. Mr. Albregts advised he received a file from Mr. Christiansen but he did not receive the transcript and the time for the Writ was extended to March 7, but he did not find out until afer. Mr. Albregts advised he requested an extension from Mr. Laurent who refused and he received the transcript a few days after that, however, there were 10-12 pages missing and some pages copied in such a way that he cannot read them. Mr. Albregts advised there are issues he

CONTINUED ON PAGE: 003

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MINUTES DATE: 04/03/01

MINUTES DATE: 04/03/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 002

wants to raise and requested two weeks. State advised they have always had a copy of the transcript since January 25; one extension was granted and deft. Centofanti keeps changing counsel. State argued there is no reason to extend time. COURT ORDERED, motion GRANTED for two weeks considering the magnitude of the charge; Mr. Albregts to obtain a copy of the transcript from Ms. Goettsch; Writ to be filed by April 17.

BOND

05/03/01 09:00 AM 01 DEFT'S PETITION FOR WRIT OF HABEAS

CORPUS

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: AMBER FARLEY/AF, Court Clerk

APRIL WATKINS, Relief Clerk

CINDY MAGNUSSEN, Reporter/Recorder

PARTIES:

STATE OF NEVADA

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006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

N v

006702 Dragan, Diane

Defendant's presence WAIVED for the purposes of this hearing. Ms. Kappenman stated Mr. Albregts is requesting the matter be continued. There being no objection, COURT SO ORDERED.

BOND

CONTINUED TO: 05/15/01 09:00 AM 02

CONTINUED ON PAGE: 004

MINUTES DATE: 05/03/01

MINUTES DATE: 05/15/01

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CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA vs Centofanti III, Alfred P
CONTINUED FROM PAGE: 003

05/15/01 09:00 AM 02 DEFT'S PETITION FOR WRIT OF HABEAS

CORPUS

HEARD BY: Michael P Gibbons, Visiting Judge; Dept. MGIB

OFFICERS: TINA HURD/th, Court Clerk Keith Reed, Relief Clerk

PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA

005144 Sweetin, James R.

0001 D1 Centofanti III, Alfred P 004435 Albregts, Daniel J.

Mr. Albregts requested the trial judge hear the Writ and advised Ms. Goettsch had to leave as she is picking a jury in another case, however, she will return if the Court wants to hear the Writ today. Colloquy. COURT ORDERED, continuance DENIED and the Court will hear argument as soon as Ms. Goettsch is available.

LATER: Matter recalled. Becky Goettsch, DDA, present for the State. Court advised he has discussed this case with Judge Mark Gibbons and has reviewed the case also. Ms. Goettsch advised, if Deft. Centofanti wants evidence of the Battery Domestic Violence in December in the record, they need to put on witnesses and advised her witnesses say something different than Deft. says. Mr. Albregts advised, if other officers had been called at the Grand Jury hearing, they would have testified to other things that happened that night and that alcohol was found in the victim's vehicle as well as statements regarding other domestic violence incidents. The officer that testifed was allowed to testify to inflammatory statements made by the victim at the prior incident. Ms. Goettsch advised the outcome of that incident was that MRS. Centofanti was arrested; the officer also testified that her statements could not be corroborated but they could corroborate that she was hitting Mr. Centofanti and she was arrested. Further arguments by counsel. Court stated his findings and advised there was ample evidence to support the decision and it was NOT an unfair hearing. COURT ORDERED, petition DENIED.

BOND

CONTINUED ON PAGE: 005

MINUTES DATE: 05/15/01

MINUTES DATE: 06/05/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 004

06/05/01 09:00 AM 00 DEFT'S MOTION TO CONTINUE TRIAL

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: AMBER FARLEY, Court Clerk

DIANN PROCK, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

Court stated the State has no opposition, as this is the Defense's first request, conditioned upon trial being reset within a reasonable amount of time. COURT ORDERED, Motion GRANTED; trial date VACATED. Mr. Albregts requested the Court seal the State's Motion to revoke bail, and his response. COURT ORDERED, STATE'S MOTION and Mr. Albregts RESPONSE SEALED. Matter set for trial setting and status check an evidentiary hearing on the State's motion to revoke bail.

BOND

6/12/01 9:00 AM TRIAL SETTING...STATUS CHECK: EVIDENTIARY HEARING ON STATE'S MOTION TO REVOKE BAIL

06/14/01 09:00 AM 00 ALL PENDING MOTIONS 6-14-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

PATSY SMITH, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

TRIAL SETTING...STATUS CHECK: EVIDENTIARY HEARING RE STATE'S MOTION TO REVOKE BAIL

Mr. Albregts requested matter be sealed and advised the divorce decree was sealed by Family Court and he filed his response under seal. Mr. Laurent advised the divorce was sealed the day after the homicide and he does not understand why the defense is concerned about the information. COURT ORDERED, the divorce decree, the motion to revoke bail and Mr. Albregts' response are SEALED; the remainder of the proceedings are not. Court

CONTINUED ON PAGE: 006

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MINUTES DATE: 06/14/01

MINUTES DATE: 06/14/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 005

advised he is only sealing the divorce decree because of the Family Court decision and Mr. Laurent may refer to whatever he needs to. Mr. Laurent argued the attorney/client privilege is waived on several issues and would make Mr. Albregts a witness in these proceedings and others because Deft. authorized him to file these pleadings. Mr. Albregts advised the State has complained all along that he is Deft's third attorney. Arguments by counsel regarding attorney/client privilege. Mr. Laurent argued Deft. Centofanti is a considerable flight risk and he is concerned about the fraud that Deft. has perpetrated on the Court so far. Further arguments. Conference at the bench. Court advised he is inclined to continue this matter to Monday. Mr. Laurent objected and argued the State holds Deft. has perpetrated a fraud on the Court at least twice while out on bail. The day after the murder, Deft. moved ex parte to seal the divorce decree; the house in California is only half his and he posted it as bail and told the bondsman it was his. Deft. then began sales proceedings in April of this year as a joint tenant and signed an affidavit as a widower; Deft. never disclosed information about his ex-wife. Deft. attempted to keep the money immediately after the sale of the property and did not disclose it to the estate and State believes Deft. had the decree sealed so it would not show up on the title search. COURT ORDERED, matter CONTINUED to Monday at 11:00 a.m.; HOUSE ARREST WILL CONTINUE. Mr. Laurent requested the Special Public Defender be present if Mr. Albregts is relieved as counsel. Court advised his office will contact the Special PD to be here. Deft. advised he has been served a subpoena for Family Court for Monday morning and he is trying to get it quashed. Court advised he expects Deft. to be HERE on Monday morning and will advise Family Court.

BOND/H.A.

CONTINUE TO: 6-18-01 11:00 AM

06/18/01 09:00 AM 00 ALL PENDING MOTIONS 6/18/01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: AMBER FARLEY, Court Clerk

RENEE SILVAGGIO, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

000556 Kohn, Philip J.

TRIAL SETTING...STATUS CHECK: EVIDENTIARY HEARING RE: STATE'S MOTION TO REVOKE BAIL

CONTINUED ON PAGE: 007

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MINUTES DATE: 06/18/01

MINUTES DATE: 06/18/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 006

Court stated it did some research and concurs with the point of having another attorney present. As such, the Court has requested Mr. Kohn be present today. Mr. Albregts stated that if he cannot continue on as counsel, he doesn't feel he can argue the bond issue. Mr. Albregts argued the State is trying to get over the first hurdle of the attorney-client privilege, and the Defendant has never waived that privilege. Mr. Albregts stated that under the affidavits nothing has been disclosed that would bring up the issue of the attorney-client privilege. Upon Court's inquiry regarding striking the affidavit, Mr. Albregts stated he doesn't think it is necessary. Mr. Albregts argued the 6th Amendment.

Arguments regarding the sealing of the divorce proceedings after the murder. Mr. Albregts stated that was done by the Defendant's divorce attorneys without them discussing it with the Defendant. Mr. Laurent argued regarding the fraudulent transfer of the property which was held in joint tenancy in common. Mr. Laurent argued the sale of the property in San Diego can be used in either/or the State's case in chief or in the penalty phase. Further colloquy regarding Mr. Albregts knowledge of the transfer of the property into the Defendant's name prior to him doing it and whether that knowledge would necessitate Mr. Albregts' testimony at trial.

COURT ORDERED, Phil Kohn is APPOINTED as co-counsel. Motion to disqualify Mr. Albregts is DISMISSED without prejudice. The hearing on the bond issue will go forward. Court stated the Defense is now aware of some of what Mr. Laurent will be arguing before the Jury, and as such, may make a motion in limine. Court stated that by the appointment of co-counsel, it gives the Defendant of the right of affective assistance of counsel should Mr. Albregts have to disqualify from the case should he have to become a witness. Mr. Laurent argued that once counsel has notice that s/he may be called as a witness, that person would have to withdraw. Mr. Laurent moved to strike the affidavit and exhibits. COURT ORDERED, Motion DENIED, however, the State may object to anything that is hearsay. Court stated it needs to know the net proceeds on the sale of the San Diego property, what the Defendant did with the money from the sale of the property above and beyond the \$40,000 posted for bail. State requested that the source of any other collateral posted with the bail bondsman be disclosed.

COURT ORDERED, matter CONTINUED.

BOND

CONTINUED ON PAGE: 008

MINUTES DATE: 06/18/01

MINUTES DATE: 06/19/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 007

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06/19/01 09:00 AM 00 ALL PENDING MOTIONS 6/19/01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: AMBER FARLEY, Court Clerk

RENEE SILVAGGIO, Reporter/Recorder

PARTIES:

STATE OF NEVADA

005144 Sweetin, James R.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J. 000556 Kohn, Philip J.

TRIAL SETTING...STATUS CHECK: EVIDENTIARY HEARING RE: STATE'S MOTION TO REVOKE BAIL

Court inquired as to the location of the property in San Diego. Mr. Albregts advised the Court that \$40,000 of the sale proceeds of that property went to the bond company as collateral, and the Defendant paid a 3% transaction fee. Mr. Albregts further stated he has a check drawn from the Defendant's family for payment of his services. Testimony and exhibits per worksheets. Mr. Laurent argued the bond should be revoked. Argument by Mr. Albregts. Court stated the divorce decree specifically states that the San Diego property would be held in joint tenancy in common, and the affidavit of the surviving tenant by the Defendant was improper, and thinks the Defendant knew better than that. COURT FINDS Mr. Shaner's actions to marshal the funds from the sale of the property were proper. COURT ORDERED, 1/2 of the gross proceeds (which equals \$20,567.47) and 1/2 of the checks that Mr. Albregts is holding shall be delivered to Mr. Shaner forthwith, who will deposit those funds into his trust account pending further order from District Court to transfer to the Special Administrator. Mr. Albregts to further provide copies of the checks he is holding to Mr. Shaner. All monies shall be delivered within ONE WEEK. If there is non-compliance, this Court will revoke the Defendant's bail. The Court will allow the State to re-address the amount of the bail next date. MATTER CONTINUED.

Mr. Albregts stated it is not confirmed that Mr. Kohn will be co-counsel, and he is looking into other co-counsel.

BOND

CONTINUED TO: 6/26/01 9:00 AM

CONTINUED ON PAGE: 009

MINUTES DATE: 06/19/01

MINUTES DATE: 06/26/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 008

06/26/01 09:00 AM 00 ALL PENDING MOTIONS 6-26-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: TINA HURD, Court Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES:

STATE OF NEVADA

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006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P 004435 Albregts, Daniel J.

TRIAL SETTING...STATUS CHECK: EVIDENTIARY HEARING RE STATE'S MOTION TO REVOKE BAIL

Court advised he did receive a letter from Mr. Albregts regarding substitute collateral on the bond. Mr. Albregts stated he believes Deft. has complied and notice was sent to everyone and he has not heard from anybody. State advised she believes everything went through the way the Court ordered. Mr. Albregts advised the only other issue he would like the Court to correct is the minutes show there was a check drawn from the family to pay his fees. Court stated about \$1,300.00. Mr. Albregts advised that was for photographs. State advised no decision has been made whether they can have an increased bail; Deft. has paid the money back that he took fraudulently, which is a crime, and she believes the State is entitled to increase bail. Court stated he does not know if the State is going to elect to file a motion as he had indicated the State could. Deft. has complied with house arrest and with the Court's order, therefore, COURT ORDERED, motion to revoke bail is DENIED, however the State may file a new motion if they feel it is appropriate. Colloquy regarding a trial date. Court advised he is going to keep this case after he assumes Chief Judge and will set the trial in early October. Colloquy. COURT ORDERED, matter set for trial on October 1.

BOND/H.A.

9-27-01 9:00 AM CALENDAR CALL

10-1-01 1:30 PM JURY TRIAL

CONTINUED ON PAGE: 010

MINUTES DATE: 06/26/01

MINUTES DATE: 08/31/01

CRIMINAL COURT MINUTES

CONTINUED FROM PAGE: 009

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08/31/01 10:00 AM 00 STATE'S REQUEST: HEARING RE DEFT'S MTN

TO ASSOCIATE CNSL/CONTINUE TRIAL DATE/22

vs Centofanti III, Alfred P

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

STATE OF NEVADA

Patsy Smith, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

COURT ORDERED, Deft's presence WAIVED. Court advised this is the State's request to move up the hearing, however, he is not going to rule on the motion today. Court advised he is disturbed that there is an out-of-state attorney who wants to come in, but says he is too busy to do it until December; Court appointed Philip Kohn, SPD, to assist in case there was a conflict and inquired why Mr. Kohn cannot do it. Mr. Albregts advised there were apparently representations to the Court that he approved moving this up to today and he did not; Mr. Bloom is out of the country until next week and the Court is not available next week. Mr. Albregts advised he wants to have a hearing on this issue. Court advised the State can go ahead and subpoena the case and have it ready to go. State advised he does not know why Mr. Albregts needs to have another attorney as they have already indicated they do not intend to call Mr. Albregts; if he intends to call himself, he cannot be a witness and an advocate. Mr. Albregts advised he received the transcripts regarding the San Diego property and the State clearly indicated he was a potential witness. Mr. Albregts advised he has addressed this as diligently as he can while still trying to prepare for trial. Mr. Albregts advised the 14th is a good day for Mr. Bloom considering another matter he is involved in that week. State inquired if Mr. Albregts intends to call himself as a witness and advised he would have to give the State notice 5 days before trial anyway. Mr. Albregts advised he has not had an opportunity to sit down with Mr. Bloom and discuss it. Deft. Centofanti appeared at this time and Court advised him of the proceedings. Court advised, as of now, his decision is to go forward with the trial on October 1 and ORDERED, matter OFF CALENDAR and the motion will be heard on the date originally set, September 14th.

