JUSTICE COURT,	Townshop
<u>Clark</u> count	Y, NEVADA

Electronically Filed 4/5/2021 11:56 AM Steven D. Griersoff Court Use CLERK OF THE COURT

Steve	n D. Griers of Goulf Costs
CLEF	K OF THE COURT
Ø	tumb. Sum

Roberto Durand	Apr 08 Elizab	nically Filed 2021 09:27 a.m. eth A. Brown of Supreme Court
State of Nevada, }	Case Number:	11-273021-1 - 12-A.
District Court, Clark County, Nevada from the judge	entitled matter appeals to the Ei	ghth Judicial
of 27 , 20 $\sqrt{2}$ in the above entitled condition. Date: $3-28-26$	Robuto Dukay Appellant's Signature	<u>i</u>

CERTIFICATION OF MAILING

The Undersigned certifies that on the 3 Day of 29 20, 20 , a copy of
the foregoing Notice of Appeal was mailed to Justice Court
at the following address Regional Justice Center 100 Pewis Aver LV. NV. 89155
by depositing a copy in the United States Mail in an addressed sealed envelope, postage prepaid.

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE OF NEVADA THAT THE FOREGOING IS TRUE AND CORRECT.

Date: 3-29-21

Signature Signature

JC-12 Rev. 07/07

JUSTICE COURT,	W. Township
<u> </u>	UNTY, NEVADA
Rober to Durand.)
Plaintiff(s),	-4-11-27302(-1-
; 1 mmm(s),	0/07/1/9 -
	CASE NO.: $-26/7/29$
vs ₂ (DEPT. NO.: 11. +03069x -
State of Nevacia	STATEMENT OF
Defendant(s).	THE EVIDENCE
	}

JCRCP 74(c) states the following:

"If no report of the evidence or proceedings at a hearing or trial was made, or if a transcript is unavailable, the appellant may prepare a statement of the evidence or proceedings from the best available means, including the appellant's recollection. The statement shall be served on the respondent, who may serve objections or propose amendments thereto within 10 days after service. Thereupon the statement and any objections or proposed amendments shall be submitted to the justice court for settlement and approval and as settled and approved shall be included by the clerk or justice of the justice court in the record on appeal."

Pursuant to this rule, the Appellant nereby offers the following summary of the
evidence presented at the hearing in Justice Court:
Ty Improper Motion I connect Detenptes Attacking Sentence
When I Am Serving Septence So, my Right to Appoint
IS. 3. Times on Appeal Also see-Edwards. V. State- See
Dassanisi-State V. Eighth. Dist. Court-My Sunmarx of
Gase, Evidence proved I NOW BEVESSE For A Violation
Of my Due process of law my criminal Record Alone I
Are Mistakes to Bring Due process Violation All Emors
neld to be Address et By Hontuge As yousee my
Doints, Authorities, Statement of Case From 6-2-2011
onto: 11-9-2020 - Here Im in the scope of Mostifixing this
Sentence By this Duedrocess Violation of whit on my case
Yousee Summany But the State of Nevada haves used
Extreme Detriment I have all facts, to Prove SOA New Attento file
(* If more space is needed, you may attach additional information as long as it is LEGIBLE.)
·

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Signature of Appellant

JUSTICE COURT,	1. Township
- Cork cour	NTY, NEVADA
Roberto Durand,	4 11-272021-1
Plaintiff(s),	h (Phy h Q
)	CASE NO.:
vs. ()	DEPT. NO.: - 11-, F.03069X -
State of Nevada?	STATEMENT OF
Defendant(s).	POINTS
·	

JCRCP 74(d) states the following:

"If findings of fact and conclusions are not requested and included in the record pursuant to Rule 52(a) or in the absence of an agreed statement under Rule 74(e) the appellant shall serve with the designation of the record a concise statement of the points on which the appellant intends to rely on the appeal. This statement of points shall include all the salient facts of the appeal and a general statement of why appellate relief is sought. (E.g., the court's decision is not supported by substantial evidence; the jury verdict was clearly erroneous; there was jury misconduct; the justice made comments which prejudiced the jury; etc.) (The preceding is by way of example and not of limitation.) This statement shall be presented to the district court irrespective of whether or not the appellant designates for inclusion the complete record and all proceedings and evidence in the action."

Pursuant to this rule, the Appellant hereby offers the following statement of points on
which the Appellant intends to rely on the appeal:
MY. 8th. Amendment for Due process of law Bringing
Aorth Material False 1455 umptions that it
Work you my Extreme Detrinent Court and so
Sentence By falso Assumptions on my criminal History
Also in CASE It self I will Demostrate thesis
Violations By criminal Record to NY Extreme Detriment
Authority, Jurisdiction over my Modification
Mistakes are a Violation to Due process my Motion
Was Incorrect NOW Defiencies are corrected to
State MY Belief. Sought HOW EVER I have Entitlement to Appeal
(* If more space is needed, you may attach additional information as long as it is LEGIBLE.)
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Signature of Appellant

-as VR98, 20-Lawis Av 1989) N-X0,

Electronically Filed 4/6/2021 11:09 AM Steven D. Grierson CLERK OF THE COURT

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

STATE OF NEVADA,

Plaintiff(s),

VS.