BOND/H.A.

01-C-172534-C

CONTINUED ON PAGE: 011

MINUTES DATE: 08/31/01

PAGE: 011 MINUTES DATE: 09/14/01

vs Centofanti III, Alfred P

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CRIMINAL COURT MINUTES

					CONTINUE	D FROM	PAGE:	010
09/14/01	09:00 AM	00	DEFT'S MTN	ТО	ASSOCIATE	COUNSEI	L/CONT	INUE
			TRIAL/21					

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

01-C-172534-C STATE OF NEVADA

Renee Silvaggio, Reporter/Recorder

PARTIES: STATE OF NEVADA 005043 Laurent, Christopher J. 006316 Goettsch, Becky S. 0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J. Y 000556 Kohn, Philip J.

Allen Bloom, ESQ, from California present also. Upon Court's inquiry, Mr. Albregts advised he has the verified application and the check that has to go through the State Bar and he expects it to be approved; after Court today, he will hand-deliver it to the State Bar and have it expedited. Albregts requested the Court allow Mr. Bloom to appear today pro hac vice to argue the motion. Mr. Laurent submitted it to the Court's discretion. COURT ORDERED, Mr. Bloom will be allowed to argue today.

Mr. Bloom advised he is currently in trial in California and expects to finish by Thursday of next week; he could do this trial on October 1 but does not think it can be competently prepared by then. Mr. Bloom advised, if the sale of property in San Diego comes up, the defense will ask the Court to review it in limine as to its admissibility; it is entirely possible the transaction will not come up in the State's case-in-chief, but may be raised on rebuttal if Deft. Centofanti testifies. If it comes in in any form, Mr. Albregts will definitely be a witness. Mr. Bloom advised the State may raise the transaction to question Deft's credibility. Court advised he saw this possible conflict months ago and appointed Mr. Kohn to assist Mr. Albregts and the defense should not have missed a beat. Mr. Bloom advised Mr. Kohn is not prepared to assist Mr. Albregts and will address the Court on that matter; further, Deft. has the right to choose counsel. Mr. Bloom advised 60 days would be sufficient for Mr. Albregts and himself to prepare the case, however, it would be much longer if Mr. Albregts is removed from the case. Court inquired if Mr. Bloom is prepared to be in this case for the duration of the trial. Mr. Bloom advised there is no question he is and he cannot see any prejudice in this matter being continued as it would still only be 11 months from the date of the incident. Further, Deft's state of mind is a crucial issue and is not anywhere near ready for trial as there is considerable evidence of the decedent's violent history which must be developed and goes back to Deft's state of mind. Bloom advised he believes the December 1 date to be a very firm date. Upon Court's inquiry, Mr. Kohn advised it was clear to him Deft. wanted to hire private counsel and had the means to do so; his role was never well-defined and he never saw himself taking over a role in this case. Mr. Laurent advised the defense puts the State in a box with their representations of

> CONTINUED ON PAGE: 012 MINUTES DATE: 09/14/01

PAGE: 012 MINUTES DATE: 09/14/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P
CONTINUED FROM PAGE: 011

unpreparedness and stated he does not know why these things have not been done. When the State suggested Mr. Albregts might be a witness, the defense categorically denied it, now they are saying he will be a witness. Mr. Laurent advised Mr. Albregts is definitely in conflict and there is a long-standing standard of jurisprudence that an advocate cannot be a witness; the State does not want a continuance, but it appears the Court must grant a continuance to preserve the integrity of the trial as counsel have already set their record of ineffective assistance of counsel. Laurent stated he believes it is wrong to let Mr. Albregts remain as counsel if he is going to be a witness. Upon Court's inquiry, Mr. Laurent advised they do not intend to bring up the San Diego transaction in their case-in-chief, but it could come up in rebuttal or in the penalty phase; further, it was also his impression that Mr. Kohn was to have a very limited role. State anticipates being ready to go forward. Court suggested December 10 and stated he believes he will have to remove Mr. Albregts from the case. Mr. Bloom advised he would be ready to go in December, and that is very firm, but is contingent on Mr. Albregts and himself working together. Court advised the issue of Mr. Albregts being a witness must be resolved prior to trial. Mr. Bloom stated he believes that will be a fairly small point and the State's representation that Mr. Albregts would only testify on rebuttal makes it an even smaller issue; further, there will be a motion in limine regarding whether the San Diego transaction will come in at Further arguments by counsel. COURT ORDERED, motion to associate counsel GRANTED contingent on the application being approved by the State Bar; continuance GRANTED and trial date VACATED AND RESET on November 26; matter set for hearing on counsel issues on October 1. Mr. Bloom advised, on October 1, they will need to know how crucial a witness Mr. Albregts will be and what the State intends to present and requested a briefing schedule. Colloquy. COURT ORDERED, the State's Opening Brief to be filed by September 19, 2001; Deft's Responding Brief to be filed by September 26; State's Reply Brief to be filed by September 28. Court directed all counsel to provide

BOND/H.A.

10-1-01 9:30 AM FURTHER PROCEEDINGS

11-21-01 9:00 AM CALENDAR CALL

courtesy copies to the Court.

11-26-01 1:30 PM JURY TRIAL

CONTINUED ON PAGE: 013

MINUTES DATE: 09/14/01

MINUTES DATE: 10/01/01

CRIMINAL COURT MINUTES

vs Centofanti III, Alfred P

STATE OF NEVADA

CONTINUED FROM PAGE: 012

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10/01/01 09:30 AM 00 ALL PENDING MOTIONS 10-1-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Patsy Smith, Reporter/Recorder

PARTIES: STATE OF NEVADA

> Laurent, Christopher J. 005043 006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

004435 Albregts, Daniel J.

005103 Richards, Daren B.

STATE'S MOTION TO DISQUALIFY COUNSEL...STATE'S MOTION IN LIMINE...FURTHER PROCEEDINGS

Allen Bloom, ESQ, counsel from California, present for Deft. also. Order Admitting to Practice FILED IN OPEN COURT regarding Mr. Bloom. Court advised the defense has not responded to the motion in limine. Mr. Bloom advised he received it late Friday and does not believe he can address all those matters now. Court stated he believes the State is going to file a motion for other bad acts and he believes that motion will cross over. Mr. Laurent advised he did not want to file the motion in limine but did at the behest of the Court for the defense's benefit and he believes their excuse is weak. Court advised he will not rule on the motion in limine today, but will rule on the motion to disqualify. Mr. Laurent advised the Court set a witness list date at 21 days before trial and Mr. Bloom wanted to consider that. Mr. Bloom requested the time be the normal time frame as he is going to need that amount of time to prepare and advised his trial in San Diego is over but the jury is deliberating and he has not had much time to devote to this case. As to the motion in limine, Mr. Bloom advised it did clarify for the defense that Mr. Albregts will be a witness in this case and he believes the Court has laid out the precedent and the State has cited numerous cases that state an attorney cannot be a witness and an advocate at the same time. Mr. Bloom advised he has made the argument that it would be a substantial hardship to the defense to disqualify Mr. Albregts and why the exception should be applied is set forth in the pleadings. Court suggested Mr. Albregts continue with trial preparation, but not be allowed to sit at counsel table during trial as the Court sees the real danger in Mr. Albregts appearing as counsel in this case, then as a witness. However, the Court does not see any danger in allowing Mr. Albregts to help prepare the case; then the Special Public Defender could sit as local counsel. Mr. Bloom advised they had not discussed that option. Off record conference between Mr. Bloom, Mr. Albregts and Mr. Richards. 10:06 a.m. -- On the record, Mr. Bloom stated he believes the hybrid solution the Court suggested may be workable. Court advised what he would envision is Mr. Albregts continuing to work with Mr. Bloom, but could not sit at counsel table when the jury venire is brought in and cannot be present as counsel in any way during the

CONTINUED ON PAGE: 014

MINUTES DATE: 10/01/01

01-C-172534-C

MINUTES DATE: 10/01/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 013

trial. As to the Special Public Defender, Court advised there must be local counsel present with Mr. Bloom. Mr. Bloom stated he believes their office has that availability. Mr. Laurent advised he has no exception, however, he intends to invoke the exclusionary rule and advised the attorney/client privilege would not apply. Mr. Laurent advised he is concerned Mr. Albregts should not be in the courtroom as he is a witness. Mr. Bloom stated he believes the Court's suggestion is a wise one and advised Mr. Albregts would not be present in the courtroom as a witness. COURT ORDERED, motion to disqualify counsel is GRANTED with the exception that Mr. Albregts WILL BE ALLOWED to help Mr. Bloom in preparation of the case and Mr. Albregts WILL BE ALLOWED to testify in the guilt phase and the penalty phase, if there is one; Mr. Albregts will NOT be allowed in the courtroom and will NOT be allowed to sit at counsel table during trial. COURT FURTHER ORDERED, the Special Public Defender will continue as co-counsel for trial and that appointment is RE-AFFIRMED.

Colloquy regarding scheduling issues. Mr. Bloom requested a status check date for discovery issues about 30 days before trial that will take 1-2 hours. Mr. Bloom advised he has rescheduled other hearings, however, he has a Board of Parole hearing on November 26 pursuant to a Writ of Habeas Corpus and pleadings that were filed; the hearing was ordered by the Court and is in San Diego County. Mr. Bloom requested the trial start on the 27th or 28th. Colloquy. COURT ORDERED, trial date VACATED AND RESET to November 27 @ 1:30 p.m.; November 21 Calendar Call date STANDS. Colloquy regarding jury selection and the selection of alternates. Court advised he allows the jury to ask questions and provided the case citation to Mr. Bloom. Colloquy regarding guidelines as to witness disclosure. Mr. Laurent requested expedited disclosure. Mr. Bloom requested the statutory guidelines stand. Mr. Laurent advised the State's concern is character evidence. Further colloquy. Court advised he will not rule on that today. COURT ORDERED, matter set for further proceedings on October 29 and the motion in limine is CONTINUED to that same date.

BOND/H.A.

10-29-01 9:00 AM STATE'S MOTION IN LIMINE...FURTHER PROCEEDINGS

11-27-01 1:30 PM JURY TRIAL

CONTINUED ON PAGE: 015

PAGE: 015 MINUTES DATE: 10/29/01

CRIMINAL COURT MINUTES

.01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 014

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10/29/01 09:30 AM 00 ALL PENDING MOTIONS 10-29-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Patsy Smith, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

Special Public Defender

005434 Navarro, Gloria M.

Allen Bloom, out-of-state counsel for Deft. Centofanti, present also.

STATE'S MOTION TO COMPEL DISCOVERY...Court stated he understands the defense has no objection. Mr. Bloom concurred. COURT ORDERED, motion GRANTED. Upon Court's inquiry, Mr. Laurent advised they want any photographs, books, papers that are not attorney/client privilege so they can inspect that prior to trial. Mr. Bloom stated his understanding is anything the defense is going to use at trial must be provided and they will do so, whatever form it is in, and advised they have continued to provide discovery and are giving it to the State as soon as it is available. Court acknowledged.

STATE'S MOTION TO REQUIRE PARTIES TO DECLARE WITNESSES...Court stated he understands the defense is still going through the process of determining witnesses. Mr. Bloom concurred and advised Mr. Albregts is continuing to help them prepare in a limited fashion and Ms. Navarro has a professional conflict wherein she will not be able to participate in trial. COURT ORDERED, motion GRANTED and the witnesses are to be disclosed by 21 days before trial, however, the defense may continue to do preparation and see what comes out of it. Mr. Laurent advised Mr. Albregts was to participate fully in the preparation, but cannot participate in trial. Court concurred. Mr. Laurent advised Mr. Bloom has indicated he does not have all of his expert witnesses, however, this trial has been continued twice and the experts should be known. Mr. Bloom advised this may be a third trial call on this case, but it is the first trial call for him. Court advised he would request Mr. Albregts continue to participate fully in trial preparation at this time. Mr. Bloom advised there is no bad faith. Court advised Mr. Bloom to continue to move preparation along.

STATE'S MOTION IN LIMINE TO DECLARE DEFT'S PARENTS ADVERSE WITNESSES...Court advised the defense believes this motion is premature. Colloquy. COURT ORDERED, motion GRANTED and Deft's parents may be asked leading questions by the State.

STATE'S MOTION TO ADMIT EVIDENCE OF OTHER BAD ACTS...Court advised this motion is regarding the December 5 incident between Deft. and his wife, the

CONTINUED ON PAGE: 016

MINUTES DATE: 10/29/01

MINUTES DATE: 10/29/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 015

domestic violence incident, and he believes it is something the defense intends to go into anyway. Mr. Bloom concurred and advised there may be some foundational issues to be taken up by the Court and he believes there should be a Petrocelli Hearing. Court advised incident #2 is that Deft. Centofanti said he would kill his wife before he would agree to a divorce and there must be a Petrocelli Hearing on that. Court advised incident #3 is the alleged fact that Deft. went into a public relations campaign to paint the victim as a bad mother, alcoholic, etc., and a hearing is needed on that. The last issue is the allegation that when Deft. attempted to get a Temporary Protective Order, he lied about ownership of the gun and Court advised they will need a Petrocelli Hearing on that issue. Colloquy regarding Dr. Smith in New York and doctor/patient privilege. Mr. Laurent advised they have submitted discovery and inquired regarding billing; Deft. has hired private counsel and he does not believe the Court intended to circumvent that by appointing the Special Public Defender. Court advised that is correct and the defense is responsible for the cost of discovery. Mr. Laurent advised it appears the defense will be requesting a continuance and he would like to settle that now. Court advised he has set a trial date and expects to go forward with it and will only address a continuance by formal motion. Mr. Bloom requested a status conference for a week from tomorrow and a Petrocelli Hearing just prior to trial. Colloquy. COURT ORDERED, matter set for status check on November 7 and he will set the Petrocelli Hearing at that time. Colloquy regarding a Widdis motion. ORDERED, Widdis motion to be filed under seal. Colloquy regarding a credit bureau report of the victim. Court advised he does not want to violate any Federal credit reporting guidelines. Ms. Navarro advised the credit bureau will provide the report with a court order and she does not believe it will violate any guidelines. Mr. Laurent advised he was out of town and cannot address this issue. COURT ORDERED, request GRANTED and, if the credit reporting agency has a problem, they can bring it to court.