ROBERTO C. DURAND,

Defendant(s),

Case No: C-11-273021-1

Dept No: XXXII

CASE APPEAL STATEMENT

1. Appellant(s): Roberto Durand

2. Judge: Christy Craig

3. Appellant(s): Roberto Durand

Counsel:

Roberto Durand #1078930 P.O. Box 1989 Ely, NV 89301-1989

4. Respondent: The State of Nevada

Counsel:

Steven B. Wolfson, District Attorney 200 Lewis Ave. Las Vegas, NV 89101

C-11-273021-1 -1-

Case Number: C-11-273021-1

1	(702) 671-2700						
2	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A						
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A						
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No						
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A						
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A						
8	9. Date Commenced in District Court: May 2, 2011						
9	10. Brief Description of the Nature of the Action: Criminal						
11	Type of Judgment or Order Being Appealed: Unknown						
12	11. Previous Appeal: Yes						
13	Supreme Court Docket Number(s): 60083, 81848						
14	12. Child Custody or Visitation: N/A						
15	Dated This 6 day of April 2021.						
16	Steven D. Grierson, Clerk of the Court						
17							
18 19	/s/ Heather Ungermann Heather Ungermann, Deputy Clerk						
20	200 Lewis Ave PO Box 551601						
21	Las Vegas, Nevada 89155-1601 (702) 671-0512						
22	(702) 071-0312						

cc: Roberto Durand

C-11-273021-1 -2-

CASE SUMMARY CASE No. C-11-273021-1

State of Nevada vs Roberto Durand Location: Department 32
Judicial Officer: Craig, Christy
Filed on: 05/02/2011

Case Number History: Cross-Reference Case C273021

Number:

Number:

Defendant's Scope ID #: 2677129
ITAG Booking Number: 1100009374
ITAG Case ID: 1226354
Lower Court Case # Root: 11F03069
Lower Court Case Number: 11F03069X
Supreme Court No.: 60083

81848

CASE INFORMATION

Offe	ense	Statute	Deg	Date	Case Type:	Felony/Gross Misdemeanor
	BURGLARY	205.060	F F	02/10/2011	case Type.	reiony/Gross iviisdemeanor
2.	ATTEMPT SEXUAL ASSAULT	200.366	F	02/10/2011	Case	12/15/2011 Closed
	BATTERY WITH INTENT TO COMMIT A CRIME	200.400	F	02/10/2011	Status:	
4.	BURGLARY	205.060	F	02/10/2011		
5.	ATT. SEXUAL ASSAULT	200.366	F	02/10/2011		
	BATTERY WITH INTENT TO COMMIT A CRIME	200.400	F	02/10/2011		

Related Cases

A-20-816312-W (Writ Related Case)

Statistical Closures

12/15/2011 Guilty Plea with Sentence (before trial) (CR)

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number C-11-273021-1
Court Department 32
Date Assigned 01/04/2021
Judicial Officer Craig, Christy

PARTY INFORMATION

Lead Attorneys

Defendant Durand, Roberto C

Pro Se

Plaintiff State of Nevada Wolfson, Steven B 702-671-2700(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS

02/22/2011 Bail Set

\$300,000.00

05/02/2011 Criminal Bindover

See Redacted Version

CASE SUMMARY CASE No. C-11-273021-1

	CASE NO. C-11-273021-1	
05/02/2011	Redacted Version Criminal Bindover (Redacted Version)	
05/18/2011	Motion Motion For Setting Rasonable Bail	
05/20/2011	Opposition to Motion State's Opposition to Defendant's Motion for Setting of Reasonable Bail	
05/27/2011	Motion for Discovery	
06/06/2011	Opposition to Motion State's Opposition to Defendant's Motion for Discovery	
08/01/2011	Reporters Transcript Filed By: Plaintiff State of Nevada Transcript of Hearing Held on April 27, 2011	
08/15/2011	Petition for Writ of Habeas Corpus	
08/18/2011	Order	
08/18/2011	Writ of Habeas Corpus	
08/25/2011	Return to Writ of Habeas Corpus	
09/06/2011	Reply Reply to State's Return to Writ of Habeas Corpus	
09/20/2011	Notice of Witnesses and/or Expert Witnesses Notice of Witnesses and/or Expert Witnesses [NRS 174.234]	
09/29/2011	Order Denying Order Denying Defendant's Petition for Writ of Habeas Corpus	
10/04/2011	Guilty Plea Agreement	
10/04/2011	Amended Information Filed By: Plaintiff State of Nevada	
11/30/2011	PSI Pre-Sentence Investigation Report (Unfiled) Confidential	
12/15/2011	Criminal Order to Statistically Close Case	
12/22/2011	Judgment of Conviction Judgment of Conviction (Plea of Guilty - Alford)	
01/18/2012	Notice of Appeal (criminal)	