STATE'S MOTION IN LIMINE...Court stated he believes he has dealt with all the issues. Mr. Laurent concurred and advised this motion was filed at the request of the defense. COURT ORDERED, OFF CALENDAR.

BOND/H.A.

11-7-01 9:00 AM STATUS CHECK: TRIAL READINESS / SET PETROCELLI HEARING

CONTINUED ON PAGE: 017

MINUTES DATE: 10/29/01

MINUTES DATE: 11/07/01 PAGE: 017

CRIMINAL COURT MINUTES

vs Centofanti III, Alfred P CONTINUED FROM PAGE: 016 11/07/01 09:00 AM 00 STATUS CHECK: TRIAL READINESS / SET PETROCELLI HEARING HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk Renee Silvaggio, Reporter/Recorder

PARTIES: STATE OF NEVADA 005043 Laurent, Christopher J. 0001 D1 Centofanti III, Alfred P Special Public Defender 005434 Navarro, Gloria M.

004435 Albregts, Daniel J. Allen Bloom, out-of-state counsel for Deft. Centofanti, present also.

Court advised he received a motion to continue from the defense yesterday which he read. Affidavit of Robert Larson marked and admitted as Deft's exhibit A. Mr. Bloom advised the motion also regards Ms. Navarro's schedule. State advised the defense alleges they are interviewing 40 witnesses but there are not 40 percipient witnesses to this case; the defense has also indicated they have not been able to get Deft. to a psychologist because he cannot travel, however, they can do it here. State advised they anticipate being ready for trial, though they do not have all of their subpoenas in yet. State advised it is their opinion Deft. has perpetrated fraud after fraud and their position is Deft. should not be out of custody. Mr. Bloom argued there would be no prejudice to the State if this trial is continued and he cannot see how Deft's custody status figures in at all and advised Deft. is under very rigorous control with house arrest. Court stated he does not believe custody status is relevant. inquired why the defense needs ballistics tests. Mr. Bloom advised the state has alleged Deft. shot the victim with malice and the tests would be done on stippling and what shots were fatal and which were not; there would be a focus on the question of what the scene tells as to where the 2 people were in relation to each other as self defense is an aspect of this case; there would be ballistics, pathological and criminalist testing. Colloquy regarding the work done on the case before Mr. Bloom took over. Mr. Bloom advised there is circumstantial evidence as to where the victim was before the shooting. Mr. Bloom advised a lot of the time before he came into the case was spent on bail hearings and whether Mr. Albregts would be a witness; what he asks is necessary. Colloquy regarding scheduling. Mr. Bloom advised Ms. Navarro is second chair on a Murder case starting next Tuesday. Ms. Navarro advised her trial is before Judge Vega; that Deft. is in custody and has invoked and they are definitely going to trial. Upon Court's inquiry, Ms. Navarro advised there is a substantial defense case as well. Ms. Navarro advised she has an old track case going in December, then she has a capital case in March. State advised, if this case is continued to January, they would like to start on January 2. COURT ORDERED, defense

CONTINUED ON PAGE: 018

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PAGE: 017 MINUTES DATE: 11/07/01

01-C-172534-C

STATE OF NEVADA

PAGE: 018 MINUTES DATE: 11/07/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 017

motion to continue is GRANTED; trial date VACATED AND RESET. Court advised Ms. Navarro may appear at Calendar call and Mr. Bloom's presence may be waived. Colloquy regarding a Petrocelli Hearing. State advised he intends to submit an offer of proof. Court advised he will accept it if defense counsel stipulates. COURT ORDERED, matter set for hearing. State requested the 21-day notice continue. COURT ORDERED, the 21-day witness notice is CONTINUED to 21 days before trial. Colloquy regarding witnesses. State advised they copied the tapes and the billing is \$65.00. COURT ORDERED, the court will pay the \$65.00. State provided the tapes to Mr. Bloom in open court. Mr. Bloom advised case P45451 is the probate case of Virginia Centofanti and shows assigned to this Court. Colloquy regarding probate procedure. Court advised he does not know if he has signed any orders or heard any matters in that case, however, he will recuse himself to avoid any appearance of impropriety.

BOND/H.A.

12-19-01 10:00 AM EVIDENTIARY HEARING: STATE'S MOTION TO ADMIT EVIDENCE OF OTHER BAD ACTS

12-27-01 9:00 AM CALENDAR CALL

1-2-02 1:30 PM JURY TRIAL

PRINT DATE: 03/24/05

12/21/01 09:00 AM 00 ALL PENDING MOTIONS 12-21-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Kristen Brown, Relief Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

005043 Laurent, Christopher J.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender 005434 Navarro, Gloria M.

EVIDENTIARY HEARING: STATE'S MOTION TO ADMIT EVIDENCE OF OTHER BAD ACTS...STATE'S MOTION TO STRIKE EXPERT WITNESS LIST AND PROSCRIBE DEFT FROM CALLING THOSE EXPERTS...STATE'S MOTION TO COMPEL DISCOVERY OF EXPERT'S REPORTS, NOTES AND ALL ITEMS CONSIDERED BY EXPERTS IN FORMING AN OPINION...DEFT'S REQUEST FOR ORDER TO PRODUCE CASSETTE TAPE

Also present, Allen Bloom, out-of-state counsel for Deft. Centofanti and Lou Brandon on behalf of Eva Cisneros.

Secon Amended Notice of Witnesses FILED IN OPEN COURT. Notice of Motion and

CONTINUED ON PAGE: 019

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PAGE: 018 MINUTES DATE: 12/21/01

PAGE: 019 MINUTES DATE: 12/21/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 018

Motion in Limine to Prohibit the Introduction of Character Evidence of the Victim or any State's Witness Absent a Petroccelli Hearing and Notice of Motion and Motion in Limine to Conduct an Evidentiary Hearing to Establish to What Extent Ms. Cisneros has an Obligation of Attorney Client Privilege FILED IN OPEN COURT and set for December 27, 2001 at 9:00.

Arguments by counsel regarding serving Ms. Cisneros and having her present for today's hearing. Mr. Laurent requested a material witness warrant be issued for Ms. Cisneros. COURT ORDERED, Mr. Laurent's request DENIED; subpoena will continue and Mr. Brandon is to contact Ms. Cisneros to have her present at the Calendar Call. RECALLED: Mr. Brandon stated he is waiting for a call back from Ms. Cisneros' office. Following a conference in chambers, COURT ORDERED, State's Motion in Limine to Conduct an Evidentiary Hearing to Establish to What Extent Ms. Cisneros has an Obligation of Attorney Client Priviledge RESET to January 8, 2002.

Arguments by counsel regarding the shell casings that were found in Defendant's house after incident. Mr. Bloom advised those were turned over to the police. Further arguments by counsel regarding the lack of reports by parties experts. COURT ORDERED, parties are to provide summaries that will comply with the statute by 4:00 pm on December 26, 2002.

State's Motion to Admit Evidence of Other Bad Acts: Ms. Goettsch advised she will not proceed with the third bad act; it may be brought in rebuttle but will not be in her case in chief. Arguments by counsel regarding the December 5, 2000 incident and misrepresentations by the Deft. regarding the ownership of the gun when filing the TPO. EXCLUSIONARY RULE INVOKED. Testimony and exhibits presented. (See worksheets.) Regarding the December 5, 2000 incident, Court stated that there is some confusion with the testimony of the victim's son regarding certain statements by the Defendant and under NRS 51.085, 51.095, or 51.105 they could possibly come in but there needs to be some testimony from the officer; regarding the TPO, COURT FINDS that the State has presented its case. Arguments by counsel regarding the competence of the victim's son. COURT FINDS the victim's son to be competent to testify about the gun subject to cross examination and impeachment. COURT ORDERED, Evidentiary Hearing CONTINUED for the testimony of the officer. Mr. Bloom requested the other officer, Officer Lawrence be present as well. COURT FURTHER ORDERED, Mr. Bloom to subpoena Officer Lawrence and the State is to subpoena the other officer. Mr. Bloom requested to withdraw his "no objection" to State's exhibit #2. Colloquy between Court and counsel regarding exhibit #2. Court stated it will order the original file from Family Court and counsel may review it at the next hearing.

Ms. Navarro requested an order for the actual lab packet and to retest the samples. Mr. Laurent stated he would like the same thing from Defendant's experts. Mr. Bloom requested that if experts did not prepare a report, he will tell the State the items they relied upon and will get any notes they have with regards to it. COURT ORDERED, Defendant's allowed to do testing by an independant lab and counsel to provide the underlying data, work

CONTINUED ON PAGE: 020

MINUTES DATE: 12/21/01

PAGE: 020 MINUTES DATE: 12/21/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti_III, Alfred P

CONTINUED FROM PAGE: 019

product, and notes the experts relied upon.

Mr. Laurent requested Defendant be made available for a phsychological evaluation. Mr. Bloom argued the State is required to show that they have the right to have an evaluation of the Defendant done. COURT ORDERED, State to let Court and counsel know what they are going to do from a phsychological stand point and if State is going to do what is permitted under the law.

Mr. Bloom inquired if the search warrant of the Defendant's house is filed with the Court. Ms. Goettsch advised it was a telephonic search warrant and the certification is not with the Clerk's office. Mr. Bloom argued the tape recording must be present. Upon Court's inquiry, Ms. Goettsch stated the judge signed the certification. COURT ORDERED, matter CONTINUED for the State to locate the original certification signed by the judge.

COURT FURTHER ORDERED, all matters set on today's calendar CONTINUED.

CONTINUED TO: 12/27/01 9:00

12/27/01 09:00 AM 00 ALL PENDING MOTIONS 12-27-01

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES:

STATE OF NEVADA

005043 Laurent, Christopher J.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender 005434 Navarro, Gloria M.

Allen Bloom, out-of-state counsel for Deft. Centofanti, present also.

The following motions were FILED IN OPEN COURT: State's Opposition to Deft's Motion to Dismiss...State's Supplemental Notice of Expert Witnesses...Deft's Reply to Prosecution's Oral Request to 1) Require the Deft. to be Examined by a Prosecution Psychiatric Expert if He Wishes to Present Psychological Evidence in His Defense and 2) Require Deft. to Provide Experts' Notes and Reports...Deft's Supplemental Notice of Expert Witnesses/Statement of Subject Matter.

Court advised the State has indicated they served Deft's parents with subpoenas to appear for trial and the Court understands, through a conference at the bench, that the State will not contact them directly, but will contact Mr. Bloom and he will have them present in Court when it is time for them to testify. Court advised the State has requested to

CONTINUED ON PAGE: 021

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MINUTES DATE: 12/27/01

MINUTES DATE: 12/27/01

PAGE: 021

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P CONTINUED FROM PAGE: 020

pre-trial these witnesses, however, it is not required for them to speak with the State and the witnesses may speak with Mr. Bloom and decide what they want to do. Court stated he has advised the parties they need to decide if there will be penalty phase by the jury if there is a conviction of First Degree Murder; if the penalty phase is waived, it must be in writing and signed by both sides. Colloquy regarding the remaining issues.

EVIDENTIARY HEARING: STATE'S MOTION TO ADMIT EVIDENCE OF OTHER BAD ACTS...As to the Temporary Protective Order (TPO) issue, Ms. Goettsch advised, when she received the TPO copy, the gun registration records were attached; if they were not, they were not, but if it comes up later that they were attached, she would reserve the right to move them in at a later time. Court acknowledged and ORDERED, the last two pages of exhibit #1, the gun registrations, are REDACTED from that exhibit. Testimony and exhibits presented. (See worksheets.) Arguments by Ms. Goettsch and Mr. Bloom regarding the statements, oral and written, made by Virginia Centofanti at the time of the December 5 domestic violence incident. Court stated, when Ms. Centofanti was interviewed, she said things that were bad for her and ORDERED, the conversation she had with the officers is ADMISSIBLE under NRS 51.075 and 51.095, excited utterance; it also may be admissible under present sense impression, but the Court will allow it under the prior two statutes. COURT ORDERED, what Deft. said to the officers WILL ALSO BE ALLOWED under NRS 51.075. Ms. Goettsch advised the testimony is Deft. was cool, calm and collected, so it was not excited utterance. Court advised it will be allowed under 51.075 as Deft. can be cross-examined. COURT FURTHER ORDERED, he WILL NOT ADMIT the conversations of the next day or Sgt. Winslow's conclusions. COURT ORDERED, State's motion to admit evidence of other bad acts is GRANTED as what happened that evening will come in. Mr. Bloom inquired as to the observations by Quito. COURT ORDERED, Quito WILL BE ALLOWED to testify and Mr. Bloom can bring out any prior inconsistencies in cross-examination.