CASE SUMMARY CASE NO. C-11-273021-1

	CASE NO. C-11-2/3021-1	
	Party: Defendant Durand, Roberto C Notice of Appeal	
01/18/2012	Case Appeal Statement Filed By: Defendant Durand, Roberto C	
01/18/2012	Request Appellant's Request for Rough Draft Transcript	
02/15/2012	Recorders Transcript of Hearing Transcript of Hearing Held on May 10, 2011	
02/21/2012	Recorders Transcript of Hearing Transcript of Hearing Held December 8, 2011	
02/21/2012	Recorders Transcript of Hearing Transcript of Hearing Held on October 4, 2011	
08/10/2012	Motion to Withdraw As Counsel Filed By: Defendant Durand, Roberto C Motion to Withdraw Counsel	
09/26/2012	Order Granting Motion Filed By: Plaintiff State of Nevada Order Granting Defendant's Motion To Withdraw Counsel	
10/17/2012	NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed	
12/12/2012	Motion for Appointment Motion to Appoint Counsel	
12/24/2012	Opposition to Motion Opposition to Defendant's Motion to Appoint Counsel	
07/08/2014	Notice of Motion Notice of Motion and Motion for Transcripts at State Expense	
07/08/2014	Memorandum Memorandum of Points and Authorities in Support of Request for Transcripts at State Expense	
08/11/2014	Opposition to Motion State's Opposition to Defendant's Motion for Transcripts	
09/02/2014	Order Denying Order Denying Defendant's Pro Per Notice of Motion and Motion for Transcripts at State Expense	
09/22/2014	Application to Proceed in Forma Pauperis Application to Proceed in Forma Pauperis (Confidential)	
09/22/2014	Certificate Certificate of Inmate's Institutional Account (Confidential)	

CASE SUMMARY CASE No. C-11-273021-1

1	
05/04/2015	Case Reassigned to Department 20 Case reassigned from Judge Jerome Tao Dept 20
09/13/2017	Application to Proceed in Forma Pauperis Filed By: Defendant Durand, Roberto C Application to Proceed in Forma Pauperis (Confidential)
12/20/2017	Motion for Appointment Filed By: Defendant Durand, Roberto C Motion for Appointment of Counsel; Request for Evidentiary Hearing
01/02/2018	Response State's Response to Defendant's Motion for the Appointment of Counsel and Request for an Evidentiary Hearing
06/01/2018	Order Denying Motion Order Denying Defendant's Motion for the Appointment of Counsel and Request for an Evidentiary Hearing
09/23/2020	Notice of Appeal (criminal) Party: Defendant Durand, Roberto C Notice of Appeal
09/24/2020	Case Appeal Statement Filed By: Defendant Durand, Roberto C
09/28/2020	Ex Parte Motion Filed By: Defendant Durand, Roberto C Ex Parte Motion for Appointment of Counsel and Request for Evidentiary Hearing
10/07/2020	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Motion to Appoint Counsel
10/12/2020	Motion for Leave to Proceed in Forma Pauperis Filed By: Defendant Durand, Roberto C Motion for Leave to Proceed on Appeal in Forma Pauperis (Confidential)
10/12/2020	Affidavit in Support of Application Proceed Forma Pauperis Filed By: Defendant Durand, Roberto C Affidavit in Support of Motion to Proceed on Appeal in Forma Pauperis (Confidential)
11/09/2020	Notice of Motion Filed By: Defendant Durand, Roberto C Notice of Motion Motion for Modification of Sentence
11/16/2020	Findings of Fact, Conclusions of Law and Order Findings of Fact, Conclusions of Law and Order Denying Writ of Habeas Corpus (Post Conviction)
11/20/2020	Notice of Entry Filed By: Plaintiff State of Nevada Notice of Entry of Findings of Fact, Conclusions of Law and Order
11/23/2020	Opposition to Motion

CASE SUMMARY CASE No. C-11-273021-1

State's Opposition to Defendant's Motion for Modification of Sentence 12/04/2020 Order Denying Motion Order Denying Defendant's Motion to Appoint Counsel and Request for Evidentiary Hearing 12/10/2020 Order Denying Motion Filed By: Plaintiff State of Nevada Order Denying Defendant's Pro Per Motion for Modification of Sentence Case Reassigned to Department 32 01/04/2021 Judicial Reassignment to Judge Christy Craig 02/18/2021 Application to Proceed in Forma Pauperis Filed By: Defendant Durand, Roberto C 🚹 Filed Under Seal 02/18/2021 Filed By: Defendant Durand, Roberto C Affidavit in Support of Application to Proceed in Forma Pauperis 02/18/2021 Motion for Appointment of Attorney Filed By: Defendant Durand, Roberto C Motion for Appointment of Counsel 03/12/2021 Opposition to Motion Filed By: Plaintiff State of Nevada State's Opposition to Defendant's Motion for Appointment of Counsel 04/05/2021 Notice of Appeal (criminal) Notice of Appeal 04/05/2021 Motice of Appeal (criminal) Notice of Appeal 04/06/2021 **E** Case Appeal Statement Filed By: Defendant Durand, Roberto C Case Appeal Statement 04/06/2021 Case Appeal Statement Filed By: Defendant Durand, Roberto C Case Appeal Statement **DISPOSITIONS** 10/04/2011 **Disposition** (Judicial Officer: Tao, Jerome T.) 3. BATTERY WITH INTENT TO COMMIT A CRIME Amended Information Filed/Charges Not Addressed PCN: Sequence: 4. BURGLARY Amended Information Filed/Charges Not Addressed PCN: Sequence: 5. ATT. SEXUAL ASSAULT Amended Information Filed/Charges Not Addressed PCN: Sequence:

CASE SUMMARY CASE No. C-11-273021-1

	CASE No. C-11-273021-1
I	6. BATTERY WITH INTENT TO COMMIT A CRIME
	Amended Information Filed/Charges Not Addressed
	PCN: Sequence:
	Ten. sequence.
12/09/2011	Plac (Indicial Officers Too Jeroma T)
12/08/2011	
	1. BURGLARY
	Guilty
	PCN: Sequence:
	A 1777 ATTIVITY AND ATTI
	2. ATT. SEXUAL ASSAULT
	Guilty
	PCN: Sequence:
12/08/2011	
	1. BURGLARY
	Guilty
	PCN: Sequence:
	2. ATTEMPT SEXUAL ASSAULT
	Guilty
	PCN: Sequence:
12/08/2011	Adult Adjudication (Judicial Officer: Tao, Jerome T.)
	2. ATTEMPT SEXUAL ASSAULT
	02/10/2011 (F) 200.366 (5023A)
	PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections
	Term: Minimum:96 Months, Maximum:240 Months
	Concurrent: Charge 1
	Credit for Time Served: 295 Days
	Fee Totals:
	Administrative
	Assessment Fee 25.00
	\$25
	DNA Analysis Fee 150.00
	\$150
	Fee Totals \$ 175.00
	Other Fees
	1.,\$760.00
	Condition
	1. Lifetime Supervision
	2. Register As A Sex Offender
12/00/2011	
12/08/2011	
	1. BURGLARY
	02/10/2011 (F) 205.060 (5506)
	PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections
	Term: Minimum:48 Months, Maximum:120 Months
	<u>HEARINGS</u>
05/10/2011	Initial Arraignment (10:30 AM) (Judicial Officer: De La Garza, Melisa)
	Events: 05/02/2011 Criminal Bindover
	Matter Heard;
	Journal Entry Details:
	the material to the end of the transfer of the transfer of the contract of the

Barter G. Pace, Chief Dep. D.A., present on behalf of the State and Amy Coffee, Chief Dep. P.D., and Ryan Bashor,

CASE SUMMARY CASE NO. C-11-273021-1

Dep. P.D., both present on behalf of Defendant. DEFENDANT DURAND ARRAIGNED, PLED NOT GUILTY AND INVOKED THE SIXTY (60) DAY RULE. Court ACCEPTED plea and, ORDERED, matter set for JURY TRIAL. Ms. Coffee stated that, realistically, she will not be ready for trial on the dates given, but plans on filing a motion for an own recognizance in Department 20 and will address the issue of the trial date at that time. CUSTODY 6/14/11 9:00 AM CALENDAR CALL 6/20/11 10:00 AM JURY TRIAL;

05/24/2011

Motion for Own Recognizance Release/Setting Reasonable Bail (9:00 AM) (Judicial Officer: Bonaventure, Joseph T.)

Motion for Setting of Reasonable Bail

Denied:

Journal Entry Details:

Ms. Coffee submitted motion for setting bail on the pleadings. Mr. Sweetin submitted. Court reviewed motion and Defendant's criminal history. COURT ORDERED, Motion DENIED. Ms. Coffee stated the trial date was a short setting based on Defendant invoking his speedy trial right and Defendant is willing to waive his right to a speedy trial and request trial date be reset. No opposition by Mr. Sweetin. COURT FURTHER ORDERED, Ms. Coffee's request GRANTED; trial date VACATED and RESET. CUSTODY 10/4/2011 9:00 AM CALENDAR CALL 10/10/11 10:30 AM JURY TRIAL:

06/14/2011

CANCELED Calendar Call (9:00 AM) (Judicial Officer: Tao, Jerome T.)

Vacated - per Judge

06/16/2011

Motion (9:00 AM) (Judicial Officer: Tao, Jerome T.)

Events: 05/27/2011 Motion for Discovery

Motion For Discovery

Off Calendar;

Journal Entry Details:

Colloquy regarding discovery. MATTER TRAILED. MATTER RECALLED. Parties requested matter be taken off calendar at this time and a new motion will be filed if appropriate closer to trial. COURT ORDERED, matter OFF CALENDAR at request of counsel. CUSTODY;

06/20/2011

CANCELED Jury Trial (10:30 AM) (Judicial Officer: Tao, Jerome T.)

Vacated - per Judge

08/30/2011

Petition for Writ of Habeas Corpus (8:30 AM) (Judicial Officer: Tao, Jerome T.)

08/30/2011, 09/08/2011

Events: 08/15/2011 Petition for Writ of Habeas Corpus

Matter Continued;

Denied:

Journal Entry Details:

Matter argued and submitted. Court stated it's findings and ORDERED, Petition DENIED. CUSTODY;

Matter Continued;

Denied;

Journal Entry Details:

Court noted an email was received stating parties agreed to have this matter continued to 9/8/2011. COURT SO ORDERED. CUSTODY CONTINUED TO: 9/8/2011 8:30 AM;

10/04/2011

Calendar Call (8:30 AM) (Judicial Officer: Tao, Jerome T.)

Plea Entered:

Journal Entry Details:

Counsel announced ready for trial. Colloquy regarding Deft. accepting plea. Matter Trailed. Matter recalled: Amended Information and Guilty Plea Agreement FILED IN OPEN COURT. NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. DURAND ARRAIGNED AND PLED GUILTY PURSUANT TO THE ALFORD DECISION TO Count 1 - BURGLARY (F) and Count 2 - ATTEMPT SEXUAL ASSAULT (F). State gave an offer of proof. Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. CUSTODY 12/6/11 8:30 A.M. SENTENCING CLERK'S NOTE: Counsel notified of corrected sentencing date/ma;

10/10/2011

CANCELED Jury Trial (10:30 AM) (Judicial Officer: Tao, Jerome T.)