STATE'S MOTION IN LIMINE TO PROHIBIT THE INTRODUCTION OF CHARACTER EVIDENCE OF THE VICTIM OR ANY STATE'S WITNESS ABSENT A PETROCELLI HEARING... Mr. Bloom stated he does not believe he has to offer it as the State has no right to reduce their burden regarding presentation of information. Court referred Mr. Bloom to the Coleman case and stated he believes counsel may be splitting hairs as the Court believes the main evidence Mr. Bloom is concerned with is the picture frame and that is coming in; further, Mr. Bloom can offer the evidence that the victim knew Karate. Mr. Bloom advised he has not formed a full response to that at this time. Mr. Laurent advised admission of other crimes, wrongs or acts is not admissible as character evidence and if it is intended to be offered for the purposes stated under statute, a Petrocelli Hearing must be had. Mr. Bloom advised this does not go to the victim's character, it would go to Deft's state of mind. Colloquy. COURT ORDERED a brief recess at this time. Back on the record, Mr. Bloom objected to any ruling or requirement that the defense reveal any information regarding the defense under these circumstances and stated he does not believe the statute cited was meant for discovery purposes. Mr. Bloom discussed the Coleman case and cited the Petty case and argued that conviction was reversed and the Court advised the prior bad acts of the victim can be presented without that person testifying. Court advised he

CONTINUED ON PAGE: 022

MINUTES DATE: 12/27/01 PAGE: 021

PAGE: 022 MINUTES DATE: 12/27/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 021

did the re-trial of Petty and the opinion evidence was allowed as to whether the victim was violent. Mr. Bloom argued the Nevada Supreme Court did not make a ruling that it was only as to opinion evidence and argued, whether opinion or acts which support the element of self-defense, it is allowed to come in. Court advised the law in Petty and Shoels speak for themselves as to what they permit and what they do not and advised statute is Mr. Bloom's problem as it tells counsel when they can offer specific acts. Court advised, if counsel has specific acts of the victim that he wants to get in under NRS 48.045, he has to tell the Court so he can rule whether they come Mr. Bloom argued Coleman was the Deft. claiming a third party committed the crime and advised Deft. is not claiming a third party, he is claiming the victim had conduct that justified his conduct. COURT ORDERED, State's motion to prohibit character evidence absent a Petrocelli hearing is GRANTED. Mr. Bloom advised his concerns is, if these observations came from the mind of the Deft., he does not believe there is law that states Deft. has to testify regarding those. Court advised the only way to put it at issue is for Deft. to testify, it would not be admissible at trial. Mr. Laurent stated he believes these are statements that are coming from the Deft. regarding what he believes has to come in and his concern is proving it through other people; the State wants the opportunity to have a Petrocelli Hearing to prove these things through other people. Court advised Deft. can testify to his perceptions without a Petrocelli Hearing. Mr. Bloom stated, for example, Ms. Centofanti had gang tattoos and there are pictures of them and Deft. had concerns about that history. Court advised those are the issues they need to flesh out. Mr. Laurent advised, if the defense intends to present pictures of gang tattoos, the State should have been provided with those and they have not and advised any tattoos the victim had were removed by laser; further, if anyone else is going to testify regarding those, they need a Petrocelli Hearing. COURT ORDERED, a Petrocelli Hearing will NOT be required if it is testimony from Deft.; if it is by third parties, a hearing WILL BE REQUIRED. Mr. Bloom advised his other concern is the State has indicated Deft. has set out on a campaign to paint the victim in a negative light. Court stated he does not believe that would come in in the State's case-in-chief but rather during cross-examination IF Deft. testifies.

As to the jury questionnaire, Court advised he ordered the jury during the break, 50 people, and has requested they come in early to fill out questionnaires, however, if counsel cannot agree to the questionnaires, they will not be used. Court suggested the State and the defense sit down together after court today and go through this and, if they can agree, make them up and have them copied and to the Jury Commissioner by Wednesday morning. Mr. Bloom requested the Court look at it and make a ruling if counsel cannot agree. Court advised counsel to have it to him by Monday morning if they cannot agree. Court advised there will be two alternates and counsel will have eight peremptory challenges apiece and one each on the alternates. Colloquy regarding whether or not to have the alternates selected at the beginning or at the end of trial. Court advised counsel may think about it and let him know.

As to the autopsy photographs, Court advised they are relevant for identification purposes, however, he will not allow them to be cumulative.

CONTINUED ON PAGE: 023

MINUTES DATE: 12/27/01

MINUTES DATE: 12/27/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P CONTINUED FROM PAGE: 022

Court requested the State to be selective as to what they need for identity purposes and would ask the State to pick out the pictures they intend to use and advise the defense before Wednesday morning and Mr. Bloom can make his objections. Mr. Bloom advised he is concerned about the prejudicial effect as there are not many pictures after the victim was cleaned up, most still have blood dripping. Mr. Laurent advised they would not be able to make that decision until they speak with Dr. Simms, but will let Mr. Bloom know as soon as possible.

As to hearsay issues of the statements by the victim and Deft. on the December 5 incident, Court advised he wants to know what they are and will present a balanced picture to the jury. Mr. Bloom advised, technically, he wants to consider this and re-visit it before opening statements.

As to whether Deft. has to submit to a psychological evaluation by the State, Mr. Laurent advised he received Deft's response this morning when he got in and advised, over the years, the Courts have held that a psychiatric examination does not violate the 5th or 6th Amendment rights and cited case law. Court inquired if there is any authority that requires Deft. Centofanti to submit to a psychological evaluation before trial. Mr. Laurent advised there is no State case, but the 9th Circuit has held the Court can order it when the defense asserts an insanity defense or a state-of-mind defense and argued the State is entitled to that information. State advised the Deft. becomes a piece of physical evidence and is being examined and argued the defense puts this kind of evidence at issue and the attorney/client privilege does not pertain. Court stated he believes, under the Constitution, Deft. cannot be compelled to testing by the State and ORDERED, motion DENIED; if the defense puts this kind of evidence at issue, if the psychologist testifies, the State may have an expert in the courtroom to hear the testimony and rebut it. Mr. Laurent requested a stay to do an interlocutory appeal. Colloquy. COURT ORDERED, STAY DENIED and either side may file a Writ. Mr. Laurent advised the defense has declared an expert and he cannot adequately prepare his cross-examination as he does not know what testing has been done. Court advised, if that person testifies, he will give the State a break to review that information with their expert. Mr. Laurent requested the transcript from today's hearing. COURT ORDERED, the Court Reporter is to prepare today's transcript and provide it to both counsel.

As to the canvass of Deft., Mr. Laurent advised he never said it was required, however, he believes it is prudent under the Beets case and advised it is a cautionary measure to make sure the record is clean. Mr. Laurent advised he wants to make sure defense counsel is authorized to argue what he does. COURT ORDERED, motion DENIED WITHOUT PREJUDICE. Court advised he will see how things develop.

Court advised the defense has requested the weapon be released for Mr. Laurent advised he would object due to the late date as the State needs to be provided the results. COURT ORDERED, the weapon will be RELEASED to the defense expert. Mr. Bloom advised the test is for rapidity of fire. Mr. Laurent objected as the defense expert is well-trained in operation of the weapon. COURT ORDERED, the weapon WILL BE RELEASED, however, that does not mean the test results are admissible.

As to the release of juvenile records in California, Mr. Laurent

CONTINUED ON PAGE: 024

MINUTES DATE: 12/27/01

MINUTES DATE: 12/27/01 PAGE: 024

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P CONTINUED FROM PAGE: 023

objected as juvenile records are sacrosanct and are protected all the time and can only be reviewed in camera. Mr. Bloom advised that is what is being done in California and he is only asking this Court to say the theory of self-defense makes them necessary. COURT ORDERED, this Court has no objection to the Judge in California inspecting the records in camera and making a ruling under California law on whether there is anything in the record that could possibly relate to the defense theory of self-defense.

DEFT'S MOTION REQUESTING ORDER TO PRODUCE CASSETTE TAPE... As to the search warrant issue, Mr. Laurent stated he believes the document was filed under a different District Court case number. Mr. Bloom stated he believes the law states the cassette tape is to be made available to the defense. COURT ORDERED, the defense objection is OVERRULED and the motion is DENIED. Court advised the search warrant is an exact transcription of the tape recording and, when the Judge signed the written search warrant, that was written certification of the transcription. Mr. Laurent advised he will make a copy of the document and provide it to the defense.

As to the TPO issue, Mr. Laurent advised the State is not offering it at this time. Mr. Bloom stated he believes portions will come in on the defense side. Court advised, if either side wants to offer it with or without redactions, he will consider it at that time.

DEFT'S MOTION TO EXCLUDE EVIDENCE AND DISMISS CHARGES AGAINST DEFT... COURT ORDERED, motion CONTINUED to Wednesday at 10:00 a.m.

STATE'S MOTION TO STRIKE EXPERT WITNESS LIST AND PROSCRIBE DEFT. FROM CALLING THOSE EXPERTS...Mr. Bloom advised there was a requirement to provide a list of experts and subject matter. Ms. Goettsch advised what she received is the same thing she received before and advised she needs to know what the opinions are or it is impossible for her to hire an expert to rebut; she received a 6-page designation of who the experts are and very general statements of the subject matter. Ms. Goettsch advised she still does not have the reports. Mr. Bloom advised he would invite the Court to read the 2-page document he received from the State. COURT ORDERED, matter CONTINUED to Wednesday at 10:00 a.m. and the Court will look at the documents. Ms. Goettsch advised she has provided the reports.

DEFT'S MOTION TO PERMIT COUNSEL TO REFER TO THIS BRIEF IN PLACE OF LENGTHY, RECORD-MAKING OBJECTIONS...Court stated his understanding is either side reserves their objections for appellate purposes and can object in two words. Mr. Bloom advised he wants to avoid having to make a record on each objection and advised this preserves the federalization of the objections. Mr. Laurent argued, if the defense can just refer to a document, the State cannot fix it at the time and argued contemporaneous objections need to be made. Mr. Bloom argued this document does not create objections, it just states that when he makes his objections under State and Federal authority and that the document is incorporated. Mr. Laurent advised he needs to have the opportunity to respond to specific objections as there are exceptions to every rule. COURT ORDERED, motion DENIED; counsel will have to state the grounds for their objections. MOTION TO REQUEST THAT COMPLAINING WITNESSES AND THE DEFT. SHOULD BE ADDRESSED BY THEIR NAMES AND NOT BY CONCLUSORY AND ARGUMENTATIVE LABELS WHICH ASSUME FACTS NOT IN EVIDENCE AND UNDERMINE THE PRESUMPTION OF INNOCENCE...Court requested counsel refer to the victim by her name or by "decedent", but not use the word "victim". MOTION TO INSURE

CONTINUED ON PAGE: 025

MINUTES DATE: 12/27/01

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 024

THAT THE PROSECUTION DOES NOT TELL THE JURY IT REPRESENTS THE "PEOPLE" IN A MANNER THAT IMPLIES THAT HE/SHE REPRESENTS THE JURORS AGAINST THE DEFT... COURT ORDERED, the prosecution can tell the jury they represent the State of Nevada and that the District Attorney is a duly-elected official. MOTION TO INCLUDE THE NECESSARY LEVEL OF CERTITUDE TO THE REASONABLE DOUBT INSTRUCTION TO PREVENT UNDERMINING DEFT'S DUE PROCESS AND SIXTH AMENDMENT RIGHT TO A JURY DECISION BASED UPON SUFFICIENT EVIDENCE OF EVIDENTIARY CERTAINTY... COURT ORDERED, the reasonable doubt instruction that the defense wants is DENIED as there is a statutory definition of reasonable doubt and that is what the Court will use. Court adjourned at 12:13 p.m.

BOND/H.A.

1-2-02 10:00 AM STATE'S MOTION TO STRIKE EXPERT WITNESS LIST AND PROSCRIBE DEFT. FROM CALLING THOSE EXPERTS...DEFT'S MOTION TO EXCLUDE EVIDENCE AND DISMISS CHARGES AGAINST DEFT.

01/02/02 01:30 PM 00 ALL PENDING MOTIONS 1-2-02

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

000556 Kohn, Philip J.

STATE'S MOTION TO STRIKE EXPERT WITNESS LIST AND PROSCRIBE DEFT. FROM CALLING THOSE EXPERTS...DEFT'S MOTION TO EXCLUDE EVIDENCE AND DISMISS CHARGES AGAINST DEFT.

1:30 P.M.--Court advised this matter is on to see where they are at as the Supreme Court has issued a stay of all proceedings and this Court does not believe he has jurisdiction to rule on any motions at this time. State concurred. Court advised the parties may be able to do a stipulation to proceed with other matters and submit it to the Supreme Court. State advised she believes the State would prefer to wait. COURT ORDERED, matter STAYED, however, ministerial matters may go forward. Court advised he is considering setting a tentative date, possibly April 15. Ms. Navarro stated she believes the State and herself both have a problem with that date as she is starting a trial on April 29. State advised she has a murder trial starting on April 22 and would prefer a date after early May. Court inquired if counsel would prefer to set a tentative trial date after May. State advised she would prefer May as she will be on maternity leave in

CONTINUED ON PAGE: 026
MINUTES DATE: 01/02/02

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MINUTES DATE: 01/02/02

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 025

March. Court advised he has a trial coming down from up North that will take about a month and may be using this courtroom and advised he will be gone to the Bar convention in June. Colloquy. Court advised he will set a tentative date of June 17, but will not put it in the computer yet because of the stay. Colloquy regarding a status check. COURT ORDERED, matter set for status check on February 14.

BOND/H.A.

2-14-02 9:00 AM STATUS CHECK: SUPREME COURT PROCEEDINGS...SET TIME CERTAIN: PRE-TRIAL MOTIONS

02/14/02 09:00 AM 00 ALL PENDING MOTIONS 2-14-02

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Dina Dalton, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

STATUS CHECK: SUPREME COURT PROCEEDINGS...SET TIME CERTAIN: PRE-TRIAL

MOTIONS

Counsel advised they have not heard anything from the Supreme Court. Court advised there is a tentative trial date in June. Colloquy. COURT ORDERED, matter CONTINUED 60 days.

BOND/H.A.