Vacated - per Judge

12/06/2011

CASE SUMMARY CASE NO. C-11-273021-1

Sentencing (8:30 AM) (Judicial Officer: Tao. Jerome T.) 12/06/2011, 12/08/2011

Matter Continued;

Defendant Sentenced:

Journal Entry Details:

DEFT DURAND ADJUDGED GUILTY of COUNT 1 - BURGLARY (F) and COUNT 2 - ATTEMPT SEXUAL ASSAULT (F). Matter argued and submitted. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and a \$760.00 Psychosexual Evaluation fee, Deft. SENTENCED as to COUNT 1 - to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 2 - to a MINIMUM of NINETY-SIX (96) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC); COUNT 2 CONCURRENT COUNT 1; with TWO NINETY-FIVE (295) DAYS credit for time served. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment. FURTHER ORDERED, Register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing. BOND, if any, EXONERATED.;

Matter Continued;

Defendant Sentenced;

Journal Entry Details:

Ms. Coffee advised this is Mr. Bashor's case who has been detained in North Las Vegas this morning and requested matter be continued to Thursday. Ms. Fleck advised she has no objection. COURT ORDERED, matter CONTINUED. CUSTODY CONTINUED TO: 12/08/2011 8:30 AM;

09/04/2012

Motion (8:30 AM) (Judicial Officer: Tao, Jerome T.)

Events: 08/10/2012 Motion to Withdraw As Counsel

Motion to Withdraw Counsel

Motion Granted;

Journal Entry Details:

Court noted Defendant is in prison and not present today, that he would like the Public Defender to withdraw and would like his file. Upon Court's inquiry, Ms. Romney had no objection and will have the file sent to Defendant. COURT ORDERED, GRANTED. NDC;

01/03/2013



Motion for Appointment of Attorney (8:30 AM) (Judicial Officer: Tao, Jerome T.)

Motion To Appoint Counsel

Denied Without Prejudice;

Journal Entry Details:

Court noted Defendant is in prison and not present today, that there is no reason to appoint counsel, therefore, ORDERED, Motion is DENIED WITHOUT PREJUDICE. NDC;

07/29/2014



Motion (8:30 AM) (Judicial Officer: Tao, Jerome T.)

07/29/2014, 08/19/2014

Deft's Pro Per Notice of Motion and Motion for Transcripts at State Expense

Matter Continued;

Motion Denied;

Journal Entry Details:

Court noted Defendant is in the Nevada Department of Corrections, is not present today and proffered a Motion for Transcripts. Court noted it has reviewed the Motion, however, Defendant does not specify what he needs the transcripts for; that he generically states for an appeal in post-conviction, however, the Judgment of Conviction was filed 2011 and affirmed by the Supreme Court in 2012. Court noted a direct appeal is no longer available and any Petition would be time barred. As Defendant has not made a facial showing of any kind of meritorious argument or avenue of relief, COURT ORDERED, DENIED. NDC;

Matter Continued;

Motion Denied;

Journal Entry Details:

Court noted Defendant is incarcerated in the Nevada Department of Corrections and is not present today and that the Court did not receive an opposition from the State. Ms. Rhoades advised they did not receive the Motion and requested a continuance to respond. COURT SO ORDERED. NDC ... CONTINUED 8/19/14 8:30 AM;

01/11/2018



Motion for Appointment of Attorney (9:00 AM) (Judicial Officer: Johnson, Eric)

DEFT'S Pro per Motion for Appointment of Counsel; Request for Evidentiary Hearing Denied;

CASE SUMMARY CASE No. C-11-273021-1

Journal Entry Details:

Defendant is in prison and not present today. Court noted it agreed with the State that after review, Defendant has failed to include any information that would allow the Court to make a finding that counsel should be appointed. Defendant filed a stock motion asking for counsel, in which he fails to show the Court why appointed counsel is necessary in this case. Further the request/motion for Evidentiary Hearing is not the proper vehicle; if Defendant had shown prejudice or some facts that warranted a hearing, then the Court could exercise discretion and grant an Evidentiary Hearing. Seeing that neither of these things happened, COURT ORDERED, Motion for Appointment of Counsel and Request for Evidentiary Hearing are DENIED. NDC CLERK'S NOTE: 1/18/18 A copy of this Minute Order was mailed to Defendant: ROBERTO DURAND ELY STATE PRISON P.O. BOX 1989 ELY, NV 89301;

10/29/2020



Motion for Appointment of Attorney (12:00 PM) (Judicial Officer: Johnson, Eric)

Motion for Appointment of Attorney and Request for Evidentiary Hearing

Denied:

Journal Entry Details:

COURT FOUND it has no jurisdiction, case is on appeal and appeal case has lead. The Supreme Court would have to remand the case to the District Court before any action could be taken. COURT ORDERED, Motion DENIED. NDC CLERK'S NOTE: The above minute order has been distributed to: Roberto Durand, #1078930, ESP, PO BOX 1989, Ely, NV 89301.;

12/01/2020



Motion to Modify Sentence (1:45 PM) (Judicial Officer: Johnson, Eric)

Motion for Modification of Sentence

Denied:

Journal Entry Details:

Megan Thomson, Esq. and Violet Radosta, Esq. present via Bluejeans video conference. Deft. not present. Colloquy regarding Public Defenders Office representing Deft. Following colloquy, Court noted Public Defenders Office not the attorney on record and had not been reappointed; Deft. to proceed pro per. Ms. Thomson advised Opposition was filed. COURT STATED ITS FINDINGS, ORDERED, Motion for Modification of Sentence DENIED. NDC;

03/11/2021



Motion for Appointment of Attorney (11:00 AM) (Judicial Officer: Craig, Christy) 03/11/2021, 03/25/2021

Continued;

Off Calendar;

Continued:

Off Calendar;

Journal Entry Details:

Due to technical difficulties, COURT ORDERED, matter CONTINUED. NDC CONTINUED TO: 03/25/2021 11:00

DATE

FINANCIAL INFORMATION

Defendant Durand, Roberto C **Total Charges Total Payments and Credits** Balance Due as of 4/6/2021

175.00 0.00

175.00

Felony/Gross Misdemeanor

COURT MINUTES

May 10, 2011

C-11-273021-1

State of Nevada

Roberto Durand

May 10, 2011

10:30 AM

Initial Arraignment

HEARD BY: De La Garza, Melisa

COURTROOM: RJC Lower Level Arraignment

COURT CLERK: Carole D'Aloia

RECORDER:

Kiara Schmidt

REPORTER:

PARTIES

PRESENT: Durand, Roberto C Defendant Attorney

Public Defender

JOURNAL ENTRIES

- Barter G. Pace, Chief Dep. D.A., present on behalf of the State and Amy Coffee, Chief Dep. P.D., and Ryan Bashor, Dep. P.D., both present on behalf of Defendant. DEFENDANT DURAND ARRAIGNED, PLED NOT GUILTY AND INVOKED THE SIXTY (60) DAY RULE. Court ACCEPTED plea and, ORDERED, matter set for JURY TRIAL. Ms. Coffee stated that, realistically, she will not be ready for trial on the dates given, but plans on filing a motion for an own recognizance in Department 20 and will address the issue of the trial date at that time.

CUSTODY

6/14/11 9:00 AM CALENDAR CALL

6/20/11 10:00 AM JURY TRIAL

PRINT DATE: 04/06/2021 Page 1 of 20 Minutes Date: May 10, 2011

C-11-273021-1 State of Nevada vs Roberto Durand

May 24, 2011

May 24, 2011

9:00 AM Motion for Own Recognizance Release/Setting Reasonable

HEARD BY: Bonaventure, Joseph T. **COURTROOM:** RJC Courtroom 10D

Bail

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Bashor, Ryan Attorney

Coffee, Amy A.

Durand, Roberto C

Public Defender

State of Nevada

Sweetin, James R.

Attorney

Plaintiff

Attorney

JOURNAL ENTRIES

- Ms. Coffee submitted motion for setting bail on the pleadings. Mr. Sweetin submitted. Court reviewed motion and Defendant's criminal history. COURT ORDERED, Motion DENIED. Ms. Coffee stated the trial date was a short setting based on Defendant invoking his speedy trial right and Defendant is willing to waive his right to a speedy trial and request trial date be reset. No opposition by Mr. Sweetin. COURT FURTHER ORDERED, Ms. Coffee's request GRANTED; trial date VACATED and RESET.

CUSTODY

10/4/2011 9:00 AM CALENDAR CALL

PRINT DATE: 04/06/2021 Page 2 of 20 Minutes Date: May 10, 2011

C-11-273021-1

 $10/10/11\ 10:30\ AM\ JURY\ TRIAL$

PRINT DATE: 04/06/2021 Page 3 of 20 Minutes Date: May 10, 2011

COURT MINUTES

Felony/Gross Misdemeanor

June 16, 2011

C-11-273021-1

State of Nevada

VS

Roberto Durand

June 16, 2011

9:00 AM

Motion

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Bashor, Ryan Attorney

Coffee, Amy A.

Durand, Roberto C

Public Defender

State of Nevada

Sweetin, James R.

Attorney

Plaintiff

Attorney

JOURNAL ENTRIES

- Colloquy regarding discovery. MATTER TRAILED. MATTER RECALLED. Parties requested matter be taken off calendar at this time and a new motion will be filed if appropriate closer to trial. COURT ORDERED, matter OFF CALENDAR at request of counsel.

CUSTODY

PRINT DATE: 04/06/2021 Page 4 of 20 Minutes Date: May 10, 2011

COURT MINUTES Felony/Gross Misdemeanor

August 30, 2011

C-11-273021-1

State of Nevada

Roberto Durand

August 30, 2011

8:30 AM

Petition for Writ of Habeas

Corpus

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

Bashor, Ryan Attorney Durand, Roberto C Defendant Fleck, Michelle Attorney Public Defender Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Court noted an email was received stating parties agreed to have this matter continued to 9/8/2011. COURT SO ORDERED.

CUSTODY

CONTINUED TO: 9/8/2011 8:30 AM

PRINT DATE: 04/06/2021 Page 5 of 20 Minutes Date: May 10, 2011

COURT MINUTES

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September 08, 2011

C-11-273021-1

State of Nevada

vs

Roberto Durand

September 08, 2011 8:

Felony/Gross Misdemeanor

8:30 AM

Petition for Writ of Habeas

Corpus

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Sandra Harrell

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Coffee, Amy A.

Attorney Defendant Attorney

Durand, Roberto C Fleck, Michelle State of Nevada

Plaintiff

JOURNAL ENTRIES

- Matter argued and submitted. Court stated it's findings and ORDERED, Petition DENIED.

CUSTODY

PRINT DATE: 04/06/2021 Page 6 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

October 04, 2011

C-11-273021-1

State of Nevada

VS

Roberto Durand

October 04, 2011

8:30 AM

Calendar Call

HEARD BY: Tao, Jerome T.