CONTINUED TO: 4-18-02 9:00 AM

CONTINUED ON PAGE: 027

MINUTES DATE: 04/18/02

CRIMINAL COURT MINUTES

<u>01-C-172534-C</u>	STATE OF	NEVADA		vs Ce	ntofanti	. III,	Alfred P	
					CONT	INUED	FROM PAGE:	026
	04/18/02	09:00 AM	00 ALL	PENDING	MOTIONS	4-18-0	02	
	HEARD BY:	Mark Gibbo	ons, Chi	ef Judge				
	OFFICERS:	Tina Hurd, Renee Silv	Court aggio,	Clerk Reporter/	Recorder			
	PARTIES:		TATE OF aurent,	NEVADA Christoph	er J.			Y Y
			ecial P	ti III, A ublic Def Gloria M.	ender			Y Y Y
STATUS CHECK:	SUPREME	COURT PROCE	EDINGS.	SET TIM	E CERTAI	N: PF	RE-TRIAL	
Court advised indicating the Court suggest concurred. Concurred supression needs to foresees is to	ey have se ed a statu OURT ORDER eme Court o remain f	t this matt s check in ED, matter rules, he i lexible. M	er for late Ju CONTINU ntends Ms. Nava	oral argu ly or ear ED to Aug to set th rro advis	ment at ly Augus ust 1. e trial ed the o	the er t. Co Court quickl	nd of June. punsel advised, by so Mr. coblem she	
BOND/H.A.		•						
CONTINUED TO:	8-1-02 9	:00 AM						
	08/01/02	09:00 AM	00 ALL	PENDING	MOTIONS	8-1-02	2 .	•
	HEARD BY:	Mark Gibbo	ns, Chi	ef Judge				
	OFFICERS:	Tina Hurd, Diann Proc			rder			
	PARTIES:	ST 006316 Gc	ATE OF E					Y Y

Court stated he understands the Supreme Court has not ruled so this matter is still in limbo, however, they need to discuss a trial date as this Court's time is getting limited. Court advised he has September 30 in mind. Ms. Navarro advised she has a number to reach Mr. Bloom today and he wanted her to remind the Court that they have out-of-state witnesses and need a little extra time. Court advised his schedule is pretty full for the rest

005434 Navarro, Gloria M.

SPD

0001 D1 Centofanti III, Alfred P

Special Public Defender

CONTINUED ON PAGE: 028

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MINUTES DATE: 08/01/02

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 027

of the year and he may have to transfer this case to another Court. Court at ease for Ms. Navarro to call Mr. Bloom. Ms. Navarro advised Mr. Bloom indicates the certification process in California cannot start until there is a trial date and to go ahead and set the September date. State advised she does not think they should set the date as, if the Supreme Court rules in the State's favor, they would be entitled to an independent psychological exam which would take time. Colloquy regarding the certification process in California. Ms. Navarro advised there is also an individual in another state. Court advised the clock is going to run out on him being able to do this case. Ms. Navarro advised the defense is okay with the September 30 date. State advised she has another trial set for September 30 and stated she foresees a problem with setting a trial date as things will go forward as if there was no stay. Colloquy regarding the trial date. Upon Court's inquiry, State advised she will stipulate only to setting the trial date so the subpoena process can begin. COURT ORDERED, matter set for trial ONLY for the issuing of subpoenas subject to the approval of the Nevada Supreme Court and further subject to any substantive decision made by the Nevada Supreme Court. Ms. Navarro to prepare the stipulation.

BOND/H.A.

10-4-02 9:00 AM CALENDAR CALL

10-7-02 1:30 PM JURY TRIAL

09/05/02 09:00 AM 00 STATE'S REQUEST FOR STATUS CHECK ON

TRIAL DATE /60

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Julie Lever, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Court stated it is his understanding there has been no ruling from the Supreme Court. Counsel concurred. Court advised the trial is set in October and he understands counsel have agreed to move the trial date to mid-November. Counsel concurred. Court stated he understands the parties stipulate he may set the trial subject to the Supreme Court's stay order. Counsel concurred. COURT ORDERED, trial date VACATED AND RESET to November Ms. Navarro advised she does have another case set for trial on November 18 that is a double homicide and she does not know what is going to happen with that case. State suggested a status check. Colloquy. COURT

CONTINUED ON PAGE: 029

MINUTES DATE: 09/05/02

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 028

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ORDERED, matter set for status check regarding the Supreme Court appeal.

BOND/H.A.

10-10-02 9:00 AM STATUS CHECK: SUPREME COURT APPEAL

11-14-02 9:00 AM CALENDAR CALL

11-18-02 1:30 PM JURY TRIAL

10/10/02 09:00 AM 00 STATUS CHECK: SUPREME COURT APPEAL

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Tina Hurd, Court Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Court advised he has heard nothing from the Supreme Court. Counsel concurred. Court advised he inquired of the staff at the Supreme Court and they suggested the parties do a motion requesting a decision and include the November trial date. State advised her concerns are it is time for her to start subpoenaing witnesses and she does not want to go through all that work if they still do not have a decision. Court advised, if the November trial date is vacated, he will not be able to hear the trial. Ms. Navarro advised she would like to do the suggested motion and see if they get a response. Colloquy. COURT ORDERED, matter CONTINUED one week for status check regarding the trial date.

BOND/H.A.

10-21-02 9:00 AM STATUS CHECK: TRIAL DATE

CONTINUED ON PAGE: 030

MINUTES DATE: 10/10/02

MINUTES DATE: 10/21/02

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA vs Cent

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 029

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10/21/02 09:00 AM 00 STATUS CHECK: TRIAL DATE

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Cindy Lory/CNL, Relief Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Colloquy between the Court and counsel regarding selection of judge. Ms. Goettsch stated she will be filing a motion to the Supreme Court for a decision. COURT ORDERED, matter CONTINUED for Status Check. Court directed counsel to set matter back on calendar when they find a judge to hear the trial. FURTHER, trial date VACATED.

BOND/H.A.

11-04-02 9:00 AM STATUS CHECK

11/04/02 09:00 AM 00 TRIAL SETTING /65

HEARD BY: Mark Gibbons, Chief Judge

OFFICERS: Carole D'Aloia, Court Clerk

Renee Silvaggio, Reporter/Recorder

PARTIES: ST

STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Upon Court's inquiry, counsel advised they have not been able to agree upon Judge and Ms. Goettsch requested matter be randomly reassigned. Statements by Ms. Navarro regarding the e-mails received from both Ms. Goettsch and Mr. Laurent regarding selection of a Judge to hear this matter and Ms. Navarro requested the e-mail marked as Court Exhibits. Ms. Goettsch stated her objections. FOLLOWING CONFERENCE AT THE BENCH, COURT ORDERED, Ms. Navarro's request DENIED and matter sent to MASTER CALENDAR FOR RANDOM REASSIGNMENT with today's STATUS CHECK date CONTINUED for TWO WEEKS. Court further instructed Clerk to notify counsel of the new date and Department. Regarding the e-mails, Court instructed Ms. Navarro to prepare an Affidavit with the appropriate information contained therein.

CONTINUED ON PAGE: 031

MINUTES DATE: 11/04/02

MINUTES DATE: 11/04/02

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 030

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BOND/H.A.

CONTINUED TO:

11/18/02 09:00 AM 01

11/20/02 09:00 AM 02 TRIAL SETTING /65

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Carole D'Aloia/CD, Relief Clerk Joe D'Amato, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender 005434 Navarro, Gloria M.

004435 Albregts, Daniel J.

Mr. Allen Bloom Pro Hoc Vice, lead counsel from San Diego, California, also present. Court inquired if this case were a capital matter and counsel advised it is not. Ms. Navarro advised Mr. Albregts was originally retained by the Defendant and the Special Public Defender was appointed co-counsel at that time and will now remain co-counsel and local counsel since Defendant has now retained Mr. Bloom. Mr. Albreghts advised a complicated issue arose and that is whether or not he will be called as a witness. Mr. Albregts further advised he will remain on the case, in the background, to provide support to defense counsel. Mr. Bloom requested matter be set for trial and advised he already discussed dates with Court's Clerk, who suggested a dual trial setting since the first date given this matter would be #2 on the stack. COURT ORDERED, matter set for JURY TRIAL (dual setting) and STATUS CHECK.

BOND/H.A.

5/5/03 9:00 AM STATUS CHECK: TRIAL READINESS

7/1/03 9:00 AM CALENDAR CALL (#2 ON STACK)

7/7/03 1:30 PM JURY TRIAL (#2 ON STACK)

11/25/03 9:00 AM CALENDAR CALL (#1 ON STACK)

12/1/03 1:30 PM JURY TRIAL (#1 ON STACK)

CONTINUED ON PAGE: 032

PRINT DATE: 03/24/05 PAGE: 031 MINUTES DATE: 11/20/02

MINUTES DATE: 01/09/03

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 031

01/09/03 02:16 PM 00 MINUTE ORDER RE: POTENTIAL EVIDENCE

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Connie Kalski, Relief Clerk

PARTIES: NO PARTIES PRESENT

MINUTE ORDER CONCERNING POSSIBLE EVIDENCE...

At 2:16 PM, today's date, this Clerk was notified by chambers to type the minute order reflected below. This minute order was dictated over the telephone from the department secretary and is to be placed into the case as soon as possible.

Judge Donald Mosley conducted a conference call with the following parties:

- 1) Ms. Becky Goettsch, Deputy District Attorney, Criminal Division;
- 2) Ms. Gloria Navarro, Special Public Defender, Criminal Division;
- 3) Mr. Bloom, out of state counsel involved with the case.

The following is a summary of the conversation and the Court's Order:

A conference call occurred at approximately 2:10 PM, this date, involving the above-noted parties. It has been agreed that the Court will assume custody of an envelope alleged to contain a floppy disk with possible evidentiary value to this case. This Court will maintain the item in a safe place with the status of the contents to be decided at a later time.

Above-noted counsel is to work together to arrange this matter be placed on the Court's calendar at counsel's convenience.

Mr. John Moran is to deliver the subject envelope to the Court as early as possible./ck

CONTINUED ON PAGE: 033

MINUTES DATE: 01/09/03

MINUTES DATE: 01/16/03

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 032

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01/16/03 09:00 AM 00 STATUS CHECK ON EVIDENCE-AGREED REQUEST

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Joe D'Amato, Reporter/Recorder

PARTIES: STATE OF NEVADA

005043 Laurent, Christopher J.

0001 D1 Centofanti III, Alfred P

Mr. Allen Bloom, lead counsel from San Diego, California present. Court noted this matter was discussed in chambers and stated this Court has taken into evidence an envelope containing a disk. Counsel concurred. Mr. Laurent stated the disk will be checked for fingerprints and then sent to an expert. COURT ORDERED, matter RESOLVED.

BOND/H.A.

05/05/03 09:00 AM 00 STATUS CHECK: READINESS

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Bloom, counsel from San Diego present. Ms. Goettsch advised this matter is no longer stayed as a decision has come down from the Supreme Court and she will be ready for trial in July. Mr. Bloom advised he will not be ready; that they are second on the July stack and because of the out of state witnesses and experts, he has scheduled another trial with multiple attorneys in July and requested to utilize the December date when he will be ready. Objections by Ms. Goettsch. Following arguments by counsel, COURT ORDERED, trial date of 7/7/03 is VACATED and date of 12/1/03 for trial will be maintained and this Court expects to go forward. Mr. Bloom advised that an expert has been found to review the disk. Court so noted. Further, Mr. Bloom advised the State has filed motions to be heard on 5/12/03 and he would request they be moved to 5/27/03. There being no objection, COURT SO ORDERED.

BOND/H.A.

CONTINUED ON PAGE: 034

PAGE: 033 MINUTES DATE: 05/05/03

MINUTES DATE: 05/05/03

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 033

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5/27/03 9:00 AM STATE'S MOTION TO PLACE ON CALENDAR, RELEASE AND EXAMINATION OF EVIDENCE...STATE'S MOTION FOR EVIDENTIARY HEARING RE: ATTORNEY/CLIENT PRIVILEGE 5/27/03 9:00 AM

05/27/03 09:00 AM 00 ALL PENDING MOTIONS 5/27/03

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner/ls, Court Clerk

Melissa Davis, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005103 Richards, Daren B.

STATE'S MOTION TO PLACE ON CALENDAR FOR RELEASE AND EXAMINATION OF EVIDENCE...STATE'S MOTION FOR EVIDENTIARY HEARING REGARDING ATTORNEY-CLIENT PRIVILEGE

Alan Bloom, lead counsel from San Diego, present.

As to State's Motion for Release and Examination of Evidence: Ms. Goettsch advised they are very close to having this resolved. COURT SO ORDERED.

As to State's Motion for Evidentiary Hearing: Mr. Bloom agrees there should be a hearing. Ms. Goettsch advised there are 2 other attorneys involved. Upon review of schedules, COURT ORDERED, matter set for hearing.

BOND/H.A.

7/18/03 9:00 AM EVIDENTIARY HEARING

CONTINUED ON PAGE: 035

MINUTES DATE: 05/27/03

MINUTES DATE: 08/13/03

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF 1	NEVADA		vs	Cento	fanti				
						CONTI	NUED	FROM F	PAGE:	034
	08/13/03	09:00 AM	00 ST	ATUS CHE	ECK: E	VIDENT	IARY	HEARIN	I G	
	HEARD BY:	Donald M.	Mosley,	Judge;	Dept	. 14		*		
	OFFICERS:	Linda Ski Maureen S	nner, Co Schorn, F	ourt Cle Reporter	erk :/Recc	rder				
	PARTIES:		STATE OF aurent,		pher	J.	٠			Y
			Centofar Special E Lichards,	Public D	efend					Y Y Y
Alan Bloom, le Mr. Bloom, Mr. Pursuant to di VACATED and RE supplied by co	Moran and scussion : SET, Evident	d Mr. Rich in chamber	ards weres, COURT	e in ch	amber D, tr	s prio	r to t for	calend 12/1/	lar. '03 is	3
BOND/H.A.										
1/9/04 9:00 A	M EVIDEN	TIARY HEAR	ING							
3/9/04 9:00 A	M CALENDA	AR CALL (#1 ON ST	CACK)						
3/15/04 1:30	PM JURY	TRIAL (#	1 ON STA	vCK)						
	01/23/04	09:00 AM	02 EVI	DENTIAR	су нед	RING	x 4			
	HEARD BY:	Donald M.	Mosley,	Judge;	Dept	. 14				
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COURT ORDERED,	matter Co	ONTINUED a	t reques	st of in	iteres	ted pa	rties	· ·		
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CONTINUED TO: 02/20/04 09:00 AM 03

CONTINUED ON PAGE: 036
MINUTES DATE: 01/23/04 PRINT DATE: 03/24/05 PAGE: 035

MINUTES DATE: 02/20/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 035

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02/20/04 09:00 AM 00 AT THE REQUEST OF THE COURT

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006088 Peterson, Clark A. 006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, defense counsel from California also present. Mr. John Moran Jr. and Mr. Brandon present with Eva Cisneros and Janeen Isaacson.

Colloquy between Court and counsel regarding original floppy disc and copies. Mr. Bloom to review within 10 days regarding attorney/client privilege. If there appears to be none, then they can be turned over to Metropolitan Police Department. Additionally, Mr. Bloom requested original not be opened to maintain authenticity.

COURT ORDERED, Transcript of the testimony of Ms. Cisneros and Ms. Isaacson SEALED and COURTROOM CLEARED but for necessary staff, Mr. Moran, Mr. Brandon and Defense counsel. Testimony by Ms. Cisneros and Ms. Isaacson.

ALL PARTIES PRESENT: Arguments byt counsel. Court FINDS that Ms. Cisneros was merely a conduit and that Defendant aired concerns. Further, no legal advise was given and therefore, nothing to protect. However as to Ms. Isaacson, Court FINDS that she was involved and the attorney/client privilege WILL BE PROTECTED. Mr. Moran requested that the State not have investigators contact Ms. Isaacson or Ms. Cisneros prior to trial as they are not interested in speaking with investigators. Court sees not reason for them to be contacted, however it is not a blanket order absent some abuse. Mr. Peterson requested Ms. Cisneros testimony be unsealed and COURT SO ORDERED. Colloquy between counsel regarding expert witnesses and the lack of reports. Mr. Bloom advised that papers filed will have reports and CV's attached. Court directed parties to work together to have matter prepared for trial. FURTHER, all motions to be filed by 2/27/04 and if filed, will be heard one week thereafter.

BOND

CONTINUED ON PAGE: 037

MINUTES DATE: 03/05/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 036

03/05/04 09:00 AM 00 AT REQUEST OF COURT: PRETRIAL ISSUES

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES:

STATE OF NEVADA

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Allen Bloom, California counsel present. Court noted this is an ex-parte matter on the record. Colloquy regarding the certification of out of state expert witnesses. Upon Court's inquiry, Mr. Bloom advised there are possibly 24 expert witnesses. Additionally witnesses Kruger and Tibbetts (phonetic) will testify as to victims rage and violence which goes to character and the Defendant's belief of fear and self defense. Mark Wright, who was the neighbor of the victim and Defendant can testify as to the events that took place on December 5th. Mr. Wright is willing to testify, however needs a subpoena for work purposes and COURT SO ORDERED. Court advised Mr. Bloom that duplicative testimony will not be allowed and a hearing prior to trial will be necessary regarding victim's gang involvement and drug usage. Mr. Bloom advised he will work on having this matter heard and witnesses present in the San Diego court to have the subpoena's issued in time for this trial. COURT ORDERED, matter SET to resolve outstanding witness issues.

BOND

3/12/04 9AM PRETRIAL MOTIONS

PRINT DATE: 03/24/05

03/09/04 09:00 AM 00 CALENDAR CALL (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Joe D'Amato, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006316 Goettsch, Becky S.

006088 Peterson, Clark A.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Court noted Ms. Navarro appeared prior to calendar and advised she is ready for trial. Ms. Goettsch advised she is ready as well with 35 witnesses, 5 out of State and lasting 2-3 weeks. Court advised there is a hearing on Friday as to witnesses and that is when any additional pre-trial motions should be addressed. COURT ORDERED, jury selection would begin at 1:30 on

CONTINUED ON PAGE: 038

PAGE: 037 MINUTES DATE: 03/09/04

MINUTES DATE: 03/09/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 037

3/15/04 in this Dept.

BOND/H.A.

03/12/04 09:00 AM 00 ALL PENDING MOTIONS 3/12/04

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Joe D'Amato, Reporter/Recorder

PARTIES:

STATE OF NEVADA
006088 Peterson, Clark A.
006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender 002255 Jackson, Alzora B.

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STATUS CHECK: WITNESSES...STATE'S MOTION IN LIMINE TO PRECLUDE EVIDENCE REGARDING THE VICTIM'S ALLEGED PRIOR DRUG USE AND ALLEGED PRIOR VIOLENCE UNLESS AND UNTIL DEFENDANT TESTIFIES HE WAS AWARE OF SUCH VIOLENCE...STATE'S MOTION IN LIMINE TO ADMIT EVIDENCE REGARDING THE VICTIM'S STATE OF MIND

Mr. Allen R. Bloom, counsel from California, present.

Mr. Peterson stated there is recent case law that says Defendant can claim there was no offer and that is why he had to go to trial. For the record, the offer is Defendant plead to First Degree Murder and stipulate to a sentence of Life with parole after 20, plus an equal and consecutive Life with parole after 20. Mr. Bloom stated they have rejected this offer and made a counter offer which the State has refused.

Mr. Peterson requested Defendant authorize Mr. Bloom to admit that he was the shooter; that they are using a self defense theory and that is one of the elements. Following discussion with counsel, Defendant so authorized.

State requested that the father and mother of Defendant be considered as adverse witnesses and if a problem arises, will approach the Bench and review it at that time. Court so noted.

State has submitted Proposed Voir Dire questions; the Court will incorporate some of them and will also address the issue of graphic pictures to the Jury.

Mr. Bloom advised Dr. Lipson has examined Defendant, however, will not be testifying as to him, but in general. Mr. Peterson concurred and stated unless the door is opened, he will not pursue anything further.

CONTINUED ON PAGE: 039

MINUTES DATE: 03/12/04

MINUTES DATE: 03/12/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 038

AS TO MOTION IN LIMINE TO PRECLUDE: Mr. Peterson stated he would like to withdraw the later part of the motion. Following arguments and statements about the victim's past, Mr. Peterson requested to WITHDRAW the motion entirely as he wants to hear how Defendant will explain how he was afraid of the victim. Following further colloquy, Mr. Bloom advised he has 6 witnesses that will attest to the violence issues.

AS TO MOTION IN LIMINE TO ADMIT: Mr. Peterson advised there are several statements made by victim that are now admissible because the defendant has made the victim unavailable. Following arguments, Mr. Bloom requested a list of the statements to be used and COURT SO ORDERED.

Mr. Bloom stated Mr. Peterson spoke to the witnesses and he would like his notes or any statements made that are Brady material. Mr. Peterson stated the notes are his own personal ones when interviewing witnesses and there were no surprise statements made; if he uncovered Brady material, he would have given it to Mr. Bloom.

BOND/H.A.

03/15/04 01:30 PM 00 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STAT

STATE OF NEVADA

006088 Peterson, Clark A.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from California present. 1:55 PM Roll call taken of prospective jury panel, three prospective jurors not present. Court noted one of the potential jurors had to be taken to the hospital, however COURT ORDERED, WARRANTS ISSUED on the other two potential jurors that failed to appear. 2:08 p.m. Clerk administered Voir Dire Oath. Counsel conducted jury selection. 5 p.m. COURT ADMONISHED potential jurors and ORDERED, matter CONTINUED.

BOND

CONTINUED TO: 03/16/04 09:00 AM 01

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MINUTES DATE: 03/15/04

MINUTES DATE: 03/16/04

		CRIMINAL COURT MINUTES										
01-C-172534-C	STATE OF	NEVADA			vs	Cento	fanti	III,	Alfr	ed P		
						-	CONT	INUED	FROM	PAGE:	039	
	03/16/04	09:00 AM	01	TRIAL	BY	JURY	(#1	ON S	rack)			
	HEARD BY:	Donald M	. Mos	ley, J	udge	; Dept	. 14					
	OFFICERS:	Melissa Maureen					rder					
	PARTIES:	006088	Peter	OF NE son, C sch, B	lark	: A.					У У У	
			Speci	ofanti al Pub ro, Gl	lic	Defend					У У У	
Mr. Allen R. prospective gwhen roll was jury selection	jurors take s taken, ho	n, potent wever #28	ial j 7 and	urors 330 a	#287 ppea	, 329 red la	and 33	30 not	t pres	sent ntinue		

the purpose of alternates and ORDERED to return tomorrow. Matter CONTINUED.

BOND

03/17/04 09:00 AM CONTINUED TO: 02

> 03/17/04 09:00 AM 02 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Joe D'Amato, Reporter/Recorder

PARTIES: STATE OF NEVADA 006316 Goettsch, Becky S. 006088 Peterson, Clark A.

0001 D1 Centofanti III, Alfred P

Mr. Allen R. Bloom, counsel from California present. OUTSIDE PRESENCE OF JURY. Parties discussed admissibility of various items and what the State will be submitting to. The first issue is found to be Excited Utterance and statements made by victim on the event of 12/5. Arguments. State advised the Judge Gibbons previously ruled that the entire conversation is admissible. Further arguments regarding statements and whether or not they are admissible. Court advised the oral statement can be included however, has a problem regarding possible police interrogation and the question of whether or not the question, "what happened" is in fact interrogation. Court noted the Nevada Supreme Court intentions is broad and not all statements are interrogations. 2:38 p.m. JURY PRESENT. Clerk sworn the Alternate

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MINUTES DATE: 03/17/04

MINUTES DATE: 03/17/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 040

Jurors. Clerk read Indictment. Court issued pretrial instructions. Parties invoked the exclusionary rule and COURT SO ORDERED. 2:49 p.m. OUTSIDE PRESENCE OF JURY. Colloquy between parties regarding witnesses that may be called. Court will reserve ruling as to each witness and will not be allowed during opening arguments. Arguments as to Post Partum. COURT RESERVED RULING and ORDERED Tom Thompson will be admitted to mental makeup of state of mind and finds the probative value outweighs the prejudicial value. 4:06 p.m. JURY PRESENT. Continued testimony and exhibits. 5:52 p.m. COURT ORDERED, matter CONTINUED and jury ADMONISHED.

BOND

CONTINUED TO: 03/22/04 01:30 PM 03

03/22/04 01:30 PM 03 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Joe D'Amato, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S. 006088 Peterson, Clark A.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from San Diego present.

1:33 PM JURY PRESENT: Roll call taken. Testimony and exhibits presented, see worksheets. 5:00 PM EVENING RECESS.

CONTINUED TO: 03/23/04 01:30 PM 04

CONTINUED ON PAGE: 042

MINUTES DATE: 03/22/04

MINUTES DATE: 03/23/04

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF 1	ACAVAV			vs Ce	entof	anti	III,	Alfre	ed P	
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	03/23/04	01:30 PM	I 04	TRIAL	BY JUR	RΥ	(#1	on s	TACK)		
	HEARD BY:	Donald M	I. Mos	sley, J	udge; [Dept.	14				.*
	OFFICERS:	Linda Sk Maureen					der	the Ser			
	PARTIES:		Goett	-	VADA ecky S. lark A.					3	Y Y Y
		0001 D1 SPD			III, A						Y

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from San Diego present. 1:37 PM JURY PRESENT: Roll call taken. Testimony and exhibits presented, see worksheets. 2:49 PM OUTSIDE PRESENCE OF JURY: Mr. Bloom advised a witness, Mr. Wright observed another witness, Trisha Miller speaking to the sister of the victim and learned details of the victim's background. Ms. Miller told Mr. Wright that she was the "best friend" when in reality she did not really know that much about her past. Further Ms. Miller was seen speaking to a juror from Dept. 15 and was told to act a certain way for the Jury; then she burst into tears on the stand and he feels it was an act. He feels she could be impeached. Arguments by Mr. Peterson. Court noted that it did not feel Ms. Miller was "acting" on the stand, that after a few hours of being on the stand, she did start crying, however, regained her composure and did not drag it out. The Court feels there is no consequence of the juror talking to Ms. Miller and she was explaining her role to Mr. Wright, that of being the friend. 3:24 PM JURY PRESENT: All present as before. Testimony continues and exhibits presented, see worksheets. 4:57 PM EVENING RECESS.

CONTINUED TO: 03/24/04 01:30 PM 05

CONTINUED ON PAGE: 043

MINUTES DATE: 03/23/04

MINUTES DATE: 03/24/04

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF		
		CONTINUED FROM PAGE: 042	2
	03/24/04	01:30 PM 05 TRIAL BY JURY (#1 ON STACK)	
	HEARD BY:	Donald M. Mosley, Judge; Dept. 14	
	OFFICERS:	Linda Skinner, Court Clerk Joe D'Amato, Reporter/Recorder	
	PARTIES:	006316 Goettsch, Becky S.	Y Y Y
		SPD Special Public Defender	Y Y Y
PRESENCE OF J 12/20. 1:35	URY: Argu PM JURY P	nsel from San Diego present. 1:34 PM OUTSIDE ments by counsel regarding issues of conduct as to RESENT: Roll call taken. Testimony and exhibits as. 4:00 PM EVENING RECESS.	
CONTINUED TO:	03/25/04	01:30 PM 06	
	03/25/04	01:30 PM 06 TRIAL BY JURY (#1 ON STACK)	_
	HEARD BY:	Donald M. Mosley, Judge; Dept. 14	
	OFFICERS:	Linda Skinner, Court Clerk Maureen Schorn, Reporter/Recorder	
	PARTIES:	006316 Goettsch, Becky S.	Y Y Y

Mr. Allen R. Bloom, counsel from San Diego present. 1:38 PM OUTSIDE PRESENCE OF JURY: Ms. Goettsch requested Mark Smith testify, however, due to confidentiality, would need this Court to Order him to. Upon review of Mr. Smith, COURT ORDERED, HE TESTIFY. 1:45 PM JURY PRESENT: Roll call taken. Testimony and exhibits presented, see worksheets. 5:00 PM EVENING RECESS.