COURTROOM: No Location

COURT CLERK: Monique Alberto

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Bashor, Ryan

Attorney Defendant Attorney

Durand, Roberto C Fleck, Michelle State of Nevada

Plaintiff

JOURNAL ENTRIES

- Counsel announced ready for trial. Colloquy regarding Deft. accepting plea. Matter Trailed.

Matter recalled: Amended Information and Guilty Plea Agreement FILED IN OPEN COURT.

NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. DURAND ARRAIGNED AND PLED GUILTY PURSUANT TO THE ALFORD DECISION TO Count 1 - BURGLARY (F) and Count 2 - ATTEMPT SEXUAL ASSAULT (F). State gave an offer of proof. Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing.

CUSTODY

12/6/11 8:30 A.M. SENTENCING

CLERK'S NOTE: Counsel notified of corrected sentencing date/ma

PRINT DATE: 04/06/2021 Page 7 of 20 Minutes Date: May 10, 2011

C-11-273021-1

PRINT DATE: 04/06/2021 Page 8 of 20 Minutes Date: May 10, 2011

COURT MINUTES

Felony/Gross Misdemeanor

December 06, 2011

C-11-273021-1

State of Nevada

VS

Roberto Durand

December 06, 2011 8:30 AM Sentencing

HEARD BY: Tao, Jerome T. **COURTROOM:** RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Coffee, Amy A. Attorney

Durand, Roberto C Defendant Fleck, Michelle Attorney Public Defender Attorney State of Nevada Plaintiff

JOURNAL ENTRIES

- Ms. Coffee advised this is Mr. Bashor's case who has been detained in North Las Vegas this morning and requested matter be continued to Thursday. Ms. Fleck advised she has no objection. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 12/08/2011 8:30 AM

PRINT DATE: 04/06/2021 Page 9 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

December 08, 2011

C-11-273021-1

State of Nevada

Roberto Durand

December 08, 2011

8:30 AM

Sentencing

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Tia Everett

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Bashor, Ryan

Attorney Defendant Attorney Attorney Plaintiff

Fleck, Michelle Public Defender State of Nevada

Durand, Roberto C

JOURNAL ENTRIES

- DEFT DURAND ADJUDGED GUILTY of COUNT 1 - BURGLARY (F) and COUNT 2 - ATTEMPT SEXUAL ASSAULT (F). Matter argued and submitted. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and a \$760.00 Psychosexual Evaluation fee, Deft. SENTENCED as to COUNT 1 - to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS in the Nevada Department of Corrections (NDC); as to COUNT 2 - to a MINIMUM of NINETY-SIX (96) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS in the Nevada Department of Corrections (NDC); COUNT 2 CONCURRENT COUNT 1; with TWO NINETY-FIVE (295) DAYS credit for time served. COURT FURTHER ORDERED, a special SENTENCE OF LIFETIME SUPERVISION is imposed to commence upon release from any term of probation, parole or imprisonment. FURTHER ORDERED, Register as a sex offender in accordance with NRS 179D.460 within 48 hours after sentencing.

May 10, 2011 PRINT DATE: 04/06/2021 Page 10 of 20 Minutes Date:

C-11-273021-1

BOND, if any, EXONERATED.

PRINT DATE: 04/06/2021 Page 11 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

September 04, 2012

C-11-273021-1

State of Nevada

vs

Roberto Durand

September 04, 2012

8:30 AM

Motion

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Bluth, Jacqueline

Attorney Attorney Attorney Plaintiff

Romney, Claudia State of Nevada

Public Defender

JOURNAL ENTRIES

- Court noted Defendant is in prison and not present today, that he would like the Public Defender to withdraw and would like his file. Upon Court's inquiry, Ms. Romney had no objection and will have the file sent to Defendant. COURT ORDERED, GRANTED.

NDC

PRINT DATE: 04/06/2021 Page 12 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

January 03, 2013

C-11-273021-1

State of Nevada

Roberto Durand

January 03, 2013

8:30 AM

Motion for Appointment of

Attorney

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 03F

COURT CLERK: Linda Skinner

RECORDER:

Sara Richardson

REPORTER:

PARTIES

PRESENT:

State of Nevada

Plaintiff

Zadrowski, Bernard B.

Attorney

JOURNAL ENTRIES

- Court noted Defendant is in prison and not present today, that there is no reason to appoint counsel, therefore, ORDERED, Motion is DENIED WITHOUT PREJUDICE.

NDC

PRINT DATE: 04/06/2021 Page 13 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

July 29, 2014

C-11-273021-1

State of Nevada

vs

Roberto Durand

July 29, 2014

8:30 AM

Motion

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Rhoades, Kristina A.

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Court noted Defendant is incarcerated in the Nevada Department of Corrections and is not present today and that the Court did not receive an opposition from the State. Ms. Rhoades advised they did not receive the Motion and requested a continuance to respond. COURT SO ORDERED.

NDC

... CONTINUED 8/19/14 8:30 AM

PRINT DATE: 04/06/2021 Page 14 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

August 19, 2014

C-11-273021-1

State of Nevada

vs

Roberto Durand

August 19, 2014

8:30 AM

Motion

HEARD BY: Tao, Jerome T.

COURTROOM: RJC Courtroom 10D

COURT CLERK: Linda Skinner

RECORDER: Sara Richardson

REPORTER:

PARTIES

PRESENT: Jones, Jr., John T.