005434 Navarro, Gloria M.

SPD

0001 D1 Centofanti III, Alfred P

Special Public Defender

CONTINUED TO: 03/26/04 01:30 PM 07

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PRINT DATE: 03/24/05 PAGE: 043 MINUTES DATE: 03/25/04

MINUTES DATE: 03/26/04

CRIMINAL COURT MINUTES

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01-C-172534-C	STATE OF	NEVADA		vs Cento	fanti I	II, Alf	red P	
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	03/26/04	01:30 PN	07 TRIAL	BY JURY	(#1 0	N STACK).	
	HEARD BY:	Donald N	M. Mosley, Ju	ıdge; Dept	. 14			
	OFFICERS:		cinner, Court Mato, Reporte		er			
	PARTIES:	006316 006088	STATE OF NEW Goettsch, Be Peterson, Cl	ecky S.				У У У
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Mr. Allen R. Roll call tal EVENING RECES CONTINUED TO:	ken. Testi	mony and	exhibits pre	esented, s	1:36 PM see work	sheets.	5:00	
	03/29/04	01:30 PM	08 TRIAL	BY JURY	(#1 0	n stack)	
	HEARD BY:	Donald M	M. Mosley, Ju	ıdge; Dept	. 14			
	OFFICERS:		Swinn, Relie Schorn, Repo		order			
	PARTIES:		STATE OF NEW Goettsch, Be Peterson, Cl	ecky S.				Y Y Y
		0001 D1 SPD	Centofanti Special Publ					Y Y

Mr. Allen R. Bloom, counsel from California present. 1:35 PM OUTSIDE PRESENCE OF JURY. Colloquy between Court and counsel regarding photos taken at the crime scene as well as the autopsy photos. Mr. Bloom believes there is relevant evidence, but the photos are cumulative and the probative value does not outweigh the prejudice. Mr. Bloom argued that the 8 photos of the victims head could be reduced to one photo. Response by the State. Court does not feel that the photos are duplicative and ruling on admission will be reserved. Further colloquy regarding keys and who they were given to. Mr. Bloom argued that the victim's entrance into the Defendant's home was improper and the jury will need to take into consideration the victim was not invited on the day of the incident. Court noted victim was expected due to the fact that she was to pick up the infant. Court advised counsel that the key issue can be resolved during questioning. 1:57 PM Jury present;

005434 Navarro, Gloria M.

CONTINUED ON PAGE: 045

MINUTES DATE: 03/29/04

MINUTES DATE: 03/29/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

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roll call taken. Testimony and exhibits continued, see worksheets. 5:01 PM EVENING RECESS.

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03/30/04 01:30 AM 09

03/30/04 01:30 AM 09 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Joe D'Amato, Reporter/Recorder

PARTIES: STATE OF NEVADA

006088 Peterson, Clark A. 006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from San Diego, California also present. 1:38 p.m. JURY PRESENT: Roll call taken. Testimony and exhibits presented, see worksheets. 4:59 PM EVENING RECESS, Court ADMONISHED JURORS.

CONTINUED TO: 03/31/04 01:30 PM 10

03/31/04 01:30 PM 10 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006088 Peterson, Clark A. 006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from California present. 1:30 PM JURY PRESENT. Roll call taken. Testimony and exhibits continued per worksheets. 3:32 p.m. OUTSIDE PRESENCE OF JURY. Mr. Bloom requested the side bar from yesterday be placed on the record. The first issue regarding Defendant being terminated from his employment with Traveler's Insurance and owning a

CONTINUED ON PAGE: 046

PRINT DATE: 03/24/05 PAGE: 045 MINUTES DATE: 03/31/04

MINUTES DATE: 03/31/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 045

gun. Response by Ms. Goettsch. Court feels it is relevant that having a gun is against Traveler's Insurance. The second issue is regarding testimony and possible excited utterance; response by the State. Court FINDS the statements are ADMISSIBLE. The third issue is regarding the investigator Tom Thompson's notes and believes notes and documents should be provided to the Defense. Court questioned if there is Brady Material and State does not believe it is. COURT ORDERED, that work product is protected pursuant to Nevada Revised Statutes and will NOT BE TURNED OVER TO THE DEFENSE. JURY PRESENT. Continued testimony and exhibits. COURT ADMONISHED Jurors and ORDERED, matter CONTINUED.

BOND

CONTINUED TO: 04/01/04 01:30 PM 11

04/01/04 01:30 PM 11 TRIAL BY JURY (#1 ON STACK)

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Joe D'Amato, Reporter/Recorder

PARTIES:

STATE OF NEVADA

006088 Peterson, Clark A.

006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender

005434 Navarro, Gloria M.

Mr. Allen R. Bloom, counsel from San Diego, California also present. 1:30 p.m. JURY PRESENT: Roll call taken. Testimony and exhibits presented, see worksheets. 5:00 PM EVENING RECESS, Court ADMONISHED JURORS.

CONTINUED TO: 04/02/04 01:30 PM 12

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MINUTES DATE: 04/01/04

MINUTES DATE: 04/02/04

CRIMINAL COURT MINUTES

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01-C-172534-C	STATE OF	NEVADA		vs Cent	tofanti				
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	04/02/04	01:30 PM	1 12 TRI	AL BY JURY	(#1	ON ST	rack)		
	HEARD BY:	Donald M	M. Mosley,	Judge; Dep	pt. 14				
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	PARTIES:		,	Clark A.					Y Y
		006316	Goettsch,	Becky S.				•	Y
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Mr. Allen R. p.m. JURY PRE worksheets. CONTINUED TO:	ESENT: Rol	l call ta VENING RE	ken. Tes ECESS, Cou	timony and	exhibit	spre	esente	d, see	e
	04/05/04	01:30 PM	I 13 TRI	AL BY JURY	(#1	ON ST	ACK)		
	HEARD BY:	Donald M	Mosley,	Judge; Der	pt. 14				
	OFFICERS:			urt Clerk rter/Record	der				
	PARTIES:		STATE OF Goettsch, Peterson,	Becky S.	·				У У У
		SPD		ti III, Alf ublic Defer Gloria M.					Y Y Y

Mr. Allen R. Bloom, counsel from San Diego present. 1:47 PM JURY PRESENT: Roll call taken. Testimony and exhibits continued, see worksheets. 4:03 PM OUTSIDE PRESENCE OF JURY: Objection by Mr. Bloom that victim made a statement to Police that the Defendant did not even know how to use his own gun. Arguments by Mr. Peterson. Court noted it could be under the excited utterance exception. Discussion regarding bags that were admitted, however not opened. Mr. Bloom is stipulating that they go back to the Jury Room, unopened and the Jury can open them if they wish. ABSENT A REQUEST OF THE COURT, THE BAGS WILL NOT BE OPENED. Jury instruction submitted last week was discussed and decided as to when it will be read. 4:12 PM JURY PRESENT: All present as before. Testimony and exhibits continued, see worksheets. 5:00 PM EVENING RECESS.

CONTINUED TO: 04/06/04 01:30 PM 14

PRINT DATE: 03/24/05 PAGE: 047 CONTINUED ON PAGE: 048
PRINT DATE: 03/24/05 PAGE: 047 MINUTES DATE: 04/05/04

MINUTES DATE: 04/06/04

CRIMINAL COURT MINUTES

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01-C-172534-C	STATE OF	NEVADA		y	s Cento	fanti	III, Alf	red P		
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	04/06/04	01:30 PM	1 14 T	RIAL BY	JURY	(#1	ON STACK) :		
	HEARD BY:	Donald M	Mosle	y, Judg	e; Dept	. 14				
	OFFICERS:	Linda Sk Maureen				rder				
	PARTIES:	006316 006088	STATE O Goettsc Peterso	h, Beck	y S.				· ·	Ү Ү Ү
		0001 D1 SPD 005434	Centof Special Navarro	Public	Defend				•	Y Y Y
Mr. Allen R. Stipulations continued, se	as to evide e workshee	ence stat ts. 4:31	ed on t	he reco	rd. Te	stimon	y and exl	hibits		
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	04/07/04	01:30 PM	1 15 T	RIAL BY	JURY	(#1	ON STACK)		_
	HEARD BY:	Donald M	. Mosle	y, Judg	e; Dept	. 14				
	OFFICERS:	Linda Sk Joe D'Am				er				
	PARTIES:		STATE O Goettsc Peterso	h, Beck	y S.				•	Y Y Y
		0001 D1 SPD 005434	Centof Special Navarro	Public	Defend		* 1		•	Y Y Y

Mr. Allen R. Bloom, counsel from San Diego present. 1:41 PM JURY PRESENT: Roll call taken. Testimony and exhibits continued, see worksheets. 5:02 PM EVENING RECESS.

CONTINUED TO: 04/08/04 01:30 PM 16

CONTINUED ON PAGE: 049
MINUTES DATE: 04/07/04

PRINT DATE: 03/24/05 PAGE: 048 MINUTES DA

MINUTES DATE: 04/08/04

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF	NEVADA vs Centofanti III, Alfred P CONTINUED FROM PAGE: 04	<u>.</u>
	04/08/04	01:30 PM 16 TRIAL BY JURY (#1 ON STACK)	J
	HEARD BY:	Donald M. Mosley, Judge; Dept. 14	
	OFFICERS:	Linda Skinner, Court Clerk Maureen Schorn, Reporter/Recorder	
	PARTIES:	006316 Goettsch, Becky S.	Y Y Y
4. % -		SPD Special Public Defender	Y Y Y
see worksheet:	s. 2:13 Pl testify. ECESS.	Roll call taken. Testimony and exhibits continued, M OUTSIDE PRESENCE OF JURY: Defendant admonished of 2:16 PM JURY PRESENT: All present as before. 4:58	
	04/09/04	01:30 PM 17 TRIAL BY JURY (#1 ON STACK)	_
		Donald M. Mosley, Judge; Dept. 14	,
	OFFICERS:	Linda Skinner, Court Clerk Joe D'Amato, Reporter/Recorder	
	PARTIES:	006316 Goettsch, Becky S.	Y Y Y
		SPD Special Public Defender	Y Y Y
Mr. Allen R. 1	Bloom. cou	usel from San Diego present 1:37 PM JURY PRESENT.	

Mr. Allen R. Bloom, counsel from San Diego present. 1:37 PM JURY PRESENT. Roll call taken. Testimony and exhibits continued, see worksheets. 5:01 PM EVENING RECESS.

CONTINUED TO: 04/12/04 01:30 PM 18

CONTINUED ON PAGE: 050 MINUTES DATE: 04/09/04

PRINT DATE: 03/24/05 PAGE: 049

MINUTES DATE: 04/12/04

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF 1		-
		CONTINUED FROM PAGE: 049	1
	04/12/04	01:30 PM 18 TRIAL BY JURY (#1 ON STACK)	
	HEARD BY:	Donald M. Mosley, Judge; Dept. 14	
	OFFICERS:	Linda Skinner, Court Clerk Maureen Schorn, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 006316 Goettsch, Becky S. 006088 Peterson, Clark A.	
		0001 D1 Centofanti III, Alfred P Y SPD Special Public Defender Y 005434 Navarro, Gloria M. Y	
		Roll call taken. Testimony and exhibits continue, M EVENING RECESS.	
CONTINUED TO:	04/13/04	01:30 PM 19	
	04/13/04	01:30 PM 19 TRIAL BY JURY (#1 ON STACK)	•
	HEARD BY:	Donald M. Mosley, Judge; Dept. 14	٠,
· • · · · · · · · · · · · · · · · · · ·	OFFICERS:	Melissa Swinn, Relief Clerk Joe D'Amato, Reporter/Recorder	
	PARTIES:	STATE OF NEVADA 006316 Goettsch, Becky S. 006088 Peterson, Clark A.	7
		0001 D1 Centofanti III, Alfred P Y SPD Special Public Defender Y 005434 Navarro, Gloria M. Y	<i>r</i>
Mr Allen R d	Bloom cou	agel from California present 1.38 PM JURY PRESENT	

Mr. Allen R. Bloom, counsel from California present. 1:38 PM JURY PRESENT. Roll call taken. Testimony and exhibits continued, see worksheets. 3:30 p.m. OUTSIDE PRESENCE OF JURY. Colloquy between Court and counsel regarding witness(es). State believes witnesses mentioned are cumulative. COURT ORDERED, State not to use the van hitting incident as an accident; parties stipulate that the victim was the driver of the vehicle. FURTHER, and witness Lopez is DISALLOWED. JURY PRESENT, continued testimony. 4:41 p.m. Mr. Bloom advised he needs to check on 2 possible witnesses for tomorrow, however due to scheduling they may not be present. If witnesses are unavailable, the Defense will rest. Court ADMONISHED Jury and matter CONTINUED.

BOND

CONTINUED TO: 04/14/04 01:30 PM 20

PRINT DATE: 03/24/05 PAGE: 050 CONTINUED ON PAGE: 051
PRINT DATE: 03/24/05 PAGE: 050 MINUTES DATE: 04/13/04

MINUTES DATE: 04/14/04

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF	NEVADA	vs Centofanti III, Alfred P								
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	04/14/04	01:30 P	M 20	TRIAL B	Y JURY	(#1	ON ST	TACK)			
	HEARD BY:	Donald	M. Mosl	ey, Jud	ge; Dept	. 14					
	OFFICERS:	Melissa Maureen				order					
	PARTIES:	006088 006316	Peters	OF NEVA on, Cla ch, Bec	rk A.					У У У	
		0001 D1 SPD 005434	Specia		c Defend		· · · · · · · · · · · · · · · · · · ·	~		У У У	
Mr. Allen R. I PRESENT. Roll 1:40 p.m. Defe p.m. State RES All parties pr Jury ADMONISHI	call taken ense RESTEI STED. JURI resent. Co	n. Test D. State Y NOT PR	imony a e's reb ESENT:	nd exhi uttal w Jurv I	bits cor itnesses nstructi	ntinued s per w lons se	l per orksh ttled	works leet. l. 3:	sheets 2:51 51 p.m	n.	
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	04/16/04	09:00 A	M 22	TRIAL B	Y JURY	(#1	ON SI	'ACK)			
	HEARD BY:	Donald i	M. Mosl	ey, Jud	ge; Dept	. 14					
	OFFICERS:	Melissa Maureen				order		<i>'</i> .			
	PARTIES:		STATE	OF NEVA	DA					Y	

9:00 a.m. Jury returned and began deliberations. Mr. Allen R. Bloom, counsel from California present. 4:27 PM JURY PRESENT. Roll call taken. Jury returned with a verdict. JURY FOUND DEFENDANT GUILTY OF FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F). At request of Mr. Bloom, Jury polled. CONFERENCE AT THE BENCH. Defendant having been found guilty of First Degree Murder with Use of a Deadly Weapon, COURT ORDERED, matter set for Penalty Hearing to begin on Tuesday. COURT ADMONISHED JURORS. OUTSIDE PRESENCE OF JURY: Ms. Goettsch requested Defendant be remanded to custody. Objection by Mr. Bloom, stating Defendant has not violated his House Arrest. Defendant now having been found guilty, COURT ORDERED, Defendant REMANDED TO

006316 Goettsch, Becky S. 006088 Peterson, Clark A.

005434 Navarro, Gloria M.

SPD

0001 D1 Centofanti III, Alfred P

Special Public Defender

CONTINUED ON PAGE: 052 MINUTES DATE: 04/16/04

Y

MINUTES DATE: 04/16/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 051

CUSTODY - NO BAIL SET.

BOND, if any, EXONERATED.

CUSTODY

4/20/04 1:30 PM PENALTY HEARING

04/22/04 09:00 AM 00 STATUS CHECK: SET SENTENCING

HEARD BY: Donald M. Mosley, Judge; Dept. 14.

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006316 Goettsch, Becky S. 006088 Peterson, Clark A.

0001 D1 Centofanti III, Alfred P SPD Special Public Defender 005434 Navarro, Gloria M. У У У

Y

Ms. Navarro advised Mr. Bloom is in California. Mr. Peterson advised a Stipulation and Order to Waive Jury Penalty Hearing has been provided for signature. Court so noted and ORDERED, matter referred to the Division of Parole and Probation for a Pre-sentence Investigation Report and set for sentencing.

CUSTODY

5/28/04 9:00 AM SENTENCING

CONTINUED ON PAGE: 053

MINUTES DATE: 04/22/04

MINUTES DATE: 07/08/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 052

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07/08/04 09:00 AM 00 DEFT'S MTN FOR A NEW TRIAL/ 90

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006088 Peterson, Clark A. 006316 Goettsch, Becky S.

0001 D1 Centofanti III, Alfred P

000881 Colucci, Carmine J.

Court noted Mr. Peterson, Ms. Goettsch and Mr. Colucci met in chambers prior to calendar. At request of the State as they need time to respond, COURT ORDERED, matter CONTINUED. Further, the sentencing date of 7/9 to be continued as well.

CUSTODY

8/13/04 9:00 AM SENTENCING

CONTINUED TO: 08/12/04 09:00 AM 01

08/12/04 09:00 AM 01 DEFT'S MTN FOR A NEW TRIAL/ 90

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Melissa Swinn, Relief Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

007849 O'Brien, Glen

0001 D1 Centofanti III, Alfred P

Counsel present prior to court. Court noted Mr. Colucci requested 2 weeks on the motion and 2 weeks on the sentencing date in the event the motion is denied and COURT SO ORDERED.

CUSTODY

PRINT DATE: 03/24/05

CONTINUED TO: 08/26/04 09:00 AM 02

CONTINUED ON PAGE: 054

PAGE: 053 MINUTES DATE: 08/12/04

MINUTES DATE: 08/26/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA

vs Centofanti III, Alfred P

CONTINUED FROM PAGE: 053

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08/26/04 09:00 AM 00 ALL PENDING MOTIONS 8/26/04

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

006088 Peterson, Clark A.

0001 D1 Centofanti III, Alfred P

000881 Colucci, Carmine J.

STATE'S MOTION TO COMPEL AUDIO TAPED INTERVIEW...DEFT'S MOTION FOR A NEW TRIAL

AS TO STATE'S MOTION: Mr. Peterson advised this issue is moot as he has received a transcript from the interview. COURT SO ORDERED.

AS TO DEFT'S MOTION: Following arguments by Mr. Colucci and Mr. Peterson, COURT ORDERED, Motion DENIED.

Mr. Colucci requested the sentencing date of 8/27 be continued as he would like to file a writ to the Supreme Court and possibly obtain a stay of the sentencing. COURT SO ORDERED.

CUSTODY

9/10/04 9:00 AM SENTENCING

09/10/04 09:00 AM 04 SENTENCING

HEARD BY: Donald M. Mosley, Judge; Dept. 14

OFFICERS: Linda Skinner, Court Clerk

Maureen Schorn, Reporter/Recorder

PARTIES: STATE OF NEVADA

003814 Holthus, Mary Kay

0001 D1 Centofanti III, Alfred P

Court noted the Supreme Court has stayed this matter and ORDERED, the following briefing schedule: Ms. Holthus to answer by 10/11; Mr. Colucci to reply by 10/25; matter set for argument on 11/5 and sentencing CONTINUED.

CUSTODY

CONTINUED TO: 11/12/04 09:00 AM

CONTINUED ON PAGE: 055

MINUTES DATE: 11/17/04

CRIMINAL COURT MINUTES

01-C-172534-C STATE OF NEVADA vs Centofanti III, Alfred P CONTINUED FROM PAGE: 054 11/17/04 09:00 AM 07 SENTENCING HEARD BY: Donald M. Mosley, Judge; Dept. 14 OFFICERS: Linda Skinner, Court Clerk Maureen Schorn, Reporter/Recorder PARTIES: STATE OF NEVADA 000370 Ponticello, Frank M. 0001 D1 Centofanti III, Alfred P 000881 Colucci, Carmine J. Court noted Mr. Colucci appeared prior to calendar; as this matter is still in the Supreme Court, COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 01/25/05 09:00 AM 02/04/05 09:00 AM 09 SENTENCING HEARD BY: Donald M. Mosley, Judge; Dept. 14 OFFICERS: Melissa Swinn, Relief Clerk Maureen Schorn, Reporter/Recorder PARTIES: STATE OF NEVADA 000370 Ponticello, Frank M. 0001 D1 Centofanti III, Alfred P 000881 Colucci, Carmine J. 008461 Gaskill, Sarah A.

Mr. Colucci and Ms. Gaskill present prior to Court. Court advised that Mr. Colucci and Ms. Goettsch both spoke to Court in chambers prior to court and counsel agreed to a continuance. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 03/04/05 09:00 AM 10

CONTINUED ON PAGE: 056

MINUTES DATE: 02/04/05

MINUTES DATE: 03/04/05

CRIMINAL COURT MINUTES

01-C-172534-C	STATE OF 1	NEVADA		vs	Centof	anti II	Ι, Ι	Alfre	ed P	
•						CONTINU	JED I	FROM	PAGE:	055
	03/04/05	09:00 AM	1 10	SENTENCIN	G					
	HEARD BY:	Donald M	M. Mos	ley, Judge	; Dept.	14			•	
	OFFICERS:			d/gb, Reli n, Reporte			,			
	PARTIES:		Goett	OF NEVADA sch, Becky son, Clark	s.				,	Y Y Y
		0001 D1 000881		ofanti III ci, Carmin	-	d P	1.			Y Y

DEFT. CENTOFANTI ADJUDGED GUILTY of FIRST DEGREE MURDER WITH USE OF A DEADLY WEAPON (F). Pursuant to statute, the \$25.00 Administrative Assessment fee is imposed. Statements of mitigation. Witnesses Robert and Lisa Isom and Keto Sanchez sworn and testified. COURT ORDERED, Deft. SENTENCED to LIFE WITHOUT THE POSSIBILITY OF PAROLE plus an equal and consecutive LIFE SENTENCE WITHOUT THE POSSIBILITY OF PAROLE for use of a deadly weapon. Mr. Colucci requested defendants three year house arrest go towards his credit for time served. Objection by the State. COURT ORDERED, request DENIED; Deft will received (374) days credit for time served.

PRINT DATE: 03/24/05

MINUTES DATE: 03/04/05

1:54 PM

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CASE STATUS: CLOSED

STATE OF NEVADA

[] vs Centofanti III, Alfred P

NO. CODE EXHIBIT DESCRIPTION SUB OF/OB DATE S 0001 Ρ /GRAND JURY EXHIBITS S 01/10/01 V /DEED OF TRUST - 1/10/01 (SECURING BOND) 0002 P-1 S AD/OB 06/19/01 V 0003 P-2 S /DOCUMENTS RE:SALE OF SAN DIEGO HOUSE AD/NO 06/19/01 V 0004 P-3 /DEATH CERT (COPY) VICTIM 06/19/01 V S AD/NO 0005 P-4 /GRANT DEED S AD/NO 06/19/01 V P-5 0006 /SETTLEMENT STATEMENT RE:SAN DIEGO HOUSE S AD/NO 06/19/01 V /PLTF'S EX PARTE REQUEST TO SEAL FILE 0007 P-6 S AD/NO 06/19/01 V 8000 D-A/AFFIDAVIT OF ROBERT D LAWSON 0001 AD/NO 11/07/01 V /EMERGENCY PROTECTIVE ORDER INFORMATION 0009 P/1AD/NO 12/21/01 V S 0010 P/2 /DO NOT HAVE S 99/99/99 0011 P1-3 /PHOTOS AD/NO 03/22/04 V 0012 P4-5 /911 CDs AD/NO 03/24/04 V /911 LOG FROM 12/20 7-911 LOG FROM 12/5 P6-7 0013 AD/NO 03/24/04 V 0014 Ρ9 /TRCIAS CELL PHONE RECORDS /. 99/99/99 V 0015 Ρ8 /TRAN OF 911 ON 12/20 99/99/99 V 0016 P10 /BLW UP PHOTO- GINA AD/NO 03/22/04 V 0017 P11-56/11-56, 58-120 PHOTOS 99/99/99 V / 0018 P57 /CRIME SCENE DIAGRAM AD/NO 03/26/04 V 0019 P57A /DIAGRAM- DOWNSTAIRS AD/NO 03/26/04 V /MED EVIDENCE BAG A-E 0020 P121 AD/NO 03/29/04 V 0021 P122 /MED EVID BAG CONT A-D AD/OB 03/26/04 V 0022 P123 /SM EVID ENV CONT A-B AD/NO 03/29/04 V 0023 P124 /MED EVID BAG- SEALED AD/OB 03/26/04 V 0024 P125 /LG EVID BAG- SEALED AD/NO 03/26/04 V 0025 /LG EVID ENV CONT A P126 AD/NO 03/29/04 V 0026 P127 /PHOTO AD/NO 03/29/04 V 0027 P128 /SM BAG CONT A- ROUND SHLL CSING 03/29/04 V AD/NO 0028 P129 /DOCMNTS; A-RCRD FOR GINA; B-RCRD FOR DFT AD/ST 04/14/04 V PERSONNEL RECORDS - EAGLE SENTRY 0029 P130 AD/ST 04/14/04 V 0030 P131 /GUN RGSTRN DOCS AD/NO 04/01/04 V 0031 P132 /132-133 PHOTOS AD/NO 99/99/99 V /DNA CHART 0032 P134 AD/ST 04/06/04 V AD/ 0033 P135- /135-161 PHOTOS 99/99/99 V 0034 P162 /SEROLOGY KIT 99/99/99 V /LG EVID BAG- SEALED 0035 P164 99/99/99 V 0036 /MD EVID BAG & CONTENTS (BULLET FRAG) P165 AD/NO 04/05/04 V 0037 P166 /LG EVID BAG- SEALED AD/NO 04/05/04 V P167- /167-168 CASSETTE TAPES 0038 / . 99/99/99 V /PERSONNEL RCRDS OF DEFT 0039 P169 AD/NO 03/30/04 V 0040 P170- /170- 176 PHOTOS 04/02/04 V AD/NO 0041 P177 /DIVORCE DECREE AD/ST 04/06/04 V 0042 P179 /PAPERS RE NICHOLAS CENTOFANTI AD/ST 04/14/04 V 0043 P180 /CT'S EXH 99/99/99 V / AD/ST 0044 DO /PICERNE RCRDS 04/14/04 V 0045 DP/BOMBAY RCRDS AD/ST 04/14/04 V 0046 DO /KITO'S HMEWRK FRM 12/4/00 AD/ST 04/14/04 V 0047 /2 PG LTTR RE EMPLOYMENT OF DFT 04/14/04 V DR AD/ST 0048 DS /PHOTOCOPY OF PHOTO AD/ST 04/14/04 V 0049 DT/JUVENILE ID CARD 99/99/99 V 0050 DT1 /CUT OUT FRM "T" PHOTO OF VICTIM AD/NO 04/02/04 V 0051 DU /STYROFOAM HEAD AD/ST 04/06/04 V 0052 DV/LTTR FRM GINA 04/14/04 V AD/ST

03/24/05 CASE NO. 01-C-172534-C

EXHIBITS

1:54 PM

CASE STATUS: CLOSED

STATE OF NEVADA

[] vs Centofanti III, Alfred P []

NO.	CODE	EXHIBIT DESCRIPTION	SUB	OF/OB	DATE S	- ,
0053 0054 0055 0056	DW DX P6A- DA-N	/SVERAL RCPTS /MED RCRDS OF NICHOLAS CENTOFANTI /6A-6B;57B;178 CHARTS /DIAGRAM- CHARTS		AD/ST /	04/14/04 V 04/14/04 V 99/99/99 V 04/06/04 V	

Certification of Copy

State of Nevada	٦	
County of Clark		SS:

I, Shirley B. Parraguirre, the duly elected, qualifying and acting Clerk of Clark County, in the State of Nevada, and Ex-Officio Clerk of the District Court, do hereby certify that the foregoing is a true, full and correct copy of the original:

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; JUDGMENT OF CONVICTION (JURY TRIAL); DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,)
Plaintiff(s), vs.) Case No: C172534) Dept No: XIV
ALFRED PAUL CENTOFANTI, III,	
Defendant(s),))
	<u></u> /

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada this 24 day of March 2005.

Shirley B. Parraguirre, Clark County Clerk

Robin J. Mills, Depaty Clerk