Attorney

State of Nevada

Plaintiff

JOURNAL ENTRIES

- Court noted Defendant is in the Nevada Department of Corrections, is not present today and proffered a Motion for Transcripts. Court noted it has reviewed the Motion, however, Defendant does not specify what he needs the transcripts for; that he generically states for an appeal in post-conviction, however, the Judgment of Conviction was filed 2011 and affirmed by the Supreme Court in 2012. Court noted a direct appeal is no longer available and any Petition would be time barred. As Defendant has not made a facial showing of any kind of meritorious argument or avenue of relief, COURT ORDERED, DENIED.

NDC

PRINT DATE: 04/06/2021 Page 15 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

January 11, 2018

C-11-273021-1

State of Nevada

Roberto Durand

January 11, 2018

9:00 AM

Motion for Appointment of

Attorney

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Linda Skinner

RECORDER:

Sandra Pruchnic

REPORTER:

PARTIES

PRESENT:

State of Nevada

Plaintiff

Wong, Hetty O. Attorney

JOURNAL ENTRIES

- Defendant is in prison and not present today. Court noted it agreed with the State that after review, Defendant has failed to include any information that would allow the Court to make a finding that counsel should be appointed. Defendant filed a stock motion asking for counsel, in which he fails to show the Court why appointed counsel is necessary in this case. Further the request/motion for Evidentiary Hearing is not the proper vehicle; if Defendant had shown prejudice or some facts that warranted a hearing, then the Court could exercise discretion and grant an Evidentiary Hearing. Seeing that neither of these things happened, COURT ORDERED, Motion for Appointment of Counsel and Request for Evidentiary Hearing are DENIED.

NDC

CLERK'S NOTE: 1/18/18 A copy of this Minute Order was mailed to Defendant:

ROBERTO DURAND **ELY STATE PRISON** P.O. BOX 1989

PRINT DATE: 04/06/2021 Page 16 of 20 Minutes Date: May 10, 2011

C-11-273021-1

ELY, NV 89301

PRINT DATE: 04/06/2021 Page 17 of 20 Minutes Date: May 10, 2011

Felony/Gross Misdemeanor

COURT MINUTES

October 29, 2020

C-11-273021-1

State of Nevada

Roberto Durand

October 29, 2020

12:00 AM

Motion for Appointment of

Attorney

HEARD BY: Johnson, Eric

COURTROOM: RJC Courtroom 12A

COURT CLERK: Kathryn Hansen-McDowell

RECORDER:

Angie Calvillo

REPORTER:

PARTIES

PRESENT:

State of Nevada Thomas, Morgan B.A. Plaintiff

Attorney

JOURNAL ENTRIES

- COURT FOUND it has no jurisdiction, case is on appeal and appeal case has lead. The Supreme Court would have to remand the case to the District Court before any action could be taken. COURT ORDERED, Motion DENIED.

NDC

CLERK'S NOTE: The above minute order has been distributed to: Roberto Durand, #1078930, ESP, PO BOX 1989, Ely, NV 89301.

PRINT DATE: 04/06/2021 Page 18 of 20 May 10, 2011 Minutes Date:

COURT MINUTES

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Felony/Gross Misdemeanor

December 01, 2020

C-11-273021-1

State of Nevada

VS

Roberto Durand

December 01, 2020 1:45 PM Motion to Modify Sentence

HEARD BY: Johnson, Eric **COURTROOM:** RJC Courtroom 12A

COURT CLERK: Ro'Shell Hurtado

RECORDER: Angie Calvillo

REPORTER:

PARTIES

PRESENT: Radosta, Violet R Attorney

State of Nevada Plaintiff
Thomson, Megan Attorney

JOURNAL ENTRIES

- Megan Thomson, Esq. and Violet Radosta, Esq. present via Bluejeans video conference. Deft. not present.

Colloquy regarding Public Defenders Office representing Deft. Following colloquy, Court noted Public Defenders Office not the attorney on record and had not been reappointed; Deft. to proceed pro per. Ms. Thomson advised Opposition was filed. COURT STATED ITS FINDINGS, ORDERED, Motion for Modification of Sentence DENIED.

NDC

PRINT DATE: 04/06/2021 Page 19 of 20 Minutes Date: May 10, 2011

COURT MINUTES

Felony/Gross Misdemeanor

March 11, 2021

C-11-273021-1

State of Nevada

Roberto Durand

March 11, 2021

11:00 AM

Motion for Appointment of

Attorney

HEARD BY: Craig, Christy

COURTROOM: RJC Courtroom 16D

COURT CLERK: Kathryn Hansen-McDowell

RECORDER:

Kaihla Berndt

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Due to technical difficulties, COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 03/25/2021 11:00 AM

Page 20 of 20 PRINT DATE: 04/06/2021 Minutes Date: May 10, 2011



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

ROBERTO DURAND #1078930 P.O. BOX 1989 ELY, NV 89301-1989

> DATE: April 6, 2021 CASE: C-11-273021-1

RE CASE: STATE OF NEVADA vs. ROBERTO C. DURAND

NOTICE OF APPEAL FILED: April 5, 2021 11:56 am

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

	Case Appeal Statement - NRAP 3 (a)(1), Form 2
	Order
\supset	Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

State of Nevada	٦	SS:
County of Clark	}	

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

VS.

ROBERTO C. DURAND,

Defendant(s).

now on file and of record in this office.

Case No: C-11-273021-1

Dept No: XXXII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 6 day of April 2021.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk