



WORKSHOP AND POST COMMISSION MEETING  
THURSDAY, APRIL 30, 2026  
9:00 A.M.

COMMISSION ON POST ADMINISTRATIVE BUILDING  
CLASSROOM #2  
5587 WA PAI SHONE AVE.  
CARSON CITY, NV 89701

## **NOTICES**



STATE OF NEVADA  
**COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING**

5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

**NOTICE OF WORKSHOP TO SOLICIT COMMENTS ON PROPOSED REGULATIONS**

The Commission on Peace Officer Standards and Training is proposing the amendment of certain regulations in Chapter 289 of the Nevada Administrative Code.

The Commission on Peace Officer Standards and Training will conduct a Workshop at **9:00 a.m. on Thursday, April 30, 2026, at the Commission on POST Administrative Building/Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701.**

The purpose of the Workshop is to receive comments from all interested persons on the following general topics:

- A. Proposed amendment to NAC 289.200
- B. Proposed amendment to NAC 289.140 and 150

**NOTE:** Any agenda item may be taken out of order; items may be combined for consideration; items may be pulled or removed from the agenda at any time; and discussion relating to an item may be delayed or continued at any time. The workshop presenter will indicate when live public comment will be taken and, within his/her discretion, may allow for public comment on individual agenda items.

**PUBLIC COMMENT:** Public comment is welcomed during public comment periods and is limited to 3 minutes per person per public comment period. Unused time may not be allocated to other speakers. A speaker's viewpoint will not be restricted; however, reasonable restrictions may be imposed upon the time, place, and manner of speech. Irrelevant statements, unduly repetitious statements, and personal attacks that would objectively antagonize or incite others are examples of speech that may be reasonably limited.

**WRITTEN COMMENT PROCEDURE:** Members of the public who wish to participate may do so by providing written public comment to the following email address: [kfloyd@post.state.nv.us](mailto:kfloyd@post.state.nv.us). For inclusion or reference in the record of this workshop, please include your full name and contact information. Written submissions must be received by POST on or before 7:00 AM seven calendar days from the workshop date. POST may place other reasonable restrictions on the time, place, and manner of public comments but may not restrict comments based upon viewpoint.

**DISABILITY ACCOMODATIONS:** We are pleased to make reasonable accommodations for members of the public with a disability and wish to participate. The Division will make reasonable accommodations for attendees with disabilities. Please notify the Division of your request for reasonable accommodation in writing no later than five (5) working days before the workshop via email to [kfloyd@post.state.nv.us](mailto:kfloyd@post.state.nv.us) or in writing, at Commission on POST, 5587 Wa Pai Shone Ave., Carson City, NV 89701.

A copy of all materials relating to the Workshop may be obtained by visiting POST's website at: [post.nv.gov](http://post.nv.gov) or by contacting POST, 5587 Wa Pai Shone Ave., Carson City, NV 89701. Members of the public who would like additional information about the proposed regulations may contact (775) 687-7678, ext. 3335, or via e-mail to [kfloyd@post.state.nv.us](mailto:kfloyd@post.state.nv.us).

This Notice of Workshop has been sent to all persons on the agency's mailing list for administrative regulations, all Nevada law enforcement agencies, agency single point of contacts and posted at the following locations on or before **April 9, 2026**:

POST Administration Office, Carson City  
Nevada State Library and Archives, Carson City  
POST website at <http://post.nv.gov>  
Nevada's Public Notice website at <http://notice.nv.gov>  
Nevada Legislature's Notice Website at <http://leg.state.nv.us/App/Notice/A>  
(Electronically posted pursuant to NRS 241.020(4))



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*Executive Director*

**SMALL BUSINESS IMPACT STATEMENT**  
**LCB FILE NO. TBD**  
**EFFECTIVE DATE OF REGULATION :**  
Upon filing with the Nevada Secretary of State

**1. A description of the manner in which comment was solicited from affected small businesses, a summary of their response and an explanation of the manner in which other interested persons may obtain a copy of the summary:**

Pursuant to NRS 233B.0608(1), the Commission on Peace Officer Standards and Training (or "POST") made a concerted effort to determine whether the proposed regulations are likely to impose a direct and significant economic burden upon small business or directly restrict the formation, operation or expansion of a small business. POST determined that no such burdens or restrictions are applicable here. A workshop is scheduled for April 30, 2026, starting at 9:00 a.m. at the POST Administrative Building/Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701, where public comment will be accepted during the workshop and regularly scheduled meeting held immediately after the workshop. The notice and the regulation to be amended, pursuant to NRS 241.020(4), will be provided via electronic means to all law enforcement agencies on the POST Listserve email list, electronically posted on the POST website at [post.nv.us](http://post.nv.us), on the state of Nevada website at [notice.nv.gov](http://notice.nv.gov) and the legislative website at [leg.state.nv.us](http://leg.state.nv.us). The notice will be physically posted at the Commission on Peace Officer Standards and Training Administration Office at 5587 Wa Pai Shone Ave., Carson City, NV and the Nevada State Library in Carson City. Copies of the notice and regulations to be amended will be available upon request by contacting the POST Standards Division at (775) 687-3335.

**2. The manner in which the analysis was conducted:**

These regulation changes do not apply to small businesses. The Commission on Peace Officer Standards and Training has authority to adopt regulations regarding the certification and training of peace officers. The regulations apply to peace officers and employing state, local and government agencies regulated by POST.

3. **The estimated economic effect of the proposed regulations on the small businesses which they are to regulate, including, without limitation:**
  - a. **Both adverse and beneficial effects:**
    - i. **Adverse effects:** There are no adverse effects on small business as POST regulations do not apply to small business.
    - ii. **Beneficial effects:** There are no beneficial effects on small business as POST regulations do not apply to small business.
  - b. **Both direct and indirect effects**
    - i. **Direct effects:** There will be no direct effect on small business as POST regulations do not apply to small business.
    - ii. **Indirect effects:** There will be no indirect effect on small business as POST regulations do not apply to small business.
4. **A description of the methods that the agency considered to reduce the impact of the proposed regulation on small businesses and a statement regarding whether the agency actually used any of those methods:**

There will be no impact to small business.
5. **The estimated cost to the agency for enforcement of the proposed regulations:** There will be no fiscal impact to the agency.
6. **If the proposed regulations provide a new fee or increases an existing fee, the total annual amount the agency expects to collect and the manner in which the money will be used:** There will be no new fees or increases to existing fees.
7. **If the proposed regulations include provisions which duplicate or are more stringent than federal, state or local standards regulating the same activity, an explanation of why such duplicative or more stringent provisions are necessary:**

There are no duplicative or more stringent provisions with these regulation changes.
8. **The reason for the conclusions of the agency regarding the impact of the regulations on small businesses:**

The proposed regulations have no impact on small businesses.

I certify that, to the best of my knowledge or belief, the information contained in this statement was prepared properly and is accurate. (NRS 233B.0609(2))



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Michael Sherlock, Executive Director  
NV Commission on POST



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Governor

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Executive Director

## NOTICE AND AGENDA OF WORKSHOP AND PUBLIC MEETING

**DATE AND TIME:** Thursday, April 30, 2026, starting at 9:00 a.m.

**LOCATION:** Commission on POST Administration Building/Classroom #2  
5587 Wa Pai Shone Ave.,  
Carson City, NV 89701

The agenda will include the following items. The Commission, at their discretion, may take items out of order, combine two or more agenda items for consideration, and remove an item from the agenda or delay discussion relating to an item on the agenda at any time. A request to have an item on the agenda heard out of order shall be made to the Commission's secretary prior to the commencement of the meeting. Prior to the commencement or conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual the Commission may refuse to consider public comment. See NRS 233B.126.

- I. Call to Order
- II. Roll Call of Commissioners
- III. **PUBLIC COMMENT** – *The opportunity for public comment is reserved for any matter listed below on the agenda as well as any matter within the jurisdiction of the Commission. No action on such an item may be taken by the Commission unless and until the matter has been noticed as an action item. No comments may be made regarding a matter that is or may be the subject of a formal complaint before the Commission. Comment may not be limited based on viewpoint.*
- IV. **WORKSHOP**
  1. **DISCUSSION AND FOR POSSIBLE ACTION.**  
Proposed amendments to NAC Chapter 289.300 (1)
    - a. Amend the requirements to qualify for academy certification.
    - b. Amend the academy facility requirements.Possible action may be approval of proposed language.
  2. **DISCUSSION AND FOR POSSIBLE ACTION.**  
Proposed amendments to NAC Chapter 289.140 and 150
    - a. Amend the minimum training hours for Category I and II academies.
    - b. Amend the minimum standards of training for Category I which will remove the Category III requirements and require all Category I basic academies are “in person”.Possible action may be approval of proposed language.

## V. REGULARLY SCHEDULED MEETING

### 1. DISCUSSION AND FOR POSSIBLE ACTION

Election of new Chairperson and welcome of new commissioner, Assistant Sheriff Jason Walker from the Washoe County Sheriff's Office.

### 2. DISCUSSION AND FOR POSSIBLE ACTION.

Approval of minutes from the February 12, 2026, Public Hearing and Regularly Scheduled Meeting.

### 3. INFORMATION ONLY Executive Director's report.

- a. Training Division
- b. Standards Division- 1 Voluntary Surrender
- c. Administration

### 4. DISCUSSION AND FOR POSSIBLE ACTION.

Discussion and possible action related to the application of training requirements of NAC 289.180- dog encounter incidents. Possible action may be to start the rule making or make no changes related to the training delivery.

### 5. DISCUSSION AND FOR POSSIBLE ACTION.

Discussion and possible action related to updating NAC 289.290 – causes for Denial, revocation or suspension of certificate. Possible action may be to start the rule making process.

### 6. DISCUSSION AND FOR POSSIBLE ACTION.

Request from the North Las Vegas Police Department for an Executive Certificate for their employee Chief Jacqueline Gravatt, pursuant to NAC 289.270(1)(b). Possible action may include approval or denial of the requested Executive Certificate.

### 7. DISCUSSION AND FOR POSSIBLE ACTION.

Request from the Nevada Department of Public Safety for an Executive Certificate for their employee Captain Andrew Granata, pursuant to NAC 289.270(1)(a). Possible action may include approval or denial of the requested Executive Certificate.

### 8. DISCUSSION AND FOR POSSIBLE ACTION.

Request from State Parks for a 6-month extension past the one-year requirement (NRS 289.550) in order to meet the requirements for certification for their employee Ranger Elias Anderson. Hire date July 21, 2025, extension to January 21, 2027.  
Possible action may include approval or denial of the requested extension.

### 9. DISCUSSION AND FOR POSSIBLE ACTION.

Hearing pursuant to NAC 289.290(1) (f) and (g) for the possible revocation of the Category I, II and III basic certificates held by Shawn T. Hunt, former employee of the Las Vegas Metropolitan Police Department, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: Attempt Theft (Category D Felony/Gross Misdemeanor – NRS 205.0832, 205.0835, 193.153)**

Possible action may be revocation of the category I, II and III basic certificates.

**10. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1) (f) and (g) for the possible revocation of the Category III basic certificate held by Alan Islas, former employee of the Nevada Department of Corrections, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: DRIVING UNDER THE INFLUENCE (Category B Felony – NRS 484C.110, 484C.400, 484C.105)**

Possible action may be revocation of the category III basic certificate.

**11. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(d), (f) and(h) for the possible revocation of the category I, II, and III basic certificates held by Mun H. Kim, former employee of the Mineral County Sheriff's Office, based on the conviction(s) and/or plea(s) of guilty to two (2) misdemeanors. The conviction(s)/plea(s) which have led to this action are:

**COUNT 1- POSSESSION OF DRUG NOT TO BE INTRODUCED INTO INTERSTATE COMMERCE (Misdemeanor in violation of NRS 454.351).**

**COUNT 2- POSSESSION OR USE OF DRUG PARAPHERNALIA (Misdemeanor in violation of NRS 453.566).**

Possible action may be revocation of the category I, II and III basic certificates.

**12. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(d), (f) and (g) for the possible revocation of the category III basic certificate held by Scott W. Lewis, former employee of the Nevada Department of Corrections, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER, a category B felony in violation of NRS 212.160(1)(a),**

Possible action may be revocation of the category III basic certificate.

**13. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(a) and (f) for the possible revocation of the category III basic certificate held by Robert L. Patton, former employee of the Nye County Sheriff's Office, based on **NAC 289.290(1)(a) Willful falsification of any information provided to obtain certification**

**NAC 289.290(1)(f) Failure to comply with the standards established in this chapter.**

Possible action may be revocation of the category III basic certificate.

**14. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible suspension of the category I basic certificate held by Wendell H. Phillips, former employee of the Clark County Office of Public Safety, based on the Indictment filed March 21, 2024, charging Mr. Phillips with:

**COUNT I: OPPRESSION UNDER THE COLOR OF OFFICER (Category D Felony in violation of NRS 197.200**

**COUNT II: MISCONDUCT OF A PUBLIC OFFICER (Category E Felony in violation of NRS 197.110**

**COUNT III: SEXUAL ASSAULT (Category A Felony in violation of NRS 200.364, 200.366)**

Possible action may be suspension of the category I basic certificate.

**15. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(f) and (g) for the possible revocation of the category II basic certificate held by Jerrell D. Roberts, former employee of the Clark County Department of Juvenile Justice Services, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**COUNT 1: OBTAINING AND USING PERSONAL IDENTIFYING INFORMATION OF ANOTHER (Category B Felony – NRS 205.463(1)).**

Possible action may be revocation of the category II basic certificate.

**16. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible revocation of the category III basic certificate held by Alizabeth L. Vasquez, former employee of the Nevada Department of Corrections, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**COUNT I: FURNISHING A PORTABLE TELECOMMUNICATION DEVICE TO A STATE PRISONER (a Category E Felony, in violation of NRS 212.165(1)).**

Possible action may be revocation of the category III basic certificate.

**17. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible revocation of the category II and III basic certificates held by Maurice A. Washington, former employee of the City of Las Vegas Department of Public Safety, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count 1 and 2: RECKLESS DRIVING WITH DEATH (Category B Felony – NRS 484B.653)**

Possible action may be revocation of the category II and III basic certificates.

**18. PUBLIC COMMENT**

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**19. DISCUSSION AND FOR POSSIBLE ACTION.**

Schedule upcoming Public Hearing and regularly scheduled meeting – July?

**20. DISCUSSION AND FOR POSSIBLE ACTION.**

Adjournment.

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**WORKSHOP TO SOLICIT COMMENTS ON PROPOSED  
REGULATIONS**

I. Call to Order

II. Roll Call of Commissioners

III. **PUBLIC COMMENT** – *The opportunity for public comment is reserved for any matter listed below on the agenda as well as any matter within the jurisdiction of the Commission. No action on such an item may be taken by the Commission unless and until the matter has been noticed as an action item. No comments may be made regarding a matter that is or may be the subject of a formal complaint before the Commission. Comment may not be limited based on viewpoint.*

IV. **WORKSHOP**

**1. DISCUSSION AND FOR POSSIBLE ACTION.**

Proposed amendments to NAC Chapter 289.300 (1)

a. Amend the requirements to qualify for academy certification.

b. Amend the academy facility requirements.

Possible action may be approval of proposed language.

**2. DISCUSSION AND FOR POSSIBLE ACTION.**

Proposed amendments to NAC Chapter 289.140 and 150

a. Amend the minimum training hours for Category I and II academies.

b. Amend the minimum standards of training for Category I which will remove the Category III requirements and require all Category I basic academies are “in person”.

Possible action may be approval of proposed language.

- 1. DISCUSSION AND FOR POSSIBLE ACTION.** Proposed amendments to NAC Chapter 289.300 (1)
- a. Amend the requirements to qualify for academy certification.
  - b. Amend the academy facility requirements.

Possible action may be approval of proposed language.

**NAC 289.300 Basic training courses. ([NRS 289.510](#), [289.590](#))**

1. The Executive Director ~~shall~~ **may** certify basic training courses presented by agencies or approved by the Commission which meet the following requirements:

(a) The length of the course must meet the minimum standards for training established by the Commission.

(b) A person enrolling in the course ~~must~~ **may** be required to pass a physical fitness examination not sooner than 30 days before the commencement of the course and not later than 14 days after the commencement of the course. To pass such a physical fitness examination, the person must:

(1) For category I and reserve training:

(I) Complete a vertical jump of not less than 11.5 inches.

(II) Complete not less than 24 sit-ups in 1 minute.

(III) Complete not less than 18 push-ups.

(IV) Run 300 meters in not more than 1 minute and 22 seconds.

(V) Walk or run 1.5 miles in not more than 20 minutes and 20 seconds.

(VI) Complete an agility run in not more than 23.4 seconds.

(2) For category II training:

(I) Complete a vertical jump of not less than 12 inches.

(II) Complete not less than 23 sit-ups in 1 minute.

(III) Complete not less than 12 push-ups.

(IV) Run 300 meters in not more than 1 minute and 36 seconds.

(V) Walk or run 1.5 miles in not more than 24 minutes and 10 seconds.

(VI) Complete an agility run in not more than 24.9 seconds.

(3) For category III training:

(I) Complete a vertical jump of not less than 12 inches.

(II) Complete not less than 16 push-ups.

(III) Run 300 meters in not more than 1 minute and 29 seconds.

(IV) Walk or run 1.5 miles in not more than 21 minutes and 10 seconds.

(V) Complete an agility run in not more than 24.5 seconds.

(c) Each course submitted to the Executive Director for certification must have a curriculum that contains the following elements:

(1) Each topic of instruction for which the Commission has not established standardized performance objectives must have specifically defined objectives for the performance of the students which are based upon known work requirements;

(2) Each topic of instruction for which the Commission has established standardized performance objectives must include, at a minimum, the standardized performance objectives established by the Commission;

(3) Each topic of instruction must have a detailed lesson plan that specifically describes what the student is taught; and

(4) Each topic of instruction must be assigned a specific amount of time.

(d) Each course must employ performance-oriented instructional methods that provide opportunities for each student to demonstrate achievement of the objectives.

(e) For each course, there must be a system of written or practical examinations, or both, that will measure on a pass or fail basis the success of each student in achieving the objectives, including an examination at the beginning and end of each course.

(f) Each agency submitting a course for certification shall provide an instructional facility that meets the following requirements:

(1) A classroom with adequate heating, cooling, ventilation, lighting and space and an environment conducive to learning;

(2) Comfortable chairs with tables or arms for writing;

(3) Audiovisual equipment necessary to support the course;

(4) Instructional films and videotapes necessary to support the course; and

(5) A firing range adequate to train officers safely in the use of firearms.

(6) An adequate location for the training, practical demonstration and testing of Emergency Vehicle operation (EVOC) in accordance with Nevada POST Performance Objectives and the Nevada POST approved EVOC Instructor Manual requirements

~~(g) If an agency authorizes the use of the carotid restraint or the lateral vascular neck restraint, the course must include at least 8 hours of instruction in that restraint and include presentations on the use of force, the rules of the agency relating to safety, medical implications, approved techniques, and instruction on care and control measures. The course provided by such an agency must also include a written test of at least 10 questions requiring a minimum score of 70 percent and a proficiency test requiring a minimum score of 85 percent. The agency shall maintain records of each student's performance in the course.~~ Each agency submitting a basic training program for certification shall demonstrate.

(1) The program submitted meets the category of the agency submitting

(2) The submitting agency has demonstrated a need for a basic training program (IE other basic training options not available, cost effective etc)

(3) The submitting agency has demonstrated sufficient demand with a minimum class size that supports effective basic training (diverse interactions, group dynamics, teamwork and supports performance based/scenario training and participation).

2. Certification of courses will be made and maintained on the basis of on-site inspections conducted by the Executive Director or the staff of the Executive Director. Inspections will be conducted at the discretion of the Executive Director. The agency shall notify the Executive Director of any proposed changes regarding courses, instructors and facilities.

3. The Executive Director shall deny, suspend or revoke the certification of any course for failure of the agency to maintain the minimum curriculum, qualified instructors or requirements for the facility established by the Commission. The

Executive Director shall automatically suspend the certification of a course that ceases operation for 24 consecutive months.

4. An agency requesting certification of a course shall make the request in writing to the Executive Director at least 60 days before the course is scheduled to begin. The training course must be reviewed and the request signed by the administrator of the agency and the legal adviser. The Executive Director shall acknowledge receipt of the request within 5 working days. The Executive Director shall respond with a detailed review of the course within 30 days and rule on the request within 45 days after receipt of the request.

[Peace Officers' Standards & Training Com., § VII, eff. 5-7-82]—(NAC A 12-17-87; 8-24-90; 4-28-94; R024-97, 10-1-97; R169-97, 1-30-98; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R005-01, 11-1-2001; R100-02, 11-12-2002; R166-05, 6-1-2006, eff. 1-1-2007; R118-09, 1-28-2010)

**REVISER'S NOTE.**

The regulation of the Peace Officers' Standards and Training Commission filed with the Secretary of State on January 28, 2010 (LCB File No. R118-09), which amended this section, contains the following provision not included in NAC:

“1. The amendatory provisions of sections 3 and 7 of this regulation [[NAC 289.200](#) and [289.205](#)] apply only to a person who enrolls in any peace officer training course required pursuant to section 7 of this regulation [[NAC 289.200](#)] on or after January 28, 2010.

2. The amendatory provisions of section 9 of this regulation [[NAC 289.300](#)] apply only to a basic training course that begins on or after January 28, 2010.”

**2. DISCUSSION AND FOR POSSIBLE ACTION.**

Proposed amendments to NAC Chapter 289.140 and 150

- a. Amend the minimum training hours for Category I and II academies.
- b. Amend the minimum standards of training for Category I which will remove the Category III requirements and require all Category I basic academies are “in person”.

Possible action may be approval of proposed language.

**NAC 289.140 Minimum standard of training: Training category I.** ([NRS 289.510](#), [289.600](#)) The minimum standard of training for officers in training category I is successful completion of a basic course that includes 480-725 hours of in person training in:

1. Law and legal procedures, specifically:
  - (a) Civil liability;
  - (b) Constitutional law;
  - (c) Crimes against persons;
  - (d) Crimes against property;
  - (e) Juvenile law;
  - (f) Laws governing coroners;
  - (g) Laws relating to arrest;
  - (h) ~~Laws relating to correctional institutions;~~
  - (i) Laws relating to drugs, including, without limitation, current trends in drugs;
  - (j) Miscellaneous crimes;
  - (k) Probable cause;
  - (l) Rights of victims;
  - (m) Search and seizure;
  - (n) ~~Searches of offender institutions;~~
  - (o) Traffic laws; and
  - (p) Use of force.
2. Patrol operations and investigations, specifically:
  - (a) Abuse of older persons;
  - (b) Basic patrol procedures;
  - (c) Child abuse and sexual abuse of a child;
  - (d) Crash investigations;
  - (e) Domestic violence, stalking and aggravated stalking;
  - (f) Investigation of crime scenes, collection and preservation of evidence and fingerprinting;
  - (g) Principles of investigation;
  - (h) Techniques of interviewing and interrogation;
  - (i) The DWI Detection and Standardized Field Sobriety Testing and the Advanced Roadside Impaired Driving Enforcement courses approved by the National Highway Traffic Safety Administration; and
  - (j) Unknown-risk and high-risk vehicle stops.
3. Performance skills, specifically:
  - (a) Fire safety and use of emergency equipment;
  - (b) Interpersonal communications;
  - (c) Lifetime fitness;
  - (d) Operation of emergency vehicles;
  - (e) Provision of emergency first aid and cardiopulmonary resuscitation;

- (f) Public and media relations;
  - (g) Searching of buildings;
  - (h) Tactics for the arrest and control of suspects, including, without limitation, methods for arrest and the use of less than lethal weapons;
  - (i) Training concerning active assailants;
  - (j) Training in the use of firearms; and
  - (k) Writing of reports.
4. The functions of a peace officer, specifically:
- (a) Care of persons in custody;
  - (b) **Classification and receiving of offenders;**
  - (c) Community policing;
  - (d) Counter-terrorism and weapons of mass destruction;
  - (e) Courtroom demeanor, including, without limitation, the giving of testimony;
  - (f) Crisis intervention;
  - (g) Cultural awareness;
  - (h) Ethics in law enforcement;
  - (i) Games offenders play;
  - (j) Gangs and cults;
  - (k) Handling of persons with mental illness;
  - (l) History and principles of law enforcement;
  - (m) **Modern correctional philosophy;**
  - (n) National Crime Information Center procedures;
  - (o) **Records of offenders in institutions;**
  - (p) **Supervision of offenders;**
  - (q) Survival of peace officers;
  - (r) Systems of criminal justice; and
  - (s) The realities of law enforcement.
5. Course administration and examinations.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R100-02, 11-12-2002; R146-05, 12-29-2005; R003-07, 4-17-2008; R110-08, 8-26-2008; R003-17, 12-19-2017; R177-20, 12-22-2021)

**NAC 289.150 Minimum standard of training: Training category II.** ([NRS 289.510](#), [289.600](#)) The minimum standard of training for officers in training category II is successful completion of a basic course that includes 200 **270 hours** of training in:

- 1. Law and legal procedures, specifically:
  - (a) Civil liability;
  - (b) Constitutional law;
  - (c) Crimes against persons;
  - (d) Crimes against property;

- (e) Juvenile law;
  - (f) Laws relating to arrest;
  - (g) Laws relating to correctional institutions;
  - (h) Laws relating to drugs, including, without limitation, current trends in drugs;
  - (i) Miscellaneous crimes;
  - (j) Probable cause;
  - (k) Rights of victims;
  - (l) Search and seizure;
  - (m) Searches of offender institutions; and
  - (n) Use of force.
2. Operations and investigations, specifically:
- (a) Abuse of older persons;
  - (b) Child abuse and sexual abuse of a child;
  - (c) Domestic violence, stalking and aggravated stalking;
  - (d) Investigation of crime scenes, collection and preservation of evidence and fingerprinting;
  - (e) Principles of investigation; and
  - (f) Techniques of interviewing and interrogation.
3. Performance skills, specifically:
- (a) Fire safety and use of emergency equipment;
  - (b) Interpersonal communications;
  - (c) Lifetime fitness;
  - (d) Provision of emergency first aid and cardiopulmonary resuscitation;
  - (e) Public and media relations;
  - (f) Tactics for the arrest and control of suspects, including, without limitation, methods for arrest and the use of less than lethal weapons;
  - (g) Training concerning active assailants;
  - (h) Training in the use of firearms; and
  - (i) Writing of reports.
4. The functions of a peace officer, specifically:
- (a) Care of persons in custody;
  - (b) Classification and receiving of offenders;
  - (c) Counter-terrorism and weapons of mass destruction;
  - (d) Courtroom demeanor, including, without limitation, the giving of testimony;
  - (e) Crisis intervention;
  - (f) Cultural awareness;
  - (g) Ethics in law enforcement;
  - (h) Games offenders play;
  - (i) Gangs and cults;
  - (j) Handling of persons with mental illness;
  - (k) History and principles of law enforcement;

- (l) Modern correctional philosophy;
- (m) National Crime Information Center procedures;
- (n) Records of offenders in institutions;
- (o) Supervision of offenders;
- (p) Survival of peace officers;
- (q) Systems of criminal justice; and
- (r) The realities of law enforcement.

5. Course administration and examinations.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; R024-97, 10-1-97; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R146-05, 12-29-2005; R003-07, 4-17-2008; R110-08, 8-26-2008; R003-17, 12-19-2017)

**NAC 289.160 Minimum standard of training: Training category III.** ([NRS 289.510](#), [289.600](#)) The minimum standard of training for officers in training category III is successful completion of a basic course that includes 160 hours of training in:

1. Legal subjects, specifically:
  - (a) Civil liability;
  - (b) Laws relating to correctional institutions;
  - (c) Searches of offender institutions; and
  - (d) Use of force.
2. Procedures in the field, specifically:
  - (a) Care of persons in custody;
  - (b) Classification and receiving of offenders;
  - (c) Crisis intervention;
  - (d) Games offenders play;
  - (e) Gangs and cults;
  - (f) Records of offenders in institutions; and
  - (g) Supervision of offenders.
3. Skills of officers, specifically:
  - (a) Fire safety and use of emergency equipment;
  - (b) Lifetime fitness;
  - (c) Tactics for the arrest and control of suspects, including, without limitation, methods for arrest and the use of less than lethal weapons;
  - (d) Training concerning active assailants;
  - (e) Training in the use of firearms; and
  - (f) Writing of reports.
4. Investigation, specifically:
  - (a) Domestic violence, stalking and aggravated stalking;
  - (b) Handling of persons with mental illness;

(c) Investigation of crime scenes, collection and preservation of evidence and fingerprinting; and

(d) Laws relating to drugs, including, without limitation, current trends in drugs.

5. Community relations, specifically:

(a) Cultural awareness;

(b) Ethics in law enforcement;

(c) Interpersonal communications; and

(d) Public and media relations.

6. Miscellaneous subjects, specifically:

(a) Counter-terrorism and weapons of mass destruction;

(b) Modern correctional philosophy;

(c) Provision of emergency first aid and cardiopulmonary resuscitation; and

(d) Systems of criminal justice.

7. Course administration and examination.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90, eff. 7-1-91; R024-97, 10-1-97; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R110-08, 8-26-2008; R066-12, 9-14-2012; R003-17, 12-19-2017)

**NAC 289.170 Minimum standard of training: Reserve officers.** ([NRS 289.510](#), [289.600](#)) The minimum standard of training for reserve officers is successful completion of a basic course that includes 120 hours of training in:

1. Law and legal procedures, specifically:

(a) Civil liability;

(b) Constitutional law;

(c) Crimes against persons;

(d) Crimes against property;

(e) Juvenile law;

(f) Laws relating to arrest;

(g) Laws relating to drugs, including, without limitation, current trends in drugs;

(h) Miscellaneous crimes;

(i) Probable cause;

(j) Search and seizure;

(k) Traffic laws; and

(l) Use of force.

2. Patrol operations and investigations, specifically:

(a) Abuse of older persons;

(b) Basic patrol procedures;

(c) Child abuse and sexual abuse of a child;

(d) Domestic violence, stalking and aggravated stalking;

(e) Investigation of crime scenes, collection and preservation of evidence and fingerprinting;

(f) Principles of investigation; and

(g) Unknown-risk and high-risk vehicle stops.

3. Performance skills, specifically:

(a) Lifetime fitness;

(b) Provision of emergency first aid and cardiopulmonary resuscitation;

(c) Searching of buildings;

(d) Tactics for the arrest and control of suspects, including, without limitation, methods for arrest and the use of less than lethal weapons;

(e) Training concerning active assailants;

(f) Training in the use of firearms; and

(g) Writing of reports.

4. The functions of a peace officer, specifically:

(a) Community policing;

(b) Counter-terrorism and weapons of mass destruction;

(c) Courtroom demeanor, including, without limitation, the giving of testimony;

(d) Crisis intervention;

(e) Ethics in law enforcement;

(f) Handling of persons with mental illness;

(g) History and principles of law enforcement; and

(h) Survival of peace officers.

5. Course administration and examinations.

(Added to NAC by Peace Officers' Standards & Training Comm'n by R066-03, eff. 12-4-2003; A by R146-05, 12-29-2005; R003-07, 4-17-2008; R110-08, 8-26-2008; R003-17, 12-19-2017)

**REGULARLY SCHEDULED MEETING**

1. **DISCUSSION AND FOR POSSIBLE ACTION**

Election of new Chairperson and welcome of new commissioner, Assistant Sheriff Jason Walker from the Washoe County Sheriff's Office.

**2. DISCUSSION AND FOR POSSIBLE ACTION.**

Approval of minutes from the February 12, 2026, Public Hearing and Regularly Scheduled meeting.

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STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

MEETING TRANSCRIPT

THURSDAY, FEBRUARY 12, 2026

MILLER: Good afternoon, everyone. The POST Commission meeting and public hearing is called to order, for February 12, 2026. For the record, the time is 2:00 PM. Let's go to Kathy Floyd for information on the legal posting and open meeting compliance.

FLOYD: The public comment notice and the agenda have been posted. Oh, gosh. I'm sorry. I've lost my place. Can you skip me, and we'll come back to it?

MILLER: Absolutely. We'll move on to item number two, roll call. I'll start with myself, Oliver Miller, Assistant Chief, Reno PD. And we'll work our way around the table to Director Togliatti.

MCGILL: Sheriff Joe McGill, Nye County Sheriff's Office.

MCKINNEY: Kevin McKinney, Carlin PD.

SHEA: Tim Shea, Boulder City Police.

BOVEDA: Esmerelda Boveda, Las Vegas Metro.

TOGLIATTI: George Togliatti, Nevada Department of Public Safety.

STRAUBE: Rob Straube, City of Las Vegas DPS.

1 COVERLEY: Dan Coverley, Douglas County Sheriff.

2 NEIL: Russ Neil, State Gaming Control Board.

3 MILLER: And I would throw in -- Dr. Young, can you hear  
4 us? And you're here, correct?

5 YOUNG: Yes, Commissioner, (inaudible). Yes.

6 DE LUNA: Jesslyn De Luna from the Attorney General's  
7 office.

8 SHERLOCK: Mike Sherlock from POST.

9 FLOYD: Kathy Floyd, from POST.

10 MILLER: All right. And we will return to Ms. Floyd, if  
11 you're prepared.

12 FLOYD: Let's try it again. Okay. The meeting agenda  
13 and the public hearing have been posted, in compliance with  
14 NRS 241.020. They were physically posted at the POST  
15 administration building and the Nevada State Library in Carson  
16 City, and electronically posted at the POST website, at  
17 post.nv.gov, the State of Nevada website at notice.nv.gov, and  
18 emailed to all single-point-of-contacts and agency  
19 administrators on the POST list serve.

20 MILLER: Thank you, Ms. Floyd. Moving on to item number  
21 three, public hearing. The purpose of the hearing is to  
22 solicit comments from interested persons on the following  
23 topic, that may be addressed in proposed regulations. This  
24 public hearing has been previously noticed, pursuant to the  
25 requirements of NRS chapter 233B, topic LCB file, R081-25.

1 (Inaudible) public comment -- the commission may not take  
2 action on any matter considered under this item, until the  
3 matter is specifically included on an agenda, as an action  
4 item. Do we have any public comment? There'll be further  
5 opportunities for public comment later. Okay. Seeing that  
6 there is none, we'll move on to item number two, discussion  
7 and for possible action -- the commission to discuss and take  
8 possible action to adopt, amend, or appeal their regulations  
9 as follows -- A, LCB file R081-25, amend NAC 289.230 (1)(b),  
10 to implement changes contained into Senate Bill 380, SB 380,  
11 of the 83rd 2025 Nevada Legislative session, which added  
12 interactions with persons with developmental disabilities,  
13 which may include, without limitations, training on  
14 recognizing and responding to persons with an autism spectrum  
15 disorder. We'll go to Mike Sherlock for some background on  
16 this subject.

17 SHERLOCK: Thank you. Mike Sherlock, for the record. So,  
18 as most of you recall, SB 380, from the most recent  
19 legislative session, required POST to include, in the  
20 continuing education regulation, a section mandating annual  
21 training and interactions with persons with developmental  
22 disabilities, which may include training on recognizing  
23 persons with an autism spectrum disorder. We previously held a  
24 workshop on this subject. Just as a reminder, this training  
25 was already often covered in the mandated subject of behavior

1 health. But given this legislation, we were mandated to  
2 include the exact language into that particular regulation,  
3 289.230. This hearing is simply introducing the language  
4 coming back from LCB, which reflects the legislative  
5 requirement. And as such, staff would recommend a motion to  
6 adopt the regulation, as written.

7 MILLER: Thank you, Mike. And I can see that  
8 regulation's been inputted into our document. Do we have any  
9 comments from the commissioners? Okay. Seeing that there's  
10 none, I'd be looking for a motion to adopt the proposed  
11 regulation changes.

12 SHEA: Tim Shea. I'll make a motion to adopt the  
13 proposed regulations.

14 MILLER: I have a motion. Do we have a second?

15 YOUNG: Second.

16 MILLER: I think I heard a second from Dr. Young. All  
17 those in favor, say, aye.

18 MEMBERS: Aye.

19 MILLER: I, too, am an, aye. Any opposed? Motion  
20 carries. Moving on to public comment, item number three. The  
21 commission may not take action on any matter considered under  
22 this item, until the matter is specifically included on an  
23 agenda, as an action item. Any further public comments on this  
24 item? Okay. We now go to item number four, our regularly  
25 scheduled commission meeting. And item number one, public

1 comment. Once again, in the regular meeting, the commission  
2 may not take action on any matters considered under this item,  
3 until the matter is specifically included on an agenda as an  
4 action item. We'll have another opportunity for public comment  
5 at the end of this meeting. Do we have any public comment at  
6 this time? All right. Seeing that there's none, we'll move on  
7 to item number two -- discussion and for possible action --  
8 approval of the minutes from October 29, 2025, regularly  
9 scheduled POST commission meeting. Any comments from our  
10 commissioners? Seeing that there's none, looking for motion to  
11 approve the minutes.

12 MCKINNEY: Kevin McKinney. I'll move to approve.

13 MILLER: We have a motion. Do we have a second?

14 COVERLEY: Dan Coverley, second.

15 MILLER: All those in favor, say, aye.

16 MEMBERS: Aye.

17 MILLER: I, too am an, aye. Any opposed? Motion carries.  
18 Item number three, information from the Executive Director  
19 report. Mike Sherlock, do you have an update for us?

20 SHERLOCK: Sure. Thanks. Mike Sherlock, for the record.  
21 First, let me thank and welcome Deputy Chief Boveda to the  
22 commission. She is, quote, "the proposed replacement for now  
23 retired Jamie Prosser." We don't have her official appointment  
24 yet, but that's been nominated. And, if you understand how  
25 this works, statutorily, this is a permanent metro position.

1 So we're not too worried about the process. But we're glad  
2 you're here. And we look forward to your voice on the  
3 commission. Thanks for being here. So, let's see. First off,  
4 say we had a very productive meeting with some of our rural  
5 sheriffs, related to basic training. We have a follow up  
6 coming up. And as I said, it was quite productive. We're  
7 excited about some changes coming out of that meeting, for our  
8 basic academy and how we deliver that. Also over in basic  
9 training, we reviewed California's newest job task, related  
10 mandatory employment and academy entrance physical assessment.  
11 It's not because it's California and they just have a lot of  
12 money. They actually did a JTA on the physical end of it. And  
13 so it's interesting to see what other states are doing. They  
14 have the money to do that kind of thing. So we've been looking  
15 over that, and kind of using it as part of our PT program. I  
16 think it's interesting to note that they ran our current class  
17 through the California's entrance PT test. And all of our  
18 current cadets passed it, although, many would not have passed  
19 it on day one. But -- which is concerning to us, but it also  
20 validates our PT program, going forward, and their ability to  
21 do that. And again, I understand it's California. It just  
22 happens to be, they're one of the states that have the newest  
23 JTA-based, physical readiness test. What else do we have going  
24 on? You know, we have met with our attorneys, the DAGs, on  
25 several issues. We have really been dealing with DV issues,

1 and how we address that, from the commission's perspective. We  
2 will continue to look at our regulations in that area, in  
3 terms of certification and those kind of things, and whether  
4 or not our language is sufficient or not. And we'll continue  
5 to work on those. Going on in advanced training -- we just  
6 finished a background investigator class, first line  
7 supervisor class, and the POST leadership institute is gearing  
8 up for another group. Also, we again, will be hosting a legal  
9 update from Bruce Praet. Many of you know Bruce. He's an  
10 authority on use of force liability and related issues. And I  
11 know you know his work. But we're hosting a free event, and we  
12 will include lunch, and it'll be held in Carson City, near our  
13 campus. I know in the past, in addition to command staff,  
14 several of our district attorney's office have sent people. I  
15 put the flyer out, I think, for everyone. I understand it  
16 shows the deadline of the 10th, but if you RSVP before next  
17 week, you won't have any problems getting in. In terms of  
18 compliance and audits, we are still showing about 600 people  
19 out of compliance. I understand that this does not mean they  
20 didn't do their training. They just have not reported it to  
21 POST. Frankly, we can only hold hands for so long. We try to  
22 help in this area and encourage agencies and help them get it  
23 reported. That said, letters of non-compliance will go out in  
24 March. And, you know, the smaller that number is, the better  
25 it is for staff and overall compliance issues. We'd like to

1 see those numbers get down considerably. And I have a list, if  
2 after the meeting, people want to know where they're sitting  
3 at. Finally, our data management project is progressing. We  
4 have started to migrate a lot of our data points, and have  
5 been testing certain areas. You know, it's a slow process.  
6 There's a lot of technical considerations. But we are moving  
7 along and we're hopeful that we can get it done and get Acadis  
8 up and running in fairly short order. It'll be better for  
9 everyone, once it is, you know, fully implemented. And for me,  
10 that's about it for the day, Chairman.

11 MILLER: Thank you, Mike. And welcome, Chief Boveda.

12 BOVEDA: Thank you.

13 MILLER: Moving on to item number four, discussion and  
14 for possible action -- discussion regarding the language and  
15 requirement to certify a basic academy in NAC 289.300.  
16 Proposal to update the hours and qualifications to present a  
17 basic academy. Possible action would include a motion to begin  
18 the rule making process for such changes. Let's go to Mike  
19 Sherlock for more information.

20 SHERLOCK: Thank you. Mike Sherlock, for the record. So,  
21 for quite some time, we've been concerned with the perception  
22 of our minimum standards, related to hours, for the academy.  
23 On the books, we show a minimum of 480 hours. That 480 hours  
24 is one of the shortest, if not the shortest, requirement in  
25 the United States. But the fact of the matter is, within

1 Nevada, no academy in the state is at 480 hours. So basically,  
2 our regulations do not reflect what is really happening  
3 anyway. And so, it's just a good time to look at our minimum  
4 hours on the regulation, to try to bring it up to what is  
5 really happening out there. It's not about adding hours to the  
6 academy. It's just having the regulation reflect that --  
7 really what is going on with the academies. In addition, we're  
8 finally at a point where it makes sense to sort of clean up  
9 the delivery, or the requirement related to certified basic  
10 academies, in terms of who can deliver that training. We have  
11 had serious concerns in the past with a academies that are  
12 delivering basic training for profit, notwithstanding college  
13 academies -- we know they charge -- but rather, with agencies  
14 that deliver basic training and charge. You know, if this  
15 moves forward, our language would -- proposal would likely  
16 include limiting agencies to delivering basic training, to  
17 that agency's statutory category. Without getting -- I hope  
18 most of you know what I'm talking about -- but without getting  
19 into depth, we've had category two agencies, only by statute,  
20 delivering category one basic academies. And that's, in the  
21 past, has proved difficult, on occasion. These were done for  
22 profit. Not that that's always an issue, but it has been an  
23 issue, in terms of complaints and that kind of thing. So I --  
24 you know, we would propose something that it's limited to that  
25 agency's expertise or statutory category -- would immediately

1 clean that up, for the future. I bring it up now, because we  
2 have two, category two academies that were for profit -- have  
3 not run in over two years. So they have expired. So there's  
4 not a grandfather issue, if we do change that regulation,  
5 moving forward. And it's just a good time to do that. But with  
6 that said, this proposal is simply to bring language back to  
7 the commission, to see if there's an appetite to change that  
8 language. But to do that, we need a motion to begin the  
9 rulemaking process. And staff would recommend such a motion.

10 MILLER: All right. Do we have any comments from our  
11 commissioners? All right. Seeing that there's none, we're  
12 looking for motion to begin the rule making process regarding  
13 basic academy hours and delivery.

14 SHEA: Tim Shea. I'll make a motion to begin the rule  
15 process, to adjust the academy hours.

16 MILLER: We have a motion. Do I hear a second?

17 MCKINNEY: Kevin McKinney. I'll second.

18 MILLER: Thank you. We have a motion and second. All  
19 those in favor say, aye.

20 MEMBERS: Aye.

21 MILLER: I, too, am an, aye. Any opposed? Motion  
22 carries. Moving on to item number five, discussion and for  
23 possible action, the next six times related to -- okay, we got  
24 that. Now let's go to the actual -- hold on here. Let me  
25 figure out where I'm at. Let's go to our Deputy Attorney

1 General, Jesselyn De Luna for some foundational information on  
2 item number five.

3 DE LUNA: Thank you, Chairman. Jesselyn De Luna, for the  
4 record. We are on item number five. But for all of the  
5 revocation items you'll be considering, items five through 10,  
6 I'll lay a basis and evidentiary foundation for the  
7 admissibility and validity of the materials that you're going  
8 to refer to and rely on when making these decisions here. I'm  
9 going to ask Chief Kathy Floyd some questions about these  
10 documents, to establish a record for what they are, their  
11 foundation, and evidentiary validity, for the purposes of your  
12 actions on agenda items five through 10. Chief Floyd, for the  
13 records and documents that are contained in these meeting  
14 materials, for the offenses addressed and issues addressed in  
15 items five through 10, did you obtain these documents and  
16 records directly from the courts or employing agencies?

17 FLOYD: Yes, I did.

18 DE LUNA: And have you maintained these documents and  
19 records in the ordinary course of your record keeping, since  
20 you obtained them?

21 FLOYD: Yes, I have.

22 DE LUNA: And are the versions of those documents that  
23 are contained in the meeting materials, true and accurate  
24 copies of the original documents?

25 FLOYD: Yes, they are.

1 DE LUNA: Thank you. Based on Chief Floyd's testimony, I  
2 can advise the commission that the materials provided for  
3 agenda items five through 10, constitute valid, public records  
4 of charges and convictions that uphold the regulatory standard  
5 revocation in those matters. And those materials may be  
6 admitted for your consideration, as to each item. So having  
7 advised you of that, does anyone have any questions for me  
8 about the admissibility or legal validity of any of the items  
9 that are contained in the revocation packets provided to you?

10 MILLER: Thank you, Ms. De Luna. Now, for the first  
11 hearing, hearing pursuant to NAC 289.290(1(g), or the possible  
12 revocation of the category III basic certificate held by  
13 Tricia Beckels, former employee of the Nevada Department of  
14 Corrections, based on the conviction of, entry of a plea of  
15 guilty, guilty but mentally ill or nolo contendere, to a  
16 felony. The convictions that have led to this action are child  
17 abuse, neglect, or endangerment, a category B felony under NRS  
18 200.508 (1). Possible action may be revocation of a category  
19 III basic certificate. Let's go to Mike Sherlock for further.

20 SHERLOCK: Thank you. Mike Sherlock, for the record. So in  
21 this case, as you can see in your books, Tricia N. Beckles N.  
22 Beckles was convicted of child abuse, as a category B felony,  
23 with a felony conviction Tricia Beckles is prohibited from  
24 acting as a peace officer. And in addition, obviously, this  
25 conviction, and staff's opinion, is inconsistent with being

1 employed as a peace officer. And staff would recommend  
2 revocation of her category III certificate.

3 MILLER: Thank you, Mike. Is there anyone here to speak  
4 on this matter? Are there any commissioner comments? Okay.  
5 Hearing that there are none, I'll be looking for a motion to  
6 revoke the category III basic certificate for Tricia N.  
7 Beckles.

8 MCGILL: Joe McGill, for the record. I will move to  
9 revoke the category III certificate for Tricia Beckles.

10 MILLER: We have a motion. Do I have a second?

11 YOUNG: Second.

12 MILLER: Dr. Young, second. All those in favor say, aye.

13 MEMBERS: Aye.

14 MILLER: I, too, am an, aye. Any opposed? Motion  
15 carries. Moving on to item number six, discussion and for  
16 possible action -- hearing pursuant to NAC 289.290(1)(g) and  
17 289.290 (1)(i), for possible revocation of a category I and  
18 III basic certificates, held by Robert C. Bell, a former  
19 employee of the Las Vegas Metropolitan Police Department,  
20 based on the conviction of entry of a plea of guilty, guilty  
21 but mentally ill, or nolo contendere, to a felony and a  
22 conviction of a misdemeanor crime of domestic violence, as  
23 defined as 18 U.S.C. 921(a)(33). The convictions that led to  
24 this action are count one, assault with a deadly weapon,  
25 category B felony, in violation of NRS 200.471; count two,

1 battery constituting domestic violence, misdemeanor in  
2 violation of 20.485(1) (a); and 200.481(1) (a), 33.018. Possible  
3 action may be revocation of the category I and III basic  
4 certificates. Let's go to Mike Sherlock for an update.

5 SHERLOCK: Thank you. Mike Sherlock, for the record. In  
6 this case, Robert C. Bell was convicted of both a felony and a  
7 misdemeanor domestic violence crime. Not only is Mr. Bell  
8 prohibited, based on both that felony conviction and the  
9 domestic violence conviction, these convictions are  
10 inconsistent with the employment as a peace officer. And staff  
11 would recommend revocation of Mr. Bell's category I and  
12 category III basic certificates.

13 MILLER: Okay, is there anyone here to speak on this  
14 matter? Do we have any commissioner comments? Seeing that  
15 there are none, I'll be looking for motion to revoke the  
16 category I and III basic certificates of Robert C Bell.

17 NEIL: Russ Neil. I move to revoke.

18 MILLER: Do we have a second?

19 MCKINNEY: Kevin McKinney. I'll second.

20 MILLER: We have a motion and a second. All those in  
21 favor say, aye.

22 MEMBERS: Aye.

23 MILLER: I, too, am an, aye. Any opposed? Motion  
24 carries. Moving on to item number seven, discussion and for  
25 possible action, hearing pursuant to NAC 289.290(1) (e), for

1 the possible revocation of the category I, II, and III basic  
2 certificates held by Taylor D. Dudley, former employee of the  
3 Las Vegas Metropolitan Police Department, based on the  
4 conviction of, entry of a plea of guilty, guilty but mentally  
5 ill, or nolo contendere, to a gross misdemeanor. The  
6 convictions which have led to this action are, destroying  
7 evidence, gross misdemeanor in violation of NRS 199.20.  
8 Possible actions may be revocation of the category I, II, and  
9 III certificates. Let's go to Mike, for further.

10 SHERLOCK: Thank you. Mike Sherlock, for the record. In  
11 this case, Taylor Dudley was convicted of destroying evidence,  
12 as a gross misdemeanor. It should be noted that the former  
13 employing agency, Metro, has requested this revocation. Staff  
14 would submit that the conviction of destroying evidence alone  
15 supports the revocation. But as a crime of moral turpitude, it  
16 gives additional support to staff's recommendation that the  
17 commission revoke Dudley's category I, II, and III basic  
18 certificates.

19 MILLER: Thank you, Mike. Is there anyone here to speak  
20 on this matter? Any commission comments? All right. Seeing  
21 that there are none, I'll be looking for a motion to revoke  
22 the category I, III, and III certificates of Taylor D. Dudley.

23 SHEA: Tim Shea. I'll make a motion to revoke  
24 certificates I through III, for the former Metro officer.

25 MILLER: Thank you. Do we have a second?

1 NEIL: Russ Neil. I'll second.

2 MILLER: Motion carried -- or excuse me, all those in  
3 favor say, aye.

4 MEMBERS: Aye.

5 MILLER: I, too, an am, aye. Any opposed? Motion  
6 carries. Moving on to item number eight, discussion for  
7 possible action, hearing pursuant to NAC 289.290(1)(d), and  
8 NAC 289.290(1)(g), for possible revocation of the category III  
9 basic certificate held by Lawayne J. Hardiman, former employee  
10 of the Nevada Department of Corrections, based on the  
11 conviction of, entry of a plea of guilty, guilty but mentally  
12 ill, or nolo contendere, to a felony. The convictions and/or  
13 pleas of guilty that have led to this action are, count one,  
14 furnishing a controlled substance to a state prisoner, a  
15 category B felony, in violation of NRS 212.160(1)(a), and  
16 195.020. Possible actions may be revocation of the category  
17 III basic certificate. Let's go to Mike Sherlock for more  
18 information.

19 SHERLOCK: Mike Sherlock, for the record here. Lawayne  
20 Hardiman was convicted of furnishing controlled substances to  
21 a state prisoner. The conviction was a felony. This conviction  
22 alone supports a revocation. Staff would recommend Mr.  
23 Hardiman's category III certificate be revoked. It should be  
24 noted that Mr. Hardiman is outstanding, as he failed to appear  
25 for sentencing, and currently has an active arrest warrant. So

1 I'm thinking he probably won't be here, Mr. Chairman. But we  
2 recommend revocation.

3 MILLER: And is there anyone here to speak on this  
4 matter? No? Any commissioner comments? Seeing that there are  
5 none, I'll be looking for a motion to revoke the category III  
6 certificate of Lawayne J Hardiman.

7 COVERLEY: Dan Coverley, for the record. I move to revoke  
8 Mr. Hardiman's category III.

9 MILLER: Do we have a second?

10 MCGILL: Joe McGill. I will second.

11 MILLER: We have a motion and a second. All those in  
12 favor say, aye.

13 MEMBERS: Aye.

14 MILLER: I, too, am an, aye. Any opposed? Motion  
15 carries. Moving on to item number nine, discussion and for  
16 possible action -- discussion and possible action hearing,  
17 pursuant to NAC 289.290(1)(h), for the possible revocation of  
18 the category I, II, and III basic certificates, held by Dennis  
19 E. Johnston, former employee of the Elko County Sheriff's  
20 Office, based on a conviction of a misdemeanor. The  
21 convictions which have led to this action are, count one,  
22 battery, a misdemeanor, as defined by ECC 7-1-9. Possible  
23 action may be revocation of the category I, II, and III basic  
24 certificates. Let's go to Mike Sherlock for more information.

25 SHERLOCK: Mike Sherlock, for the record, here Dennis

1 Johnson was convicted of a misdemeanor battery, under Elko  
2 County Code. Again, we have another situation, where it seems  
3 to be this belief that local courts can negate Brady. That  
4 said, Mr. Johnson was arrested for, and initially charged with  
5 domestic violence battery. The victim in this case meets the  
6 federal definition of the domestic relationship, in terms of  
7 the victim. And staff would submit that he is prohibited,  
8 under Brady, from buying or possessing a firearm. Secondly,  
9 our standards prohibit a person with a documented history of  
10 physical violence from being employed as a peace officer. I  
11 will say, the basis for the hearing today is based on  
12 289.290(h), which is where an agency has requested revocation,  
13 due to a misdemeanor conviction. That regulation allows the  
14 commission to consider the circumstances of that misdemeanor  
15 conviction, which is why I bring up the federal definition of  
16 domestic violence in this case. So, although we did not  
17 specifically notice for domestic violence conviction, as he  
18 was convicted of an Elko County battery, the incident is  
19 consistent with domestic violence, as found in federal law.  
20 Secondly, the conviction itself is a crime of violence,  
21 regardless of the level convicted, whether it's a misdemeanor  
22 or gross, or felony. Based on this misdemeanor conviction and  
23 the facts in this case, staff would recommend revocation of  
24 Mr. Johnston's category I, II, and III certificate, in support  
25 of that agency's request. It should be noted, as we've said in

1 the past, with Mr. Johnston, should circumstances change, the  
2 revocation can be contested at a later date, and brought back  
3 to the commission, should they decide to do that, or there's  
4 some sort of remedy in court. But -- in addition to that, we  
5 believe Mr. Johnston may be present today and have a  
6 representative here today. We believe that representative is  
7 not an attorney. And as such, there are some legal issues that  
8 I would like our DAG to address for the commission, if you  
9 could.

10 DE LUNA: So, it's not specified in post statute or  
11 regulations. But this does classify as an administrative  
12 hearing. And then, under the Administrative Hearings Act, if  
13 someone wants to contest their license revocation or  
14 suspension or whatever it may be, they can come represent  
15 themselves or be represented by an attorney, specifically, is  
16 what the rule says. So just putting that there, as an  
17 objection, just in case the case may be appealed. But the  
18 commission can obviously choose to hear whatever arguments it  
19 wants to hear.

20 MILLER: Thank you, Mike and AG De Luna. Is there anyone  
21 to speak on this matter?

22 REGENBAUM: Yes, sir.

23 MILLER: Please come forward.

24 REGENBAUM: Right here, sir?

25 MILLER: Please.

1 REGENBAUM: Thank you.

2 YOUNG: Hi. This is Commissioner Young. I'm just trying  
3 to understand, for clarification. You said we can choose to  
4 have the -- we can choose to listen to the speaker, but not be  
5 considered a hearing?

6 DE LUNA: Oh, and so, Jesselyn Deluna, for the record. So  
7 this whole post commission hearing is considered an  
8 administrative hearing. So, under the Administrative  
9 Procedures Act 233B 121, the person has to be represented by  
10 counsel. The commission can choose to hear arguments. But I  
11 just wanted to make a record of that, in case there's appeal  
12 later down the road.

13 YOUNG: Okay. Thank you.

14 MILLER: Go ahead.

15 REGENBAUM: Thank you, sir. my name is Andrew  
16 Regenbaum. For those of you who don't know me, I'm the  
17 Executive Director of the Nevada Association of Public Safety  
18 Officers. For the record, I'm a licensed attorney in the State  
19 of New York. I am not licensed in the State of Nevada. But for  
20 my understanding, in prior administrative proceedings, I have  
21 been allowed to, you know, to appear as a representative of an  
22 officer or deputy in administrative proceedings. If that's not  
23 correct, you know, I can certainly -- we could delay this and  
24 we could come back with counsel that, you know, is employed by  
25 NAPS0. And we could do that separately. I don't believe it's

1 necessary. I've appeared before the EMRP before, without  
2 issue, as well as other administrative hearings, where the  
3 district -- not the district attorney, excuse me -- the AG's  
4 office has represented whatever agency is involved. So I don't  
5 know if you want me to continue. But I did want to address  
6 that, right off the bat. I don't know how much we're here, in  
7 terms of, you guys are going to make a -- you're going to hear  
8 the facts you're going to have your vote. This is not so much  
9 of a legal proceeding. It's an administrative proceeding. Do  
10 you want me to continue?

11 MILLER: Please proceed.

12 REGENBAUM: All right. Well, look, just a couple of  
13 things. Obviously, I had put in a large number of papers and  
14 documents for your consideration, relative to this. And I  
15 don't want -- I'm sure you've all read them. And I don't want  
16 to waste your time by rehashing them here. I will say, that I  
17 appreciate your time hearing us out this afternoon. I think  
18 one of -- there are a couple of things that are in the papers,  
19 that need highlighting for this commission right now. You  
20 know, under the NAC 289.290(1)(h), this is discretionary, as  
21 to whether you would revoke Deputy Johnston's POST  
22 certification, or you could suspend it, or take no action  
23 whatsoever. Deputy Johnston pled nolo to that simple battery  
24 charge. While there was an underlining domestic violence  
25 component to the charge originally, that the District

1 Attorney's office chose not to go forward with that charge, so  
2 that -- there was an amended complaint, which I've provided to  
3 the commission here, which indicated no domestic violence  
4 component to what he ultimately pled guilty to, or pled nolo  
5 to. Excuse me. So similarly, the agency, his agency, which is  
6 the Elko County Sheriff's Department, has not adjudicated him  
7 in an administrative hearing, or in an internal affairs  
8 investigation, to have warranted any disciplinary action.  
9 You'll see in the papers that came from Elko County, they  
10 determined only that they would terminate him, based on --  
11 administratively, on the fact that they believed, under  
12 federal statute, he would not be allowed to carry a firearm  
13 any further -- any longer. That's not true. Under Nevada  
14 Supreme Court law, he is still allowed to carry, possess, and  
15 use a firearm. So under that, there is currently an  
16 arbitration that will be held, pursuant to the collective  
17 bargaining agreement in Elko County, to abolish that  
18 termination and have him put back to work, based upon the fact  
19 that there was no disciplinary termination. It was only an  
20 administrative one that incorrectly interpreted the federal  
21 statute and didn't consider Nevada law on that. And I've  
22 provided you with the Nevada Supreme Court case law that  
23 specifically addresses that issue, relative to a nolo plea on  
24 a simple battery. But relative, also to the statute that  
25 you're applying, which is the NAC 289.290, under (1)(h), it

1 asks that you -- as Commissioner Sherlock pointed out, it asks  
2 that you consider the overall circumstances of the case. So,  
3 not only did the district attorney not pursue domestic  
4 violence charges in this case, but this is an individual who  
5 has no other history of any other problems. Not only does he  
6 have no other criminal history, but he has an exemplary record  
7 with the department. He's never received any other IAs. He's  
8 had all either above average or average, you know, evaluations  
9 that are given. And he's had no disciplinary issues,  
10 administratively, within the department or agency. So when you  
11 consider those facts, which are also part of the statute, I  
12 don't believe that revocation of his POST certification is  
13 warranted here, like all the other ones that you've done just  
14 now. All of what you've been voting on were, you know, felony  
15 convictions and charges with crimes of moral turpitude. That's  
16 not this. What we, hopefully, should be doing here, is either  
17 looking at taking no action and waiting for the agency to  
18 actually conduct its own proper IA and administrative  
19 proceedings and let them do their job, which is what they're  
20 asking you to do for them, or go ahead and issue a suspension,  
21 if you feel that some sort of disciplinary action is  
22 appropriate from you, as the commission. But a revocation, it  
23 -- I believe and would respectfully ask -- is too harsh, under  
24 the circumstances of what we're dealing with here. Thank you.

25 MILLER: Thank you.

1 REGENBAUM: By the way, this is Deputy Johnston. And  
2 we're open to answering questions, if you have any. I  
3 apologize for interrupting.

4 MILLER: That's okay. Does our commission have any  
5 questions for Mr. Johnston or Mr. Regenbaum? Do we have any  
6 comment or discussion for Mike?

7 SHERLOCK: Mr. Chairman, I believe Elko County is  
8 here. I'm not sure if they want to -- did you want to -- do  
9 you have anything to add, Sheriff?

10 NARVAIZA: I have a letter from the victims. Do you  
11 wanted me to read into the books?

12 SHEA: I just have one question. And I --  
13 unfortunately, my computer's down, so I can't read what you  
14 submitted anymore -- longer. But has a determination been  
15 made, in looking at this paperwork, is it, in fact, a  
16 violation of the federal statute that would prohibit this? Or  
17 is this in con -- what is it contention now? Is it -- has to  
18 still be adjudicated, that in fact, has not been determined  
19 it's a violation that would fall under the federal prohibitive  
20 statute? I'm going to make myself clear.

21 SHERLOCK: You want to give an opinion on that?

22 DE LUNA: So, I read the Supreme Court opinion that  
23 was cited in the -- Jesselyn Deluna, for the record. I don't  
24 agree that it says that -- I don't agree that it says that. I  
25 think it has -- it had more to do with petty and serious

1 crimes and whether or not you're entitled to a jury verdict  
2 from that. I will point to -- I think -- and this is a common  
3 thing that we've seen. There's -- in Nevada statute, NRS 200,  
4 you can be convicted of battery or battery consisting of  
5 domestic violence. And sometimes, when that gets - when a  
6 battery consisting of domestic violence gets changed to a  
7 simple battery charge, people think that that doesn't mean  
8 that you -- any of the federal prohibits apply, as far as gun  
9 ownership. I will point to section 18 U.S.C.A. 922, which  
10 says that anyone who has been convicted in any court, of a  
11 misdemeanor crime of domestic violence is federally prohibited  
12 from possessing a firearm, which I think is one of the reasons  
13 listed under Elko County's letter. There's a U.S. Supreme  
14 Court case, U.S. versus Hayes 129, Supreme Court 1079, which  
15 states that the word, domestic violence, doesn't actually have  
16 to be in the name of the charge that you're convicted of, as  
17 long as it's something that's proven in the underlying case.  
18 So, I think that this case would be similar to that, and that  
19 the conviction here is for battery, but the underlying case  
20 has domestic violence in it. And then, I'll just point to NRS  
21 202, which -- NRS 202.360(1)(g), which states that anyone who  
22 is otherwise prohibited by federal law from having a firearm  
23 in his or her possession, is also prohibited in the State of  
24 Nevada from owning or possessing a firearm. Does that answer  
25 your question?

1           SHEA:        Yeah, I think so. And if I understood correctly  
2 -- it's already been so many questions -- but theoretically,  
3 if this board or this commission does revoke, and then a  
4 hearing occurs outside of this -- a legal hearing or  
5 adjudication -- which wipes all of those things away, then it  
6 can be brought back before the commission to be reinstated?

7           SHERLOCK: Yes.

8           SHEA:        Okay.

9           SHERLOCK: Nothing prohibits anyone from coming back.

10          SHEA:        So a revocation can be reversed?

11          SHERLOCK: Yes, it can.

12          REGENBAUM:        If I may, Chief Shea? My understanding is,  
13 the issue of Deputy Johnston's firearm was addressed at the  
14 court level, when he entered his plea of nolo. And he was  
15 allowed to continue to possess his firearm. So that would be  
16 consistent with Nevada law. And, if that -- if federal statute  
17 were to have been that he couldn't under those circumstances,  
18 they would've been required to take his guns at that time, or  
19 request that he surrender them. That didn't happen. And I  
20 think, to the Deputy AG's point, I don't disagree with her  
21 reference to the Nevada statute, that if there is a violation  
22 of the federal statute, you cannot possess a gun. That is  
23 true. But there is a distinction that's drawn, specifically in  
24 Nevada, between a simple battery and a battery involving  
25 domestic violence. And that Supreme Court case law addresses

1 that -- correctly, as the DAG points out -- that there's a  
2 difference in the types of cases. Because you involve  
3 constitutional rights, if you get into a simple battery versus  
4 a battery that involves domestic violence, whether or not  
5 you're allowed to have a jury trial. So, when a district  
6 attorney amends a complaint, as they did here, to give you  
7 just a simple battery, you're no longer entitled to that jury  
8 trial. And by not having a jury trial, when you implicate  
9 somebody's gun rights, and the possibility of possessing a  
10 gun, that's what the Nevada Supreme Court was actually  
11 addressing when they were talking about, you know, what's a  
12 high level crime, what's a low level crime. And that's where  
13 they were saying, that this doesn't -- what happened in that  
14 particular case in Henderson, what they were saying was,  
15 because the Henderson district attorney or Henderson City  
16 attorney, reduced the criminal complaint, it did not implicate  
17 the firearm. And therefore, the person complaining that he had  
18 a right to a jury trial was wrong. So that's why, in that  
19 case, they were saying there was no prohibition on a gun in  
20 that case, for a simple battery. And that's why I believe it's  
21 relevant. I probably gave you a dollar answer for the quarter  
22 question.

23 MILLER: All right. I believe we have additional public  
24 comments regarding this item. Are there any further questions?

25 COVERLEY: I have one question. Dan Coverley, for the

1 record. In the sentencing documents that you provided, one of  
2 the things the judge ordered was completion of domestic  
3 violence. Has that --

4 REGENBAUM: Asking if he finished it?

5 COVERLEY: Yes. Did he do that?

6 REGENBAUM: Dennis, do you want to --

7 JOHNSTON: I'm currently in the process of doing that. I  
8 just want to kind of add to that. The judge didn't mandatorily  
9 have to sentence me to that. That was part of the plea  
10 agreement. And, when it got to that point, and being  
11 adjudicated, the goal was to take as little risk, per, you  
12 know, if I would've went to trial on the original charge, or -  
13 - it would've been a huge risk. It was then offered in a way  
14 that I would still be able to retain my livelihood, ultimately  
15 my firearms, if I pled to a simple battery. And then, they  
16 asked to do classes, but with the main goal in mind of me  
17 being able to retain the right to possess a firearm, I agreed  
18 to take those classes, which I have been doing. I was  
19 convicted last year, in September. And I have (inaudible)  
20 involved about half the time (inaudible), sir.

21 COVERLEY: So clearly, the original charge was  
22 domestic battery. It was changed, through a plea agreement  
23 through the DA's office, which is common. Right? But as part  
24 of the agreement, you agreed to domestic violence counseling.  
25 Is that correct?

1 JOHNSTON: Yeah.

2 MILLER: Any additional questions from our commission,  
3 for Mr. Regenbaum? Thank you.

4 REGENBAUM: Thank you, sir.

5 MILLER: You like the sheriff from Elko County, for  
6 public comment?

7 NARVAZIA: For the record, Sheriff Aitor Narvizia, Elko  
8 County Sheriff's Office. I do have a letter from the victim.  
9 She wanted me to read this to the board. Mr. Johnson was in a  
10 relationship with another Deputy, Erica Gonzalez (ph). So she  
11 wrote a letter. She wanted me to present it to the board. So  
12 I'll go ahead and read it. It says, I'm submitting the  
13 statement, not from a place of emotion, but from a place of a  
14 professional responsibility. I am a sworn, law enforcement  
15 officer. I understand the authority, the trust, and discretion  
16 granted to those who hold the POST certification. I also  
17 understand how dangerous it becomes when that authority is  
18 abuse behind closed doors. The individual in question was not  
19 only my intimate partner, but my coworker -- someone trained,  
20 entrusted, and empowered by the State of Nevada to enforce law  
21 and protect the public. His conduct toward me was not  
22 accidental, situational, or misunderstood. It was a conscious  
23 violation of both the law and the ethical standards required  
24 of a peace officer. This matter is especially concerning, not  
25 only because domestic violence occurred, but because it

1 occurred despite his training or awareness of the consequences  
2 and the understanding of how investigations operate. This  
3 suggests a willingness to disregard the law when he believed  
4 he couldn't -- when he could control the narrative to avoid  
5 the accountability. As law enforcement officers, we are  
6 routinely placed in volatile, high-stress situations involving  
7 vulnerable individuals, particularly victims of domestic  
8 violence. An officer who has demonstrated violence and abuse  
9 of power in their personal life, presents an inherent and  
10 unacceptable risk when responding to calls that require  
11 restraint, judgment, and emotional control. If he demonstrated  
12 the capacity to exert control in violence against a fellow  
13 deputy, someone with equipment, training, resources, and  
14 understanding of the system, this raises clear and serious  
15 concerns about the risk posed to civilians and particular  
16 victims with less power or protection. Equally troubling, is  
17 the potential for retaliation. An individual who has already  
18 crossed professional and legal boundaries cannot be presumed  
19 to suddenly respect them when under stress, facing perceived  
20 threats to ego, authority, or career. Law enforcement  
21 authority must never be wielded from a place of resentment,  
22 entitlement, or unsolved anger. This is not about punishment.  
23 It is about the public trust and the public safety. POST  
24 certification is not a right. It is a privilege reserved for  
25 those who demonstrate integrity, both on and off duty. When

1 officers private conduct proves incompatible with their  
2 responsibilities of the badge, maintaining the certification  
3 places the public, fellow officers, and victims at risk. I did  
4 not come forward lightly. I understand that gravity of what it  
5 means to speak against another officer. However, remaining  
6 silent would be inconsistent with my oath and my duty to the  
7 profession. For these reasons, I believe allowing this  
8 individual to retain his POST certification would undermine  
9 public confidence in law enforcement and create a foreseeable  
10 risk to community safety, particularly in situations involving  
11 domestic violence, power imbalance, and vulnerable victims.  
12 Accountability is not personal. It is essential to the  
13 legitimacy of our profession. Public safety must come before  
14 an individual's career. Respectfully submitted, Erica  
15 Gonzalez. That's it.

16 MILLER: Thank you. Any questions from the commission,  
17 for the Sheriff? Thank you. Any comments from our commission?

18 MCKINNEY: Kevin McKinney. I have a comment. I have spoken  
19 -- as my position on this commission, I have spoken to both  
20 the -- Mr. Johnston's collective bargaining unit  
21 representatives and to Sheriff Narvazia about this individual  
22 case. And so, to avoid any indicators of subjectivity, I'm  
23 going to abstain from voting on this.

24 MILLER: Thank you for that. Any further comments from  
25 our commission? Okay. That being said, I'll be looking for a

1 motion regarding the category I, II, and III certificates for  
2 Dennis E. Johnston.

3 MCGILL: Joe McGill, for the record. I move to revoke  
4 the category I, II, and III certificates for Mr. Johnston.

5 MILLER: I have a motion. Do I have a second?

6 COVERLEY: Dan Coverley, second.

7 MILLER: Motion and a second. All those in favor, say,  
8 aye.

9 MEMBERS: Aye.

10 MILLER: I, too, am an, aye. Any opposed? Motion  
11 carries. Moving on to item number 10, for discussion and  
12 possible action -- hearing pursuant to 289.290(1)(g), for  
13 possible revocation of the category I, II, and III basic  
14 certificates, held by Christopher M. Mitchell, former employee  
15 of the Las Vegas Metropolitan Police Department, based on the  
16 conviction of, entry of a plea of guilty, guilty but mentally  
17 ill, or nolo contendere, to a felony. The convictions which  
18 have led to this action are, count one, misconduct of a police  
19 officer, category E felony, in violation of NRS 197.110.  
20 Possible action may be revocation of the category I, II and  
21 III basic certificates. Let's go to Mike Sherlock for some  
22 background.

23 SHERLOCK: Thank you. Mike Sherlock, for the record. And  
24 this is the last one. So we're finally done. In this  
25 situation, Christopher M. Mitchell was convicted of misconduct

1 of a public officer. The conviction was a felony. Staff would  
2 submit this conviction is also a crime of moral turpitude, and  
3 as a felony, are both inconsistent with being a certified  
4 peace officer in Nevada. Staff would recommend the revocation  
5 of Mr. Mitchell's category I, II, and III certificates.

6 MILLER: Thank you for that, Mike. Is there anyone here  
7 to speak on this matter? Are there any comments from our  
8 commission? All right. Seeing that there are none, we'll be  
9 looking for motion regarding the category I, II, and III  
10 certificates of Christopher and Mitchell.

11 SHEA: Tim Shea, I'll make a motion to revoke the  
12 certificates I, II, and III of Mr. Mitchell.

13 MILLER: Ollie Miller. I'll make a second. We have a  
14 motion and a second. All those in favor, say, aye.

15 MEMBERS: Aye.

16 MILLER: I, too, am an, aye. Any opposed? Motion  
17 carries. Moving on to item number 11, public comment. The  
18 commission may not take action on this matter, considered  
19 under this item, until the matter is specifically included on  
20 an agenda item, as an action item. Do we have any public  
21 comment? Seeing that there's none, let's move to item number  
22 12, discussion and for possible action -- the next commission  
23 meeting. Let's go to Mike Sherlock for more information.

24 SHERLOCK: Mike Sherlock, for the record. So, looking at  
25 the Nevada Sheriff's and Chief's schedule and our next

1 meeting, we would recommend April 30<sup>th</sup>, at 10:00 AM. It looks  
2 like the police memorial is at 1 o'clock, again this year, on  
3 that date, April 30<sup>th</sup>. Additionally, Sheriff's and Chief's  
4 meeting is on the 29<sup>th</sup>, in Carson City. And so, that would  
5 allow the commission to be at both, and get our meeting done  
6 in the morning, go to lunch, and then go to the memorial, as  
7 we've done in the past. So we recommend April 30<sup>th</sup>, at 10:00  
8 AM.

9           MILLER: All right. That concludes that. Item number 13,  
10 discussion and for possible action -- adjournment.

11           SHERLOCK: Real quick, Mr. Chairman, if I could just say,  
12 I have a little training for new commissioners who want to  
13 hang out after this meeting. It'll be training, not a meeting,  
14 just capability brief on POST and some of our history, just  
15 for new commissioners or anyone who wants to remind themselves  
16 and forgot who we were -- right after this meeting.

17           MILLER: Thank you for that, Mike. Do I have a motion to  
18 adjourn?

19           SHEA: Tim Shea. I'll make a motion to adjourn.

20           NEIL: Russ Neil, second.

21           MILLER: We have a motion and a second. All those in  
22 favor, say, aye.

23           MEMBERS: Aye.

24

25

1           MILLER:    I, too, am an, aye. Any opposed? Motion  
2 carries.

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5           [end of meeting]

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3. **INFORMATION** Executive Director's report.
  - a. Training Division
  - b. Standards Division - 1 Voluntary Surrender
  - c. Administration

Offense	Action
2 counts Depravation of rights under color of law	Possible Plea to GM/Continued
01/20/26 Pled guilty to Battery constituting DV	Continued to 07/15/2026
3 (F) counts Unlawful for prison employee/volunteer to commit sexual abuse of prisoner	Preliminary hearing 05/20/2026
1. (F) Coercion constituting domestic violence 2-4. (M) Battery constituting domestic violence, 1st 5-6(F) Child abuse, neglect or endangerment	Jury Trial 06/01/2026
11 (F) Counts -Assault w/deadly weapon, child abuse, discharging gun into occupied vehicle, oppression under color of office	Jury Trial 05/11/2026
Falsifying PPFT to obtain Reserve Certification	Agency requests revocation- Current Investigation
1. (F) Kidnapping, second degree 2. (F) Coercion constituting domestic violence w/threat or physical force 3. (F) Domestic violence by strangulation 4. (F) Kidnapping, second degree 5. (F) Assault constituting domestic violence w/use of deadly weapon 6. (F) Domestic Battery w/use of deadly weapon 7. (M) Domestic battery, first offense 8. (F) Coercion constituting domestic violence w/threat or use of physical force 9. (M)Domestic battery, first offense 10. (F) Coercion constituting domestic violence w/threat or use of physical force 11. (M) coercion constituting domestic violence	Jury Trial 05/04/2026
Charges pending	Investigation?
1. (F) Battery w/substantial bodily harm and 2.(GM) Challenging to fight	Preliminary hearing April
Conspiracy to introduce toxicants into prison and bribery of public official?	Waiting for update from agency

1. (M) Torture/abandon/starve animal	Pled Guilty to misdemeanor -agency conducting administrative investigation - will advise
(F) Shoot at Inhabited Dwelling/vehicle, etc.	Preliminary Hearing - 04/29/2026
1. DUI Liquor 2. (M) Failure to drive in travel lane 3. Obstructing/False info to PO	PreTrial 06/29/2026
1. (F) Attempt Theft - Guilty Plea	<b>MAY</b>
1. (F) Driving under the influence	<b>MAY</b>
1.(M) Possession of Drug not to be introduced into interstate commerce 2.(M) Possession or use of Drug paraphernalia	<b>MAY</b>
1. (F) Furnishing a controlled substance to a state prisoner	<b>MAY</b>
1. DUI of alcohol and/or controlled or prohibited substance 2. (F) Disobeying a peace officer 3. (M) Basic speeding violation - 41 over 4. (M) Fail to properly maintain travel lane/improper lane change 5. (M) Operate expired unregistered vehicle 6. (M) Operator - proof of insurance required	<b>Guilty plea/Sentenced - GM Agency still investigating</b>
1. (F) Battery of a Police Officer 2. (M) Resisting an Officer	Bench Trial 06/11/2026
Waiting for criminal case information from agency	
(F) assault w/deadly weapon Domestic Battery w/deadly weapon	
1. (M) Domestic Battery, first 2. (M) Coercion	<b>Pled Nolo Contendere Agency not requesting revocation at this time</b>
1-4 (F) Coercion constituting domestic violence w/threat or use of physical force 5. (F) Child Abuse or Neglect 6-9. (M) Domestic Battery, first	Negotiations 04/02/2026
2 counts Felony sexual assault of inmate	Preliminary Hearing 05/07/2026

<b>1. (F) Oppression under color of office</b> <b>2. (F) Misconduct of Public Officer</b> <b>3. (F) Sexual Assault</b>	<b>MAY</b>
1-2. (F) Dom battery by strangulation 3. (F) Coercion constituting DV w/threat or use of physical force 4-9. (M) Domestic Battery	Negotiations 04/28/2026
1. (F) Attempted robbery 2. (M) Battery	Preliminary hearing 05/19/2026
1. (F) Obtain/using personal identifying information of another	<b>MAY</b>
1. (F) Cust eng solicit child for prostitution, 1st 2. (F) Att child abuse or neglect, 1st	PreTrial Conference 11/10/2026 Trial 12/07/2026
<b>Pending Federal Investigation</b>	
1. (F) Lure/att to lure child/mentally ill person w/use of computer 2. (F) Att use or permit minor, age 14 or older, to be subject of 3. (F) Att child abuse or neglect, 1st 4. (F) Attempted statutory sexual seduction by person over 21	Entry of Plea 5/13/2026
Agency Update?	
1. (F) Furnishing a portable telecommunications device to state prisoner	<b>MAY</b>
1 and 2(F) Reckless driving resulting in death	<b>MAY</b>
Waiting for criminal case information from agency	Investigation?
1. (F) Sexual Assault w/minor under 14 yrs of age	Jury trial 11/16/2026

**4. DISCUSSION AND FOR POSSIBLE ACTION.**

Discussion and possible action related to the application of training requirements of NAC 289.180-dog encounter incidents. Possible action may be to start the rule making or make no changes related to the training delivery.

NAC 289.180 Minimum standard of training: Effective responses to incidents involving dogs or where dogs are present. ([NRS 289.510](#), [289.595](#)) Training for a peace officer who is required, pursuant to [NRS 289.595](#), to be trained in effective responses to incidents involving dogs or where dogs are present must include, without limitation, the following minimum standards:

1. Differentiating between aggressive and nonthreatening dog behaviors;
2. Nonlethal methods of handling potentially dangerous dogs; and
3. The role and capabilities of local animal control agencies.

(Added to NAC by Peace Officers' Standards & Training Comm'n by R065-15, eff. 6-28-2016)

**5. DISCUSSION AND FOR POSSIBLE ACTION.**

Discussion and possible action related to updating NAC 289.290 – causes for Denial, revocation or suspension of certificate. Possible action may be to start the rule making process.

6. **DISCUSSION AND FOR POSSIBLE ACTION.**

Request from the North Las Vegas Police Department for an Executive Certificate for their employee Chief Jacqueline Gravatt, pursuant to NAC 289.270(1)(b). Possible action may include approval or denial of the requested Executive Certificate.



# State of Nevada – POST

## Professional Certificate Application

### Agency Details

**Agency Name \***

North LV PD

### Officer's Details

**POST ID \***

21459

**Officer's Name \***

Jacqueline L Gravatt

Select the Professional Certificate and choose the applicant's qualifications for the certificate.

All officer's hours of POST training used to meet the requirements must be entered into the POST database before submitting this application. Use the POST *Professional Training* or *Annual Compliance* forms for this.

\*

- Intermediate (NAC 289.240)
- Advanced (NAC 289.250)
- Supervisor (NAC 289.255)
- Management (NAC 289.260)
- Executive (NAC 289.270)

\*

Appointed or elected to executive level position for 5 or more consecutive years  
NAC289.270(1)(b)

Click the **Attach** button to submit **Only the following documents as REQUIRED:**

> **Executive** – see NAC289.270(1) for documentation required

Attachments (0)

Additional information or comments

## Submitter Details

By electronically signing and submitting this form, you attest that the applicant meets the requirements for the certificate applied for as set out in the Nevada Administrative Code that is referenced next to the certificate level selected.

**Submitter's Full Name \***

Gabriela Vazquez

**Submitter's Phone #\***

702-633-1832

**Submitter's E-Mail \***

vazquezgd@cityofnorthlasvegas.com

## This section is for POST approval only

**Education**

**Credit Hours**

**Date Achieved**

**Approved By**

**Certification Date**

**Document Type**

PROFESSIONAL CERTIFICATE  
APPLICATION

**Comments**

7. **DISCUSSION AND FOR POSSIBLE ACTION.**

Request from the Nevada Department of Public Safety for an Executive Certificate for their employee Captain Andrew Granata, pursuant to NAC 289.270(1)(a). Possible action may include approval or denial of the requested Executive Certificate.



# State of Nevada – POST

## Professional Certificate Application

### Agency Details

**Agency Name \***

NV Dept of Public Safety

### Officer's Details

**POST ID \***

30728

**Officer's Name \***

Andrew H Granata



## 4/15/2026 Nevada Commission on POST Employee Profile

Granata, Andrew H (30728)

### Certifications

Level	Status Date	Status	Cert Date	Exp Date
Management	6/26/2024	Active	6/26/2024	
Supervisor	3/4/2020	Active	3/4/2020	
Advanced	5/3/2016	Active	5/3/2016	
Intermediate	5/5/2014	Active	5/5/2014	
Category I	9/20/2012	Active	9/20/2012	



Joe Lombardo  
Governor



Nevada Department of  
**Public Safety**  
Dedication Pride Service

George Togliatti  
Director

Kristi Defer  
Deputy Director

Michael Edgell  
Colonel

**Nevada Highway Patrol  
Northern Command**

357 Hammill Lane  
Reno, Nevada 89511  
Telephone (775) 687-9600 / Fax (775) 688-2772

**Memorandum**

DATE: April 7<sup>th</sup>, 2026  
TO: Nevada Peace Officers' Standards and Training Commission  
FROM: Anthony Munoz - Major, Nevada State Police Highway Patrol  
SUBJECT: Verification of Executive Certification Eligibility - NAC 289.270

---

This memorandum serves as formal verification that Captain Andrew Granata meets the criteria for Executive Certification as set forth in NAC 289.270 and is intended to serve as the required letter of recommendation.

Captain Granata currently holds Basic, Intermediate, Advanced, Supervisor, and Management Certificates. He possesses more than six years of experience as a peace officer, including at least one year serving in an executive-level position.

Captain Granata has also completed well in excess of 200 hours of advanced management training. This includes completion of the Nevada Certified Public Manager (NVCPM) Program, an 18-month program consisting of more than 300 hours of instruction and structured learning activities focused on the development of key management and leadership competencies for public managers. Documentation of this certification is attached.

An organizational chart is also attached, demonstrating that Captain Granata's current assignment meets the criteria for an executive-level position.

Please feel free to contact me should you require any additional information or documentation.

Respectfully,

A handwritten signature in blue ink, appearing to read "AMunoz #1001".

Major Munoz  
Major, Northern Command  
Nevada State Police Highway Patrol

The State of Nevada

Division of Human Resource Management

Hereby confers upon

Andrew Granata

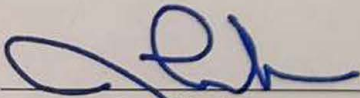
The designation of

Certified Public Manager®


With all its honors, privileges, and responsibilities

For having successfully completed all requirements of the Nevada Certified Public Manager Program and demonstrated leadership excellence in public service and essential managerial competencies.

Presented April 6, 2026



Joe Lombardo, Governor



Bachiera Washington, Division Administrator



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- [Most Requested](#)
- [Certified Public Manager Program \(CPM\)](#)**
  - [CPM Program Overview](#)**
    - » [CPM Program Description](#)**
    - [» CPM Program Goals and Benefits](#)
  - [• CPM Program Content](#)
  - [• CPM Program Eligibility](#)
  - [• NV CPM Application Form](#)
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## Program Description

### Program Description

The Nevada Certified Public Manager (NVCPM) Program is a systematic approach to management development that provides public sector professionals with training to maximize the effectiveness of Nevada's governmental organizations. The NVCPM Program is part of the State's efforts to prepare a cadre of leaders able to tackle the public policy challenges into the next generation. This certificate program offers a practitioner-oriented curriculum that uses theory as the foundation and applies it to practical problems facing participants, their agencies, and the State.

The 18-month NVCPM Program is designed for public sector professionals who wish to learn both current management theory and useful techniques in order to improve their performance as managers and leaders. Professional and developmental in design, the Program prepares managers for the increasingly complex and demanding governmental issues confronting Nevada. Throughout the Program, participants develop practical applications relevant to advancing the mission and objectives of their organizations. The Program's curriculum and expectations are rigorous in scope. All graduates receive the designation of Certified Public Manager upon completion of all program requirements: all levels of core curriculum instruction, varying in length from one to five days; written examinations; demonstrations of skill mastery; outside reading requirements; and job-related projects, including a Capstone Quality Improvement Project.

The NVCPM Program is accredited by the National Certified Public Manager Consortium, which accredits and establishes the standards and requirements for the CPM designation and authorizes only one organization per state to deliver the national CPM Program. Nevada is one of more than 40 states and governmental entities accredited and active members of the National Consortium. The NVCPM Program was initially accredited in 2005 by the Consortium and has remained in good standing since this time. Its accreditation was most recently renewed in November 2021 for a six-year period.

More information about the National CPM Consortium and its members can be found at the Consortium's website: <http://www.cpmconsortium.org>.

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  - [CPM Program Overview](#)
  - **[CPM Program Content](#)**
    - » **[CPM Program Curriculum](#)**
    - » [CPM Instructional Components](#)
    - » [CPM Program Format, Length, and Hours](#)
  - [CPM Program Eligibility](#)
  - [NV CPM Application Form](#)
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- [Resolution Conferences](#)
- [Management Academy](#)

## Program Curriculum

### Program Curriculum

The NVCPM Program is participant-centered and experienced-based, with an emphasis on small group activities and discussions, as well as a balance between theory and real world applications. The curriculum covers the full spectrum of management, beginning with individual performance, and gradually expanding to broader organizational issues and public policy. The Program strives to make professional public managers aware of the ethical standards and social responsibilities necessary for them to act respectfully and responsively within an intergovernmental system. In addition to multiple classroom sessions, the Program engages participants in job-related application projects, readings, examinations, and other forms of formal assessments.

### Core Competencies

The National CPM Consortium requires that accredited programs consist of a minimum of 300 hours of structured learning activities addressing the following seven competencies:

#### ***Personal and Organizational Integrity***

Today, managers must acknowledge their role in shaping organizational ethics and the role they play in creating an organizational climate that strengthens the relationships and reputations on which their organization's success depends. Leaders achieve this by modeling ethical awareness and maintaining a sense of trust through critical and courageous conversations and consistent words and actions.

#### ***Managing Work***

Work management is a continuous process, where work is strategically aligned to the organizational goals to effectively get things done. By working together, leaders empower others through personal responsibility and empowerment allowing an organization to grow and thrive.

#### ***Leading People***

Exemplary leadership is a way of being, whether one is leading others or leading one's own life. Leadership can be developed; it is a choice to embrace one's authenticity and empower others to act. Leaders provide the vision to accomplish, even the simplest, of tasks of what the organization is trying to accomplish and how they fit into it. Leadership is *not* managing the demands of each day; it is taking people in a direction.

#### ***Developing Self***

Personal development is a lifelong process and can be described as many things, but at its core, is the expansion of self-awareness. Ultimately, personal-development and its results can enhance our quality of life and increase our satisfaction. Personal-development is the process of creating and living one's most authentic life - one that's unique to the individual, their dreams, passions, and needs.

#### ***Systemic Integration***

Boosting productivity and improving the workflow of an organization is essential if it is to succeed. Systems integration is a great way to achieve these goals; however it cannot be achieved without meaningful advocacy and creative innovations, both internally and externally.

#### ***Public Service Focus***

Public service is a service through collaboration both internally and externally, resulting in a quality stakeholder experience. It exudes trust and stewardship for the common good by contributing to the common good through accountability and transparency.

#### ***Change Leadership***

Change agents promote and support a new way of doing something within the organization by inspiring others through advocacy. Change agents embrace the agility to navigate the rapidly increasing change and the growing complexity of today's rapidly changing world.

At least 250 of the total 300 hours must be instructor or facilitator-led. Instructors for the NVCPM Program are affiliated with a diverse set of organizations, including government, universities and the private sector.

**State of Nevada**

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**Questions?**

**Contact**

[Phone, FAX, Hours and Location](#)

[Carson City Location](#)

**8. DISCUSSION AND FOR POSSIBLE ACTION.**

Request from State Parks for a 6-month extension past the one-year requirement (NRS 289.550) in order to meet the requirements for certification for their employee Ranger Elias Anderson. Hire date July 21, 2025, extension to January 21, 2027.

Possible action may include approval or denial of the requested extension.

9. **DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1) (f) and (g) for the possible revocation of the Category I, II and III basic certificates held by Shawn T. Hunt, former employee of the Las Vegas Metropolitan Police Department, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: Attempt Theft (Category D Felony/Gross Misdemeanor – NRS 205.0832, 205.0835, 193.153)**

Possible action may be revocation of the category I, II and III basic certificates.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Shawn T. Hunt

[REDACTED]  
North Las Vegas, NV 89084

POST PIN #: 36815

Dear Mr. Hunt,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to **NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count I: Attempt Theft (Category D Felony/Gross Misdemeanor-NRS 205.0832, 205.0835, 193.153)**

**Case#: C-24-380391-1**

**Dept No: XXII**

**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.
- (i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)

OFFICE OF THE SHERIFF  
CLARK COUNTY DETENTION  
CIVIL PROCESS SECTION

STATE OF NEVADA COMMISSION ON PEACE )  
OFFICER STANDARDS AND TRAINING )  
PLAINTIFF )  
vs )  
SHAWN T HUNT )  
DEFENDANT )

CASE No. POST PIN 36815  
SHERIFF CIVIL NO: 26002395

NOT FOUND AFFIDAVIT

STATE OF NEVADA }  
} ss:  
COUNTY OF CLARK }

SAVANNA SWEET, being duly sworn, deposes and says:

That he/she is a regularly appointed, qualified Deputy Sheriff of the said County of Clark, in the State of Nevada and over the age of twenty-one years, not a party to the action or related to either party, nor an attorney for a party, nor in any way interested in the within named action, and authorized to serve civil process by the laws of the State of Nevada, and competent to be a witness therein; that he/she and now is a citizen of the United States of America and of the State of Nevada and that he/she received the within stated civil process: NOTICE OF INTENT TO REVOKE on 4/17/2026 at the hour of 1:16 PM.

That after due search and diligent inquiry throughout Clark County, State of Nevada, I was unable to effect service upon the said *SHAWN THOMAS HUNT* Defendant within Clark County, Nevada.

**ATTEMPTS TO LOCATE:**

Date: 4/21/2026 @ 9:35 AM - [REDACTED] NORTH LAS VEGAS, NV 89084

Attempted By: SAVANNA SWEET

Service Type: NO RESPONSE, LEFT NOTICE CARD

Notes: BWC #81246

**NO ANSWER/ NOTICE LEFT**

Date: 4/23/2026 @ 9:23 AM - [REDACTED] NORTH LAS VEGAS, NV 89084

Attempted By: SAVANNA SWEET

Service Type: NO CONTACT

Notes: BWC #89131

**NO ANSWER**

**EXHIBIT B**

NOT FOUND AFFIDAVIT

Date: 4/27/2026 @ 10:05 AM - [REDACTED] NORTH LAS VEGAS, NV 89084

Attempted By: SAVANNA SWEET

Service Type: NO CONTACT

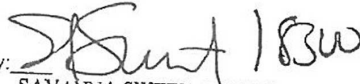
Notes: BWC #104285

NO ANSWER

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

Dated: April 28, 2026

Kevin McMahon, Sheriff

By:   
SAVANNA SWEET P#18300  
Deputy Sheriff

# State of Nevada - POST

## UPDATE - Personnel Action Report (PAR)

Post ID Number:

Last Name:

First Name:

MI:

Suffix:

**Name Change?**

Last Name:

First Name:

MI:

Suffix:

**Address Change?**

Street Address:

City:

State:

Zip Code:

County:

E-Mail:

**Level Change?**     Line             Supervisor     Management     Executive  
                          Part Time         Full Time

**Status Change?**     Deceased         Retired             Separated

### NAC289.290 Notification (Cause For Commission Action )

Pursuant to NAC 289.290(3) "The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?     No                     Yes

***\*\*If you selected YES, ensure it is correct and provide details in the Comment field.\*\****

### Comments\Additional Information:

Pending Investigations for violation of 510.2-Standards of Conduct, 8.162-Police Business Confidential, 10.515-Accessing/Disseminating Information, 7.136-Body Worn Cameras

Effective Date:

Submitters E-Mail:

Submitters Name:

Submitters Phone:

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category I Basic Certificate

To

### Shawn T. Hunt Jr.

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.

  
\_\_\_\_\_  
Governor

36815

POST ID #

  
\_\_\_\_\_  
Executive Director

02/21/2019

Date

## EXHIBIT D

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category II Basic Certificate


To

### Shawn T. Hunt Jr.

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Governor



Executive Director

36815

POST ID #

02/21/2019

Date

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category III Basic Certificate

To

### Shawn T. Hunt Jr.

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Governor



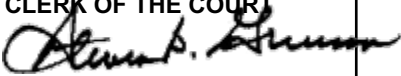
Executive Director

36815

POST ID #

02/21/2019

Date



1 **INFM**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #001565  
5 COLLEEN BAHARAV  
6 Chief Deputy District Attorney  
7 Nevada Bar #011777  
8 200 Lewis Avenue  
9 Las Vegas, Nevada 89155-2212  
10 (702) 671-2500  
11 Attorney for Plaintiff

DISTRICT COURT  
CLARK COUNTY, NEVADA

9 THE STATE OF NEVADA,  
10 Plaintiff,

CASE NO: C-24-380391-1

11 -vs-

DEPT NO: XXII

12 SHAWN THOMAS HUNT, JR., aka,  
13 Shawn Thomas Hunt, #6097801  
14 Defendant.

INFORMATION

15 STATE OF NEVADA )  
16 COUNTY OF CLARK ) ss.

17 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State  
18 of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

19 That SHAWN THOMAS HUNT, JR., aka, Shawn Thomas Hunt, the Defendant(s)  
20 above named, having committed the crime of **ATTEMPT THEFT (Category D**  
21 **Felony/Gross Misdemeanor - NRS 205.0832, 205.0835, 193.153 - NOC 61959/61960)**, on  
22 or between October 3, 2020 and September 1, 2022, within the County of Clark, State of  
23 Nevada, contrary to the form, force and effect of statutes in such cases made and provided,  
24 and against the peace and dignity of the State of Nevada, did willfully, knowingly, feloniously,  
25 and without lawful authority attempt to commit theft of property having a value of \$5,000 or  
26 more, to wit: fuel belonging to the Las Vegas Metropolitan Police Department, under one or  
27 more of the following theories, to wit: 1) controlling the property with the intent to deprive the  
28 Las Vegas Metropolitan Police Department of the property, 2) converting, making an

**EXHIBIT E**

1 unauthorized transfer of an interest in, and/or, without authorization, controlling or using the  
2 services or property entrusted to him and/or placed in his possession for a limited, authorized  
3 period of determined or prescribed duration or for a limited use, and/or 3) obtaining the real,  
4 personal or intangible property or the services by a material misrepresentation with intent to  
5 deprive the Las Vegas Metropolitan Police Department of the property or services, in the  
6 following manner, to wit: by using a Las Vegas Metropolitan Police Department issued fuel  
7 card to purchase fuel totaling \$6,706.33 for Defendant's personal vehicle without authorization  
8 from the Las Vegas Metropolitan Police Department.

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

11 BY /s/ Colleen Baharav  
12 COLLEEN BAHARAV  
13 Chief Deputy District Attorney  
14 Nevada Bar #011777

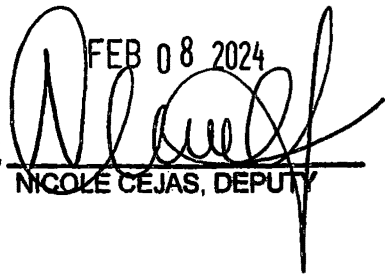
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24 March 10, 2026



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27 23CR004283/ed - FRAUD  
28 LVMPD EV#220900003142  
(TK12)

1 **GPA**  
2 **STEVEN B. WOLFSON**  
3 **Clark County District Attorney**  
4 **Nevada Bar #001565**  
5 **COLLEEN BAHARAV**  
6 **Chief Deputy District Attorney**  
7 **Nevada Bar #011777**  
8 **200 Lewis Avenue**  
9 **Las Vegas, NV 89155-2212**  
10 **(702) 671-2500**  
11 **Attorney for Plaintiff**

**FILED IN OPEN COURT**  
**STEVEN D. GRIERSON**  
**CLERK OF THE COURT**

FEB 08 2024  
BY,   
NICOLE CEJAS, DEPUTY

DISTRICT COURT  
CLARK COUNTY, NEVADA

9 THE STATE OF NEVADA,

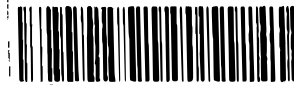
10 Plaintiff,

11 -vs-

12 SHAWN THOMAS HUNT, JR., aka,  
13 Shawn Thomas Hunt, #6097801

14 Defendant.

C-24-380391-1  
GPA  
Guilty Plea Agreement  
6086908



CASE NO: C-24-380391-1

DEPT NO: XXII

15 GUILTY PLEA AGREEMENT

16 I hereby agree to plead guilty to: **ATTEMPT THEFT (Category D Felony/Gross**  
17 **Misdemeanor - NRS 205.0832, 205.0835, 193.153 - NOC 61959/61960)**, as more fully  
18 alleged in the charging document attached hereto as Exhibit "1".

19 My decision to plead guilty is based upon the plea agreement in this case which is as  
20 follows:

21 The Defendant agrees to pay \$6,529.25 in restitution to the Las Vegas Metropolitan  
22 Police Department. Should the Defendant pay the full amount of restitution prior to sentencing,  
23 the State agrees to recommend Gross Misdemeanor treatment and credit for time served.  
24 Should the Defendant not pay the full amount of restitution prior to sentencing, the State will  
25 make no recommendation at sentencing. All remaining counts contained in the Criminal  
26 Complaint which were bound over to District Court shall be dismissed when Defendant is  
27 adjudged guilty and sentenced.

28 //

**EXHIBIT F**

1 I agree to the forfeiture of any and all weapons or any interest in any weapons seized  
2 and/or impounded in connection with the instant case and/or any other case negotiated in  
3 whole or in part in conjunction with this plea agreement.

4 I understand and agree that, if I fail to interview with the Department of Parole and  
5 Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate,  
6 by affidavit review, confirms probable cause against me for new criminal charges including  
7 reckless driving or DUI, but excluding minor traffic violations, the State will have the  
8 unqualified right to argue for any legal sentence and term of confinement allowable for the  
9 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have  
10 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without  
11 the possibility of parole, life with the possibility of parole after ten (10) years, or a definite  
12 twenty-five (25) year term with the possibility of parole after ten (10) years.

13 Otherwise, I am entitled to receive the benefits of these negotiations as stated in this  
14 plea agreement.

15 CONSEQUENCES OF THE PLEA

16 I understand that by pleading guilty I admit the facts which support all the elements of  
17 the offense(s) to which I now plead as set forth in Exhibit "1".

18 I understand that as a consequence of my plea of guilty the Court may elect to treat this  
19 offense as a felony or as a gross misdemeanor. If the Court elects to treat this offense as a  
20 felony I may be imprisoned in the Nevada Department of Corrections for a minimum term of  
21 not less than one (1) year and a maximum term of not more than four (4) years. In addition, I  
22 may be fined up to \$5,000.00. I further understand that the minimum term of imprisonment  
23 may not exceed forty percent (40%) of the maximum term of imprisonment. If the Court elects  
24 to treat this offense as a gross misdemeanor, I may be imprisoned in the Clark County  
25 Detention Center for a period of not more than three hundred sixty-four (364) days. In  
26 addition, I may be fined up to \$2,000.00. I understand that the law requires me to pay an  
27 Administrative Assessment Fee.

28 //

1 I understand that as a consequence of this plea, I will not ask for nor receive any  
2 diversion through NRS Chapter 176A, NRS Chapter 458, or NRS Chapter 458A et seq.

3 I understand that, if appropriate, I will be ordered to make restitution to the victim of  
4 the offense(s) to which I am pleading guilty and to the victim of any related offense which is  
5 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to  
6 reimburse the State of Nevada for any expenses related to my extradition, if any.

7 I understand that I am eligible for probation for the offense(s) to which I am pleading  
8 guilty. I understand that, except as otherwise provided by statute, the question of whether I  
9 receive probation is in the discretion of the sentencing judge.

10 I understand that I must submit to blood and/or saliva tests under the Direction of the  
11 Division of Parole and Probation to determine genetic markers and/or secretor status.

12 I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home,  
13 Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or  
14 Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation  
15 and may receive a higher sentencing range.

16 I understand that, if the crime to which I am pleading guilty is residential burglary as  
17 defined in NRS §205.060, I am not eligible for probation unless mitigating circumstances exist  
18 and I have not previously been convicted of residential burglary or another crime involving  
19 the unlawful entry or invasion of a dwelling.

20 I understand that if more than one sentence of imprisonment is imposed and I am  
21 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order  
22 the sentences served concurrently or consecutively.

23 I understand that information regarding charges not filed, dismissed charges, or charges  
24 to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

25 I have not been promised or guaranteed any particular sentence by anyone. I know that  
26 my sentence is to be determined by the Court within the limits prescribed by statute.

27 I understand that if my attorney or the State of Nevada or both recommend any specific  
28 punishment to the Court, the Court is not obligated to accept the recommendation.

1 I understand that if the offense(s) to which I am pleading guilty was committed while I  
2 was incarcerated on another charge or while I was on probation or parole that I am not eligible  
3 for credit for time served toward the instant offense(s).

4 I understand that if I am not a United States citizen, any criminal conviction will likely  
5 result in serious negative immigration consequences including but not limited to:

- 6 1. The removal from the United States through deportation;
- 7 2. An inability to reenter the United States;
- 8 3. The inability to gain United States citizenship or legal residency;
- 9 4. An inability to renew and/or retain any legal residency status; and/or
- 10 5. An indeterminate term of confinement, with the United States Federal  
11 Government based on my conviction and immigration status.

12 Regardless of what I have been told by any attorney, no one can promise me that this  
13 conviction will not result in negative immigration consequences and/or impact my ability to  
14 become a United States citizen and/or a legal resident.

15 I understand that the Division of Parole and Probation will prepare a report for the  
16 sentencing judge prior to sentencing. This report will include matters relevant to the issue of  
17 sentencing, including my criminal history. This report may contain hearsay information  
18 regarding my background and criminal history. My attorney and I will each have the  
19 opportunity to comment on the information contained in the report at the time of sentencing.  
20 Unless the District Attorney has specifically agreed otherwise, the District Attorney may also  
21 comment on this report.

#### 22 WAIVER OF RIGHTS

23 By entering my plea of guilty, I understand that I am waiving and forever giving up the  
24 following rights and privileges:

- 25 1. The constitutional privilege against self-incrimination, including the right  
26 to refuse to testify at trial, in which event the prosecution would not be  
allowed to comment to the jury about my refusal to testify.
- 27 2. The constitutional right to a speedy and public trial by an impartial jury,  
28 free of excessive pretrial publicity prejudicial to the defense, at which  
trial I would be entitled to the assistance of an attorney, either appointed

1 or retained. At trial the State would bear the burden of proving beyond  
2 a reasonable doubt each element of the offense(s) charged.

- 3 3. The constitutional right to confront and cross-examine any witnesses who  
4 would testify against me.
- 5 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 6 5. The constitutional right to testify in my own defense.
- 7 6. The right to appeal the conviction with the assistance of an attorney,  
8 either appointed or retained, unless specifically reserved in writing and  
9 agreed upon as provided in NRS 174.035(3). I understand this means I  
10 am unconditionally waiving my right to a direct appeal of this conviction,  
11 including any challenge based upon reasonable constitutional,  
12 jurisdictional or other grounds that challenge the legality of the  
13 proceedings as stated in NRS 177.015(4). However, I remain free to  
14 challenge my conviction through other post-conviction remedies  
15 including a habeas corpus petition pursuant to NRS Chapter 34.

16 VOLUNTARINESS OF PLEA

17 I have discussed the elements of all of the original charge(s) against me with my  
18 attorney and I understand the nature of the charge(s) against me.

19 I understand that the State would have to prove each element of the charge(s) against  
20 me at trial.

21 I have discussed with my attorney any possible defenses, defense strategies and  
22 circumstances which might be in my favor.

23 All of the foregoing elements, consequences, rights, and waiver of rights have been  
24 thoroughly explained to me by my attorney.

25 I believe that pleading guilty and accepting this plea bargain is in my best interest, and  
26 that a trial would be contrary to my best interest.

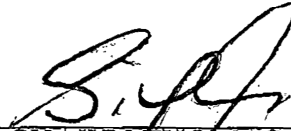
27 I am signing this agreement voluntarily, after consultation with my attorney, and I am  
28 not acting under duress or coercion or by virtue of any promises of leniency, except for those  
set forth in this agreement.

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

//

1 My attorney has answered all my questions regarding this guilty plea agreement and its  
2 consequences to my satisfaction and I am satisfied with the services provided by my attorney.

3 DATED this 8<sup>TH</sup> day of February, 2024.

4  
5 

6 SHAWN THOMAS HUNT, JR., aka,  
7 Shawn Thomas Hunt  
8 Defendant

9 AGREED TO BY:

10 */s/ Colleen Baharav*

11 COLLEEN BAHARAV  
12 Chief Deputy District Attorney  
13 Nevada Bar #011777  
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1 CERTIFICATE OF COUNSEL:

2 I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court  
3 hereby certify that:

- 4 1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
- 5 2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
- 6 3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - 7 a. The removal from the United States through deportation;
  - 8 b. An inability to reenter the United States;
  - 9 c. The inability to gain United States citizenship or legal residency;
  - 10 d. An inability to renew and/or retain any legal residency status; and/or
  - 11 e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

12 Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

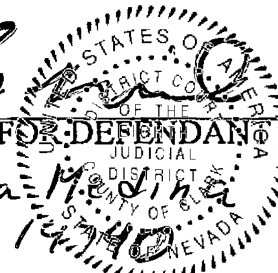
- 13 4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
- 14 5. To the best of my knowledge and belief, the Defendant:
  - 15 a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - 16 b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - 17 c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

18 Dated: This 8 day of February, 2024.

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March 10, 2026

*Layla Medina*  
ATTORNEY FOR DEFENDANT  
Layla Medina  
# 12740



ed/FRAUD



1 INFM  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #001565  
5 COLLEEN BAHARAV  
6 Chief Deputy District Attorney  
7 Nevada Bar #011777  
8 200 Lewis Avenue  
9 Las Vegas, Nevada 89155-2212  
10 (702) 671-2500  
11 Attorney for Plaintiff

DISTRICT COURT  
CLARK COUNTY, NEVADA

9 THE STATE OF NEVADA,  
10 Plaintiff,

CASE NO: C-24-380391-1

11 -vs-

DEPT NO: XXII

12 SHAWN THOMAS HUNT, JR., aka,  
13 Shawn Thomas Hunt, #6097801

14 Defendant.

INFORMATION

15 STATE OF NEVADA }  
16 COUNTY OF CLARK } ss.

17 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State  
18 of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

19 That SHAWN THOMAS HUNT, JR., aka, Shawn Thomas Hunt, the Defendant(s)  
20 above named, having committed the crime of **ATTEMPT THEFT (Category D**  
21 **Felony/Gross Misdemeanor - NRS 205.0832, 205.0835, 193.153 - NOC 61959/61960)**, on  
22 or between October 3, 2020 and September 1, 2022, within the County of Clark, State of  
23 Nevada, contrary to the form, force and effect of statutes in such cases made and provided,  
24 and against the peace and dignity of the State of Nevada, did willfully, knowingly, feloniously,  
25 and without lawful authority attempt to commit theft of property having a value of \$5,000 or  
26 more, to wit: fuel belonging to the Las Vegas Metropolitan Police Department, under one or  
27 more of the following theories, to wit: 1) controlling the property with the intent to deprive the  
28 Las Vegas Metropolitan Police Department of the property, 2) converting, making an

1 unauthorized transfer of an interest in, and/or, without authorization, controlling or using the  
2 services or property entrusted to him and/or placed in his possession for a limited, authorized  
3 period of determined or prescribed duration or for a limited use, and/or 3) obtaining the real,  
4 personal or intangible property or the services by a material misrepresentation with intent to  
5 deprive the Las Vegas Metropolitan Police Department of the property or services, in the  
6 following manner, to wit: by using a Las Vegas Metropolitan Police Department issued fuel  
7 card to purchase fuel totaling \$6,706.33 for Defendant's personal vehicle without authorization  
8 from the Las Vegas Metropolitan Police Department.

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

11 BY /s/ Colleen Baharav  
12 COLLEEN BAHARAV  
13 Chief Deputy District Attorney  
14 Nevada Bar #011777

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28 LVMPD EV#220900003142  
(TK12)

**BNCH**

DISTRICT COURT  
CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff,

-vs-

SHAWN THOMAS HUNT, JR,  
#6097801

Defendant.

CASE NO: C-24-380391-1

DEPT NO: XV

BENCH WARRANT

THE STATE OF NEVADA,

TO: Any Sheriff, Constable, Marshal, Policeman, or Peace Officer in any State:

IT APPEARING to the Court that SHAWN THOMAS HUNT, JR was heretofore ordered to appear before the above-entitled Court on the 3<sup>RD</sup> day of April, 2025, on the charge(s) of: **ATTEMPT THEFT (Category D Felony/Gross Misdemeanor - NRS 205.0832, 205.0835, 193.153 - NOC 61959/61960)**, and having failed to appear at said time, NOW, THEREFORE, YOU ARE COMMANDED to arrest and bring the said person before the Court, or, if the Court has adjourned, to deliver said person into the custody of the Sheriff of Clark County. The Warrant may be served at any hour day or night.

STEVEN B. WOLFSON  
DISTRICT ATTORNEY  
Nevada State Bar No. 1565

Dated this 1st day of May, 2025

*Joe Hardy*  
DISTRICT JUDGE

BY COLLEEN BAHARAV  
Colleen R. Baharav  
Chief Deputy District Attorney  
Nevada Bar #011777

NO BAIL

March 10, 2026

**B2B E38 8834 D047**  
**Joe Hardy**  
**District Court Judge**

ee  
MPD SUMMERS  
EV#220900003142  
08191995; MA; [REDACTED]



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

**EXHIBIT G**

**BNCH**  
STEVEN B. WOLFSON  
Clark County District Attorney  
Nevada Bar #1565  
COLLEEN R. BAHARAV  
Chief Deputy District Attorney  
Nevada Bar #011777  
200 Lewis Avenue  
Las Vegas, NV 89155-2212  
PH: (702) 671-2500  
FAX: (702) 868-2412  
DAInfo@clarkcountyanv.gov  
Attorney for the Plaintiff

DISTRICT COURT  
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

SHAWN THOMAS HUNT, JR.,  
#6097801

Defendant.

CASE NO: C-24-380391-1

DEPT NO: XV

BENCH WARRANT RETURN

SHAWN THOMAS HUNT, JR, the Defendant above named, was heretofore ordered to appear before the above-entitled Court on the 7th day of November, 2024, on the charge(s) of: **ATTEMPT THEFT (Category D Felony/Gross Misdemeanor - NRS 205.0832, 205.0835, 193.153 - NOC 61959/61960)**, and having failed to appear at said time the Court issued a Bench Warrant for the arrest of said Defendant.

I hereby certify that I received a certified copy of the Bench Warrant and served the same by arresting the within Defendant on the \_\_\_\_ day of \_\_\_\_\_, 2025.

KEVIN MCMAHILL  
Sheriff, Clark County, Nevada

BY:

\_\_\_\_\_  
Deputy

1 **CSERV**

2  
3 DISTRICT COURT  
CLARK COUNTY, NEVADA

4  
5  
6 State of Nevada

CASE NO: C-24-380391-1

7 vs

DEPT. NO. Department 15

8 Shawn Hunt Jr  
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 This automated certificate of service was generated by the Eighth Judicial District  
12 Court. The foregoing Bench Warrant was served via the court's electronic eFile system to all  
13 recipients registered for e-Service on the above entitled case as listed below:

14 Service Date: 5/1/2025

15 Jane Palmer

palmerje@clarkcountyNV.gov

16 Jeff Rue

ruejt@ClarkCountyNV.gov

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**10. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1) (f) and (g) for the possible revocation of the Category III basic certificate held by Alan Islas, former employee of the Nevada Department of Corrections, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: DRIVING UNDER THE INFLUENCE (Category B Felony – NRS 484C.110, 484C.400, 484C.105)**

Possible action may be revocation of the category III basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Alan Islas

[REDACTED]  
Las Vegas, NV 89104

POST PIN #: 36782

Dear Mr. Islas,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to: **NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count I: DRIVING UNDER THE INFLUENCE (Category B Felony – NRS 484C.110, 484C.400,484C.105)**  
**Case#: C-24-384540-1**  
**Dept No: XXIII**  
**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

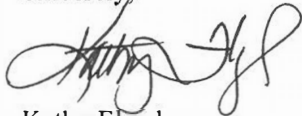
The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or  
nolo contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.
- (i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)

**OFFICE OF THE SHERIFF  
CLARK COUNTY DETENTION  
CIVIL PROCESS SECTION**

NEVADA COMMISSION OF PEACE OFFICERS )  
 )  
PLAINTIFF )  
 Vs )  
ALAN ISLAS )  
 )  
DEFENDANT )

CASE No. POST PIN 36782  
SHERIFF CIVIL NO.: 26002389

**AFFIDAVIT OF SERVICE**

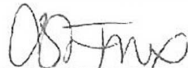
STATE OF NEVADA }  
 } ss:  
COUNTY OF CLARK }

ASHLEY THIBEAUX, being first duly sworn, deposes and says: That he/she is, and was at all times hereinafter mentioned, a duly appointed, qualified and acting LVMPD Employee in and for the County of Clark, State of Nevada, a citizen of the United States, over the age of twenty-one years and not a party to, nor interested in, the above entitled action: that on 4/27/2026, at the hour of 3:15 PM. affiant as such LVMPD Employee served a copy/copies of NOTICE OF INTENT TO REVOKE issued in the above entitled action upon the defendant ALAN ISLAS named therein, by delivering to and leaving with said defendant ALAN ISLAS, personally, at [REDACTED] LAS VEGAS, NV 89101 within the County of Clark, State of Nevada, copy/copies of NOTICE OF INTENT TO REVOKE

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

DATED: April 27, 2026.

Kevin McMahon, Sheriff

By:   
ASHLEY THIBEAUX P#18854  
Law Enforcement Support Technician

**EXHIBIT B**



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

**Agency Name \***

NV Dept of Corrections

### Employee Details

**POST ID \***

36782

**First Name \***

ALAN

**Last Name \***

ISLAS

**Middle Initial**

W

**Suffix**

Name Changed

Address Changed

### Level Change

**Level Changed \***

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

### Status Changed

Deceased  Retired  Separated

**Effective Date \***

08/27/2024

**NAC 289.290 Notification (Cause for Commission Action)**

# EXHIBIT C

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Comments\Additional Information:

Resigned due to being arrested while under investigation.

Submitter Details

Submitter's Full Name \*

Amanda McLaughlin

Submitter's Phone # \*

775-977-5685

Submitter's E-Mail Address

amclaughlin@doc.nv.gov

txtFormType

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category III Basic Certificate

To

Alan Islas

For having fulfilled all the requirements for Basic Certification  
as prescribed by Nevada Administrative Code.



Governor



Executive Director

36782

POST ID No.

November 16, 2018

Date



1 **INFM**  
2 **STEVEN B. WOLFSON**  
3 **Clark County District Attorney**  
4 **Nevada Bar #001565**  
5 **CHAD LEXIS**  
6 **Chief Deputy District Attorney**  
7 **Nevada Bar #010391**  
8 **200 Lewis Avenue**  
9 **Las Vegas, Nevada 89155-2212**  
10 **(702) 671-2500**  
11 **Attorney for Plaintiff**

7 **DISTRICT COURT**  
8 **CLARK COUNTY, NEVADA**

9 **THE STATE OF NEVADA,**  
10 **Plaintiff,**

**CASE NO: C-24-384540-1**

11 **-vs-**

**DEPT NO: XXIII**

12 **ALAN ISLAS #5795251,**  
13 **Defendant.**

**INFORMATION**

15 **STATE OF NEVADA** }  
16 **COUNTY OF CLARK** } **ss.**

17 **STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State**  
18 **of Nevada, in the name and by the authority of the State of Nevada, informs the Court:**

19 **That ALAN ISLAS, the Defendant(s) above named, having committed the crime of**  
20 **DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400,**  
21 **484C.105 - NOC 53914), on or about the 6th day of May, 2024, within the County of Clark,**  
22 **State of Nevada, contrary to the form, force and effect of statutes in such cases made and**  
23 **provided, and against the peace and dignity of the State of Nevada, did willfully and unlawfully**  
24 **drive and/or be in actual physical control of a vehicle on a highway or on premises to which**  
25 **the public has access at 17th Street and Charleston Boulevard, Las Vegas, Clark County,**  
26 **Nevada, defendant being responsible in one or more of the following ways and/or under one**  
27 **or more of the following theories, to wit: 1) while under the influence of intoxicating liquor**  
28 **to any degree, however slight, which rendered him incapable of safely driving and/or**


1 exercising actual physical control of a vehicle, 2) while he had a concentration of alcohol of  
2 .08 or more in his blood, and/or 3) when he was found by measurement within two (2) hours  
3 after driving and/or being in actual physical control of a vehicle to have a concentration of  
4 alcohol of .08 or more in his blood, defendant having previously committed the offense of  
5 Driving Under The Influence within seven (7) years immediately preceding the date of the  
6 principal offense or after the principal offense charged herein, to wit:

7 Date of Offense: October 22, 2019  
8 Conviction: March 23, 2021, Case No. 19M2233X,  
Justice Court, Las Vegas Township, Clark County, Nevada; and

9 Date of Offense: March 17, 2021  
10 Conviction: December 14, 2022, Case No. C1246365,  
Municipal Court, Las Vegas, Clark County, Nevada.

11  
12 STEVEN B. WOLFSON  
Clark County District Attorney  
13 Nevada Bar #001565

14  
15 BY

  
16 CHAD LEXIS  
17 Chief Deputy District Attorney  
18 Nevada Bar #010391

19  
20  
21 March 10, 2026



27 CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

28 24CR038978/em/vcu  
LVMPD EV#LLV240500022216  
(TK12)

C-24-384540-1  
GPA  
Guilty Plea Agreement  
5092377



FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT

JUL 29 2024

DISTRICT COURT BY,  
CLARK COUNTY, NEVADA Alice Jacobson, DEPUTY

THE STATE OF NEVADA,  
Plaintiff,

-vs-

ALAN ISLAS #5795251

Defendant.

CASE NO: C-24-384540-1

DEPT NO: XXIII

GUILTY PLEA

I hereby plead guilty to one (1) count of **DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400, 484C.105 - NOC 53914)**, as more fully alleged in the charging document attached hereto as Exhibit "1".

CONSEQUENCES OF THE PLEA

I understand that by pleading guilty I admit the facts which support all the elements of the offense to which I now plead as set forth in Exhibit "1".

I understand that as a consequence of my plea of guilty to **DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400, 484C.105 - NOC 53914)**, the Court must sentence me to imprisonment in the Nevada Department of Corrections for a minimum term of not less than one (1) year and a maximum term of not more than six (6) years and I must attend the Victim Impact Panel. The minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of imprisonment. I understand that I also will be fined not less than \$2,000.00 and not more than \$5,000.00. I understand that, except for my potential participation in treatment pursuant to NRS 484C.340, I am not eligible for probation for the offense to which I am pleading guilty.

Further, I understand that the Court must order the installation of a breath ignition interlock device in any vehicle I own or operate, as a condition to obtaining a restricted driver's license, for not less than twelve (12) months and not more than thirty-six (36) months upon

**EXHIBIT F**

1 my release from prison at my own expense. I understand the law requires me to pay an  
2 Administrative Assessment Fee and a \$60.00 Chemical Analysis Fee.

3 I understand that, if appropriate, I will be ordered to make restitution to the victim of  
4 the offense to which I am pleading guilty and to the victim of any related offense which is  
5 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to  
6 reimburse the State of Nevada for any expenses related to my extradition, if any.

7 I understand that if more than one sentence of imprisonment is imposed and I am  
8 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order  
9 the sentences served concurrently or consecutively.

10 I also understand that information regarding charges not filed, dismissed charges, or  
11 charges to be dismissed pursuant to this agreement may be considered by the judge at  
12 sentencing.

13 I have not been promised or guaranteed any particular sentence by anyone. I know that  
14 my sentence is to be determined by the Court within the limits prescribed by statute. I  
15 understand that if my attorney or the State of Nevada or both recommend any specific  
16 punishment to the Court, the Court is not obligated to accept the recommendation.

17 I understand that if the State of Nevada has agreed to recommend or stipulate a  
18 particular sentence or has agreed not to present argument regarding the sentence, or agreed not  
19 to oppose a particular sentence, such agreement is contingent upon my appearance in court on  
20 the initial sentencing date (and any subsequent dates if the sentencing is continued). I  
21 understand that if I fail to appear for the scheduled sentencing date or if I commit a new  
22 criminal offense prior to sentencing, the State of Nevada would regain the full right to argue  
23 for any lawful sentence.

24 I understand that if I am arrested on a new DUI charge, I will not be permitted entry  
25 into the Felony DUI Court program and must be sentenced to prison.

26 I understand if the offense to which I am pleading guilty was committed while I was  
27 incarcerated on another charge or while I was on probation or parole, then I am not eligible  
28 for credit for time served toward the instant offense.

1 I understand that if I am not a United States citizen, any criminal conviction will likely  
2 result in serious negative immigration consequences including but not limited to:

- 3 1. The removal from the United States through deportation;
- 4 2. An inability to reenter the United States;
- 5 3. The inability to gain United States citizenship or legal residency;
- 6 4. An inability to renew and/or retain any legal residency status; and/or
- 7 5. An indeterminate term of confinement, with the United States Federal  
8 Government based on my conviction and immigration status.

9 Regardless of what I have been told by any attorney, no one can promise me that this  
10 conviction will not result in negative immigration consequences and/or impact my ability to  
11 become a United States citizen and/or a legal resident.

12 I understand that the Division of Parole and Probation (P&P) will prepare a report for  
13 the sentencing judge prior to sentencing. This report will include matters relevant to the issue  
14 of sentencing, including my criminal history. This report may contain hearsay information  
15 regarding my background and criminal history. My attorney and I will each have the  
16 opportunity to comment on the information contained in the report at the time of sentencing.  
17 Unless the District Attorney has specifically agreed otherwise, then the District Attorney may  
18 also comment on this report.

19 WAIVER OF RIGHTS

20 By entering my plea of guilty, I understand that I am waiving and forever giving up the  
21 following rights and privileges:

- 22 1. The constitutional privilege against self-incrimination, including the right  
23 to refuse to testify at trial, in which event the prosecution would not be  
24 allowed to comment to the jury about my refusal to testify.
- 25 2. The constitutional right to a speedy and public trial by an impartial jury,  
26 free of excessive pretrial publicity prejudicial to the defense, at which  
27 trial I would be entitled to the assistance of an attorney, either appointed  
28 or retained. At trial the State would bear the burden of proving beyond a  
reasonable doubt each element of the offense charged.
3. The constitutional right to confront and cross-examine any witnesses who  
would testify against me.

- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the prosecution, conviction, or any aspect of the resulting sentence with the assistance of an attorney, either appointed or retained, unless the appeal is based upon reasonable constitutional jurisdictional or other grounds that challenge the legality of the proceedings and except as otherwise provided in subsection 3 of NRS 174.035.

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge against me with my attorney and I understand the nature of the charge against me.

I understand that the State would have to prove each element of the charge against me at trial.

I have discussed with my attorney any possible defenses, defense strategies, and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

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

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

My attorney has answered all my questions regarding this guilty plea agreement and its consequences to my satisfaction and I am satisfied with the services provided by my attorney.

PROGRAM OF TREATMENT

I understand I may apply to the Court to undergo a program of treatment for alcoholism or drug abuse to be administered through the Felony DUI Court. I understand that such a program will be for at least three (3) years.

1 I understand that for me to be admitted to such a program:

- 2 1. I must be diagnosed as an alcoholic or abuser of drugs by:
- 3 a. A properly licensed or certified alcohol and drug abuse counselor;
- 4 or,
- 5 b. A physician certified by the Board of Medical Examiners to make  
that diagnosis, and
- 6 2. I must, and hereby do, agree to pay all costs of such program of treatment,  
7 to the best of my financial resources.

8 I understand that the State of Nevada may, within ten (10) days after receiving notice  
9 of this application, request a hearing at which the State of Nevada may present the Court with  
10 any information relevant to this matter. The Court must hold such a hearing if requested by  
11 the State of Nevada and may hold such a hearing in any event.

12 I understand that whether or not I am allowed to participate in a program for treatment  
13 is entirely within the discretion of the Court, which may permit or deny such participation. I  
14 further understand that to participate in such a program requires that the treatment facility that  
15 administers such program accept me for treatment, and that it is not required to accept me.

16 PROCEDURE IF PERMITTED TO UNDERGO PROGRAM OF TREATMENT

17 I understand that if I am permitted by the Court to undergo and participate in the Felony  
18 DUI Court's program of treatment pursuant to NRS 484C.340, and if I am accepted into such  
19 a program by the treatment facility, further proceedings in this case will be suspended, and no  
20 adjudication of guilt will be entered.

21 I understand that I will be placed upon a period of probation not to exceed five (5)  
22 years, upon the conditions that I am accepted into a program of treatment designated by the  
23 Court, and that I satisfactorily complete that program. I understand that the Court may impose  
24 other conditions of probation, and that I will be required to comply with any condition imposed  
25 by the Court.

26 I understand and agree that if accepted for treatment that I may be placed under the  
27 supervision of the treatment facility for not more than five (5) years, and that during such  
28 period of supervision I may be confined in an institution or, at the discretion of the treatment

1 facility, be released for supervised treatment or aftercare in the community.

2 I understand and agree that I must serve at least six (6) months of residential  
3 confinement. I understand and agree that I must install, at my own expense, an approved breath  
4 ignition interlock device in any vehicle I own or operate, and that I may not drive any vehicle  
5 unless it is equipped with such a device.

6 I understand and agree to periodic testing for the use of alcohol or controlled  
7 substances.

8 I understand and agree that I must comply with any other conditions that the Court  
9 deems necessary.

10 PROCEDURE IF NOT ACCEPTED BY TREATMENT FACILITY

11 I understand that if I am not accepted for treatment by the treatment facility, the Court  
12 will immediately enter a judgment of conviction for a violation of DRIVING UNDER THE  
13 INFLUENCE (Category B Felony - NRS 484C.110, 484C.400, 484C.105 - NOC 53914). I  
14 understand that any sentence of imprisonment may be reduced by a time equal to that I served  
15 before beginning treatment.

16 PROCEDURE IF PROGRAM SUCCESSFULLY COMPLETED

17 I understand that if I successfully complete the program of treatment, the Court will  
18 enter a judgment of conviction for a violation of DRIVING UNDER THE INFLUENCE,  
19 SECOND OFFENSE (Misdemeanor - NRS 484C.110, 484C.400, 484C.105 - NOC 53902).

20 I understand that, pursuant to NRS 484C.110 and NRS 484C.410(1)(e), such a  
21 disposition, even though a misdemeanor, is and shall be considered a felony violation if I  
22 should be convicted of any subsequent offense of DRIVING UNDER THE INFLUENCE, and  
23 that subsequent offense, regardless of when incurred, upon conviction shall be a felony  
24 punishable by imprisonment for a minimum of two (2) years and a maximum of fifteen (15)  
25 years, and a fine of not less than \$2,000.00 and not more than \$5,000.00, and that  
26 imprisonment will not be suspended nor will that fine be excused.

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PROCEDURE IF PROGRAM NOT SUCCESSFULLY COMPLETED

I understand and agree that if I fail to complete the program of treatment satisfactorily, the Court will immediately enter a judgment of conviction for a violation of DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400, 484C.105 - NOC 53914). I understand that any sentence of imprisonment may be reduced by a time equal to that which I served before beginning treatment. I understand that the Court may enter a judgment of conviction for a violation of DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400, 484C.105 - NOC 53914) and proceed to sentencing if I violate any condition ordered by the Court. All remaining counts contained in the Criminal Complaint which were bound over to District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

DATED this 29th day of July, 2024.

  
\_\_\_\_\_  
ALAN ISLES  
Defendant

1 CERTIFICATE OF COUNSEL:

2 I, the undersigned, as the attorney for the Defendant named herein and as an officer of  
3 the court, hereby certify that:

- 4 1. I have fully explained to the Defendant the allegations contained in the  
5 charge to which a guilty plea is being entered. I have advised the  
6 Defendant of the penalties for each charge and the restitution that the  
7 Defendant may be ordered to pay.
- 8 2. I have fully advised the Defendant of the provisions of the Felony DUI  
9 Court program pursuant to NRS 484C.340, including that the  
10 Defendant's acceptance into said program is entirely within the discretion  
11 of the Court, which may permit or deny such participation, and further,  
12 that the Defendant must be accepted by the treatment facility that  
13 administers said program, and it is not required to do so.
- 14 3. I have further advised the Defendant that the State of Nevada may, within  
15 ten (10) days after receiving the notice of application, request a hearing  
16 at which the State of Nevada may present the Court with any information  
17 relevant to this matter, and further, that the Court must hold such a  
18 hearing if requested by the State of Nevada and may hold such a hearing  
19 in any event.
- 20 4. I have inquired of the Defendant facts concerning the Defendant's  
21 immigration status and explained to the Defendant that if the Defendant  
22 is not a United States citizen, any criminal conviction will most likely  
23 result in serious negative immigration consequences including, but not  
24 limited, to:
- 25 a. The removal from the United States through deportation;
  - 26 b. An inability to reenter the United States;
  - 27 c. The inability to gain United States citizenship or legal residency;
  - 28 d. An inability to renew and/or retain any legal residency status;  
and/or
  - e. An indeterminate term of confinement, by the United States  
Federal Government based on the conviction and immigration  
status.

23 Moreover, I have explained that regardless of what the Defendant may  
24 have been told by any attorney, no one can promise the Defendant that  
25 this conviction will not result in negative immigration consequences  
26 and/or impact the Defendant's ability to become a United States citizen  
27 and/or legal resident.

- 28 5. All pleas of guilty offered by the Defendant pursuant to this plea are  
consistent with the facts known to me and are made with my advice to  
the Defendant.
6. To the best of my knowledge and belief, the Defendant:
- a. Is competent and understands the charges and the consequences of

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pleading guilty as provided in this guilty plea;

- b. Executed this plea document and will enter into all guilty pleas pursuant hereto voluntarily, and
- e. Was not under the influence of intoxicating liquor, a controlled substance, or other drug at the time I consulted with the Defendant as certified in the paragraphs above.

DATED: This 29<sup>th</sup> day of July, 2024.

  
\_\_\_\_\_  
ATTORNEY FOR DEFENDANT

March 10, 2026



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

DISTRICT COURT  
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

ALAN ISLAS #5795251,

Defendant.

CASE NO: C-24-384540-1

DEPT NO: XXIII

NOTICE OF APPLICATION TO FELONY DUI COURT

I, ALAN ISLAS, hereby notice the State of Nevada of my application to undergo a program of treatment for alcoholism and/or drug abuse to be administered through the Felony DUI Court pursuant to NRS 484C.340.

I, ALAN ISLAS, understand that the State of Nevada may, within ten (10) days after receiving this notice, request a hearing at which the State of Nevada may present the Court with any information relevant to this matter. The Court must hold such a hearing if requested by the State of Nevada and may hold such a hearing in any event.

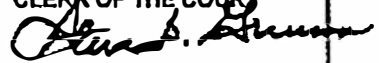
I, ALAN ISLAS, further understand that whether or not I am allowed to participate in a program for treatment is entirely within the discretion of the Court, which may permit or deny such participation. I further understand that to participate in such a program requires that the treatment facility that administers such program accept me for treatment, and that it is not required to accept me.

DATED this 29 day of July, 2024.

DATED this 29 day of July, 2024.

  
ALAN ISLAS  
Defendant

  
ATTORNEY FOR DEFENDANT



1 **INFM**  
2 **STEVEN B. WOLFSON**  
3 **Clark County District Attorney**  
4 **Nevada Bar #001565**  
5 **CHAD LEXIS**  
6 **Chief Deputy District Attorney**  
7 **Nevada Bar #010391**  
8 **200 Lewis Avenue**  
9 **Las Vegas, Nevada 89155-2212**  
10 **(702) 671-2500**  
11 **Attorney for Plaintiff**

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

9 **THE STATE OF NEVADA,**  
10 **Plaintiff,**

**CASE NO: C-24-384540-1**

11 **-vs-**

**DEPT NO: XXIII**

12 **ALAN ISLAS #5795251,**  
13 **Defendant.**

**INFORMATION**

15 **STATE OF NEVADA** }  
16 **COUNTY OF CLARK** } **ss.**

17 **STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State**  
18 **of Nevada, in the name and by the authority of the State of Nevada, informs the Court:**

19 **That ALAN ISLAS, the Defendant(s) above named, having committed the crime of**  
20 **DRIVING UNDER THE INFLUENCE (Category B Felony - NRS 484C.110, 484C.400,**  
21 **484C.105 - NOC 53914), on or about the 6th day of May, 2024, within the County of Clark,**  
22 **State of Nevada, contrary to the form, force and effect of statutes in such cases made and**  
23 **provided, and against the peace and dignity of the State of Nevada, did willfully and unlawfully**  
24 **drive and/or be in actual physical control of a vehicle on a highway or on premises to which**  
25 **the public has access at 17th Street and Charleston Boulevard, Las Vegas, Clark County,**  
26 **Nevada, defendant being responsible in one or more of the following ways and/or under one**  
27 **or more of the following theories, to wit: 1) while under the influence of intoxicating liquor**  
28 **to any degree, however slight, which rendered him incapable of safely driving and/or**

V:\2024\209\88\202420988C-INFM-(ALAN ISLAS)-001.DOCX

**EXHIBIT "1"**

1 exercising actual physical control of a vehicle, 2) while he had a concentration of alcohol of  
2 .08 or more in his blood, and/or 3) when he was found by measurement within two (2) hours  
3 after driving and/or being in actual physical control of a vehicle to have a concentration of  
4 alcohol of .08 or more in his blood, defendant having previously committed the offense of  
5 Driving Under The Influence within seven (7) years immediately preceding the date of the  
6 principal offense or after the principal offense charged herein, to wit:

7 Date of Offense: October 22, 2019  
8 Conviction: March 23, 2021, Case No. 19M2233X,  
Justice Court, Las Vegas Township, Clark County, Nevada; and

9 Date of Offense: March 17, 2021  
10 Conviction: December 14, 2022, Case No. C1246365,  
Municipal Court, Las Vegas, Clark County, Nevada.

11  
12 STEVEN B. WOLFSON  
13 Clark County District Attorney  
Nevada Bar #001565

14  
15 BY 

16 CHAD LEXIS  
17 Chief Deputy District Attorney  
18 Nevada Bar #010391  
19  
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27 24CR038978/em/vcu  
28 LVMPD EV#LLV240500022216  
(TK12)

**11. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(d), (f) and(h) for the possible revocation of the category I, II, and III basic certificates held by Mun H. Kim, former employee of the Mineral County Sheriff's Office, based on the conviction(s) and/or plea(s) of guilty to two (2) misdemeanors. The conviction(s)/plea(s) which have led to this action are:

**COUNT 1- POSSESSION OF DRUG NOT TO BE INTRODUCED INTO INTERSTATE COMMERCE (Misdemeanor in violation of NRS 454.351).**

**COUNT 2- POSSESSION OR USE OF DRUG PARAPHERNALIA (Misdemeanor in violation of NRS 453.566).**

Possible action may be revocation of the category I, II and III basic certificates.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Mun H. Kim

[REDACTED]  
Hawthorne, NV 89415

POST PIN #: 40297

Dear Mr. Kim,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to **NAC 289.290(1)(d) Addiction to or the unlawful use or possession of narcotics or other drugs;** **NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and** **NAC 289.290(1)(h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**COUNT 1: POSSESSION OF A DRUG NOT TO BE INTRODUCED INTO INTERSTATE COMMERCE, A Misdemeanor, in violation of NRS 454.351.**

**COUNT 2: POSSESSION OR USE OF DRUG PARAPHERNALIA, a Misdemeanor, in violation of NRS 453.566.**

**Case#: JC25082**

**Jurisdiction: JUSTICE COURT, HAWTHORNE TOWNSHIP, MINERAL COUNTY, NEVADA**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

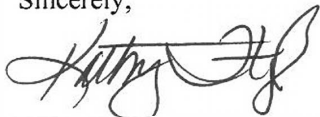
**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:  
**NAC 289.290(1)(d) Addiction to or the unlawful use or possession of narcotics or other drugs;**  
**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and**  
**NAC 289.290(1)(h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.
- (i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)



STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

5587 Wa Pai Shone Avenue  
CARSON CITY, NEVADA 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
Governor

MICHAEL D. SHERLOCK  
Executive Director

**DECLARATION OF SERVICE**

I, SGT. GABRIEL ANDRADA, served the foregoing **Notice of Intent to Revoke**  
Print name of the person serving this document

To Individual's Name: **Mun H. Kim**

at [REDACTED] HAWTHORNE, NV 89415 on this  
(location)

8<sup>TH</sup> day of APRIL, 2026.  
Day Month Year

I declare under penalty of perjury that the forgoing is true and correct.

Executed on this 8<sup>TH</sup> day of APRIL, 2026.  
Day Month Year

[Signature]  
Signature of person serving the Notice

SGT. GABRIEL ANDRADA  
Printed name of person serving the Notice

**\*\*RETURN THE SIGNED ORIGINAL OF THIS FORM TO POST WITHIN 10 DAYS\*\***

**EXHIBIT B**



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

Agency Name \*

Mineral Co SO

### Employee Details

POST ID \*

40297

First Name \*

MUN

Last Name \*

KIM

Middle Initial

H

Suffix

Jr

Name Changed

Address Changed

### Level Change

Level Changed \*

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

Status Changed

Deceased  Retired  Separated

Effective Date \*

06/23/2025

NAC 289.290 Notification (Cause for Commission Action)

# EXHIBIT C

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Comments\Additional Information:

On June 17, 2025 Mun Kim was arrested for Possession of Attempt to Possess Controlled Substance 3-4, Possession, sale or transport a controlled substance 3-5 Case #25MI0322.

During the investigation, Mun Kim decided to be untruthful about the investigation. He has been labeled as a Brady COP through our DA's Office. Effective June 23, 2025 Mun Kim was terminated.

Submitter Details

Submitter's Full Name \*

Bill Ferguson

Submitter's Phone # \*

775-945-1046

Submitter's E-Mail Address

bferguson@mineralcountynv.org

txtFormType

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category I Basic Certificate

To

Mun H. Kim Jr.

For having fulfilled all the requirements for basic certification as prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

40297

POST ID #

11/09/2023

Date

EXHIBIT D

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category II Basic Certificate

To

Mun H. Kim Jr.

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

40297

POST ID #

11/09/2023

Date

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category III Basic Certificate

To

Mun H. Kim Jr.

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

40297

POST ID #

11/09/2023

Date



# Mineral County Sheriff's Office

Bill Ferguson  
Sheriff

---

Bill Ferguson  
P.O. Box 2290  
Hawthorne, NV, 89415  
bferguson@mineralcountynv.org  
775-945-1046  
December 11, 2025

Nevada Commission on Peace Officer Standards and Training  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

**Subject: Request for Revocation Review of POST Certificate – Mun Kim**

To the Members of the Nevada Peace Officer Standards and Training Commission,

I am writing to formally request that the Commission initiate a review of the POST certification held by **Mun Kim**. My request is based on **documented information** indicating potential misconduct involving controlled substances and a **recent criminal conviction** related to such matters.

I respectfully ask the Commission to examine the certified records, reports, and court documents associated with this case. If the Commission determines that the information meets the statutory criteria for suspension or revocation under Nevada POST regulations, I request that appropriate action be taken to protect the integrity of peace officer standards within the State of Nevada.

I understand that the Commission must rely on verified evidence, and therefore I am prepared to provide or direct you to the relevant documents upon request. My intent is not to assert any facts beyond what is officially recorded, but to ensure that any substantiated misconduct or disqualifying criminal convictions are given full consideration by the governing body responsible for certification.

Thank you for your attention to this matter and for your continued commitment to maintaining professionalism and public trust within Nevada law enforcement. Please feel free to contact me if additional information is needed.

Respectfully,

A handwritten signature in blue ink, appearing to read "B. Ferguson".

---

P.O. Box 2290  
105 South A Street, Suite 4  
Hawthorne, NV 89415

Department (775) 945-2434  
Direct Line (775) 945-1046  
Facsimile (775) 945-5484

**EXHIBIT E**

JUN 25 2025

HAWTHORNE JUSTICE COURT

Case No. 25082

The undersigned hereby affirms that this document does not contain the social security number of any person.

JUSTICE COURT, HAWTHORNE TOWNSHIP  
MINERAL COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

vs.

MUN HWAN KIM JR.,

Defendant.

**CRIMINAL COMPLAINT**

I, DEPUTY DISTRICT ATTORNEY RYAN MCCORMICK, with the Churchill County District Attorney's Office, Special Prosecutor for Mineral County, declaring under penalty of perjury under the laws of the State of Nevada, complains and charges **MUN HWAN KIM JR.** with having committed the following:

**COUNT 1**  
**CONSPIRACY TO COMMIT FELONY CRIME UNDER UNIFORM CONTROLLED SUBSTANCE ACT, FIRST OFFENSE, a Category C Felony, in violation of Nevada Revised Statutes 453.401(1)(A)**

That within declarant's information and belief, MUN HWAN KIM JR., on or about June 16, 2025, and prior to the filing of this CRIMINAL COMPLAINT, at or near United States Post Office, 701 6th St, Mineral County, Nevada, did unlawfully conspire with another person to commit an offense which is a felony under the Uniform Controlled Substance Act, to wit: said Defendant did conspire with another unknown person to have schedule III controlled substances sent to his P.O. Box located within Hawthorne, Nevada.

///

///

Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLERK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coe  
CLERK

Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

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**COUNT 2**  
**OFFER, ATTEMPT OR COMMISSION OF UNAUTHORIZED ACT RELATING TO CONTROLLED OR COUNTERFEIT SUBSTANCE, A SCHEDULE III, IV OR V (FIRST OFFENSE), a Category D Felony, in violation of Nevada Revised Statutes 453.321(4)(a)**

That within declarant's information and belief, MUN HWAN KIM JR., on or about June 16, 2025, and prior to the filing of this CRIMINAL COMPLAINT, at or near United States Post Office, 701 6th St, Mineral County, Nevada, did unlawfully import, transport, sell, exchange, barter, supply, prescribe, dispense, give away or administer a controlled or counterfeit substance; manufacture or compound a counterfeit substance; or offer or attempt to do any such act, to wit: that said Defendant had steroids shipped to his P.O. box in Hawthorne, Nevada.

**COUNT 3**  
**POSSESSION OF CONTROLLED SUBSTANCE (FIRST OR SECOND OFFENSE), a Category E Felony, in violation of Nevada Revised Statutes 453.336(2)(A)**

That within declarant's information and belief, MUN HWAN KIM JR., on or about June 16, 2025, and prior to the filing of this CRIMINAL COMPLAINT, at or near United States Post Office, 701 6th St, Mineral County, Nevada, did unlawfully and knowingly or intentionally possess a schedule I or II controlled substance and the quantity possessed is less than 14 grams, or a schedule III, IV or V controlled substance and the quantity possessed is less than 28 grams, to wit: testosterone.

**COUNT 4**  
**POSSESSION OF CONTROLLED SUBSTANCE (FIRST OR SECOND OFFENSE), a Category E Felony, in violation of Nevada Revised Statutes 453.336(2)(A)**

That within declarant's information and belief, MUN HWAN KIM JR., on or about June 16, 2025, and prior to the filing of this CRIMINAL COMPLAINT, at or near United States Post Office, 701 6th St, Mineral County, Nevada, did unlawfully and knowingly or intentionally possess a schedule I or II controlled substance and the quantity possessed is less than 14 grams, or a schedule III, IV or V controlled substance and the quantity possessed is less than 28 grams, to wit: Nandrolone Decnoate.

///

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coff  
CLERK


Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

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All of which is contrary to the form, force and effect of the statute in such cases made and provided, and against the peace and dignity of the State of Nevada.

I declare under pains and penalties of perjury under the laws of the State of Nevada, that the foregoing is true and correct.

DATED: This 25<sup>th</sup> day of June, 2025.



---

Ryan McCormick  
Deputy District Attorney  
Special Prosecutor for Mineral County  
Churchill County District Attorney's Office

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12-11-2025

BY: Megan Coe  
CLERK

1 Case No. JC25082

2  
3 The undersigned hereby affirms that  
4 this document does not contain the  
5 social security number of any person.

6 JUSTICE COURT, HAWTHORNE TOWNSHIP  
7 MINERAL COUNTY, NEVADA

8  
9 THE STATE OF NEVADA,

10 Plaintiff,

11 vs.

12 MUN HWAN KIM JR.,

13 Defendant.

**FIRST AMENDED CRIMINAL  
COMPLAINT**

14 I, DEPUTY DISTRICT ATTORNEY RYAN MCCORMICK, with the Churchill County  
15 District Attorney's Office, declaring under penalty of perjury under the laws of the State of  
16 Nevada, complains and charges **MUN HWAN KIM JR.** with having committed the following:

17 **COUNT 1**

18 **POSSESSION OF DRUG NOT TO BE INTRODUCED INTO INTERSTATE  
19 COMMERCE, a Misdemeanor, in violation of Nevada Revised Statutes 454.351**

20 That within declarant's information and belief, MUN HWAN KIM JR., on or about June  
21 16, 2025, and prior to the filing of this FIRST AMENDED CRIMINAL COMPLAINT, at or  
22 near United States Post Office, Mineral County, Nevada, did willfully and unlawfully possesses,  
23 procures, obtains, processes, produces, derives, manufactures, sells, offers for sale, gives away or  
24 otherwise furnishes any drug which may not be lawfully introduced into interstate commerce  
25 under the Federal Food, Drug and Cosmetic Act, to wit: said Defendant did possess synthetic  
26 steroids and testosterone.

26 ///

27 ///

28 ///

Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

**DATE:** 12.11.2025

**BY:** Megan Coe  
**CLERK**

Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

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
**COUNT 2**  
**POSSESSION OR USE OF DRUG PARAPHERNALIA, a Misdemeanor, in violation of**  
**Nevada Revised Statutes 453.566**

That within declarant's information and belief, MUN HWAN KIM JR., on or about June 16, 2025, and prior to the filing of this FIRST AMENDED CRIMINAL COMPLAINT, at or near United States Post Office, Mineral County, Nevada, did willfully, unlawfully and knowingly possess drug paraphernalia; to-wit: vials, with intent to use said item(s) to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, inhale, or otherwise introduce into the human body a controlled substance in violation of NRS Chapter 453

All of which is contrary to the form, force and effect of the statute in such cases made and provided, and against the peace and dignity of the State of Nevada.

I declare under pains and penalties of perjury under the laws of the State of Nevada, that the foregoing is true and correct.

DATED: This 22<sup>nd</sup> day of August, 2025.

  
\_\_\_\_\_  
Ryan McCormick  
Deputy District Attorney  
Churchill County District Attorney's Office

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.**

**CLEK OF THE COURT, HAWTHORNE JUSTICE COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coe  
CLERK

Churchill County District Attorney  
165 North Ada Street  
Fallon, NV 89406  
(775) 423-6561 Fax (775) 423-6528

**CERTIFICATE OF SERVICE**

On the 25th day of August, 2025, I was an employee of the Churchill County District Attorney's Office and that the foregoing **First Amended Criminal Complaint** was served to the following address(s):

Christopher M Cannon Esq.  
cannonlawnevada@gmail.com

By:

- U.S. Mail
- Certified Mail
- Return Receipt Requested
- Hand Delivered
- Facsimile
- Email

  
Shannon Perez  
Legal Secretary

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**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coe  
CLERK

1 Case No.: JC25082

2

3 The undersigned hereby affirms that  
4 this document does not contain  
5 the social security number of any person.

4

5

6

JUSTICE COURT, HAWTHORNE TOWNSHIP,  
MINERAL COUNTY, NEVADA

7

8

9 THE STATE OF NEVADA,

10

Plaintiff,

11

vs.

**JUDGMENT OF CONVICTION**

12

MUN HWAN KIM JR.,

13

Defendant.

14

On August 26, 2025, the above-named Defendant, Mun Hwan Kim Jr., Date of Birth:

15

November 9, 1982, entered a plea of Guilty to the crime(s) of: **COUNT 1, POSSESSION OF**

16

**DRUG NOT TO BE INTRODUCED INTO INTERSTATE COMMERCE, a**

17

**Misdemeanor, in violation of NRS 454.351 and COUNT 2, POSSESSION OR USE OF**

18

**DRUG PARAPHERNALIA, a Misdemeanor, in violation of NRS 453.566 as more fully**

19

alleged in the Information filed in this matter.

20

Further, that at the time the Defendant entered the plea of Guilty, this Court informed the

21

Defendant of the privilege against compulsory self-incrimination, the right to a speedy trial, the

22

right to a trial, the right to compulsory process to compel witnesses to testify on behalf of the

23

Defendant, and the right to confront the accusers. That after being so advised, the Defendant

24

stated that these rights were understood and still desired this Court to accept the plea of Guilty.

25

Further, that at the time the Defendant entered a plea of Guilty, and at the time of

26

sentencing, the Defendant was represented by an attorney, **CHRISTOPHER M CANNON**, or

27

the duly appointed representative; also present in Court were the Mineral Court Clerk, or the

28

duly appointed representative, the Sheriff of Mineral County, or the duly appointed

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coe  
CLERK

1 representative, the District Attorney of Churchill County Nevada, or the duly appointed  
2 representative, a Special Prosecutor, representing the State of Nevada.

3 The Court having accepted the Defendant's plea of Guilty, and having set the date of  
4 August 26, 2025, as the date for imposing judgment and sentence and the Defendant having  
5 appeared at such time, represented by counsel, and the Defendant having been given the  
6 opportunity to exercise the right of allocution, and having shown no legal cause why judgment  
7 should not be pronounced at that time.

8 This Court thereupon pronounced MUN HWAN KIM JR. guilty of: **COUNT 1,**  
9 **POSSESSION OF DRUG NOT TO BE INTRODUCED INTO INTERSTATE**  
10 **COMMERCE, a Misdemeanor, in violation of NRS 454.351 and COUNT 2, POSSESSION**  
11 **OR USE OF DRUG PARAPHERNALIA, a Misdemeanor, in violation of NRS 453.566**

12 In accordance with the applicable statutes of the State of Nevada this Court sentenced  
13 the Defendant to:

14 ON COUNT 1: incarceration in the Mineral County Jail for a term of 5 days, suspended  
15 for 1 year on the condition of no new criminal violations

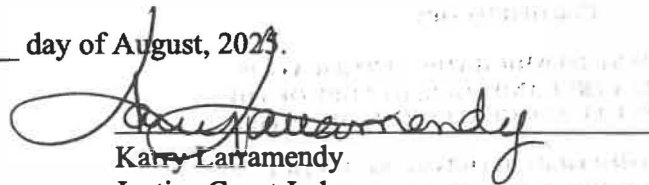
16 ON COUNT 2: incarceration in the Mineral County Jail for a term of 5 days,  
17 consecutive to Count 1, suspended for 1 year on the condition of no new criminal  
18 violations

19 In Addition, said Defendant shall pay:

- 20 1. A Fine in the amount of \$500.00 on each count.
- 21 2. An Administrative Assessment Fee in the amount of \$137.00 on each count.
- 22 3. A Genetic Marker Analysis Fee in the amount of \$3.00 on each count.
- 23 4. Total Fines and Fees for both counts, \$1,280.00.

24 Therefore, the Clerk of the above-entitled Court is hereby directed to enter the Judgment  
25 of Conviction as a part of the record in the above-entitled matter.

26 DATED: This 21 day of August, 2025.

27   
28 Kerry Larramendy  
Justice Court Judge

**CERTIFIED COPY**

**THE DOCUMENT TO WHICH THIS CERTIFICATE IS  
ATTACHED IS A TRUE AND CORRECT COPY OF THE  
ORIGINAL ON FILE AND OF RECORD IN MY OFFICE**

**CLEK OF THE COURT, HAWTHORNE JUSTICE  
COURT, TOWNSHIP OF HAWTHORNE, COUNTY OF  
MINERAL, STATE OF NEVADA**

DATE: 12.11.2025

BY: Megan Coe  
CLERK

Temporary Voluntary Surrender received January 7, 2026



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

January 13, 2026

Mun H. Kim

[REDACTED]  
Hawthorne, NV 89415

Dear Mr. Kim

My office is in receipt of your Voluntary Surrender of Basic Certificate request. Per NAC 289.235(3), consider this letter my acceptance of this surrender of your Category I, II and III basic certificate, effective January 8, 2026.

This material will be included in the revocation hearing being held on or about May 7, 2026, in Carson City. Notice of this hearing will be sent at a later date.

If you have any questions or need further assistance, please call (775) 687-7678, extension 3335 for the Professional Standards Division.

Sincerely,

A handwritten signature in blue ink, appearing to read "MSherlock", is written over a white background.

Michael Sherlock, Executive Director  
Nevada Commission on  
Peace Officer Standards and Training

cc: Kim File

**EXHIBIT I**



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

**VOLUNTARY SURRENDER OF BASIC CERTIFICATE (NAC 289.235)**

(All documents with original signatures to be mailed to POST)

           (initials) **PERMANENT SURRENDER:** I hereby voluntarily and permanently surrender my POST Basic Certificate(s) issued to me by the Nevada Commission on Peace Officer Standards and Training (POST).

This action is for which of the following **(mark all that apply)**

- As part of an employee termination agreement (voluntary, involuntary, retirement or other cause)
- As part of an agreed settlement to commission action
- As part of a plea bargain to a criminal charge
- For any other reason (please specify in the summary explanation section)

  b   (initials) **TEMPORARY SURRENDER:** I hereby voluntarily surrender my POST Basic Certificate(s) issued to me by the Nevada Commission on Peace Officer Standards and Training (POST) for a stated term effective upon acceptance by the POST Executive Director and ending on

  1/1/2026  

This action is for which of the following **(mark all that apply)**

- As part of an employee termination agreement (voluntary, involuntary, retirement or other cause)
- As part of an agreed settlement to commission action
- As part of a plea bargain to a criminal charge
- For any other reason (please specify in the summary explanation section)

  b   (initials) I understand and agree that this voluntary surrender will not be effective until it is accepted by the Executive Director of POST.

  b   (initials) I understand and agree that if my voluntary surrender is accepted by the Executive Director, I will no longer be certified by the POST Commission and I cannot serve in any capacity as a peace officer.

  b   (initials) I understand and agree that if my voluntary surrender is being requested as part of a termination agreement between me and my employing agency, as part of a plea bargain in a criminal proceeding against me, or as part of a settlement agreement between the Commission and me, the voluntary surrender shall be deemed to include the voluntary surrender of all categories of basic and reserve certificates that have been issued to me by the Commission.

Received

JAN 7 2026

P.O.S.T



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

**VOLUNTARY SURRENDER OF BASIC CERTIFICATE (NAC 289.235) cont.**

   (initials) I understand and agree that, as a result of my voluntary surrender, I am no longer a certified peace officer and I cannot serve in any capacity as a peace officer until the POST Commission authorizes me to reinstate my basic certification.

   (initials) I understand I will be required to apply to the Commission to reinstate my basic certificate(s). If the voluntary surrender is permanent, I will not be able to apply for reinstatement of the basic certificate for at least 60 months after the effective date of the voluntary surrender. If the voluntary surrender is for a stated term, I will not be able to apply for reinstatement of the basic certificate until the date specified for the end of the term of the voluntary surrender.

   (initials) I have been provided with a copy of the Voluntary Surrender of a Basic Certificate regulation in effect as of this date and I am aware that this surrender should include a summary of the reason for surrender.



STATE OF NEVADA  
 COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
 5587 Wa Pai Shone Avenue  
 Carson City, Nevada 89701  
 (775) 687-7678 FAX (775) 687-4911

**VOLUNTARY SURRENDER OF BASIC CERTIFICATE (NAC 289.235) cont.**

**SUMMARY OF THE REASON FOR THE VOLUNTARY SURRENDER**

As required by NAC 289.235(2)(c), you must provide a summary of the reason(s) for the surrender.

I am surrendering my POST cert voluntarily due to a verbal plea bargain. This plea bargain was noted at Hawthorne Township Justice Court.

I SIGN THIS VOLUNTARY SURRENDER OF BASIC CERTIFICATE(S) FREELY, VOLUNTARILY AND WITH FULL KNOWLEDGE OF THE CONSEQUENCES ASSOCIATED WITH SIGNING THIS DOCUMENT.

Name: Mun Kim

POST ID#: 40297

Mailing Address:



Hawthorne, NV 89415

Signature:

Date:

12/18/25

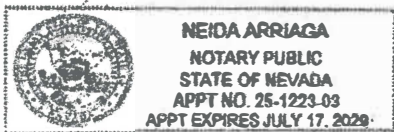
SWORN TO and subscribed before me on the 18<sup>th</sup> day of December, 2025,  
 by Mun Hwan Kim Jr.

Notary Seal or Stamp

Signature of Notary Public

Neida Arriaga

Notary's Printed or Typed Name



Notary's Commission Expires 07-17-2029



STATE OF NEVADA  
 COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
 5587 Wa Pai Shone Avenue  
 Carson City, Nevada 89701  
 (775) 687-7678 FAX (775) 687-4911

**VOLUNTARY SURRENDER OF BASIC CERTIFICATE (NAC 289.235) cont.**

**SUMMARY OF THE REASON FOR THE VOLUNTARY SURRENDER**

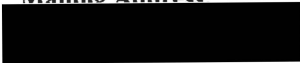
As required by NAC289.235(2)(e), you must provide a summary of the reason(s) for the surrender:

I SIGN THIS VOLUNTARY SURRENDER OF BASIC CERTIFICATE(S) FREELY, VOLUNTARILY AND WITH FULL KNOWLEDGE OF THE CONSEQUENCES ASSOCIATED WITH SIGNING THIS DOCUMENT.

Name: Mun Kim

POST ID#: 40297

Mailing Address:



Hawthorne, NV 89415

Signature:

Date:

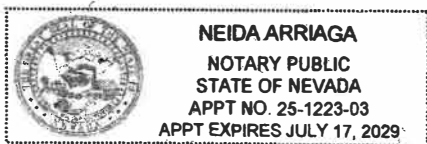
12/18/25

SWORN TO and subscribed before me on the 18<sup>th</sup> day of December, 20 25,  
 by Mun Hwan Kim Jr.

Notary Seal or Stamp

Neida Arriaga  
 Signature of Notary Public

Neida Arriaga  
 Notary's Printed or Typed Name



Notary's Commission Expires 07-17-2029

**12. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(d), (f) and (g) for the possible revocation of the category III basic certificate held by Scott W. Lewis, former employee of the Nevada Department of Corrections, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count I: FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER, a category B felony in violation of NRS 212.160(1)(a),**

Possible action may be revocation of the category III basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
Governor

MICHAEL D. SHERLOCK  
Executive Director

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Scott W. Lewis

Las Vegas, NV 89142

POST PIN #: 37911

Dear Mr. Lewis,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to: **NAC 289.290 (1)(d) Addiction to or the unlawful use or possession of narcotics or other drugs; NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count I: FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER, a category B felony in violation of NRS 212.160(1)(a).**

**Case#: C-26-396850-1**

**Dept No: XXI**

**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission may elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

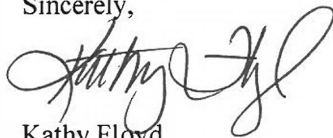
The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(d) Addiction to or the unlawful use or possession of narcotics or other drugs;  
NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo  
contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.
- (i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

È The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)

**OFFICE OF THE SHERIFF  
CLARK COUNTY DETENTION  
CIVIL PROCESS SECTION**

NEVADA COMMISSION OF PEACE OFFICERS )  
 )  
PLAINTIFF )  
 Vs )  
SCOTT W LEWIS )  
 )  
DEFENDANT )

CASE No. POST PIN 37911  
SHERIFF CIVIL NO.: 26002390

**AFFIDAVIT OF SERVICE**

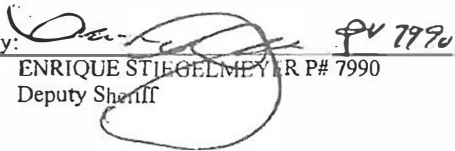
STATE OF NEVADA }  
 } ss:  
COUNTY OF CLARK }

ENRIQUE STIEGELMEYER, being first duly sworn, deposes and says: That he/she is, and was at all times hereinafter mentioned, a duly appointed, qualified and acting Deputy Sheriff in and for the County of Clark, State of Nevada, a citizen of the United States, over the age of twenty-one years and not a party to, nor interested in, the above entitled action; that on 4/20/2026, at the hour of 8:08 AM. affiant as such Deputy Sheriff served a copy/copies of **NOTICE OF INTENT TO REVOKE** issued in the above entitled action upon the defendant **SCOTT WESLEY LEWIS** named therein, by delivering to and leaving with said defendant **SCOTT WESLEY LEWIS**, personally, at [REDACTED] LAS VEGAS, NV 89142 within the County of Clark, State of Nevada, copy/copies of **NOTICE OF INTENT TO REVOKE**

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

DATED: April 20, 2026.

Kevin McMahill, Sheriff

By:  PV 7990  
ENRIQUE STIEGELMEYER P# 7990  
Deputy Sheriff

**EXHIBIT B**



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

**Agency Name \***

NV Dept of Corrections

### Employee Details

**POST ID \***

37911

**First Name \***

SCOTT

**Last Name \***

LEWIS

**Middle Initial**

W

**Suffix**

Name Changed

Address Changed

### Level Change

**Level Changed \***

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

**Status Changed**

Deceased  Retired  Separated

**Effective Date \***

01/17/2024

**NAC 289.290 Notification (Cause for Commission Action)**

**EXHIBIT C**

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Is your agency requesting revocation?

Yes  No

Comments\Additional Information:

IG office has pending investigation

#### Submitter Details

Submitter's Full Name \*

Chad Venters

Submitter's Phone # \*

775-977-5546

Submitter's E-Mail Address

cventers@doc.nv.gov

txtFormType

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category III Basic Certificate

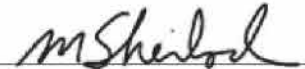
To

### Scott W. Lewis

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

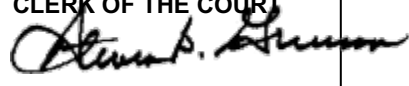
37911

POST ID #

10/9/2020

Date

## EXHIBIT D



1 **INFM**  
AARON D. FORD  
2 Attorney General  
ERICA M. GOLD (Bar No. 8574)  
3 Senior Deputy Attorney General  
State of Nevada  
4 Office of the Attorney General  
1 State of Nevada Way, Suite 100  
5 Las Vegas, Nevada 89119  
P: (702) 486-3420  
6 F: (702) 486-0660  
EGold@ag.nv.gov  
7 *Attorneys for the State of Nevada*

8 **DISTRICT COURT**  
9 **CLARK COUNTY, STATE OF NEVADA**

10 THE STATE OF NEVADA,

Case No.: C-26-396850-1

11 Plaintiff,

Dept. No.: XXI

12 vs.

13 SCOTT WESLEY LEWIS, ID# 8680773,

14 Defendant.

15  
16 **INFORMATION**

17 AARON D. FORD, Attorney General for the State of Nevada, by and through ERICA M. GOLD,  
18 Senior Deputy Attorney General, in the name and by the authority of the State of Nevada, informs the  
19 Court that the above-named Defendant, SCOTT WESLEY LEWIS, committed the crime of, one (1)  
20 count of FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER, a category "B"  
21 felony, in violation of NRS 212.160(1)(a) [NOC 53435].

22 The acts alleged herein were committed on one or more dates between approximately August 1, 2022  
23 and January 31, 2024, within the County of Clark, State of Nevada, in the following manner:

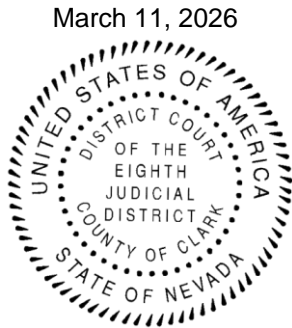
24 **COUNT I**  
25 **FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER**  
**(Category "B" Felony-NRS 212.160(1)(a))**

26 Defendant, SCOTT WESLEY LEWIS, without authorization of law, did knowingly furnish,  
27 attempt to furnish, aid, or assist in furnishing or attempting to furnish to a prisoner confined in an  
28 institution of the Department of Corrections a controlled substance, to wit: the Defendant furnished, aided

1 in furnishing, attempted to furnish, and/or attempted to aid in furnishing to one or more prisoner(s)  
2 confined at Southern Desert Correctional Center (“SDCC”) the controlled substance(s) of  
3 Methamphetamine; synthetic cannabinoid; and/or Marijuana.

4 All of which is contrary to the form, force, and effect of the statutes in such cases made and  
5 provided, and against the peace and dignity of the State of Nevada.

6 DATED this 21<sup>st</sup> day of January, 2026.



12 CERTIFIED COPY  
13 ELECTRONIC SEAL (NRS 1.190(3))

SUBMITTED BY:

AARON D. FORD  
Attorney General

10 By: /s/ Erica M. Gold  
11 ERICA M. GOLD (Bar No. 8574)  
12 Senior Deputy Attorney General  
13 *Attorneys for the State of Nevada*

1 **GPA**  
2 **AARON D. FORD**  
3 Attorney General  
4 State of Nevada  
5 **ERICA M. GOLD, Bar No. 8574**  
6 Senior Deputy Attorney General  
7 Office of the Attorney General  
8 1 State of Nevada Way, Suite 100  
9 Las Vegas, NV 89119-4339  
10 P: (702) 486-3420  
11 F: (702) 486-0660  
12 Egold@ag.nv.gov  
13 *Attorneys for the State of Nevada*

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA, 11 12 13 14	11 Plaintiff, 12 vs. 13 SCOTT WESLEY LEWIS, ID# 8680773, 14 Defendant.	Case No.: C-26-396850-1 Dept. No.: XXI
---	---	---

16 **GUILTY PLEA AGREEMENT**

17 I hereby agree to plead guilty to one (1) count of FURNISHING A CONTROLLED SUBSTANCE  
18 TO A STATE PRISONER, a category "B" felony, in violation of NRS 212.160(1)(a) [NOC 53435], as  
19 more fully alleged in the charging document attached hereto as "Exhibit 1."

20 My decision to plead guilty is based upon the plea agreement in this case which is as follows:

- 21 1. The State will not oppose probation for a fixed term of thirty-six (36) months;
- 22 2. The parties stipulate to a prison sentence of twenty-eight (28) to seventy-two (72) months in the  
23 Nevada Department of Corrections (NDOC), suspended;
- 24 3. In addition to any standard conditions of probation imposed by the court, the following special  
25 conditions will also be imposed as part of my probation:
  - 26 a. No contact with [REDACTED]
  - 27 b. No contact with [REDACTED]
  - 28 c. No contact with any person currently incarcerated at any NDOC facility,

- 1           d. No contact with any NDOC facility, and  
2           e. No employment with any law enforcement entity;
- 3           4. I understand and agree that State retains the right to argue for any other lawful terms and  
4           conditions of probation after review of the Pre-Sentence Investigation Report;
- 5           5. I agree to waive any defects or infirmities as to this process, my plea, this guilty plea  
6           agreement, and/or the form and/or force of the charging document attached as "Exhibit 1"; and  
7           6. If I successfully complete probation and receive an honorable discharge, I may withdraw my  
8           plea and plead guilty instead to Conspiracy to Furnish a Controlled Substance to a State  
9           Prisoner, a gross misdemeanor, with credit for time served.

10           Furthermore, I agree to the forfeiture of any and all property seized and/or impounded in connection  
11 with the instant case and/or any other case negotiated in conjunction with this plea agreement, unless such  
12 property is specifically excluded from forfeiture by the language of this agreement.

13           I understand that, pursuant to NRS 176.015(3), victims so desiring will be allowed to make impact  
14 statements, if applicable.

15           All remaining counts contained in the Criminal Complaint, if applicable, which were bound over to  
16 District Court shall be dismissed after I am adjudged guilty and sentenced.

17           I understand and agree that the State's agreement to recommend or stipulate to a particular sentence,  
18 to not present argument regarding the sentence, to not oppose a particular sentence, or to not seek  
19 punishment as a habitual criminal is contingent upon my conduct between now and sentencing: If I fail to  
20 interview with the Division of Parole and Probation ("P & P"); fail to appear at any subsequent hearings in  
21 this case; fail to appear at any court-ordered appearances related to this case, prior to sentencing; or a  
22 magistrate reviews a declaration of arrest and finds probable cause to believe that I have committed a new  
23 criminal offense, including reckless driving or DUI, but excluding minor traffic violations, the State will  
24 regain the right to argue for any lawful sentence and term of confinement allowable for the crime to which  
25 I am now pleading, including the use of any prior convictions I may have to increase my sentence as a  
26 habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the  
27 possibility of parole after ten (10) years, or a definite twenty-five (25)-year term with the possibility of  
28 parole after ten (10) years, if applicable.

CONSEQUENCES OF THE PLEA

1  
2 I understand that by pleading guilty I admit to the facts that support all of the elements of the  
3 offenses to which I now plead, as set forth in Exhibit "1."

4 I understand that as a consequence of my plea of guilty to the charge of FURNISHING A  
5 CONTROLLED SUBSTANCE TO A STATE PRISONER, a category "B" felony, the Court must  
6 sentence me to imprisonment in the state prison for a minimum term of not less than one (1) year and a  
7 maximum term of not more than six (6) years. In addition to any other penalty, the court may impose a  
8 fine of not more than \$5,000.

9 I also understand that the law requires me to pay Administrative Assessment Fees.

10 I understand that pursuant to NRS 193.130(1), "[e]xcept when a person is convicted of a category  
11 A felony, and except as otherwise provided by specific statute, a person convicted of a felony shall be  
12 sentenced to a minimum term and a maximum term of imprisonment which must be within the limits  
13 prescribed by the applicable statute, unless the statute in force at the time of commission of the felony  
14 prescribed a different penalty. The minimum term of imprisonment that may be imposed must not exceed  
15 40 percent of the maximum term imposed."

16 I understand that, if appropriate, I will be ordered to make restitution to the victim(s) of the  
17 offense(s) to which I am pleading guilty and to the victim(s) of any related offense(s) being dismissed or  
18 not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any  
19 expenses related to my extradition, if any.

20 I understand that I am eligible for probation for the offense to which I am pleading guilty, but the  
21 question of whether I receive probation is in the discretion of the sentencing judge, except as otherwise  
22 provided by statute.

23 I also understand that I must submit to blood and/or saliva tests under the direction of the Division  
24 of Parole and Probation to determine genetic markers and/or secretor status.

25 I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve  
26 the sentences concurrently, the sentencing judge has the discretion to order the sentences served  
27 concurrently or consecutively.

28 ///

1 I understand that if the offense to which I am pleading guilty was committed while I was  
2 incarcerated on another charge or while I was on probation or parole that, pursuant to NRS 176.035(3),  
3 any imposed prison sentence in this case must run consecutive to the sentence that I was serving when this  
4 incident occurred.

5 I understand that pursuant to NRS 176.045 if I am convicted of a public offense in this State and  
6 under a sentence of imprisonment pronounced by another jurisdiction, federal or state, whether or not the  
7 prior sentence is for the same offense, the court in imposing any sentence for the offense committed in this  
8 State may, in its discretion, provide that such sentence shall run either concurrently or consecutively with  
9 the prior sentence, and that if the court provides that the sentence shall run concurrently, and I am released  
10 by the other jurisdiction prior to the expiration of the sentence imposed in this State, I shall be returned to  
11 the State of Nevada to serve out the balance of such sentence, unless the I am eligible for parole under the  
12 provisions of chapter 213 of NRS, and the Board of Parole Commissioners directs that I be released on  
13 parole as provided in that chapter. I further understand that if the court makes an order pursuant to this  
14 section, the clerk of the court shall provide the Director of the Department of Corrections with a certified  
15 copy of judgment and notification of the place of out-of-state confinement, but if the court makes no order  
16 pursuant to this section, the sentence imposed in this State shall not begin until the expiration of all prior  
17 sentences imposed by other jurisdictions.

18 I understand that information regarding charges not filed, dismissed charges, or charges to be  
19 dismissed pursuant to this agreement may be considered by the judge at sentencing.

20 I have not been promised or guaranteed any particular sentence by anyone. I know that my  
21 sentence is to be determined by the Court within the limits prescribed by statute. I understand that if my  
22 attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not  
23 obligated to accept the recommendation.

24 I understand that the parties have the opportunity to review a report prior to sentencing. This report  
25 will include matters relevant to the issue of sentencing, including my criminal history. This report may  
26 contain hearsay information regarding my background and criminal history. My attorney and I will each  
27 have the opportunity to comment on the information contained in the report at the time of sentencing.

28 ///

1 Unless the Attorney General has specifically agreed otherwise, the Attorney General may also comment  
2 on this report.

3 I understand if the offense to which I am pleading guilty was committed while I was incarcerated  
4 on another charge or while I was on probation or parole that I am not eligible for credit for time served  
5 toward the instant offense, pursuant to NRS 176.055.

6 I understand that if I am not a United States citizen, this criminal conviction will likely result in  
7 serious negative immigration consequences including but not limited to: removal from the United States  
8 through deportation; an inability to reenter the United States; the inability to gain United States citizenship  
9 or legal residency; an inability to renew and/or retain any legal residency status; and/or an indeterminate  
10 term of confinement, with the United States Federal Government based on my conviction and immigration  
11 status. Regardless of what I have been told by an attorney, no one can promise me that this conviction will  
12 not result in negative immigration consequences and/or impact my ability to become a United States  
13 citizen and/or legal resident.

14 **WAIVER OF RIGHTS**

15 By entering my plea of guilty, I understand that I am waiving and forever giving up the following  
16 rights and privileges:

17 1. The constitutional privilege against self-incrimination, including the right to refuse to  
18 testify at trial, in which event the prosecution would not be allowed to comment to the jury about my  
19 refusal to testify.

20 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive  
21 pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an  
22 attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a  
23 reasonable doubt each element of the offense charged.

24 3. The constitutional right to confront and cross-examine any witnesses who would testify  
25 against me.

26 4. The constitutional right to subpoena witnesses to testify on my behalf.

27 5. The constitutional right to testify in my own defense.

28 ///



**CERTIFICATE OF DEFENSE COUNSEL**

I, the undersigned, as the attorney for SCOTT WESLEY LEWIS named herein and as an officer of the court hereby certify that:

1. I have fully explained to SCOTT WESLEY LEWIS the allegations contained in the charge to which guilty pleas are being entered;

2. I have advised SCOTT WESLEY LEWIS of the penalties for the charge and the restitution/costs/fines that SCOTT WESLEY LEWIS may be ordered to pay;

3. I have inquired of SCOTT WESLEY LEWIS facts concerning SCOTT WESLEY LEWIS' immigration status and explained to SCOTT WESLEY LEWIS that if SCOTT WESLEY LEWIS is not a United States citizen, any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:

- a. The removal from the United States through deportation;
- b. An inability to reenter the United States;
- c. The inability to gain United States citizenship or legal residency;
- d. An inability to renew and/or retain any legal residency status; and/or
- e. An indeterminate term of confinement with the United States Federal Government based on his/her conviction and immigration status.

Moreover, I have explained that regardless of what SCOTT WESLEY LEWIS may have been told by any attorney, no one can promise SCOTT WESLEY LEWIS that this conviction will not result in negative immigration consequences and/or impact SCOTT WESLEY LEWIS' ability to become a United States citizen and/or legal resident;

4. All pleas of guilty offered by SCOTT WESLEY LEWIS pursuant to this agreement are consistent with all the facts known to me, and are made with my advice to SCOTT WESLEY LEWIS and are in the best interest of SCOTT WESLEY LEWIS; and

5. To the best of my knowledge and belief SCOTT WESLEY LEWIS:

- a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement;
- b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily; and

1 c. Was not under the influence of intoxicating liquor, a controlled substance, or other drug  
2 at the time of the execution of this agreement.

3 DATED this 29th day of JANUARY, 2026.

4  
5 March 11, 2026



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10 ANTHONY GOLDSTEIN, ESQ.  
11 *Attorney for* SCOTT WESLEY LEWIS

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10 CERTIFIED COPY  
11 ELECTRONIC SEAL (NRS 1.190(3))

**EXHIBIT 1**

**EXHIBIT 1**



1 **INFM**  
AARON D. FORD  
2 Attorney General  
ERICA M. GOLD (Bar No. 8574)  
3 Senior Deputy Attorney General  
State of Nevada  
4 Office of the Attorney General  
1 State of Nevada Way, Suite 100  
5 Las Vegas, Nevada 89119  
P: (702) 486-3420  
6 F: (702) 486-0660  
EGold@ag.nv.gov  
7 *Attorneys for the State of Nevada*

8 **DISTRICT COURT**

9 **CLARK COUNTY, STATE OF NEVADA**

10 THE STATE OF NEVADA,

11 Plaintiff,

12 vs.

13 SCOTT WESLEY LEWIS, ID# 8680773,

14 Defendant.

Case No.: C-26-396850-1

Dept. No.: XXI

15  
16 **INFORMATION**

17 AARON D. FORD, Attorney General for the State of Nevada, by and through ERICA M. GOLD,  
18 Senior Deputy Attorney General, in the name and by the authority of the State of Nevada, informs the  
19 Court that the above-named Defendant, SCOTT WESLEY LEWIS, committed the crime of, one (1)  
20 count of FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER, a category "B"  
21 felony, in violation of NRS 212.160(1)(a) [NOC 53435].

22 The acts alleged herein were committed on one or more dates between approximately August 1, 2022  
23 and January 31, 2024, within the County of Clark, State of Nevada, in the following manner:

24 **COUNT I**

25 **FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER**  
26 **(Category "B" Felony-NRS 212.160(1)(a))**

27 Defendant, SCOTT WESLEY LEWIS, without authorization of law, did knowingly furnish,  
28 attempt to furnish, aid, or assist in furnishing or attempting to furnish to a prisoner confined in an  
institution of the Department of Corrections a controlled substance, to wit: the Defendant furnished, aided

1 in furnishing, attempted to furnish, and/or attempted to aid in furnishing to one or more prisoner(s)  
2 confined at Southern Desert Correctional Center ("SDCC") the controlled substance(s) of  
3 Methamphetamine; synthetic cannabinoid; and/or Marijuana.

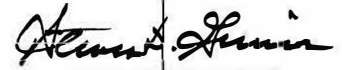
4 All of which is contrary to the form, force, and effect of the statutes in such cases made and  
5 provided, and against the peace and dignity of the State of Nevada.

6 DATED this 21<sup>st</sup> day of January, 2026.

7 SUBMITTED BY:

8 AARON D. FORD  
9 Attorney General

10 By: /s/Erica M. Gold  
11 ERICA M. GOLD (Bar No. 8574)  
12 Senior Deputy Attorney General  
13 *Attorneys for the State of Nevada*  
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CLERK OF THE COURT

**JUSTICE COURT, LAS VEGAS TOWNSHIP**  
CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

vs.

Scott W Lewis,

Defendant

District Court Case No.: C-26-396850-1  
Dept.: XXI

Justice Court Case No.: 25-CR-066606

**CERTIFICATE**

I hereby certify the foregoing to be a full, true and correct copy of the proceedings as the same appear in the above case.

Dated this 21st day of January, 2026



Justice of the Peace, Las Vegas Township

**EXHIBIT G**

1  
2 **JUSTICE COURT, LAS VEGAS TOWNSHIP**  
3 **CLARK COUNTY, NEVADA**

4 STATE OF NEVADA,

5 Plaintiff,

6 vs.

7 Scott W Lewis

8 Defendant

District Court Case No.: C-26-396850-1

Justice Court Case No.: 25-CR-066606

9  
10 **BINDOVER and ORDER TO APPEAR**

11 An Order having been made this day by me that **Scott W Lewis** be held to answer  
12 before the Eighth Judicial District Court, upon the charge(s) of **Furn or att, c/s to state**  
13 **prisoner [53435]; Other pub off/emp ask for/rcv bribe [52297]; Know/attempt furnish**  
14 **a portabled telecom dev [54775]; Misconduct of pub off [52303]** committed in said  
15 Township and County, on August 01, 2022 .

16 **IT IS FURTHER ORDERED** that said defendant is commanded to appear in the  
17 Eighth Judicial District Court, Regional Justice Center, Las Vegas, Nevada Jan 29 2026  
18 9:30AM: Department 21 - Courtroom 14A

19 pretrial compliance unit, for arraignment and further proceedings on the within  
20 charge(s).

21 Dated this 21st day of January, 2026

22 

23 Justice of the Peace, Las Vegas Township  
24  
25  
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1 AARON D. FORD  
Attorney General  
2 ERICA M. GOLD (Bar No. 8574)  
Senior Deputy Attorney General  
3 State of Nevada  
1 State of Nevada Way, Suite 100  
4 Las Vegas, Nevada 89119  
(702) 486-5889 (phone)  
5 (702) 486-0660 (fax)  
Egold@ag.nv.gov  
6 Attorneys for the State of Nevada

7 **IN THE JUSTICE COURT, LAS VEGAS TOWNSHIP**  
8 **CLARK COUNTY, STATE OF NEVADA**

9 THE STATE OF NEVADA,  
10 Plaintiff,  
11 vs.  
12 SCOTT WESLEY LEWIS, ID# 8680773,  
13 Defendant.  
14  
15

JC CASE NO: 25-CR-066606  
JC DEPT NO: 03

AG Case No.: 11801-3737.01

17 **CRIMINAL COMPLAINT**

18 AARON D. FORD, Attorney General of the State of Nevada, by and through Senior Deputy  
19 Attorney General ERICA M. GOLD, complains and charges Defendant SCOTT WESLEY LEWIS with  
20 having committed the crimes of: one (1) count of FURNISHING A CONTROLLED SUBSTANCE TO A  
21 STATE PRISONER, a category "B" felony, in violation of NRS 212.160(1)(a) [NOC 53435]; one (1)  
22 count of PUBLIC OFFICER OR EMPLOYEE ASKING FOR OR RECEIVING A BRIBE, a category "C"  
23 felony, in violation of NRS 197.040 [NOC 52297]; one (1) count of FURNISHING A PORTABLE  
24 TELECOMMUNICATIONS DEVICE TO A STATE PRISONER, a category "E" felony, in violation of  
25 NRS 212.165(1) [NOC 54775]; and one (1) count of MISCONDUCT OF PUBLIC OFFICER, a category  
26 "E" felony, in violation of NRS 197.110 [NOC 52303].

27 ///  
28 ///

1 All of the acts alleged herein were committed on one or more dates between approximately August  
2 1, 2022 and January 31, 2024, within the County of Clark, State of Nevada, in the following manner:

3  
4 **COUNT I**  
5 **FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER**  
6 **Category "B" Felony**  
7 **NRS 212.160(1)(a)**

8 Defendant SCOTT WESLEY LEWIS did, without authorization of law, knowingly furnish,  
9 attempt to furnish, aid, or assist in furnishing or attempting to furnish to a prisoner confined in an  
10 institution of the Nevada Department of Corrections ("NDOC"), a controlled substance, to wit: the  
11 Defendant furnished, aided in furnishing, attempted to furnish, and/or attempted to aid in furnishing to one  
12 or more prisoner(s) confined at Southern Desert Correctional Center ("SDCC") the controlled substance(s)  
13 of Methamphetamine; synthetic cannabinoid; and/or Marijuana.

14 **COUNT II**  
15 **PUBLIC OFFICER OR EMPLOYEE ASKING FOR OR RECEIVING BRIBE**  
16 **Category "C" Felony**  
17 **NRS 197.040**

18 Defendant SCOTT WESLEY LEWIS, as a person who executes any of the designated functions of  
19 a public office and as a person employed by or acting for the State or for any public officer in the business  
20 of the State, did ask for or receive, either directly or indirectly, any compensation, gratuity or reward, or  
21 any promise thereof, upon an agreement or understanding that his vote, opinion, judgment, action, decision  
22 or other official proceeding would be influenced thereby, or that he will do or omit any act or proceeding  
23 or in any way neglect or violate any official duty, to wit: the Defendant, while employed as a correctional  
24 officer with the NDOC, received and/or accepted monetary compensation from one or more civilian(s)  
25 and/or inmate(s) incarcerated at an NDOC facility and/or other person(s), for the purpose of using his  
26 official capacity as a correctional officer to smuggle one or more controlled substances, portable  
27 telecommunications devices, and/or other unauthorized items into SDCC for the benefit of one or more  
28 inmates incarcerated therein.

26 ///

27 ///

28 ///



1 Complainant has reason to believe that the said crimes occurred and that defendant SCOTT WESLEY  
2 LEWIS committed said crimes because Complainant is a Senior Deputy Attorney General, and is in  
3 possession of, among other things, an affidavit written by an investigator, known to Complainant to be  
4 employed with the Office of the Inspector General, a copy of which is attached and incorporated by  
5 reference for the limited purpose of securing an arrest warrant.

6 Said Complainant makes this declaration under penalty of perjury.

7 DATED this 6<sup>th</sup> day of August 2025.

8 SUBMITTED BY

9 AARON D. FORD  
10 Attorney General

11 By: /s/ Erica M. Gold  
12 ERICA M. GOLD (Bar No. 8574)  
13 Senior Deputy Attorney General  
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**13. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(a) and (f) for the possible revocation of the category III basic certificate held by Robert L. Patton, former employee of the Nye County Sheriff's Office, based on

**NAC 289.290(1)(a) Willful falsification of any information provided to obtain certification.**

**NAC 289.290(1)(f) Failure to comply with the standards established in this chapter.**

Possible action may be revocation of the category III basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Robert L. Patton

██████████  
Pahrump, NV 89048

POST PIN #: 38359

Dear Mr. Patton,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to:

**NAC 289.290 (1)(a) Willful falsification of any information provided to obtain the certificate.**

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter.**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission may elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

# EXHIBIT A

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

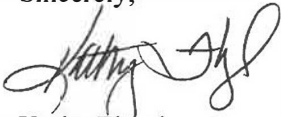
**NAC 289.290 (1)(a) Willful falsification of any information provided to obtain the certificate.**

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

(a) Willful falsification of any information provided to obtain the certificate.

(b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.

(c) Chronic drinking or drunkenness on duty.

(d) Addiction to or the unlawful use or possession of narcotics or other drugs.

(e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.

(f) Failure to comply with the standards established in this chapter.

(g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.

(h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.

(i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33).

Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

(a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;

(b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and

(c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.
8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.
9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.
10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.
11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.
12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)



STATE OF NEVADA

**COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING**

5587 Wa Pai Shone Avenue  
CARSON CITY, NEVADA 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

**DECLARATION OF SERVICE**

I, Ricardo Ramirez, served the foregoing **Notice of Intent to Revoke**  
Print name of the person serving this document

To Individual's Name: **Robert L. Patton**

at [REDACTED] on this  
(location)

8 day of APRIL, 2026.  
Day Month Year

I declare under penalty of perjury that the forgoing is true and correct.

Executed on this 8 day of APRIL, 2026.  
Day Month Year

[Signature] 31285  
Signature of person serving the Notice

Ricardo Ramirez  
Printed name of person serving the Notice

**\*\*RETURN THE SIGNED ORIGINAL OF THIS FORM TO POST WITHIN 10 DAYS\*\***

**EXHIBIT B**



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

Agency ID \*

0107

Agency Name \*

Nye Co SO

### Employee Details

POST ID \*

38359

First Name \*

ROBERT

Last Name \*

PATTON

Middle Initial

L

Suffix

Name Changed

Address Changed

### Level Change

Level Changed \*

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

Status Changed

Deceased  Retired  Separated

Effective Date \*

04/08/2026

NAC 289.290 Notification (Cause for Commission Action)

**EXHIBIT C**

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Is your agency requesting revocation?

Yes  No

**You will need to e-mail an official revocation request to the Chief of Standards for processing.**

Comments\Additional Information:

PAR submitted with intent to revoke under NAC 289.290.(1)(a).

Submitter Details

Submitter's Full Name \*

Harry Means

Submitter's Phone # \*

775-751-6360

Submitter's E-Mail Address

hmeans@nyecountynv.gov

txtFormType

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING


Hereby Awards the

## Category III Basic Certificate

To

### Robert L. Patton

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

38359

POST ID #

09/26/2020

Date

**EXHIBIT D**



3/31/26

Ref. Dep. Robert Patton

To whom it may concern,

This letter serves as the official request from NVPOST for the formal revocation of NV POST Certificate(s) for NCSO Detention Deputy Robert Patton.

Patton was hired by the NCSO 3/31/2020 for Detention Deputy in the Tonopah Detention facility. At the time of Patton's hire, the background investigation was completed after he started work due to a hiring push. After he started working, the background was completed.

Through the background investigation, it was found that Patton was arrested 2/24/2003. The background report notes that he completed his probation and petitioned the court in 2020 having the case dismissed. The background investigator also noted that there were other arrests discovered through the criminal check under Patton's records but that those arrests were for his twin brother. Patton did not disclose all arrests to the background investigator. During the lie detection portion of the questionnaire, on question #111 it asks "have you ever been arrested, convicted, or accepted any guilty plea to a domestic violence related offense" to which he answered "no". Patton accepted a "stay out of trouble for a year" order in exchange to have the charge not pursued after that time. The investigator noted the file "NOT RECOMMENDED FOR HIRE". The final decision was made by the Sheriff, at that time Sheriff Wehrly, to hire Patton.

In 2025, Patton applied to be accepted to the Patrol Academy. Due to this, his background was reviewed. During this review, the arrest history was again brought into question. The review was being completed by the same investigator as Patton's original background. The investigator looked more deeply at the old arrests and requested fingerprint comparisons for the arrestee and for our Dep. Robert Patton. Based on the print comparison, it was discovered that the prints taken at the time of several arrests matched Robert Patton's fingerprints, and not those of his twin brother Jerry Patton.

An Internal Investigation was opened under NRS 289 and Patton was interviewed. During the interview, it was discussed that Patton answered in his original background questionnaire that he was arrested 2 time, one for Poss. Of a Controlled Substance in 2003 and one for Domestic Violence in Utah in 2012. He was asked if he was arrested at any other times and he said that he was remanded from court for his drug charge for Probation Violation in 2003, Probation Violation in 2004, Probation Violation in 2005, Remand from Court in 2006, Remand from Court in 2006 and again Remand from Court again in 2006. He acknowledged that these were his arrests but that he didn't consider them an arrest because they were not new charges or new cases. He also acknowledged that he was found to be in Possession of

## EXHIBIT E



Narcotics during his arrest in 2003. Patton claimed that he didn't consider the Probation Violation charges as an arrest.

Due to the restriction under NRS 289.057, we are prohibited from internal discipline for false statements on the interview and background investigation. However, during the Internal Affairs interview, Patton repeated that he didn't consider multiple times he was taken into custody and taken to detention for Probation Violation as being an arrest.

It is clear that Dep. Robert Patton used deceptive statements to obtain a NVPOST certification when he was initially hired. It is also clear that he used these deceptive statements when applying to the Category 1 Academy and in his internal interviews.

The NCSO would bring administrative discipline in this case, but NRS 289.057 prohibits an internal discipline if the incident took place more than 5 years after the activity occurred. Due to the fact that the previous NCSO administration failed to take action at the time of the original occurrence, that time frame has lapsed. Based on the fact that Patton was questioned after that expiration, I am concerned that this second statement and deceit could be considered as "fruit of the poisonous tree" leading to being overturned.

My evaluation of this situation is that Dep. Robert Patton's category 3 and category 1 POST certificate be revoked based on these circumstances.

Respectfully,

Sheriff Joe McGill  
Nye County Sheriff's Office  
1520 E. Basin, Pahrump, NV 89060  
Main 775 751-7012  
Fax 775 751-4232  
E-Mail [jmcgill@nyecountynv.gov](mailto:jmcgill@nyecountynv.gov)

Legal Representative, Brent Huntley's response letter and other documents.



HUNTLEY  
LAW

Brent D. Huntley, Esq.  
8275 S. Eastern Ave, #200  
Las Vegas, NV 89123  
(702) 849-2598  
brent@huntleynv.com

April 17, 2026

Via EMAIL

kfloyd@post.state.nv.us

Re: POST PIN #38359 Revocation

To Whom It May Concern,

Please be advised that I have been retained to represent Robert L. Patton (“Patton”) regarding the proposed revocation of his Nevada peace officer certificate (“certificate”). Please accept this letter as Patton’s written arguments presented in his defense.

I. Introduction

While no information was provided outside the regulations upon which the revocation is proposed, it is assumed the allegations involve the same matter for which Patton is currently under an unlawful investigation by the Nye County Sheriff’s Office (“NCSO”).<sup>1</sup> Namely, that Patton failed to disclose certain criminal convictions during his background investigation. Unfortunately, it appears the NCSO has relayed false or incomplete information to the Commission following its realization that it cannot discipline Patton and is investigating him in violation of NRS 289. Patton did not falsify any information during his background investigation and has not failed to comply with any of his requirements to maintain his certificate.

Regarding NAC 289.290(1)(f), Patton was not provided any notice of how he failed to comply with the statutory standards. As he has maintained all requirements, completed all trainings, maintained employment as a peace officer, and not committed any felony (or other) crimes, it is assumed this provision relates solely to the allegations that also make up the alleged falsification upon which the NAC 289.290(1)(a) allegations are based. As such, only the alleged falsification regulation will be addressed further.

It is being alleged by the NCSO that Patton failed to disclose arrests during his background investigation in 2020. Furthermore, an email from Captain Means to Ms. Floyd alleges that Patton claimed those arrests were of his twin brother. The statement from Captain Means is inaccurate. Moreover, to the extent any arrests were not disclosed, any failure was unintentional and immaterial.

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<sup>1</sup> NRS 289.057 prohibits a law enforcement agency from conducting an investigation where the allegation is filed more than 5 years after the activities occurred. In this case, the subject disclosures or statements from Patton were made more than 5 years before the NCSO initiated its investigation.

**EXHIBIT F**



## II. Background

Patton was interviewed in 2020 by Harry Means, investigator for the NCSO, who is now a Captain for the same agency. During that process, Patton disclosed a 2003 arrest that led to a conviction for possession of methamphetamine. He also disclosed a court order against him for probation picking him up when he violated probation, which incident was identified as an arrest in his criminal history on 11/4/03. Patton further disclosed being the subject of a domestic violence investigation and being the subject of an EPO stemming from a 2012 incident in Utah (wrong date listed by Patton). Several other arrests were listed in Patton's background; however, those were not discussed in Patton's background other than Means' statement that there were other arrests attributable to Patton's twin brother. Captain Means recommended not hiring Patton; however, he was overridden by former Sheriff Wehrly and former Captain, now felon, David Boruchowitz. Important to understand, the NCSO was facing a hiring emergency at the time due to an ICE contract that required additional staffing. It is no secret that Boruchowitz and Wehrly pushed Means to pass applicants that may not have passed background during a normal time.

Recently, Patton requested a move from detention deputy to patrol deputy, which sparked a new review of his background where these additional arrests were raised again. It appears Captain Means, no longer under the control of Wehrly and Boruchowitz, used this opportunity to open a new investigation against Patton to try and rid the NCSO of someone he did not want to hire in the first place (despite Patton's positive work history since being hired). The arrest records for each of the cases disclosed by the NCSO, addressed below, show that Patton was arrested the first time and charged for possession and that all other "arrests" were simply appendaged thereto, with the exception of a separate domestic violence arrest in 2012.

On or about February 24, 2003, Patton was arrested for multiple charges, all of which were dismissed except for possession of methamphetamine. The arrest report identified that Patton had a tattoo of a wolf head on his right arm. Thereafter, Patton missed a court date, and he was picked up by probation officers on or about November 4, 2003. The arrest report indicates he was arrested on a warrant, that he was located with his wife Diane Patton, and that he had a tattoo of a wolf head on his upper right arm. The next "arrest" occurred on May 11, 2004. The arresting agency was listed as probation and the case details indicated that "defendant is in violation of felony probation." Furthermore, the arrest report listed Patton as having a tattoo of a wolf head on his upper right forearm. The next "arrest" occurred on January 26, 2005. Once again, probation was listed as the arresting agency and the details indicated, "def on probation for #11377CA3 def in violation of his probation." Also, Patton was listed as having a tattoo of a wolf head on his upper right arm. The next "arrest" occurred on February 16, 2006. The arresting agency was listed as "FSO-Court," and the details indicated, "remanded in Dept. 2 by Judge Gallagher." Once again, Patton's tattoo of a wolf head on his right arm was noted. The final "arrest" related to the original arrest occurred on October 6, 2006. The arrest report indicated that Patton was removed from court to the jail and remanded into custody by the judge. Once again, the wolf head tattoo on Patton's right arm was noted. As clearly shown by the arrest records provided by the NCSO, each of Patton's subsequent arrests in California was stemming from his original arrest and all dealt with probation violations/court remands.



Brent D. Huntley, Esq.  
8275 S. Eastern Ave, #200  
Las Vegas, NV 89123  
(702) 849-2598  
brent@huntleynv.com

### III. Patton did not attribute the additional arrests to his brother

In his email to Ms. Floyd, Captain Means asserted that Patton claimed the other arrests listed on his Triple I were from his twin brother. That is not accurate and not reflected anywhere in the investigation records, other than a statement from Captain Means, who did the background investigation, that the additional arrests belonged to Patton's brother. There is no statement from Patton anywhere in the records obtained that attribute the arrests to Patton's brother. In his internal affairs interview, Patton explained that he never claimed these additional arrests were his brother's arrests (18:15). Rather, he explained that the question asked of him was whether there was anyone that could use his identity—to which he replied that his brother could (18:30). He also specifically stated he did not tell Captain Means that the domestic violence arrest was his brother (19:05). Startlingly, Patton explained that the investigator never even asked him about the additional arrests (27:00). Rather than using a vague question about someone using his identity without context of these additional "arrests," the investigator should have shown Patton the arrests and given him the opportunity to explain the very simple reason he had not disclosed them as "arrests."

In addition, it is simply not logical that a background investigator actually believed all the additional arrests were Patton's brother. As part of his background, Patton disclosed tattoos including a wolf head on his right arm. Every single arrest record related to the drug charges indicated the same wolf head tattoo on Patton's right arm. In addition, the second arrest identified Patton's known wife. Moreover, each report indicates the "arrest" was related to a probation violation or being remanded by the judge related to the original arrest and charge against Patton. Given the same, it would be incredibly unreasonable, incompetent or deceptive for Captain Means to state his belief that those arrests related to Patton's twin brother. More likely, Means was ordered by Boruchowitz or Wehrly to come up with a reason to explain away the additional arrests and that is why he asked Patton only whether someone else could use his identity without seeking clarification about the actual arrests, which could easily be explained away, but may not look as good if simply described as multiple arrests.

Patton does not desire to allege intentional wrongdoing on behalf of Captain Means, hoping his allegations are simply a lapse in memory or misunderstanding; however, it must be addressed that Captain Means has a documented history of making false and indefensible assertions related to investigations during the time period in question while he was acting under the direction of Captain Boruchowitz and Sheriff Wehrly. Also in 2020, Means investigated allegations that officers falsified information of an inmate being a flight risk. After reviewing 48 phone calls and 91 videos, Means reported, "None of the phone calls contained information that could be construed in (inmate) being a flight risk," and "The videos did not contain any statements about (inmate) being a flight risk." He later reaffirmed those conclusions and reported, "Because the jail recordings containing (inmate) making statements that he is going to flee do not exist, all other statements . . . are untruthful." Following the presentation of an expert witness documenting numerous statements of flight risk in those same videos and a closing brief that included 18 pages



of examples<sup>2</sup> of statements of flight risk, an arbitrator determined that the statements in those videos were indicative of a flight risk, in direct contradiction to Captain Means' report of the same.

IV. Patton did not willfully falsify any information regarding the drug-related arrests

Given what Patton disclosed in his background application, it is illogical to believe he intentionally failed to disclose additional arrests related to probation violations. There was only documentation showing two instances of drug use by Patton; however, he voluntarily disclosed using methamphetamine on approximately fifty-two occasions (BR 3, 148). He also voluntarily disclosed spending money on illegal drugs and being at a party where illegal drugs were used (BR 41, 55). Those admissions go beyond what was in Patton's criminal records. He also voluntarily disclosed previous terminations, workplace altercations, bankruptcy, loan defaults, driving without insurance, and his driver's license being suspended (BR 29, 59) These are not the type of voluntary disclosures that an applicant would make if he was attempting to hide something. Moreover, the nature of what was allegedly misrepresented—arrests for probation violations stemming from the original possession charge—are not something a reasonable person would have felt the need to hide since they are minor violations in comparison to what was voluntarily disclosed.

Patton explained in his IA interview that his understanding at the time was that he had only been arrested twice (at 6:00), once for possession and once for domestic violence. Furthermore, he explained that he did not understand the additional "arrests" as anything other than being remanded for a probation violation (8:40). He explained that his understanding when he was doing the background was that an arrest meant charges filed and a new case opened (11:15). When asked if he was ever in possession of methamphetamine during a probation violation, he cited to one incident (11:40). Even during his IA interview, he was obviously confused about what constitutes an arrest versus simply being remanded on the same charge (20:00).

It is important to note that at the time of his background investigation, Patton had not had any law-enforcement experience (27:50). Had the investigator actually brought up these additional "arrests," Patton would have been able to explain that they were probation violations related to the original arrest that he disclosed. Rather, he disclosed the original arrest that brought charges and the second arrest (disclosed as a "court order" rather than an arrest but describing that probation picked him up after he missed a court date (31:50)) where he was picked up outside of court.<sup>3</sup> It is reasonable to believe that the other "arrests" which occurred while he was at court and was remanded into custody as part of the original case did not register to Patton as separate arrests.

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<sup>2</sup> Some examples of the statements include: "Babe, get me the f\*\*\* out of here and let's leave"; promise of a plane ticket to Pennsylvania waiting for him and the only thing stopping them from leaving is not being able to bail him out; "the day they let me out of here, I'm putting on my rollerblades and I'm skating so far out of this place"; "when I'm out, I'll make some s\*\*\* happen and we'll get out of dodge"; "when I get out of here, I'm serious let's leave, let's go."

<sup>3</sup> The fact that Patton disclosed the second "arrest" as a "court order" where probation picked him up for missing his court date is indicative that he believed the probation violations were court orders and not arrests.



Finally, Patton's intent and understanding are proven by his participation in a CVSA at the time of his background when the false statements were allegedly made. During his CVSA, Patton was asked about his arrest history and there was no deception detected (BR 7; 29:00). That is because Patton did not understand the occurrences of being remanded into custody as being arrests. Had he known they were arrests and purposefully concealed them, his deception would have been detected by the CVSA. Simply put, Patton believed all the additional arrests were part of his original arrest since they all related to the same charge and were part of the entire process of going through the process of probation, reduction, and dismissal of that charge.

- V. Patton did not willfully falsify any information regarding the domestic violence arrest

Patton explained in his IA interview that he believed he disclosed his arrest for domestic violence in 2012 because he has never hidden anything about that arrest from anybody (7:00). However, it appears he did not specifically identify it as an "arrest" on his background disclosures. Rather, he identified it more as he understood it since no charges were brought. He disclosed it as being the subject of an EPO (BR 45, 155). He also disclosed that the police were called, that he was interviewed, and that no charges were ever filed to his knowledge (BR 47, 155). Given that the incident was disclosed multiple times during his disclosures, it is reasonable that he assumed he disclosed it fully.

Importantly, Patton's disclosure should not be judged solely based upon his written material. It is reasonable that where something has been disclosed multiple times in the background packet, he might have missed certain places it could have been disclosed again. More important is that it was disclosed to the investigator as part of the investigation. It is irrefutable that the NCSO understood Patton had been arrested related to this domestic violence incident in 2012. The 2012 arrest is listed in his criminal history attached to the background report (96). There is also a handwritten note on the disclosures where the investigator connected the restraining order to the 2012 arrest (BR 15; 32:00) during the interview. Beyond that, the background report acknowledges that Patton was married to Diane Patton for 15 years (BR 3), and the police report for the incident clearly identifies Diane Patton as the victim. It is simply illogical to conclude that the investigator believed the 2012 arrest of Patton was attributed to Patton's brother when Patton disclosed being the subject of an EPO for the incident and his known wife at the time was the reported victim. The NCSO knew about this arrest and chose to proceed with hiring Patton.

- VI. Any information not disclosed is immaterial because it was or should have been known by the hiring agency and would not have changed the hiring decision and obtaining of the certificate

The alleged failure to disclose certain "arrests" is not a reasonable justification for revoking Patton's certificate. As addressed above, the NCSO knew or should have known the information about all the arrests at the time it chose to hire Patton and he obtained his certificate. There is



HUNTLEY  
LAW

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simply no justification for them to claim they believed the additional arrests were related to Patton's brother given the information contained in the arrest reports. Moreover, the failure to disclose was reasonable given each of the "undisclosed" arrests related to probation violations or being remanded in the case related to the first arrest. Each of these "arrests" all stemmed from one singular incident. Additionally, most of the additional arrests were related to diluted tests, which were caused by a creatin deficiency that was discovered and corrected (33:40). They don't reflect any criminal conduct by Patton. The only additional arrest where Patton was accused of having methamphetamine in his possession was the very first time he was arrested for a probation violation on November 4, 2003, seventeen years before his application was being reviewed and in the same time proximity as his original arrest. Nothing indicates, however, that his arrest was for anything other than his probation violation due to missing court. Moreover, Patton disclosed extensive use (52 times) of methamphetamine during that time period, which did not preclude him from obtaining his certificate. Regarding the domestic violence arrest, the facts of that arrest were all disclosed except the arrest portion of it, which was likely disclosed in his interview as it was identified under different terms in his disclosures. Nevertheless, the NCSO had the criminal report of that case and knew of the 2012 arrest, in which no charges were filed, at the time the hiring decision was made. It is patently unfair to end Patton's career based upon facts known to the NCSO that would not have (and did not) changed the outcome of Patton's hiring at the time. Patton had a troubled past, but he fought to overcome that past by going through treatment, having his conviction dismissed, staying clean, and honorably fulfilling his duties as a peace officer. As shown above, any shortcomings in his disclosures were not intentional and were not material.

Sincerely,

Huntley Law

*Brent Huntley*

Brent D. Huntley, Esq.

**14. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible suspension of the category I basic certificate held by Wendell H. Phillips, former employee of the Clark County Office of Public Safety, based on the Indictment filed March 21, 2024, charging Mr. Phillips with:

**COUNT I: OPPRESSION UNDER THE COLOR OF OFFICER (Category D Felony in violation of NRS 197.200**

**COUNT II: MISCONDUCT OF A PUBLIC OFFICER (Category E Felony in violation of NRS 197.110**

**COUNT III: SEXUAL ASSAULT (Category A Felony in violation of NRS 200.364, 200.366)**

Possible action may be suspension of the category I basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
Governor

MICHAEL D. SHERLOCK  
Executive Director

## NOTICE OF INTENT TO SUSPEND

April 8, 2026

Wendell H. Phillips

Las Vegas, NV 89131

POST PIN #: 40370

Dear Mr. Phillips,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to suspend your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) may be suspended pursuant to: **NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.**

The charges(s) which have led to this action are as follows:

**COUNT 1 – OPPRESSION UNDER COLOR OF OFFICE (Category D Felony – NRS 197.200)**

**COUNT 2 – MISCONDUCT OF A PUBLIC OFFICER (Category E Felony – NRS 197.110)**

**COUNT 3 – SEXUAL ASSAULT (Category A Felony – NRS 200.364, 200.366)**

**Case#: C-24-381597-1**

**Dept No: XII**

**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the suspension of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission will elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be suspended at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

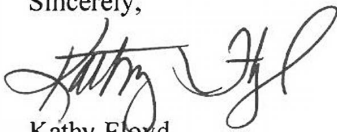
The hearing will cover the following: the suspension of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo  
contendere to, a felony. *Upon criminal indictment or filing of a criminal complaint, suspension may be  
imposed.***

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.

(i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)

OFFICE OF THE SHERIFF  
CLARK COUNTY DETENTION  
CIVIL PROCESS SECTION

STATE OF NEVADA COMMISSION ON PEACE )  
OFFICER STANDARDS AND TRAINING )  
PLAINTIFF )  
vs )  
WENDELL H PHILLIPS )  
DEFENDANT )

CASE No. POST PIN 40370  
SHERIFF CIVIL NO: 26002396

NOT FOUND AFFIDAVIT

STATE OF NEVADA }  
COUNTY OF CLARK } ss:

JAMIE OSBURN, being duly sworn, deposes and says:

That he/she is a regularly appointed, qualified Deputy Sheriff of the said County of Clark, in the State of Nevada and over the age of twenty-one years, not a party to the action or related to either party, nor an attorney for a party, nor in any way interested in the within named action, and authorized to serve civil process by the laws of the State of Nevada, and competent to be a witness therein; that he/she and now is a citizen of the United States of America and of the State of Nevada and that he/she received the within stated civil process: NOTICE OF INTENT TO SUSPEND on 4/17/2026 at the hour of 1:46 PM.

That after due search and diligent inquiry throughout Clark County, State of Nevada, I was unable to effect service upon the said *WENDELL HIMIE PHILLIPS* Defendant within Clark County, Nevada.

**ATTEMPTS TO LOCATE:**

Date: 4/20/2026 @ 9:05 AM - [REDACTED] LAS VEGAS, NV 89131

Attempted By: JAMIE OSBURN

Service Type: NO RESPONSE, LEFT NOTICE CARD

Notes: I ATTEMPTED TO CONTACT WENDELL PHILLIPS AT THE ADDRESS PROVIDED. NO ANSWER TO THE KNOCKS ON THE DOOR AND A RED CARD WAS LEFT. ASSISTED BY DEPUTY AMANI, LLV260400076931

Date: 4/21/2026 @ 6:11 AM - [REDACTED] LAS VEGAS, NV 89131

Attempted By: JAMIE OSBURN

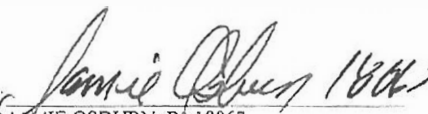
Service Type: PHONE CONTACT

Notes: 725-308-7514. CALL RECEIVED FROM TARA, EX WIFE OF PHILLIPS. HE DOES NOT LIVE AT THE 8100 DANAIDES ADDRESS. HE HAS NOT LIVED THERE FOR 2 YEARS AND SHE DOES NOT KNOW WHERE HE IS AT.

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

Dated: April 23, 2026

Kevin McMahill, Sheriff

By:   
JAMIE OSBURN P# 18067  
Deputy Sheriff

**EXHIBIT B**



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

Agency Name \*

Clark County Office of Public Safety

### Employee Details

POST ID \*

40370

First Name \*

WENDELL

Last Name \*

PHILLIPS

Middle Initial

H

Suffix

Name Changed

Address Changed

### Level Change

Level Changed \*

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

Status Changed

Deceased  Retired  Separated

Effective Date \*

11/16/2023

NAC 289.290 Notification (Cause for Commission Action)

**EXHIBIT C**

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Is your agency requesting revocation?

Yes  No

**You will need to e-mail an official revocation request to the Chief of Standards for processing.**

Comments\Additional Information:

Mr. Phillips was arrested for Coercion with force/sex. Oppression under the color of officer with threat of force and misconduct of public officer on 11-16-23. This was after a month long investigation. LVMPD has done the criminal investigation for us. Email to follow

Submitter Details		
Submitter's Full Name *	Submitter's Phone # *	Submitter's E-Mail Address
Sgt. Barnhart	702-467-1519	barnhwp@clarkcountynv.gov

txtFormType

Update PAR

# STATE OF NEVADA

## COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

### Category I Basic Certificate To Wendell H. Phillips

For having fulfilled all the requirements for basic certification as prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

40370

POST ID #

02/23/2023

Date

EXHIBIT D



1 **IND**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #001565  
5 WILLIAM "BILLY" ROWLES  
6 Chief Deputy District Attorney  
7 Nevada Bar #013577  
8 200 Lewis Avenue  
9 Las Vegas, Nevada 89155-2212  
10 (702) 671-2500  
11 Attorney for Plaintiff

DISTRICT COURT  
CLARK COUNTY, NEVADA

9 THE STATE OF NEVADA,

10 Plaintiff,

CASE NO: C-24-381597-1

11 -vs-

DEPT NO: XII

12 WENDELL HIMIE PHILLIPS, aka,  
13 Wendell Phillips, #8665042

14 Defendant.

INDICTMENT

15 STATE OF NEVADA }  
16 COUNTY OF CLARK } ss.

17 The Defendant above named, WENDELL HIMIE PHILLIPS, aka, Wendell Phillips,  
18 accused by the Clark County Grand Jury of the crimes of OPPRESSION UNDER COLOR  
19 OF OFFICE (Category D Felony - NRS 197.200 - NOC 52313), MISCONDUCT OF A  
20 PUBLIC OFFICER (Category E Felony - NRS 197.110 - NOC 52303), and SEXUAL  
21 ASSAULT (Category A Felony - NRS 200.364, 200.366 - NOC 50095), committed at and  
22 within the County of Clark, State of Nevada, on or about the 6th day of October 2023, as  
23 follows:

24 COUNT 1 - OPPRESSION UNDER COLOR OF OFFICE

25 did willfully, unlawfully, maliciously and feloniously, while acting as an officer or  
26 pretending to be an officer and acting under pretense or color of official authority and with the  
27 use of force or the immediate threat of physical force, arrest another person or detain another  
28 person against her will, seize or levy upon another person's property, dispossess another

**EXHIBIT E**

1 person, property or rights, and/or does any act whereby the person, property or rights of  
2 another person are injured, in the following manner, to wit: by ordering N.H. into Defendant's  
3 vehicle and driving her to another location.

4 COUNT 2 - MISCONDUCT OF A PUBLIC OFFICER

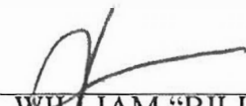
5 did willfully, knowingly, feloniously, and without lawful authority, being a public  
6 officer, employed or used any person, money, or property under the public officer's control or  
7 direction, or in the public officer's official custody, for the private benefit or gain of the public  
8 officer or another, to wit: by driving N.H. to a secluded location to engage in sexual conduct  
9 with N.H.

10 COUNT 3 - SEXUAL ASSAULT

11 did willfully, unlawfully, and feloniously, sexually assault and subject N.H., a female,  
12 to sexual penetration, to wit: by inserting his penis into the genital opening of N.H. against her  
13 will, or under conditions in which Defendant knew, or should have known, that N.H. was  
14 mentally or physically incapable of resisting or understanding the nature of Defendant's  
15 conduct.

16 DATED this 20<sup>th</sup> day of March, 2024.

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

20 BY   
21 WILLIAM "BILLY" ROWLES  
22 Chief Deputy District Attorney  
23 Nevada Bar #013577

24 ENDORSEMENT: A True Bill

25  
26   
27 Foreperson, Clark County Grand Jury  
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Names of Witnesses and testifying before the Grand Jury:

N.H – c/o CCDA, 200 Lewis Avenue, LV, NV 89101

TOLLIVER, TAYLOR - LVMPD

Additional Witnesses known to the District Attorney at time of filing the Indictment:

CUSTODIAN OF RECORDS - CCDC

CUSTODIAN OF RECORDS - LVMPD COMMUNICATIONS

CUSTODIAN OF RECORDS - LVMPD RECORDS

March 10, 2026



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

23BGJ113X/23CR087393/ee-GJ  
LVMPD EV# LLV231000019756  
(TK)

**BNCH**

DISTRICT COURT  
CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff,

-vs-

WENDELL HIMIE PHILLIPS, aka,  
Wendell Phillips, # 8665042

Defendant.

CASE NO: C-24-381597-1

DEPT NO: XII

BENCH WARRANT

THE STATE OF NEVADA,

TO: Any Sheriff, Constable, Marshal, Policeman, or Peace Officer in any State:

IT APPEARING to the Court that WENDELL HIMIE PHILLIPS, aka,

Wendell Phillips was heretofore ordered to appear before the above-entitled Court on the 11th day of April, 2024, on the charge(s) of OPPRESSION UNDER COLOR OF OFFICE (Category D Felony - NRS 197.200 - NOC 52313), MISCONDUCT OF A PUBLIC OFFICER (Category E Felony - NRS 197.110 - NOC 52303) and SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366 - NOC 50095), and having failed to appear at said time, NOW, THEREFORE, YOU ARE COMMANDED to arrest and bring the said person before the Court, or, if the Court has adjourned, to deliver said person into the custody of the Sheriff of Clark County. The Warrant may be served at any hour day or night.

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

BY

  
WILLIAM "BILLY" ROWLES  
Chief Deputy District Attorney  
Nevada Bar #013577

Dated this 12th day of April, 2024



D85 7E6 9639 754B  
Michelle Leavitt  
District Court Judge

NO BAIL

DA#23BGJ113X/23CR087393/sar/SVU  
LVMPD EV#LLV231000019756/JAPPE P#9992  
07/05/1985; BMA; 672-10-9148  
(TK14)

**EXHIBIT F**

**BNCH**  
STEVEN B. WOLFSON  
Clark County District Attorney  
Nevada Bar #001565  
WILLIAM "BILLY" ROWLES  
Chief Deputy District Attorney  
Nevada Bar #013577  
200 Lewis Avenue  
Las Vegas, NV 89155-2212  
(702) 671-2500  
Attorney for Plaintiff

DISTRICT COURT  
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

WENDELL HIMIE PHILLIPS, aka,  
Wendell Phillips, #8665042

Defendant.

CASE NO: C-24-381597-1

DEPT NO: XII

BENCH WARRANT RETURN

WENDELL HIMIE PHILLIPS, aka,

Wendell Phillips, the Defendant above named, was heretofore ordered to appear before the above-entitled Court on the 11th day of April, 2024, on the charge(s) of OPPRESSION UNDER COLOR OF OFFICE (Category D Felony - NRS 197.200 - NOC 52313), MISCONDUCT OF A PUBLIC OFFICER (Category E Felony - NRS 197.110 - NOC 52303) and SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366 - NOC 50095), and having failed to appear at said time the Court issued a Bench Warrant for the arrest of said Defendant.

I hereby certify that I received a certified copy of the Bench Warrant and served the same by arresting the within Defendant on the \_\_\_\_ day of \_\_\_\_\_, 2024.

KEVIN MCMAHILL  
Sheriff, Clark County, Nevada

BY:

\_\_\_\_\_  
Deputy

1 **CSERV**

2  
3 **DISTRICT COURT**  
4 **CLARK COUNTY, NEVADA**

5  
6 State of Nevada

CASE NO: C-24-381597-1

7 vs

DEPT. NO. Department 12

8 Wendell Phillips

9  
10 **AUTOMATED CERTIFICATE OF SERVICE**

11 Electronic service was attempted through the Eighth Judicial District Court's  
12 electronic filing system, but there were no registered users on the case. The filer has been  
13 notified to serve all parties by traditional means.

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**15. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290 (1)(f) and (g) for the possible revocation of the category II basic certificate held by Jerrell D. Roberts, former employee of the Clark County Department of Juvenile Justice Services, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**COUNT 1: OBTAINING AND USING PERSONAL IDENTIFYING INFORMATION OF ANOTHER (Category B Felony – NRS 205.463(1)).**

Possible action may be revocation of the category II basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Jerrell D. Roberts

[REDACTED]  
North Las Vegas, NV 89031

POST PIN #: 34362

Dear Mr. Roberts,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count I: OBTAINING AND USING PERSONA IDENTIFYING INFORMATION OF ANOTHER  
(Category B Felony – NRS 205.463(1))**

**Case#: C-26-397723-1**

**Dept No: XXVII**

**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission may elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

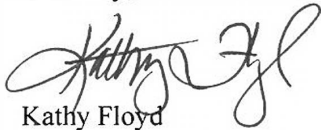
The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo  
contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.

(i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)

OFFICE OF THE SHERIFF  
CLARK COUNTY DETENTION  
CIVIL PROCESS SECTION

STATE OF NEVADA COMMISSION ON PEACE )  
OFFICER STANDARDS AND TRAINING )  
PLAINTIFF )  
vs )  
JERRELL D ROBERTS )  
DEFENDANT )

CASE No. POST PIN 34362  
SHERIFF CIVIL NO: 26002393

NOT FOUND AFFIDAVIT

STATE OF NEVADA }  
COUNTY OF CLARK } ss:

SAVANNA SWEET, being duly sworn, deposes and says:

That he/she is a regularly appointed, qualified Deputy Sheriff of the said County of Clark, in the State of Nevada and over the age of twenty-one years, not a party to the action or related to either party, nor an attorney for a party, nor in any way interested in the within named action, and authorized to serve civil process by the laws of the State of Nevada, and competent to be a witness therein; that he/she and now is a citizen of the United States of America and of the State of Nevada and that he/she received the within stated civil process: NOTICE OF INTENT TO REVOKE on 4/17/2026 at the hour of 12:42 PM.

That after due search and diligent inquiry throughout Clark County, State of Nevada, I was unable to effect service upon the said *JERRELL D ROBERTS* Defendant within Clark County, Nevada.

**ATTEMPTS TO LOCATE:**

Date: 4/21/2026 @ 9:55 AM - [REDACTED] NORTH LAS VEGAS, NV 89031

Attempted By: SAVANNA SWEET

Service Type: NO RESPONSE, LEFT NOTICE CARD

Notes: BWC #81357

**NO ANSWER/ LEFT NOTICE**

Date: 4/22/2026 @ 2:35 PM - [REDACTED] NORTH LAS VEGAS, NV 89031

Attempted By: SAVANNA SWEET

Service Type: PER RESIDENT, NO KNOWLEDGE OF SUBJECT

Notes: BWC #86318

**NO KNOWLEDGE OF ADVERSE/ NEW TENANT**

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

Dated: April 23, 2026

Kevin McMahill, Sheriff

By:   
SAVANNA SWEET P#18300  
Deputy Sheriff

**EXHIBIT B**

330 S 3<sup>RD</sup> STREET, SUITE 100 Las Vegas, NV 89101 (702) 455-5400



# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

**Agency Name \***

Clark Co Dept of Juvenile Justice Svcs

### Employee Details

**POST ID \***

34362

**First Name \***

JERRELL

**Last Name \***

ROBERTS

**Middle Initial**

D

**Suffix**

Name Changed

Address Changed

### Level Change

**Level Changed \***

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

**Status Changed**

Deceased  Retired  Separated

**Effective Date \***

11/06/2025

**NAC 289.290 Notification (Cause for Commission Action)**

# EXHIBIT C

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Is your agency requesting revocation?

Yes  No

**You will need to e-mail an official revocation request to the Chief of Standards for processing.**

Comments\Additional Information:

Clark County Juvenile Justice was notified that on 8/20/25, Juvenile Probation Officer Jerrel Robers, POST ID 34362, was charged with the following:

Felony – Obst/use of another person ID

Felony – Personating another

Felony – Practicing law without license

Felony – Burglary Perjury

He resigned from his position on 11/06/25 prior to the completion of his internal investigation. The Department's understanding is that his criminal case has not been resolved yet.

#### Submitter Details

**Submitter's Full Name \***

Horacio Valdez

**Submitter's Phone # \***

702-455-5452

**Submitter's E-Mail Address**

Valdezho@clarkcountynv.gov

**txtFormType**

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Basic Certificate Category II

To

**Jerrell D. Roberts**

*For having fulfilled the requirements for Certification  
as prescribed by Nevada Administrative Codes.*



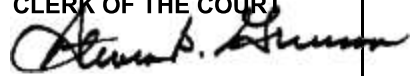
Governor



Executive Director, Commission on Peace Officer  
Standards and Training

POST ID No. 34362

Presented this 18<sup>th</sup> day of November, 2016



1 **INFM**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #1565  
5 COLLEEN R. BROWN  
6 Chief Deputy District Attorney  
7 Nevada Bar #11777  
8 200 Lewis Avenue  
9 Las Vegas, NV 89155  
10 PH: (702) 671-2500  
11 FAX: (702) 868-2412  
12 DAInfo@clarkcountyanv.gov  
13 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA,  
11 Plaintiff,

12 -vs-

13 JERRELL DE ANDRE ROBERTS #8350277  
14 Defendant.

CASE NO: C-26-397723-1  
DEPT NO: XXVIII

15 **INFORMATION**

16 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State  
17 of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

18 That the Defendant(s) above named, within the County of Clark, State of Nevada, on  
19 or about July 22, 2025 through and including August 15, 2025, committed one or more of the  
20 following crime(s), **OBTAINING AND USING PERSONAL IDENTIFYING**  
21 **INFORMATION OF ANOTHER (Category B Felony - NRS 205.463(1) - NOC 50690)**,  
22 as follows to wit:

23 JERRELL DE ANDRE ROBERTS did on or between July 22, 2025 and August 15,  
24 2025, willfully, unlawfully, feloniously and knowingly, obtain personal identifying  
25 information of another person, the Nevada State Bar number of JERRELL LUIS BERRIOS,  
26 and with the intent to commit an unlawful act, and did use the identifying information for any  
27 other unlawful purpose, by using the Nevada State Bar number of JERRELL LUIS BERRIOS  
28 to engage in the practice of law without a valid license.

**EXHIBIT E**

1 All of which is contrary to the form, force and effect of statutes in such cases made and  
2 provided, and against the peace and dignity of the State of Nevada.

3 STEVEN B. WOLFSON  
4 Clark County District Attorney

5 

6 BY

7 COLLEEN R. BROWN  
8 Chief Deputy District Attorney  
9 Nevada Bar #11777

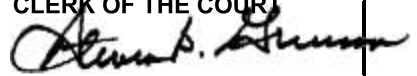
10  
11  
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20 March 24, 2026



25 CERTIFIED COPY  
26 ELECTRONIC SEAL (NRS 1.190(3))

27 mah/FRAUD  
28 MPD EV# LLV250800045995

Electronically Filed  
3/9/2026 9:59 AM  
Steven D. Grierson  
CLERK OF THE COURT



1 **GPA**  
STEVEN B. WOLFSON  
2 Clark County District Attorney  
Nevada Bar #1565  
3 COLLEEN R. BROWN  
Chief Deputy District Attorney  
4 Nevada Bar #11777  
200 Lewis Avenue  
5 Las Vegas, NV 89155  
PH: (702) 671-2500  
6 FAX: (702) 868-2412  
DAInfo@clarkcountyanv.gov  
7 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10  
11 THE STATE OF NEVADA,  
12 Plaintiff,

13 -vs-

14 JERRELL DE ANDRE ROBERTS  
#8350277

15 Defendant.  
16

CASE NO: C-26-397723-1

DEPT NO: XXVIII

17 **GUILTY PLEA AGREEMENT**

18 I hereby agree to plead guilty to the charge(s) listed below, as more fully alleged in the  
19 charging document attached hereto: **OBTAINING AND USING PERSONAL**  
20 **IDENTIFYING INFORMATION OF ANOTHER (Category B Felony - NRS 205.463(1)**  
21 **- NOC 50690).**

22 My decision to plead guilty is based upon the plea agreement in this case which is as  
23 follows:

24 The State has no opposition to probation. Defendant agrees to have no contact with the  
25 named victim. If the Defendant receives an honorable discharge from probation and the  
26 following requirements are met, then he can withdraw his plea and plead guilty instead to  
27 PRACTICING LAW WITHOUT A LICENSE, FIRST OFFENSE (MISDEMEANOR – NRS  
28 7.282.2A – NOC 52902), and receive credit for time served.

**EXHIBIT F**

1 Defendant agrees and understands that he is ineligible for the reduction in his sentence  
2 if one or more of the following events occur:

- 3 1. Defendant fails to interview for the presentence investigation;
- 4 2. Defendant fails to make any subsequent court appearance;
- 5 3. Defendant fails to pay all restitution ordered;
- 6 4. Defendant is arrested on any new charges prior to actually receiving the  
7 sentence reduction; or
- 8 5. Defendant has been found by the Court to be in violation of his probation,  
9 regardless of whether the Defendant is revoked or not.

10 Defendant agrees to neither seek nor receive dismissal of this case or any charges within  
11 this plea upon completion of any diversion court associated with those referenced within NRS  
12 Chapters 176A, NRS Chapter 458, or NRS Chapter 458A et seq.

13 All remaining counts contained in the Criminal Complaint which were bound over to  
14 District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

15 I agree to the forfeiture of any and all property seized and/or impounded in connection  
16 with the instant case and/or any other case negotiated in conjunction with this plea agreement  
17 unless such property is specifically excluded from forfeiture by the language of this agreement.

18 I understand and agree that, if I fail to interview with the Department of Parole and  
19 Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate,  
20 by affidavit review, confirms probable cause against me for new criminal charges including  
21 reckless driving or DUI, but excluding minor traffic violations, the State will have the  
22 unqualified right to argue for any legal sentence and term of confinement allowable for the  
23 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have  
24 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without  
25 the possibility of parole, life with the possibility of parole after ten (10) years, or a definite  
26 twenty-five (25) year term with the possibility of parole after ten (10) years.

27 Otherwise I am entitled to receive the benefits of these negotiations as stated in this  
28 plea agreement.

1 CONSEQUENCES OF THE PLEA

2 I understand that by pleading guilty I admit the facts which support all the elements of  
3 the offense(s) to which I now plead as set forth in the charging document attached hereto.

4 I understand that as a consequence of my plea of guilty, the Court must sentence me to  
5 imprisonment in the Nevada Department of Corrections for a minimum term of not less than  
6 THREE (3) years and a maximum term of not more than TWENTY (20) years. The minimum  
7 term of imprisonment may not exceed forty percent (40%) of the maximum term of  
8 imprisonment. I understand that I may also be fined up to \$100,000.00.

9 I understand that the law requires me to pay an Administrative Assessment Fee(s).

10 I understand that, if appropriate, I will be ordered to make restitution to the victim of  
11 the offense(s) to which I am pleading guilty and to the victim of any related offense which is  
12 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to  
13 reimburse the State of Nevada for any expenses related to my extradition, if any.

14 I understand that I am eligible for probation for the offense(s) to which I am pleading  
15 guilty. I understand that, except as otherwise provided by statute, the question of whether I  
16 receive probation is in the discretion of the sentencing judge.

17 I understand that I must submit to blood and/or saliva tests under the Direction of the  
18 Division of Parole and Probation to determine genetic markers and/or secretor status.

19 I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home,  
20 Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or  
21 Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation  
22 and may receive a higher sentencing range.

23 I understand that if more than one sentence of imprisonment is imposed and I am  
24 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order  
25 the sentences served concurrently or consecutively.

26 I understand that information regarding charges not filed, dismissed charges, or charges  
27 to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

28 I have not been promised or guaranteed any particular sentence by anyone. I know that

1 my sentence is to be determined by the Court within the limits prescribed by statute.

2 I understand that if my attorney or the State of Nevada or both recommend any specific  
3 punishment to the Court, the Court is not obligated to accept the recommendation.

4 I understand that if the offense(s) to which I am pleading guilty was committed while I  
5 was incarcerated on another charge or while I was on probation or parole that I am not eligible  
6 for credit for time served toward the instant offense(s).

7 I understand that if I am not a United States citizen, any criminal conviction will likely  
8 result in serious negative immigration consequences including but not limited to:

- 9 1. The removal from the United States through deportation;
- 10 2. An inability to reenter the United States;
- 11 3. The inability to gain United States citizenship or legal residency;
- 12 4. An inability to renew and/or retain any legal residency status; and/or
- 13 5. An indeterminate term of confinement, with the United States Federal  
14 Government based on my conviction and immigration status.

15 Regardless of what I have been told by any attorney, no one can promise me that this  
16 conviction will not result in negative immigration consequences and/or impact my ability to  
17 become a United States citizen and/or a legal resident.

18 I understand that the Division of Parole and Probation will prepare a report for the  
19 sentencing judge prior to sentencing. This report will include matters relevant to the issue of  
20 sentencing, including my criminal history. This report may contain hearsay information  
21 regarding my background and criminal history. My attorney and I will each have the  
22 opportunity to comment on the information contained in the report at the time of sentencing.  
23 Unless the District Attorney has specifically agreed otherwise, the District Attorney may also  
24 comment on this report.

25 //

26 //

27 //

28 //

WAIVER OF RIGHTS

By entering my plea of guilty, I understand that I am waiving and forever giving up the following rights and privileges:

1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
4. The constitutional right to subpoena witnesses to testify on my behalf.
5. The constitutional right to testify in my own defense.
6. The right to appeal the conviction or resulting sentence with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this prosecution, conviction, or any aspect of the resulting sentence, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

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

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

7 My attorney has answered all my questions regarding this guilty plea agreement and its  
8 consequences to my satisfaction and I am satisfied with the services provided by my attorney.

9 DATED this <sup>09</sup> \_\_\_\_\_ day of March, 2026.

10 DocuSigned by:  
11 *Jerrell Roberts*  
12 9A5C946031534E7...

13 \_\_\_\_\_  
14 JERRELL DE ANDRE ROBERTS  
15 Defendant

16 AGREED TO BY:

17 

18 \_\_\_\_\_  
19 Colleen R. Brown  
20 Chief Deputy District Attorney  
21 Nevada State Bar No. 11777  
22  
23  
24  
25  
26  
27  
28

CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
5. To the best of my knowledge and belief, the Defendant:
  - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This 8th day of March, 2026.  
March 24, 2026

DocuSigned by:



MIKE PARIENTE



mah/FRAUD

1 **INFM**  
 2 STEVEN B. WOLFSON  
 Clark County District Attorney  
 Nevada Bar #1565  
 3 COLLEEN R. BROWN  
 Chief Deputy District Attorney  
 Nevada Bar #11777  
 4 200 Lewis Avenue  
 5 Las Vegas, NV 89155  
 PH: (702) 671-2500  
 6 FAX: (702) 868-2412  
 DAInfo@clarkcountyanv.gov  
 7 Attorney for the Plaintiff

8 **DISTRICT COURT**  
 9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA,  
 11 Plaintiff,  
 12 -vs-  
 13 JERRELL DE ANDRE ROBERTS #8350277  
 14 Defendant.

CASE NO: C-26-397723-1  
 DEPT NO: XXVIII

15 **INFORMATION**

16 STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State  
 17 of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

18 That the Defendant(s) above named, within the County of Clark, State of Nevada, on  
 19 or about July 22, 2025 through and including August 15, 2025, committed one or more of the  
 20 following crime(s), **OBTAINING AND USING PERSONAL IDENTIFYING**  
 21 **INFORMATION OF ANOTHER (Category B Felony - NRS 205.463(1) - NOC 50690),**  
 22 as follows to wit:

23 JERRELL DE ANDRE ROBERTS did on or between July 22, 2025 and August 15,  
 24 2025, willfully, unlawfully, feloniously and knowingly, obtain personal identifying  
 25 information of another person, the Nevada State Bar number of JERRELL LUIS BERRIOS,  
 26 and with the intent to commit an unlawful act, and did use the identifying information for any  
 27 other unlawful purpose, by using the Nevada State Bar number of JERRELL LUIS BERRIOS  
 28 to engage in the practice of law without a valid license.

1 All of which is contrary to the form, force and effect of statutes in such cases made and  
2 provided, and against the peace and dignity of the State of Nevada.

3 STEVEN B. WOLFSON  
4 Clark County District Attorney

5 

6 BY

7 COLLEEN R. BROWN  
8 Chief Deputy District Attorney  
9 Nevada Bar #11777

10  
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27 mah/FRAUD  
28 MPD EV# LLV250800045995

**16. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible revocation of the category III basic certificate held by Alizabeth L. Vasquez, former employee of the Nevada Department of Corrections, based on the convictions(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**COUNT I: FURNISHING A PORTABLE TELECOMMUNICATION DEVICE TO A STATE PRISONER (a Category E Felony, in violation of NRS 212.165(1)).**

Possible action may be revocation of the category III basic certificate.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Elizabeth L. Vasquez

[REDACTED]  
Las Vegas, NV 89123

POST PIN #: 39499

Dear Ms. Vasquez,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count I: FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE PRISONER (a category E felony, in violation of NRS 212.165(1)).**

**Case#: C-25-394235-1**

**Dept No: XXI**

**Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission may elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

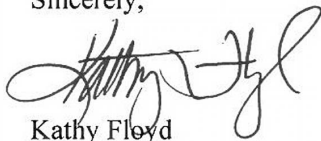
The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo  
contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

- (a) Willful falsification of any information provided to obtain the certificate.
- (b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.
- (c) Chronic drinking or drunkenness on duty.
- (d) Addiction to or the unlawful use or possession of narcotics or other drugs.
- (e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.
- (f) Failure to comply with the standards established in this chapter.
- (g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.
- (h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.
- (i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

- (a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;
- (b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and
- (c) Take no action pending the outcome of an appeal.

È The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)





# State of Nevada – POST

## Update – Personnel Action Report (PAR)

Agency ID \*

0093

Agency Name \*

NV Dept of Corrections

### Employee Details

POST ID \*

39499

First Name \*

ALIZABETH

Last Name \*

VASQUEZ

Middle Initial

L

Suffix

Jr

Name Changed

Address Changed

### Level Change

Level Changed \*

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

Status Changed

Deceased  Retired  Separated

Effective Date \*

12/07/2024

NAC 289.290 Notification (Cause for Commission Action)

# EXHIBIT C

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Comments\Additional Information:

Submitter Details

Submitter's Full Name \*

Gregory Carter

Submitter's Phone # \*

725-216-6418

Submitter's E-Mail Address

gcarter@doc.nv.gov

txtFormType

Update PAR

# STATE OF NEVADA

COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING

Hereby Awards the

## Category III Basic Certificate

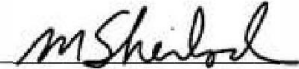
To

Alizabeth L. Vasquez

For having fulfilled all the requirements for basic certification  
As prescribed by Nevada Administrative Code.



Commission Chairman



Executive Director

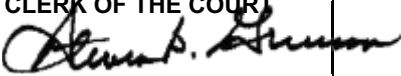
39499

POST ID #

11/12/2021

Date

**EXHIBIT D**



1 **INFM**  
AARON D. FORD  
2 Attorney General  
ERICA M. GOLD (Bar No. 8574)  
3 Senior Deputy Attorney General  
State of Nevada  
4 Office of the Attorney General  
1 State of Nevada Way, Suite #100  
5 Las Vegas, NV 89119  
P: (702) 486-3420  
6 F: (702) 486-3768  
Egold@ag.nv.gov  
7 *Attorney for the State of Nevada*

8  
9 **DISTRICT COURT**  
10 **CLARK COUNTY, STATE OF NEVADA**

11 THE STATE OF NEVADA,  
12 Plaintiff,  
13 vs.  
14 ALIZABETH LAZARUS VASQUEZ, ID# 8252254,  
15 Defendant.

Case No.: C-25-394235-1  
Dept. No.: XXI

16  
17 **INFORMATION**

18 AARON D. FORD, Attorney General for the State of Nevada, by and through ERICA M. GOLD,  
19 Senior Deputy Attorney General, in the name and by the authority of the State of Nevada, informs the  
20 Court that the above-named Defendant, ALIZABETH LAZARUS VASQUEZ, committed the crime of  
21 one (1) count of FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE  
22 PRISONER, a category “E” felony, in violation of NRS 212.165(1) [NOC 54775].

23 The acts alleged herein were committed on or between approximately April 1, 2024 and October  
24 31, 2024, in the following manner, by the above-named Defendant, within the County of Clark, State of  
25 Nevada:

26 ///  
27 ///  
28 ///

**EXHIBIT E**

1 **COUNT I**  
2 **FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE PRISONER**  
3 **Category "E" Felony**  
4 **NRS 212.165(1)**

5 Defendant ALIZABETH LAZARUS VASQUEZ, without lawful authorization, did knowingly  
6 furnish, attempt to furnish, or aid or assist in furnishing or attempting to furnish to a prisoner confined in  
7 an institution or a facility of the Department of Corrections, a portable telecommunications device, to  
8 wit: the Defendant brought in, or attempted to bring in to Southern Desert Correctional Center and/or  
9 High Desert State Prison one or more mobile phone devices to furnish to inmate E.L. and/or one or more  
10 other State prisoner(s).

11 All of which is contrary to the form, force, and effect of the statutes in such cases made and  
12 provided, and against the peace and dignity of the State of Nevada.

13 DATED this 22<sup>nd</sup> day of September, 2025.

14 SUBMITTED BY:

15 AARON D. FORD  
16 Attorney General

17 By: /s/ Erica Gold  
18 ERICA M. GOLD (Bar No. 8574)  
19 Senior Deputy Attorney General  
20 *Attorneys for the State of Nevada*

21  
22  
23  
24  
25 March 9, 2026



1 **GPA**  
2 AARON D. FORD  
3 Attorney General  
4 State of Nevada  
5 ERICA M. GOLD, Bar No. 8574  
6 Senior Deputy Attorney General  
7 Office of the Attorney General  
8 1 State of Nevada Way, Suite 100  
9 Las Vegas, NV 89119-4339  
10 P: (702) 486-3420  
11 F: (702) 486-0660  
12 Egold@ag.nv.gov  
13 Attorneys for the State of Nevada

**FILED IN OPEN COURT**  
**STEVEN D. GRIERSON**  
**CLERK OF THE COURT**

SEP 25 2025  
BY:   
VANESA CHAVEZ-HOLMAN, DEPUTY

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA,

11 Plaintiff,

12 vs.

13 ALIZABETH LAZARUS VASQUEZ, ID# 8252254,

14 Defendant.

Case No.: C-25-394235-1

Dept. No.: XXI

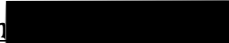
C-25-394235-1  
GPA  
Guilty Plea Agreement  
5152904



15  
16 **GUILTY PLEA AGREEMENT**

17 I hereby agree to plead guilty to one (1) count of FURNISHING A PORTABLE  
18 TELECOMMUNICATIONS DEVICE TO A STATE PRISONER, a category "E" felony, in violation of  
19 NRS 212.165(1) [NOC 54775], as more fully alleged in the charging document attached hereto as "Exhibit  
20 1."

21 My decision to plead guilty is based upon the plea agreement in this case which is as follows:

- 22 1. The State will not oppose probation for a fixed term of eighteen (18) months;
- 23 2. The parties stipulate to a prison sentence of nineteen (19) to forty-eight (48) months in the  
24 Nevada Department of Corrections (NDOC), suspended;
- 25 3. The following special conditions will be part of my probation:
  - 26 a. No contact with  and
  - 27 b. No contact with any person currently incarcerated at any NDOC facility;

28 ///

- 1 4. I understand and agree that State retains the right to argue for any other lawful terms and  
2 conditions of probation after review of the Pre-Sentence Investigation Report;  
3 5. I agree to waive any defects or infirmities as to this process, my plea, this guilty plea  
4 agreement, and/or the form and/or force of the charging document attached as "Exhibit 1"; and  
5 6. If I successfully complete probation and receive an honorable discharge, I may withdraw my  
6 plea and plead guilty instead to Conspiracy to Commit a Crime, a gross misdemeanor, with  
7 credit for time served.

8 Furthermore, I agree to the forfeiture of any and all property seized and/or impounded in connection  
9 with the instant case and/or any other case negotiated in conjunction with this plea agreement, unless such  
10 property is specifically excluded from forfeiture by the language of this agreement.

11 I understand that, pursuant to NRS 176.015(3), victims so desiring will be allowed to make impact  
12 statements.

13 All remaining counts contained in the Criminal Complaint, if applicable, which were bound over to  
14 District Court shall be dismissed when I am adjudged guilty and sentenced.

15 I understand and agree that the State's agreement to recommend or stipulate to a particular sentence,  
16 to not present argument regarding the sentence, to not oppose a particular sentence, or to not seek  
17 punishment as a habitual criminal is contingent upon my conduct between now and sentencing: If I fail to  
18 interview with the Division of Parole and Probation ("P & P"); fail to appear at any subsequent hearings in  
19 this case; fail to appear at any court-ordered appearances related to this case, prior to sentencing; or a  
20 magistrate reviews a declaration of arrest and finds probable cause to believe that I have committed a new  
21 criminal offense, including reckless driving or DUI, but excluding minor traffic violations, the State will  
22 regain the right to argue for any lawful sentence and term of confinement allowable for the crime to which  
23 I am now pleading, including the use of any prior convictions I may have to increase my sentence as a  
24 habitual criminal to five (5) to twenty (20) years, life without the possibility of parole, life with the  
25 possibility of parole after ten (10) years, or a definite twenty-five (25)-year term with the possibility of  
26 parole after ten (10) years, if applicable.

27 ///

28 ///

1  
2 CONSEQUENCES OF THE PLEA

3 I understand that by pleading guilty I admit to the facts that support all of the elements of the  
4 offenses to which I now plead, as set forth in Exhibit "1."

5 I understand that as a consequence of my plea of guilty to the charge of FURNISHING A  
6 PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE PRISONER, a category "E" felony,  
7 the Court must sentence me to imprisonment in the state prison for a minimum term of not less than 1 year  
8 and a maximum term of not more than 4 years, and the court shall suspend the execution of the sentence  
9 and grant probation to the person upon such conditions as the court deems appropriate. In addition to any  
10 other penalty, the court may impose a fine of not more than \$5,000.

11 I also understand that the law requires me to pay Administrative Assessment Fees.

12 I understand that pursuant to NRS 193.130(1), "[e]xcept when a person is convicted of a category  
13 A felony, and except as otherwise provided by specific statute, a person convicted of a felony shall be  
14 sentenced to a minimum term and a maximum term of imprisonment which must be within the limits  
15 prescribed by the applicable statute, unless the statute in force at the time of commission of the felony  
16 prescribed a different penalty. The minimum term of imprisonment that may be imposed must not exceed  
17 40 percent of the maximum term imposed."

18 I understand that, if appropriate, I will be ordered to make restitution to the victim(s) of the  
19 offense(s) to which I am pleading guilty and to the victim(s) of any related offense(s) being dismissed or  
20 not prosecuted pursuant to this agreement. I will also be ordered to reimburse the State of Nevada for any  
21 expenses related to my extradition, if any.

22 I understand that I am eligible for probation for the offense to which I am pleading guilty, but the  
23 question of whether I receive probation is in the discretion of the sentencing judge, except as otherwise  
24 provided by statute.

25 I also understand that I must submit to blood and/or saliva tests under the direction of the Division  
26 of Parole and Probation to determine genetic markers and/or secretor status.

27 ///

28 ///

1 I understand that if more than one sentence of imprisonment is imposed and I am eligible to serve  
2 the sentences concurrently, the sentencing judge has the discretion to order the sentences served  
3 concurrently or consecutively.

4 I understand that if the offense to which I am pleading guilty was committed while I was  
5 incarcerated on another charge or while I was on probation or parole that, pursuant to NRS 176.035(3),  
6 any imposed prison sentence in this case must run consecutive to the sentence that I was serving when this  
7 incident occurred.

8 I understand that pursuant to NRS 176.045 if I am convicted of a public offense in this State and  
9 under a sentence of imprisonment pronounced by another jurisdiction, federal or state, whether or not the  
10 prior sentence is for the same offense, the court in imposing any sentence for the offense committed in this  
11 State may, in its discretion, provide that such sentence shall run either concurrently or consecutively with  
12 the prior sentence, and that if the court provides that the sentence shall run concurrently, and I am released  
13 by the other jurisdiction prior to the expiration of the sentence imposed in this State, I shall be returned to  
14 the State of Nevada to serve out the balance of such sentence, unless the I am eligible for parole under the  
15 provisions of chapter 213 of NRS, and the Board of Parole Commissioners directs that I be released on  
16 parole as provided in that chapter. I further understand that if the court makes an order pursuant to this  
17 section, the clerk of the court shall provide the Director of the Department of Corrections with a certified  
18 copy of judgment and notification of the place of out-of-state confinement, but if the court makes no order  
19 pursuant to this section, the sentence imposed in this State shall not begin until the expiration of all prior  
20 sentences imposed by other jurisdictions.

21 I understand that information regarding charges not filed, dismissed charges, or charges to be  
22 dismissed pursuant to this agreement may be considered by the judge at sentencing.

23 I have not been promised or guaranteed any particular sentence by anyone. I know that my  
24 sentence is to be determined by the Court within the limits prescribed by statute. I understand that if my  
25 attorney or the State of Nevada or both recommend any specific punishment to the Court, the Court is not  
26 obligated to accept the recommendation.

27 I understand that the parties have the opportunity to review a report prior to sentencing. This report  
28 will include matters relevant to the issue of sentencing, including my criminal history. This report may

1 contain hearsay information regarding my background and criminal history. My attorney and I will each  
2 have the opportunity to comment on the information contained in the report at the time of sentencing.  
3 Unless the Attorney General has specifically agreed otherwise, the Attorney General may also comment  
4 on this report.

5 I understand if the offense to which I am pleading guilty was committed while I was incarcerated  
6 on another charge or while I was on probation or parole that I am not eligible for credit for time served  
7 toward the instant offense, pursuant to NRS 176.055.

8 I understand that if I am not a United States citizen, this criminal conviction will likely result in  
9 serious negative immigration consequences including but not limited to: removal from the United States  
10 through deportation; an inability to reenter the United States; the inability to gain United States citizenship  
11 or legal residency; an inability to renew and/or retain any legal residency status; and/or an indeterminate  
12 term of confinement, with the United States Federal Government based on my conviction and immigration  
13 status. Regardless of what I have been told by an attorney, no one can promise me that this conviction will  
14 not result in negative immigration consequences and/or impact my ability to become a United States  
15 citizen and/or legal resident.

### 16 17 WAIVER OF RIGHTS

18 By entering my plea of guilty, I understand that I am waiving and forever giving up the following  
19 rights and privileges:

20 1. The constitutional privilege against self-incrimination, including the right to refuse to  
21 testify at trial, in which event the prosecution would not be allowed to comment to the jury about my  
22 refusal to testify.

23 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive  
24 pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an  
25 attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a  
26 reasonable doubt each element of the offense charged.

27 3. The constitutional right to confront and cross-examine any witnesses who would testify  
28 against me.



1 My attorney has answered all my questions regarding this guilty plea agreement and its  
2 consequences to my satisfaction, and I am satisfied with the services provided by my attorney.

3 DATED this 25<sup>th</sup> day of September, 2025.

4  
5   
6 ALIZABETH LAZARUS VASQUEZ, Defendant

7 AGREED TO BY:

8 /s/ Erica M. Gold  
9 Erica M. Gold  
10 Senior Deputy Attorney General

11  
12 **CERTIFICATE OF DEFENSE COUNSEL**

13 I, the undersigned, as the attorney for ALIZABETH LAZARUS VASQUEZ named herein and as  
14 an officer of the court hereby certify that:

15 1. I have fully explained to ALIZABETH LAZARUS VASQUEZ the allegations contained in  
16 the charge to which guilty pleas are being entered;

17 2. I have advised ALIZABETH LAZARUS VASQUEZ of the penalties for the charge and the  
18 restitution/costs/fines that ALIZABETH LAZARUS VASQUEZ may be ordered to pay;

19 3. I have inquired of ALIZABETH LAZARUS VASQUEZ facts concerning ALIZABETH  
20 LAZARUS VASQUEZ' immigration status and explained to ALIZABETH LAZARUS VASQUEZ that if  
21 ALIZABETH LAZARUS VASQUEZ is not a United States citizen, any criminal conviction will most  
22 likely result in serious negative immigration consequences including but not limited to:

- 23 a. The removal from the United States through deportation;
- 24 b. An inability to reenter the United States;
- 25 c. The inability to gain United States citizenship or legal residency;
- 26 d. An inability to renew and/or retain any legal residency status; and/or
- 27 e. An indeterminate term of confinement with the United States Federal Government  
28 based on his/her conviction and immigration status.

1 Moreover, I have explained that regardless of what ALIZABETH LAZARUS VASQUEZ may  
2 have been told by any attorney, no one can promise ALIZABETH LAZARUS VASQUEZ that this  
3 conviction will not result in negative immigration consequences and/or impact ALIZABETH LAZARUS  
4 VASQUEZ' ability to become a United States citizen and/or legal resident;

5 4. All pleas of guilty offered by ALIZABETH LAZARUS VASQUEZ pursuant to this  
6 agreement are consistent with all the facts known to me, and are made with my advice to ALIZABETH  
7 LAZARUS VASQUEZ and are in the best interest of ALIZABETH LAZARUS VASQUEZ; and

8 5. To the best of my knowledge and belief ALIZABETH LAZARUS VASQUEZ:

- 9 a. Is competent and understands the charges and the consequences of pleading guilty as  
10 provided in this agreement;
- 11 b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily; and
- 12 c. Was not under the influence of intoxicating liquor, a controlled substance, or other drug  
13 at the time of the execution of this agreement.

14 DATED this 7<sup>th</sup> day of September, 2025.

15  
16   
17 STEVE ALTIG, ESQ.  
18 Attorney for ALIZABETH LAZARUS VASQUEZ

19  
20  
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22  
23 March 9, 2026



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

**EXHIBIT 1**

**EXHIBIT 1**



1 **INFM**  
2 AARON D. FORD  
3 Attorney General  
4 ERICA M. GOLD (Bar No. 8574)  
5 Senior Deputy Attorney General  
6 State of Nevada  
7 Office of the Attorney General  
8 1 State of Nevada Way, Suite #100  
9 Las Vegas, NV 89119  
10 P: (702) 486-3420  
11 F: (702) 486-3768  
12 Egold@ag.nv.gov  
13 Attorney for the State of Nevada

8  
9 **DISTRICT COURT**

10 **CLARK COUNTY, STATE OF NEVADA**

11 THE STATE OF NEVADA,  
12 Plaintiff,

Case No.: C-25-394235-1

Dept. No.: XXI

13 vs.

14 ALIZABETH LAZARUS VASQUEZ, ID# 8252254,  
15 Defendant.

16  
17 **INFORMATION**

18 AARON D. FORD, Attorney General for the State of Nevada, by and through ERICA M. GOLD,  
19 Senior Deputy Attorney General, in the name and by the authority of the State of Nevada, informs the  
20 Court that the above-named Defendant, ALIZABETH LAZARUS VASQUEZ, committed the crime of  
21 one (1) count of FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE  
22 PRISONER, a category "E" felony, in violation of NRS 212.165(1) [NOC 54775].

23 The acts alleged herein were committed on or between approximately April 1, 2024 and October  
24 31, 2024, in the following manner, by the above-named Defendant, within the County of Clark, State of  
25 Nevada:

26 ///

27 ///

28 ///



1 **JOC**

2 DISTRICT COURT  
3 CLARK COUNTY, NEVADA

4 THE STATE OF NEVADA,  
5 Plaintiff,

6 -vs-

7 ALIZABETH LAZARUS VASQUEZ,  
8 #8252254  
9 Defendant.

CASE NO: C-25-394235-1

DEPT NO: XXI

10 **JUDGMENT OF CONVICTION**  
11 **(PLEA OF GUILTY)**

12 The defendant previously appeared before the Court with counsel and entered a plea  
13 of guilty to the crime of FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO  
14 A STATE PRISONER (Category E Felony), in violation of NRS 212.165(1); thereafter, on the  
15 23<sup>rd</sup> day of December, 2025, the defendant was present in court for sentencing with counsel,  
16 STEVEN M. ALTIG, ESQ., and good cause appearing,

17 THE DEFENDANT WAS HEREBY ADJUDGED guilty of said offense and, in addition  
18 to the \$25.00 Administrative Assessment fee, a \$150.00 DNA analysis fee, including testing  
19 to determine genetic markers, and \$3.00 DNA Collection fee, Defendant SENTENCED to a  
20 MINIMUM of NINETEEN (19) MONTHS and a MAXIMUM of FORTY-EIGHT (48) MONTHS  
21 in the Nevada Department of Corrections (NDC), SUSPENDED; placed on PROBATION for  
22 a FIXED period of EIGHTEEN (18) MONTHS. In addition to the Standard Conditions of the  
23 Division of Parole and Probation (P & P), which are IMPOSED, Defendant must comply with  
24 the following SPECIAL CONDITIONS:

25 1. Defendant to STAY AWAY from [REDACTED] and have NO CONTACT with any  
26 individual at the Nevada Department of Corrections (NDC) facility.

27 //

28 **EXHIBIT G**

1 2. Defendant to maintain full time employment, or enroll in a vocational/educational  
2 schooling, or complete ONE HUNDRED (100) hours of community service work each month.  
3 Provide proof to P&P.

4 3. Defendant shall submit your digital storage media or any digital storage media that you  
5 have access or use, including computers, handheld communication devices and any network  
6 applications associated with those devices, including social media and remote storage  
7 services to a search and shall provide all passwords, unlock codes and account information  
8 associated with those items, with or without a search warrant, by the Division of Parole and  
9 Probation or its agent.

10 COURT FURTHER ORDERED, all good time credits REVOKED and DIRECTED the  
11 Defendant to report to P&P within TWO (2) business days. Court advised that due to the  
12 holidays the Defendant has until Friday, December 26, 2025 to report to P&P. BOND, if any,  
13 EXONERATED.

14 March 9, 2026



15 Dated this 4th day of February, 2026

16 

17  
18 413 12C 024D 7942  
19 Tara Clark Newberry  
20 District Court Judge

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1 **CSERV**

2  
3 DISTRICT COURT  
4 CLARK COUNTY, NEVADA

5  
6 State of Nevada

CASE NO: C-25-394235-1

7 vs

DEPT. NO. Department 21

8 Alizabeth Vasquez  
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 This automated certificate of service was generated by the Eighth Judicial District  
12 Court. The foregoing Judgment of Conviction was served via the court's electronic eFile  
13 system to all recipients registered for e-Service on the above entitled case as listed below:

14 Service Date: 2/4/2026

15 R Holm

rholm@ag.nv.gov

16 C Ross

CRoss@ag.nv.gov

17 Marcie Burris

mburris@ag.nv.gov

18 Erica Gold

egold@ag.nv.gov

19 Camila Reingruber

creingruber@ag.nv.gov

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CLERK OF THE COURT

**JUSTICE COURT, LAS VEGAS TOWNSHIP**  
CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

vs.

Alizabeth Vasquez,

Defendant

District Court Case No.: C-25-394235-1  
Dept.: XXI

Justice Court Case No.: 25-CR-053744

**CERTIFICATE**

I hereby certify the foregoing to be a full, true and correct copy of the proceedings as the same appear in the above case.

Dated this 18th day of September, 2025



Justice of the Peace, Las Vegas Township

**EXHIBIT H**

1  
2 **JUSTICE COURT, LAS VEGAS TOWNSHIP**  
3 **CLARK COUNTY, NEVADA**

4 STATE OF NEVADA,

5 Plaintiff,

6 vs.

7 Alizabeth Vasquez

8 Defendant  
9

District Court Case No.: C-25-394235-1

Justice Court Case No.: 25-CR-053744

10 **BINDOVER and ORDER TO APPEAR**

11 An Order having been made this day by me that **Alizabeth Vasquez** be held to  
12 answer before the Eighth Judicial District Court, upon the charge(s) of **Furn or att, c/s to**  
13 **state prisoner [53435]; Oppression under color of office with immediate threat or use**  
14 **of physical force [52313]; Know/attempt furnish a portabled telecom dev [54775];**  
15 **Unlawful for prison employee contractor volunteer to commit unauthorized contact**  
16 **w prisoner [58752]** committed in said Township and County, on April 01, 2024 .

17 **IT IS FURTHER ORDERED** that said defendant is commanded to appear in the  
18 Eighth Judicial District Court, Regional Justice Center, Las Vegas, Nevada Sep 25 2025  
19 9:30AM: Department 21 - Courtroom 14A, for arraignment and further proceedings on the  
20 within charge(s).

21 Dated this 18th day of September, 2025

22 

23 Justice of the Peace, Las Vegas Township  
24  
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1 AARON D. FORD  
Attorney General  
2 ERICA M. GOLD (Bar No. 8574)  
Senior Deputy Attorney General  
3 State of Nevada  
Office of the Attorney General  
4 1 State of Nevada Way, Suite 100  
Las Vegas, Nevada 89119  
5 P: (702) 486-3420  
F: (702) 486-0660  
6 EGold@ag.nv.gov  
*Attorneys for the State of Nevada*  
7

8 **JUSTICE COURT, LAS VEGAS TOWNSHIP**

9 **CLARK COUNTY, STATE OF NEVADA**

JC CASE NO: 25-CR-053744

10 THE STATE OF NEVADA,

JC DEPT NO: 03

11 Plaintiff,

12 vs.

13 ALIZABETH LAZARUS VASQUEZ, ID# 8252254,

14 Defendant.

15 AG Case No.: 11801-3808.02  
16

17 **CRIMINAL COMPLAINT**

18 AARON D. FORD, Attorney General for the State of Nevada, by and through ERICA M. GOLD,  
19 Senior Deputy Attorney General, complains and charges the above-named Defendant, ALIZABETH  
20 LAZARUS VASQUEZ, with committing the crimes of: one (1) count of FURNISHING A  
21 CONTROLLED SUBSTANCE TO A STATE PRISONER, a category "B" felony, in violation of NRS  
22 212.160(1)(a) [NOC 53435]; one (1) count of OPPRESSION UNDER COLOR OF OFFICE WITH USE  
23 OF PHYSICAL FORCE, a category "D" felony, in violation of NRS 197.200(1)(a), NRS 197.200(1)(d),  
24 NRS 197.200(2)(a) [NOC 52313]; one (1) count of FURNISHING A PORTABLE  
25 TELECOMMUNICATIONS DEVICE TO A STATE PRISONER, a category "E" felony, in violation of  
26 NRS 212.165(1) [NOC 54775]; and one (1) count of UNAUTHORIZED CUSTODIAL CONDUCT BY  
27 EMPLOYEE, a gross misdemeanor, in violation of NRS 212.188(1)(b), NRS 212.188(2)(b), NRS  
28 212.188(3)(b)(1)(I) [NOC 58752].

1 All of the acts alleged herein were committed by the above-named defendant within the County  
2 of Clark, State of Nevada on or between approximately April 1, 2024 and October 31, 2024, in the  
3 following manner:

4  
5 **COUNT I**  
6 **FURNISHING A CONTROLLED SUBSTANCE TO A STATE PRISONER**  
7 **Category "B" Felony**  
8 **NRS 212.160(1)(a)**

9 Defendant ALIZABETH LAZARUS VASQUEZ, without authorization of law, did knowingly  
10 furnish, attempt to furnish, aid, or assist in furnishing or attempting to furnish to a prisoner confined in  
11 an institution of the Nevada Department of Corrections ("NDOC"), a controlled substance, to wit: the  
12 Defendant furnished, aided in furnishing, attempted to furnish, and/or attempted to aid in furnishing to  
13 E.L. and/or one or more other prisoner(s) confined at Southern Desert Correctional Center ("SDCC")  
14 and/or High Desert State Prison ("HDSP") the controlled substance(s) of Methamphetamine, Cocaine,  
15 and/or Marijuana.

16  
17 **COUNT II**  
18 **OPPRESSION UNDER COLOR OF OFFICE WITH USE OF PHYSICAL FORCE**  
19 **Category "D" Felony**  
20 **NRS 197.200(1)(a), NRS 197.200(1)(d), NRS 197.200(2)(a)**

21 Defendant, ALIZABETH LAZARUS VASQUEZ, while an officer, or a person pretending to be  
22 an officer, unlawfully and maliciously, under pretense or color of official authority, and with use of  
23 physical force or the immediate threat of physical force, arrested or detained a person against the person's  
24 will, and/or committed an act whereby the person, property, or rights of another person were injured, to  
25 wit: the Defendant, while a correctional officer employed by NDOC, acting under color of official  
26 authority, maliciously and without lawful authority, removed, or had removed, inmate E.L. from his  
27 assigned NDOC housing unit to a closet within the prison and then kissed E.L. on his mouth therein,  
28 while E.L. was an inmate serving a felony sentence with NDOC at SDCC and/or HDSP.

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2 **COUNT III**  
3 **FURNISHING A PORTABLE TELECOMMUNICATIONS DEVICE TO A STATE PRISONER**  
4 **Category "E" Felony**  
5 **NRS 212.165(1)**

6 Defendant ALIZABETH LAZARUS VASQUEZ, without lawful authorization, did knowingly  
7 furnish, attempt to furnish, or aid or assist in furnishing or attempting to furnish to a prisoner confined in  
8 an institution or a facility of the Department of Corrections, a portable telecommunications device, to  
9 wit: the Defendant brought in, or attempted to bring in, to SDCC and/or HDSP one or more mobile phone  
10 devices to furnish to E.L. and/or one or more State prisoner(s) incarcerated therein,

11 **COUNT IV**  
12 **UNAUTHORIZED CUSTODIAL CONDUCT**  
13 **Gross Misdemeanor**  
14 **NRS 212.188(1)(b), NRS 212.188(2)(b), NRS 212.188(3)(b)(1)(I)**

15 Defendant ALIZABETH LAZARUS VASQUEZ, while an employee of a prison, did voluntarily  
16 engage in, or attempted to engage in, unauthorized custodial conduct with a prisoner in the lawful custody  
17 and/or confinement of the NDOC, by having contact between the mouth and any part of the body,  
18 committed with the intent to abuse the prisoner or to arouse, appeal to, or gratify the sexual desires of  
19 either person, to wit: the Defendant, while a correctional officer, did kiss the mouth of E.L., with the  
20 intent to abuse him and/or to arouse, appeal to, or gratify the sexual desires of either herself or E.L., while  
21 E.L. was in the lawful custody and/or confinement of SDCC and/or HDSP.

22 All of which is contrary to the form, force, and effect of the statutes in such cases made and  
23 provided, and against the peace and dignity of the state of Nevada.

24 *The Complainant requests an Arrest Warrant be issued for the defendant at this time pursuant*  
25 *to NRS 171.106.* Complainant believes that these crimes occurred and that the defendant, ALIZABETH  
26 LAZARUS VASQUEZ, committed these crimes because Complainant is a Senior Deputy Attorney  
27 General, and is in possession of, among other things, a declaration authored by an Investigator with  
28 NDOC, Office of the Inspector General, a copy of which is attached and incorporated by reference for  
the limited purpose of securing a warrant of arrest.

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Said Complainant makes this declaration under penalty of perjury.

DATED this 9<sup>th</sup> day of June, 2025.

SUBMITTED BY  
  
AARON D. FORD  
Attorney General

By: /s/ Erica M. Gold  
ERICA M. GOLD (Bar No. 8574)  
Senior Deputy Attorney General  
*Attorneys for the State of Nevada*

**17. DISCUSSION AND FOR POSSIBLE ACTION.**

Hearing pursuant to NAC 289.290(1)(f) and (g) for the possible revocation of the category II and III basic certificates held by Maurice A. Washington, former employee of the City of Las Vegas Department of Public Safety, based on the conviction(s) and/or plea(s) of guilty to a Felony. The conviction(s)/plea(s) which have led to this action are:

**Count 1 and 2: RECKLESS DRIVING WITH DEATH (Category B Felony – NRS 484B.653)**

Possible action may be revocation of the category II and III basic certificates.



STATE OF NEVADA  
COMMISSION ON PEACE OFFICER STANDARDS AND TRAINING  
5587 Wa Pai Shone Avenue  
Carson City, Nevada 89701  
(775) 687-7678 FAX (775) 687-4911

JOE LOMBARDO  
*Governor*

MICHAEL D. SHERLOCK  
*Executive Director*

## NOTICE OF INTENT TO REVOKE

April 8, 2026

Maurice A. Washington

[REDACTED]  
Las Vegas, NV 89149

POST PIN #: 25041

Dear Mr. Washington,

Based upon documentation received by the Nevada Peace Officer Standards and Training Commission (the Commission) and in accordance with Nevada Administrative Code 289.290 and Nevada Revised Statute 241.033, you are hereby notified that the Commission has initiated action to revoke your Nevada peace officer certificate(s) that authorizes the holder to be employed as a peace officer in the state of Nevada.

I have included a copy of Nevada Administrative Code 289.290 for your convenience.

The Commission's regulations provide that a person's peace officer certificate(s) will be revoked pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony.**

The conviction(s) and/or plea(s) of guilty which have led to this action are as follows:

**Count 1 and 2: RECKLESS DRIVING WITH DEATH (Category B Felony – NRS 484B.653)  
Case#: C-25-393031-1  
Dept No: IX  
Jurisdiction: District Court, Clark County, Nevada**

You have the right to appear before the Commission to contest the revocation of your Nevada peace officer certificate(s) by providing written notice to the Commission within fifteen (15) days of the date of the hearing.

If you choose to appeal and answer the charges against you, the Commission may elect to sit as a whole or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. You will be given the opportunity to present evidence and cross-examine witnesses as applicable. If you wish, you may be represented by an attorney; however, this would be at your own expense. **If you or your counsel have any written arguments you would like to present to the Commission, you can send that information to me no less than ten (10) days prior to the date of the hearing.**

# EXHIBIT A

Written requests can be made to:

Nevada Commission on Peace Officer Standards and Training  
ATTN: Director M. Sherlock  
5587 Wa Pai Shone Ave.  
Carson City, NV 89701

The Commission will determine whether your Nevada peace officer certification(s) should be revoked at the meeting listed below:

**Date: April 30, 2026 ,**

**Time: 9:00 a.m.**

**Location: POST Administration Building, Classroom #2, 5587 Wa Pai Shone Ave., Carson City, NV 89701**

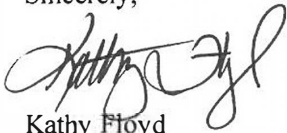
The hearing will cover the following: the revocation of your P.O.S.T certificate(s) pursuant to:

**NAC 289.290 (1)(f) Failure to comply with the standards established in this chapter; and  
NAC 289.290(1)(g) based on a Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo  
contendere to, a felony.**

You will be notified of the Commission's decision within 15 days after this hearing, or as soon thereafter as is practicable.

If you need additional information concerning this matter, contact Chief Kathy Floyd at (775) 687-7678, ext. 3335.

Sincerely,



Kathy Floyd  
Chief of Standards Division  
Nevada Commission on Peace  
Officer Standards and Training

cc: Deputy Attorney General Jesselyn De Luna  
Deputy Attorney General John M. Nolan  
File

NAC 289.290 Denial, revocation or suspension of certificate; reinstatement of revoked certificate. (NRS 289.510)

1. Each of the following constitutes cause for the Commission to revoke, refuse or suspend the certificate of a peace officer:

(a) Willful falsification of any information provided to obtain the certificate.

(b) A permanent or chronic physical or mental disability affecting the officer's ability to perform his or her full range of duties.

(c) Chronic drinking or drunkenness on duty.

(d) Addiction to or the unlawful use or possession of narcotics or other drugs.

(e) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a gross misdemeanor. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed.

(f) Failure to comply with the standards established in this chapter.

(g) Conviction of, or entry of a plea of guilty, guilty but mentally ill or nolo contendere to, a felony. Upon criminal indictment or filing of a criminal complaint, suspension may be imposed. Upon conviction or entry of a plea of guilty, guilty but mentally ill or nolo contendere, the certificate will be revoked.

(h) Except as otherwise provided in paragraph (i), conviction of a misdemeanor. If the employing agency recommends suspension or revocation following the conviction of the employee for a misdemeanor, suspension or revocation may be imposed. In determining whether to suspend or revoke the certificate, the Commission will consider the type of conviction and other information provided by the agency indicating unprofessional conduct or similar undesirable activity by the officer that resulted in disciplinary action.

(i) Conviction of a misdemeanor crime of domestic violence as defined in 18 U.S.C. § 921(a)(33). Following the conviction of the employee for such a misdemeanor, suspension or revocation may be imposed regardless of whether the employing agency recommends suspension or revocation.

2. Denial, suspension or revocation procedures will not be considered by the Commission in cases where the employment of an officer is terminated for violations of the policies, general orders or similar guidelines of operation of the employing agency which do not constitute any of the causes for denial, suspension or revocation specified in subsection 1.

3. The employing agency shall notify the Commission any time that it becomes aware that one of its officers has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer.

4. The Commission will notify the officer by certified mail at the officer's last known address of any pending revocation or suspension action and of the nature of the charges and the officer's right to appear and answer the charges. The officer shall, within 15 days after the date on the certified mail receipt, respond in writing, notifying the Commission of his or her intended action with reference to the charges.

5. If the officer fails to notify the Commission within the specified time of his or her intention to appear in answer to the pending action, the Commission will:

(a) Consider the case on its own merits, using the statement from the head of the employing agency or the substantiated information derived from any independent investigation it deems necessary;

(b) Take no action pending the outcome of possible criminal action which may be filed against the officer; and

(c) Take no action pending the outcome of an appeal.

Ê The Commission's decision will be determined by a majority vote of the members of the Commission present.

6. When an officer notifies the Commission of his or her intention to appear and answer the charges pending against him or her, the Commission will elect to sit as a whole at a hearing or designate an independent hearing officer to hear the matter and make recommendations in writing to the Commission. The Commission will review the recommendations of any such hearing officer and arrive at a decision by majority vote of the members present.

7. The Commission will notify the officer of its decision within 15 days after the hearing.

8. An applicant for a certificate who has not been previously certified, but who would be subject to revocation for any cause set out in subsection 1, will not be granted a certificate.

9. If, upon receiving a written allegation that a peace officer is in violation of any provision of subsection 1 and that the facts and circumstances indicate that suspension rather than revocation would be in the best interests of the agency and law enforcement in general, the Commission will suspend the officer's certificate.

10. The Commission will provide each peace officer whose certificate is suspended with written notice of the suspension by certified registered mail. The suspension becomes effective 24 hours after receipt of the certified notice. The notice will contain a statement advising the officer of the right to a hearing.

11. Suspension of a certificate is not a bar to future revocation of the certificate and any prior suspensions may be considered as a factor if revocation is being considered by the Commission.

12. Five years after the revocation of a certificate, an officer may submit a written request to the Commission to allow him or her to reinstate his or her certificate. The Commission will schedule a hearing to consider whether to reinstate the officer's certificate. The Commission will notify the agency that requested the revocation of the date and time of the hearing. After the hearing, the Commission will determine whether to reinstate the certificate. If the certificate is reinstated, the Commission may establish a probationary period during which any misconduct by the officer would result in revocation.

(Added to NAC by Peace Officers' Standards & Training Com., eff. 12-17-87; A 8-24-90; 4-28-94; A by Peace Officers' Standards & Training Comm'n by R102-99, 11-2-99; R003-07, 4-17-2008; R051-14, 10-24-2014; R006-19, 12-30-2019)





# State of Nevada – POST

## Update – Personnel Action Report (PAR)

### Agency Login

**Agency Name \***

City of LV Dept of Public Safety

### Employee Details

**POST ID \***

25041

**First Name \***

MAURICE

**Last Name \***

WASHINGTON

**Middle Initial**

A

**Suffix**

Name Changed

Address Changed

### Level Change

**Level Changed \***

Line  Supervisor  Management  Executive

\*

Part Time  Full Time

**Status Changed**

Deceased  Retired  Separated

**Effective Date \***

02/26/2026

**NAC 289.290 Notification (Cause for Commission Action)**

**EXHIBIT C**

Pursuant to NAC 289.290(3): "The employing agency shall notify the Commission anytime that it becomes aware that one of its officer's has been charged with a crime that could result in denial, suspension or revocation procedures. Upon receipt of information alleging any of the causes enumerated in subsection 1, the Commission will determine whether to pursue revocation or suspension of the certificate of the officer."

Does the above NAC apply?

No  Yes

Is your agency requesting revocation?

Yes  No

Comments\Additional Information:

For further information contact CLV Dept. of Public Safety Internal Affairs, Investigations Sergeant Brian Griffith (702) 229-4096.

#### Submitter Details

Submitter's Full Name \*

Dawn Hunt

Submitter's Phone # \*

702-229-1828

Submitter's E-Mail Address

dhunt@lasvegasnevada.gov

txtFormType

Update PAR

# STATE OF NEVADA

Commission On Peace Officers' Standards And Training

## Hereby Awards the Basic Certificate

To  
**MAURICE A. WASHINGTON**  
CATEGORY II

For having fulfilled all the requirements for Basic Certification  
as prescribed by Nevada Revised Statutes

*Jim Gibbons*  
Governor

*Richard Clark*  
Executive Director

June 27, 2008

Issuance Date

# STATE OF NEVADA

Commission On Peace Officers' Standards And Training

## Hereby Awards the Basic Certificate

To  
**MAURICE A. WASHINGTON**  
CATEGORY II

For having fulfilled all the requirements for Basic Certification  
as prescribed by Nevada Revised Statutes

*Jim Gibbons*  
Governor

*Richard Clark*  
Executive Director

June 27, 2008

Issuance Date

Nevada Commission on Peace Officers' Standards and Training  
Peace Officer Basic Certification and Training Identification Card  
**MAURICE A. WASHINGTON** POST ID No.: **25041**

Name: MAURICE A. WASHINGTON POST ID No.: 25041  
This is your POST Identification Number (PIN). In order to reduce the chance of identity theft, please use this number for all correspondence with POST and when you sign in on a POST course roster. The use of your SSN on POST course rosters is no longer mandatory.

It is your responsibility to receive the required annual continuing education as outlined in NAC 289.230. If you fail to meet the annual POST training requirement, the POST Commission may take action against your Basic Certificate. This could adversely affect your ability to carry out your duties as a peace officer.

If found, please deliver to any law enforcement agency or mail to:

Nevada Commission on Peace Officers' Standards and Training  
5587 Wai Pai Shone Avenue  
Carson City, NV 89701  
775-687-7678 (POST)

### INSTRUCTIONS

This is your POST Basic Certificate and Identification Card.

The large certificate is for the officer and suitable for framing.

The smaller certificate is for the agency to place in the officer's file for record.

The identification card is for the officer to carry at all times. The POST ID number assigned to this officer is for POST identification and identity security purposes. This number will be used when signing in on the POST roster at any POST certified training. The use of SSN are now optional on training rosters. This number can also be used by the agency for correspondence to POST regarding the officer's POST file.

# STATE OF NEVADA

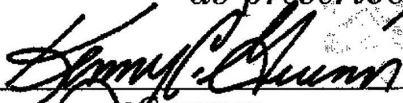
Commission On Peace Officers' Standards And Training

## Hereby Awards the Basic Certificate

To

**MAURICE A. WASHINGTON**  
**CATEGORY III**

*For having fulfilled all the requirements for Basic Certification  
as prescribed by Nevada Revised Statutes*

  
Governor

  
Executive Director

March 14, 2006

Issuance Date

Nevada Commission on Peace Officers' Standards and Training  
Peace Officer Basic Certification and Training Identification Card

Name: **MAURICE A. WASHINGTON** POST ID No: **25041**

This is your POST Identification Number (PIN). In order to reduce the chance of identity theft, please use this number for all correspondence with POST and when you sign in on a POST course roster. The use of your SSN on POST course rosters is no longer mandatory.

It is your responsibility to receive the required annual continuing education as outlined in NAC 289.230. If you fail to meet the annual POST training requirement, the POST Commission may take action against your Basic Certificate. This could adversely affect your ability to carry out your duties as a peace officer.

If found, please deliver to any law enforcement agency or mail to:

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5587 Wai Pai Shone Avenue  
Carson City, NV 89701  
775-687-7678 (POST)

# STATE OF NEVADA

Commission On Peace Officers' Standards And Training

## Hereby Awards the Basic Certificate

To

**MAURICE A. WASHINGTON**  
**CATEGORY III**

*For having fulfilled all the requirements for Basic Certification  
as prescribed by Nevada Revised Statutes*

  
Governor

  
Executive Director

March 14, 2006

Issuance Date

## INSTRUCTIONS

This is your POST Basic Certificate and Identification Card.

The large certificate is for the officer and suitable for framing.

The smaller certificate is for the agency to place in the officer's file for record.

The identification card is for the officer to carry at all times. The POST ID number assigned to this officer is for POST identification and identity security purposes. This number will be used when signing in on the POST roster at any POST certified training. The use of SSN are now optional on training rosters. This number can also be used by the agency for correspondence to POST regarding the officer's POST file.



1 **IND**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #1565  
5 JOHN TAYLOR  
6 Deputy District Attorney  
7 Nevada Bar #16144  
8 200 Lewis Avenue  
9 Las Vegas, NV 89155  
10 PH: (702) 671-2500  
11 FAX: (702) 868-2412  
12 DAInfo@clarkcountyanv.gov  
13 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA,  
11 Plaintiff,  
12 -vs-  
13 MAURICE ANTOINE WASHINGTON #2562670  
14 Defendant.

CASE NO: C-25-393031-1

DEPT NO: IX

**INDICTMENT**

15  
16  
17 The Defendant(s) above named, accused by the Clark County Grand Jury of the  
18 crime(s) within the County of Clark, State of Nevada, on or about May 11, 2025, committed  
19 one or more of the following crime(s): DRIVING UNDER THE INFLUENCE RESULTING  
20 IN DEATH (CATEGORY B FELONY - NRS 484C.110, 484C.430, 484C.105 - NOC 53908),  
21 DUTY TO STOP AT SCENE OF CRASH INVOLVING DEATH OR PERSONAL INJURY  
22 (CATEGORY B FELONY - NRS 484E.010 - NOC 53743), and RECKLESS DRIVING  
23 RESULTING IN DEATH (CATEGORY B FELONY - NRS 484B.653 - NOC 66117), as  
24 follows, to wit:

25 COUNT 1 - DRIVING UNDER THE INFLUENCE RESULTING IN DEATH

26 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025 did willfully  
27 and unlawfully drive and/or be in actual physical control of a vehicle on or off a highway, at  
28 South Decatur Boulevard and Alta Drive, Clark County, Nevada, the defendant being  
responsible under one or more of the following theories: 1) while under the influence of

1 intoxicating liquor, to any degree, which rendered the defendant incapable of safely driving  
2 and/or exercising actual physical control of a vehicle, and/or 2) while the defendant had a  
3 concentration of alcohol of .08 or more in the defendant's blood and/or breath, and/or 3) when  
4 the defendant was found by measurement within two hours after driving and/or being in actual  
5 physical control of a vehicle to have a concentration of alcohol of .08 or more in the defendant's  
6 blood or breath, and while driving and/or in actual physical control of a vehicle, the defendant  
7 committed an act and/or neglected a duty imposed by law by failing to pay full time and  
8 attention to driving, and/or by failing to exercise due care, and/or by failing to drive in a careful  
9 and prudent manner, and/or by speeding, and such acts, and/or neglect of duties, proximately  
10 caused the death of [REDACTED]

11 COUNT 2 - DUTY TO STOP AT SCENE OF CRASH INVOLVING DEATH OR  
12 PERSONAL INJURY

13 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
14 unlawfully and feloniously, while driving a motor vehicle on a highway or on premises to  
15 which the public has access, at South Decatur Boulevard and Alta Drive, Clark County,  
16 Nevada, and after being involved in a crash resulting in bodily injury or death to [REDACTED]  
17 [REDACTED] fail to immediately stop at the scene of the crash or as close thereto as possible, fail  
18 to return forthwith to the scene of the crash and/or fail to remain at the scene of the crash until  
19 the defendant fulfilled the requirements of NRS 484E.030.

20 COUNT 3 - RECKLESS DRIVING RESULTING IN DEATH


21 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
22 unlawfully, and feloniously drive a motor vehicle on a highway or premises to which the public  
23 has access, located at or near South Decatur Boulevard and Alta Drive, Clark County, Nevada,  
24 with willful or wanton disregard for the safety of persons or property, by driving said motor  
25 vehicle without paying full time and attention to his driving, and/or by failing to exercise due  
26 care while driving said motor vehicle, and/or by failing to drive said motor vehicle in a careful  
27 and prudent manner, and/or by failing to yield the right of way to a pedestrian and/or by  
28 speeding, and/or by driving while under the influence of intoxicating liquor, and/or by driving  
and/or being in actual physical control of said motor vehicle while under the influence of

1 alcohol in an area designated as a pedestrian safety zone and/or school zone, and/or school  
2 crossing zone, which acts, or neglect of duties, proximately causing the death of [REDACTED]  
3 [REDACTED]

4  
5 DATED this 22<sup>nd</sup> day of July, 2025.

6 STEVEN B. WOLFSON  
7 Clark County District Attorney

8 BY

  
9 JOHN TAYLOR  
10 Deputy District Attorney  
11 Nevada Bar #16144

12 ENDORSEMENT: A True Bill

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16 Foreperson, Clark County Grand Jury  
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Names of Witnesses and testifying before the Grand Jury:

NELSON, J.	LVMPD
NWOGBE, STEPHEN	C/O CLARK COUNTY DISTRICT ATTORNEY

Additional Witnesses known to the District Attorney at time of filing the Indictment:

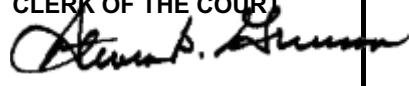
CUSTODIAN OF RECORDS	CLARK COUNTY DETENTION CENTER
CUSTODIAN OF RECORDS	LVMPD-DISPATCH/COMMUNICATIONS
CUSTODIAN OF RECORDS	LVMPD-RECORDS

March 10, 2026



CERTIFIED COPY  
ELECTRONIC SEAL (NRS 1.190(3))

25AGJ117X/25CR039980  
LLV250500038221



1 **IND**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #1565  
5 JOHN TAYLOR  
6 Deputy District Attorney  
7 Nevada Bar #16144  
8 200 Lewis Avenue  
9 Las Vegas, NV 89155  
10 PH: (702) 671-2500  
11 FAX: (702) 868-2412  
12 DAInfo@clarkcountyanv.gov  
13 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

10 THE STATE OF NEVADA,  
11 Plaintiff,  
12 -vs-  
13 MAURICE ANTOINE WASHINGTON #2562670  
14 Defendant.

CASE NO: C-25-393031-1  
DEPT NO: IX

**AMENDED  
INDICTMENT**

16 The Defendant(s) above named, accused by the Clark County Grand Jury of the  
17 crime(s) within the County of Clark, State of Nevada, on or about May 11, 2025, committed  
18 one or more of the following crime(s): DRIVING UNDER THE INFLUENCE RESULTING  
19 IN DEATH (CATEGORY B FELONY - NRS 484C.110, 484C.430, 484C.105 - NOC 53908),  
20 DUTY TO STOP AT SCENE OF CRASH INVOLVING DEATH OR PERSONAL INJURY  
21 (CATEGORY B FELONY - NRS 484E.010 - NOC 53743), and RECKLESS DRIVING  
22 RESULTING IN DEATH (CATEGORY B FELONY – NRS484B.653 – NOC 66118), as  
23 follows, to wit:

24 COUNT 1 - DRIVING UNDER THE INFLUENCE RESULTING IN DEATH

25 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025 did willfully  
26 and unlawfully drive and/or be in actual physical control of a vehicle on or off a highway, at  
27 South Decatur Boulevard and Alta Drive, Clark County, Nevada, the defendant being  
28 responsible under one or more of the following theories: 1) while under the influence of

1 intoxicating liquor, to any degree, which rendered the defendant incapable of safely driving  
2 and/or exercising actual physical control of a vehicle, and/or 2) while the defendant had a  
3 concentration of alcohol of .08 or more in the defendant's blood and/or breath, and/or 3) when  
4 the defendant was found by measurement within two hours after driving and/or being in actual  
5 physical control of a vehicle to have a concentration of alcohol of .08 or more in the defendant's  
6 blood or breath, and while driving and/or in actual physical control of a vehicle, the defendant  
7 committed an act and/or neglected a duty imposed by law by failing to pay full time and  
8 attention to driving, and/or by failing to exercise due care, and/or by failing to drive in a careful  
9 and prudent manner, and/or by speeding, and such acts, and/or neglect of duties, proximately  
10 caused the death of [REDACTED].

11 COUNT 2 - DUTY TO STOP AT SCENE OF CRASH INVOLVING DEATH OR  
12 PERSONAL INJURY

13 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
14 unlawfully and feloniously, while driving a motor vehicle on a highway or on premises to  
15 which the public has access, at South Decatur Boulevard and Alta Drive, Clark County,  
16 Nevada, and after being involved in a crash resulting in bodily injury or death to [REDACTED]  
17 [REDACTED], fail to immediately stop at the scene of the crash or as close thereto as possible, fail  
18 to return forthwith to the scene of the crash and/or fail to remain at the scene of the crash until  
19 the defendant fulfilled the requirements of NRS 484E.030.

20 COUNT 3 – RECKLESS DRIVING RESULTING IN DEATH

21 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
22 unlawfully, and feloniously drive a motor vehicle on a highway or premises to which the public  
23 has access, located at or near South Decatur Boulevard and Alta Drive, Clark County, Nevada,  
24 with willful or wanton disregard for the safety of persons or property, by driving said motor  
25 vehicle without paying full time and attention to his driving, and/or by failing to exercise due  
26 care while driving said motor vehicle, and/or by failing to drive said motor vehicle in a careful  
27 and prudent manner, and/or by failing to yield the right of way to a pedestrian and/or by  
28 speeding, and/or by driving while under the influence of intoxicating liquor, and/or by driving  
and/or being in actual physical control of said motor vehicle while under the influence of

1 alcohol in an area designated as a pedestrian safety zone and/or school zone, and/or school  
2 crossing zone, which acts, or neglect of duties, proximately causing the death of [REDACTED]

3 [REDACTED]

4  
5 DATED this 28<sup>th</sup> day of July, 2025.

6 STEVEN B. WOLFSON  
7 Clark County District Attorney

8 BY /s/ John Taylor  
9 JOHN TAYLOR  
10 Deputy District Attorney  
11 Nevada Bar #16144  
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1 Names of Witnesses and testifying before the Grand Jury:

2 NELSON, J. LVMPD

3 NWOGBE, STEPHEN C/O CLARK COUNTY DISTRICT ATTORNEY

4 Additional Witnesses known to the District Attorney at time of filing the Indictment:

5 CUSTODIAN OF RECORDS CLARK COUNTY DETENTION CENTER

6 CUSTODIAN OF RECORDS LVMPD-DISPATCH/COMMUNICATIONS

7 CUSTODIAN OF RECORDS LVMPD-RECORDS

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9  
10  
11  
12 March 10, 2026



18 CERTIFIED COPY  
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27 25AGJ117X/25CR039980  
28 LLV250500038221

1 AIND  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #1565  
5 JOHN TAYLOR  
6 Deputy District Attorney  
7 Nevada Bar #16144  
8 200 Lewis Avenue  
9 Las Vegas, NV 89155  
10 PH: (702) 671-2500  
11 FAX: (702) 868-2412  
12 DAInfo@clarkcountyanv.gov  
13 Attorney for the Plaintiff

FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT

DEC 22 2025

BY,   
ALICE JACOBSON, DEPUTY

C-25-393031-1  
AIND  
Amended Indictment  
5164616



DISTRICT COURT  
CLARK COUNTY, NEVADA

10 THE STATE OF NEVADA,  
11 Plaintiff,

CASE NO: C-25-393031-1

12 -vs-

DEPT NO: IX


13 MAURICE ANTOINE WASHINGTON  
14 #2562670

15 Defendant.

*Second*  
AMENDED  
INDICTMENT

16 The Defendant(s) above named, accused by the Clark County Grand Jury of the  
17 crime(s) within the County of Clark, State of Nevada, on or about May 11, 2025, committed  
18 one or more of the following crime(s): COUNT 1 & 2 - RECKLESS DRIVING WITH  
19 DEATH (Category B Felony - NRS 484B.653 - NOC 53896), as follows, to wit:

20 COUNT 1- RECKLESS DRIVING RESULTING IN DEATH

21 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
22 unlawfully, and feloniously drive a vehicle on a highway or premises to which the public has  
23 access, at South Decatur Boulevard and Alta Drive, Clark County, Nevada, with willful or  
24 wanton disregard for the safety of persons or property, and defendant, while driving and/or in  
25 actual physical control of a vehicle, committed an act and/or neglected a duty imposed by law,  
26 by failing to pay full time an attention while driving, and/or by failing to exercise due care,  
27 and/or by failing to drive in a careful and prudent manner, and/or driving in an unsafe manner  
28 causing him to strike and or collide with  which acts and/or neglect of duties

1 proximately caused DEATH to ELIJAH GIVENS.


2 COUNT 2 - RECKLESS DRIVING RESULTING IN DEATH

3 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
4 unlawfully, and feloniously drive a vehicle on a highway or premises to which the public has  
5 access, at South Decatur Boulevard and Alta Drive, Clark County, Nevada, with willful or  
6 wanton disregard for the safety of persons or property, and defendant, while driving and/or in  
7 actual physical control of a vehicle, committed an act and/or neglected a duty imposed by law,  
8 by failing to pay full time an attention while driving, and/or by failing to exercise due care,  
9 and/or by failing to drive in a careful and prudent manner, and/or driving in an unsafe manner  
10 causing him to strike and or collide with [REDACTED] which acts and/or neglect of duties  
11 proximately caused DEATH to [REDACTED]

12  
13 DATED 17th day of December, 2025.

14 STEVEN B. WOLFSON  
15 Clark County District Attorney

16  
17  
18 BY

  
19 \_\_\_\_\_  
20 JOHN TAYLOR  
21 Deputy District Attorney  
22 Nevada Bar #16144

23  
24 ENDORSEMENT: A True Bill

25  
26  
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\_\_\_\_\_  
Foreperson, Clark County Grand Jury

1 Names of Witnesses and testifying before the Grand Jury:

2 ELIJAH GIVENS  
3 MILLICENT COLLINS  
4 STEPHEN ANELE NWOGBE  
5 MICHAEL JULIUS THOMAS  
6 PO II (MOTOR) JOVON LYN CHARLES MPD  
7 PO II ANTHONY INEZ TYLER CHAVEZ MPD  
8 PO II (A-2) MICHAEL E CONTRERAS MPD  
9 PO I THERESE TEJAMO ESCOMO MPD  
10 PO II (A-2) DAVID M FIGUEROA MPD  
11 FORENSIC SCIENTIST II DENISE K HEINEMAN MPD  
12 PO II DAKOTA MICHAEL MILLER MPD  
13 PO II (A-2) JOHN M NELSON MPD  
14 PO II TATE WILLIAM NELSON MPD  
15 PO II MADISON JOSEPH PALMER MPD  
16 TIFFANIE CESSOP-MILLER  
17 \*COR LVMPD RECORDS MPD

18 Additional Witnesses known to the District Attorney at time of filing the Indictment:

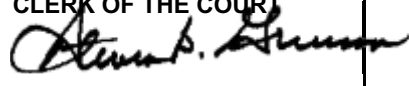
19 CUSTODIAN OF RECORDS – FOR LAW ENFORCEMENT AGENCY  
20 COMMUNICATIONS, DETENTION CENTER, AND RECORDS

21 March 10, 2026



22 CERTIFIED COPY  
23 ELECTRONIC SEAL (NRS 1.190(3))  
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25  
26  
27

28 C-25-393031-1/25AGJ117X  
LLV250500038221



1 **GPA**  
STEVEN B. WOLFSON  
2 Clark County District Attorney  
Nevada Bar #1565  
3 **JOHN TAYLOR**  
Deputy District Attorney  
4 Nevada Bar #16144  
200 Lewis Avenue  
5 Las Vegas, NV 89155  
PH: (702) 671-2500  
6 FAX: (702) 868-2412  
DAInfo@clarkcountyanv.gov  
7 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

11 THE STATE OF NEVADA,  
12 Plaintiff,

13 -vs-

14 MAURICE ANTOINE WASHINGTON  
#2562670  
15 Defendant.

CASE NO: C-25-393031-1  
DEPT NO: IX

17 **GUILTY PLEA AGREEMENT**

18 I hereby agree to plead guilty to the charge(s) listed below, as more fully alleged in  
19 the charging document attached hereto:

20 **COUNT 1 & 2 - RECKLESS DRIVING WITH DEATH (Category B Felony - NRS**  
21 **484B.653 - NOC 53896).**

22 My decision to plead guilty is based upon the plea agreement in this case which is as  
23 follows:

24 **As to Counts 1 & 2** – State agrees to make no recommendation at time of sentencing.

25 All remaining counts contained in the Criminal Complaint which were bound over to  
26 District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

27 I agree to the forfeiture of any and all property seized and/or impounded in connection  
28 with the instant case and/or any other case negotiated in conjunction with this plea agreement

**EXHIBIT H**

1 unless such property is specifically excluded from forfeiture by the language of this agreement.

2 I understand and agree that, if I fail to interview with the Department of Parole and  
3 Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate,  
4 by affidavit review, confirms probable cause against me for new criminal charges including  
5 reckless driving or DUI, but excluding minor traffic violations, the State will have the  
6 unqualified right to argue for any legal sentence and term of confinement allowable for the  
7 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have  
8 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without  
9 the possibility of parole, life with the possibility of parole after ten (10) years, or a definite  
10 twenty-five (25) year term with the possibility of parole after ten (10) years.

11 Otherwise I am entitled to receive the benefits of these negotiations as stated in this  
12 plea agreement.

#### 13 CONSEQUENCES OF THE PLEA

14 I understand that by pleading guilty I admit the facts which support all the elements of  
15 the offense(s) to which I now plead as set forth in the charging document attached hereto.

16 I understand that as a consequence of my plea of guilty as to COUNT 1 & 2 - RECKLESS  
17 DRIVING WITH DEATH (Category B Felony - NRS 484B.653 - NOC 53896).

18 **As to Count 1** -I understand that as a consequence of my plea of guilty the Court must  
19 sentence me to imprisonment in the Nevada Department of Corrections for a minimum term  
20 of not less than ONE (1) year and a maximum term of not more than SIX (6) years. The  
21 minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of  
22 imprisonment. I understand I will be fined a minimum of \$2,000.00 and a maximum of  
23 \$5,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

24 I understand that the law requires me to pay an Administrative Assessment Fee(s).

25 **As to Count 2** -I understand that as a consequence of my plea of guilty the Court must  
26 sentence me to imprisonment in the Nevada Department of Corrections for a minimum term  
27 of not less than ONE (1) year and a maximum term of not more than SIX (6) years. The  
28 minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of

1 imprisonment. I understand I will be fined a minimum of \$2,000.00 and a maximum of  
2 \$5,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

3 I understand that the law requires me to pay an Administrative Assessment Fee(s).

4 I understand that, if appropriate, I will be ordered to make restitution to the victim of  
5 the offense(s) to which I am pleading guilty and to the victim of any related offense which is  
6 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to  
7 reimburse the State of Nevada for any expenses related to my extradition, if any.

8 **As to Count 1 & 2-** I understand that I am eligible for probation for the offense(s) to  
9 which I am pleading guilty. I understand that, except as otherwise provided by statute, the  
10 question of whether I receive probation is in the discretion of the sentencing judge.

11 I understand that I must submit to blood and/or saliva tests under the Direction of the  
12 Division of Parole and Probation to determine genetic markers and/or secretor status.

13 I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home,  
14 Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or  
15 Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation  
16 and may receive a higher sentencing range.

17 I understand that if more than one sentence of imprisonment is imposed and I am  
18 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order  
19 the sentences served concurrently or consecutively.

20 I understand that information regarding charges not filed, dismissed charges, or charges  
21 to be dismissed pursuant to this agreement may be considered by the judge at sentencing.

22 I have not been promised or guaranteed any particular sentence by anyone. I know that  
23 my sentence is to be determined by the Court within the limits prescribed by statute.

24 I understand that if my attorney or the State of Nevada or both recommend any specific  
25 punishment to the Court, the Court is not obligated to accept the recommendation.

26 I understand that if the offense(s) to which I am pleading guilty was committed while I  
27 was incarcerated on another charge or while I was on probation or parole that I am not eligible  
28 for credit for time served toward the instant offense(s).

1 I understand that if I am not a United States citizen, any criminal conviction will likely  
2 result in serious negative immigration consequences including but not limited to:

- 3 1. The removal from the United States through deportation;
- 4 2. An inability to reenter the United States;
- 5 3. The inability to gain United States citizenship or legal residency;
- 6 4. An inability to renew and/or retain any legal residency status; and/or
- 7 5. An indeterminate term of confinement, with the United States Federal  
8 Government based on my conviction and immigration status.

9 Regardless of what I have been told by any attorney, no one can promise me that this  
10 conviction will not result in negative immigration consequences and/or impact my ability to  
11 become a United States citizen and/or a legal resident.

12 I understand that the Division of Parole and Probation will prepare a report for the  
13 sentencing judge prior to sentencing. This report will include matters relevant to the issue of  
14 sentencing, including my criminal history. This report may contain hearsay information  
15 regarding my background and criminal history. My attorney and I will each have the  
16 opportunity to comment on the information contained in the report at the time of sentencing.  
17 Unless the District Attorney has specifically agreed otherwise, the District Attorney may also  
18 comment on this report.

#### 19 WAIVER OF RIGHTS

20 By entering my plea of guilty, I understand that I am waiving and forever giving up the  
21 following rights and privileges:

- 22 1. The constitutional privilege against self-incrimination, including the right  
23 to refuse to testify at trial, in which event the prosecution would not be  
allowed to comment to the jury about my refusal to testify.
- 24 2. The constitutional right to a speedy and public trial by an impartial jury,  
25 free of excessive pretrial publicity prejudicial to the defense, at which  
trial I would be entitled to the assistance of an attorney, either appointed  
26 or retained. At trial the State would bear the burden of proving beyond  
a reasonable doubt each element of the offense(s) charged.
- 27 3. The constitutional right to confront and cross-examine any witnesses who  
28 would testify against me.
4. The constitutional right to subpoena witnesses to testify on my behalf.



1 My attorney has answered all my questions regarding this guilty plea agreement and its  
2 consequences to my satisfaction and I am satisfied with the services provided by my attorney.

3 DATED this 16th day of December, 2025.

4  
5 /s/ Maurice Washington

6 MAURICE ANTOINE WASHINGTON  
7 Defendant

8 AGREED TO BY:

9  
10 

11 John Taylor  
12 Deputy District Attorney  
13 Nevada State Bar No. 16144  
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CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
5. To the best of my knowledge and belief, the Defendant:
  - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This 16th day of December, 2025.

March 10, 2026

*J. Tomsheck*  
\_\_\_\_\_  
JOSHUA TOMSHECK



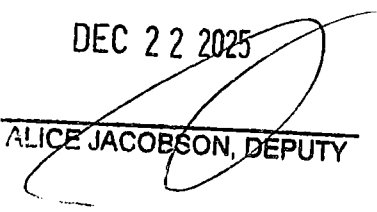
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Steven D. Grierson  
CLERK OF THE COURT



**FILED IN OPEN COURT**  
STEVEN D. GRIERSON  
CLERK OF THE COURT

DEC 22 2025

BY,   
ALICE JACOBSON, DEPUTY

1 **GPA**  
2 STEVEN B. WOLFSON  
3 Clark County District Attorney  
4 Nevada Bar #1565  
5 JOHN TAYLOR  
6 Deputy District Attorney  
7 Nevada Bar #16144  
8 200 Lewis Avenue  
9 Las Vegas, NV 89155  
10 PH: (702) 671-2500  
11 FAX: (702) 868-2412  
12 DAInfo@clarkcountyanv.gov  
13 Attorney for the Plaintiff

8 **DISTRICT COURT**  
9 **CLARK COUNTY, NEVADA**

11 THE STATE OF NEVADA,  
12 Plaintiff,

13 -vs-

14 MAURICE ANTOINE WASHINGTON  
15 #2562670

16 Defendant.

CASE NO: C-25-393031-1

DEPT NO: IX

17 *Amended*  
18 **GUILTY PLEA AGREEMENT**

18 I hereby agree to plead guilty to the charge(s) listed below, as more fully alleged in  
19 the charging document attached hereto:

20 **COUNT 1 & 2 - RECKLESS DRIVING WITH DEATH (Category B Felony - NRS**  
21 **484B.653 - NOC 53896).**

22 My decision to plead guilty is based upon the plea agreement in this case which is as  
23 follows:

24 **As to Counts 1 & 2** – State agrees to make no recommendation at time of sentencing.

25 All remaining counts contained in the Criminal Complaint which were bound over to  
26 District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

27 I agree to the forfeiture of any and all property seized and/or impounded in connection  
28 with the instant case and/or any other case negotiated in conjunction with this plea agreement

**EXHIBIT I**

Case Number: C-25-393031-1

C-25-393031-1  
AMEN  
Amended  
5164615



1 unless such property is specifically excluded from forfeiture by the language of this agreement.

2 I understand and agree that, if I fail to interview with the Department of Parole and  
3 Probation, fail to appear at any subsequent hearings in this case, or an independent magistrate,  
4 by affidavit review, confirms probable cause against me for new criminal charges including  
5 reckless driving or DUI, but excluding minor traffic violations, the State will have the  
6 unqualified right to argue for any legal sentence and term of confinement allowable for the  
7 crime(s) to which I am pleading guilty, including the use of any prior convictions I may have  
8 to increase my sentence as an habitual criminal to five (5) to twenty (20) years, life without  
9 the possibility of parole, life with the possibility of parole after ten (10) years, or a definite  
10 twenty-five (25) year term with the possibility of parole after ten (10) years.

11 Otherwise I am entitled to receive the benefits of these negotiations as stated in this  
12 plea agreement.

#### 13 CONSEQUENCES OF THE PLEA

14 I understand that by pleading guilty I admit the facts which support all the elements of  
15 the offense(s) to which I now plead as set forth in the charging document attached hereto.

16 I understand that as a consequence of my plea of guilty as to COUNT 1 & 2 - RECKLESS  
17 DRIVING WITH DEATH (Category B Felony - NRS 484B.653 - NOC 53896).

18 **As to Count 1** -I understand that as a consequence of my plea of guilty the Court must  
19 sentence me to imprisonment in the Nevada Department of Corrections for a minimum term  
20 of not less than ONE (1) year and a maximum term of not more than SIX (6) years. The  
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22 imprisonment. I understand I will be fined a minimum of \$2,000.00 and a maximum of  
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24 I understand that the law requires me to pay an Administrative Assessment Fee(s).

25 **As to Count 2** -I understand that as a consequence of my plea of guilty the Court must  
26 sentence me to imprisonment in the Nevada Department of Corrections for a minimum term  
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28 minimum term of imprisonment may not exceed forty percent (40%) of the maximum term of

1 imprisonment. I understand I will be fined a minimum of \$2,000.00 and a maximum of  
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5 the offense(s) to which I am pleading guilty and to the victim of any related offense which is  
6 being dismissed or not prosecuted pursuant to this agreement. I will also be ordered to  
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9 which I am pleading guilty. I understand that, except as otherwise provided by statute, the  
10 question of whether I receive probation is in the discretion of the sentencing judge.

11 I understand that I must submit to blood and/or saliva tests under the Direction of the  
12 Division of Parole and Probation to determine genetic markers and/or secretor status.

13 I understand that if I am pleading guilty to charges of Burglary, Invasion of the Home,  
14 Possession of a Controlled Substance with Intent to Sell, Sale of a Controlled Substance, or  
15 Gaming Crimes, for which I have prior felony conviction(s), I will not be eligible for probation  
16 and may receive a higher sentencing range.

17 I understand that if more than one sentence of imprisonment is imposed and I am  
18 eligible to serve the sentences concurrently, the sentencing judge has the discretion to order  
19 the sentences served concurrently or consecutively.

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22 I have not been promised or guaranteed any particular sentence by anyone. I know that  
23 my sentence is to be determined by the Court within the limits prescribed by statute.

24 I understand that if my attorney or the State of Nevada or both recommend any specific  
25 punishment to the Court, the Court is not obligated to accept the recommendation.

26 I understand that if the offense(s) to which I am pleading guilty was committed while I  
27 was incarcerated on another charge or while I was on probation or parole that I am not eligible  
28 for credit for time served toward the instant offense(s).

1 I understand that if I am not a United States citizen, any criminal conviction will likely  
2 result in serious negative immigration consequences including but not limited to:

- 3 1. The removal from the United States through deportation;
- 4 2. An inability to reenter the United States;
- 5 3. The inability to gain United States citizenship or legal residency;
- 6 4. An inability to renew and/or retain any legal residency status; and/or
- 7 5. An indeterminate term of confinement, with the United States Federal  
8 Government based on my conviction and immigration status.

9 Regardless of what I have been told by any attorney, no one can promise me that this  
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11 become a United States citizen and/or a legal resident.

12 I understand that the Division of Parole and Probation will prepare a report for the  
13 sentencing judge prior to sentencing. This report will include matters relevant to the issue of  
14 sentencing, including my criminal history. This report may contain hearsay information  
15 regarding my background and criminal history. My attorney and I will each have the  
16 opportunity to comment on the information contained in the report at the time of sentencing.  
17 Unless the District Attorney has specifically agreed otherwise, the District Attorney may also  
18 comment on this report.

#### 19 WAIVER OF RIGHTS

20 By entering my plea of guilty, I understand that I am waiving and forever giving up the  
21 following rights and privileges:

- 22 1. The constitutional privilege against self-incrimination, including the right  
23 to refuse to testify at trial, in which event the prosecution would not be  
24 allowed to comment to the jury about my refusal to testify.
- 25 2. The constitutional right to a speedy and public trial by an impartial jury,  
26 free of excessive pretrial publicity prejudicial to the defense, at which  
27 trial I would be entitled to the assistance of an attorney, either appointed  
28 or retained. At trial the State would bear the burden of proving beyond  
a reasonable doubt each element of the offense(s) charged.
3. The constitutional right to confront and cross-examine any witnesses who  
would testify against me.
4. The constitutional right to subpoena witnesses to testify on my behalf.

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- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction or resulting sentence with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this prosecution, conviction, or any aspect of the resulting sentence, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

I have discussed the elements of all of the original charge(s) against me with my attorney and I understand the nature of the charge(s) against me.

I understand that the State would have to prove each element of the charge(s) against me at trial.

I have discussed with my attorney any possible defenses, defense strategies and circumstances which might be in my favor.

All of the foregoing elements, consequences, rights, and waiver of rights have been thoroughly explained to me by my attorney.

I believe that pleading guilty and accepting this plea bargain is in my best interest, and that a trial would be contrary to my best interest.

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

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

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//

1 My attorney has answered all my questions regarding this guilty plea agreement and its  
2 consequences to my satisfaction and I am satisfied with the services provided by my attorney.

3 DATED this 16th day of December, 2025.

4  
5 /s/ Maurice Washington

6 MAURICE ANTOINE WASHINGTON  
7 Defendant

8 AGREED TO BY:

9 

10 \_\_\_\_\_  
11 John Taylor  
12 Deputy District Attorney  
13 Nevada State Bar No. 16144  
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CERTIFICATE OF COUNSEL:

I, the undersigned, as the attorney for the Defendant named herein and as an officer of the court hereby certify that:

1. I have fully explained to the Defendant the allegations contained in the charge(s) to which guilty pleas are being entered.
2. I have advised the Defendant of the penalties for each charge and the restitution that the Defendant may be ordered to pay.
3. I have inquired of Defendant facts concerning Defendant's immigration status and explained to Defendant that if Defendant is not a United States citizen any criminal conviction will most likely result in serious negative immigration consequences including but not limited to:
  - a. The removal from the United States through deportation;
  - b. An inability to reenter the United States;
  - c. The inability to gain United States citizenship or legal residency;
  - d. An inability to renew and/or retain any legal residency status; and/or
  - e. An indeterminate term of confinement, by with United States Federal Government based on the conviction and immigration status.

Moreover, I have explained that regardless of what Defendant may have been told by any attorney, no one can promise Defendant that this conviction will not result in negative immigration consequences and/or impact Defendant's ability to become a United States citizen and/or legal resident.

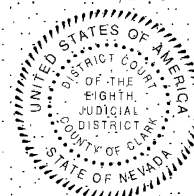
4. All pleas of guilty offered by the Defendant pursuant to this agreement are consistent with the facts known to me and are made with my advice to the Defendant.
5. To the best of my knowledge and belief, the Defendant:
  - a. Is competent and understands the charges and the consequences of pleading guilty as provided in this agreement,
  - b. Executed this agreement and will enter all guilty pleas pursuant hereto voluntarily, and
  - c. Was not under the influence of intoxicating liquor, a controlled substance or other drug at the time I consulted with the Defendant as certified in paragraphs 1 and 2 above.

Dated: This 16th day of December, 2025.

  
 \_\_\_\_\_  
 JOSHUA TOMSHECK

em/VCU

March 10, 2026





**FILED IN OPEN COURT  
STEVEN D. GRIERSON  
CLERK OF THE COURT**

**DEC 22 2025**

BY, ALICE JACOBSON, DEPUTY

**AIND**  
STEVEN B. WOLFSON  
Clark County District Attorney  
Nevada Bar #1565  
JOHN TAYLOR  
Deputy District Attorney  
Nevada Bar #16144  
200 Lewis Avenue  
Las Vegas, NV 89155  
PH: (702) 671-2500  
FAX: (702) 868-2412  
DAInfo@clarkcountyanv.gov  
Attorney for the Plaintiff

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

THE STATE OF NEVADA,  
  
Plaintiff,  
  
-vs-

CASE NO: C-25-393031-1  
DEPT NO: IX

MAURICE ANTOINE WASHINGTON  
#2562670  
  
Defendant.

*Second*  
**AMENDED  
INDICTMENT**

The Defendant(s) above named, accused by the Clark County Grand Jury of the crime(s) within the County of Clark, State of Nevada, on or about May 11, 2025, committed one or more of the following crime(s): COUNT 1 & 2 - RECKLESS DRIVING WITH DEATH (Category B Felony - NRS 484B.653 - NOC 53896), as follows, to wit:

COUNT 1- RECKLESS DRIVING RESULTING IN DEATH

MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully, unlawfully, and feloniously drive a vehicle on a highway or premises to which the public has access, at South Decatur Boulevard and Alta Drive, Clark County, Nevada, with willful or wanton disregard for the safety of persons or property, and defendant, while driving and/or in actual physical control of a vehicle, committed an act and/or neglected a duty imposed by law, by failing to pay full time an attention while driving, and/or by failing to exercise due care, and/or by failing to drive in a careful and prudent manner, and/or driving in an unsafe manner causing him to strike and or collide with [REDACTED] which acts and/or neglect of duties

1 proximately caused DEATH to [REDACTED]


2 COUNT 2 - RECKLESS DRIVING RESULTING IN DEATH

3 MAURICE ANTOINE WASHINGTON did on or about May 11, 2025, willfully,  
4 unlawfully, and feloniously drive a vehicle on a highway or premises to which the public has  
5 access, at South Decatur Boulevard and Alta Drive, Clark County, Nevada, with willful or  
6 wanton disregard for the safety of persons or property, and defendant, while driving and/or in  
7 actual physical control of a vehicle, committed an act and/or neglected a duty imposed by law,  
8 by failing to pay full time an attention while driving, and/or by failing to exercise due care,  
9 and/or by failing to drive in a careful and prudent manner, and/or driving in an unsafe manner  
10 causing him to strike and or collide with [REDACTED] which acts and/or neglect of duties  
11 proximately caused DEATH to [REDACTED]

12  
13 DATED 17th day of December, 2025.

14 STEVEN B. WOLFSON  
15 Clark County District Attorney

16  
17  
18 BY

  
19 JOHN TAYLOR  
20 Deputy District Attorney  
21 Nevada Bar #16144

22 ENDORSEMENT: A True Bill

23  
24 Foreperson, Clark County Grand Jury

1 Names of Witnesses and testifying before the Grand Jury:

2 ELIJAH GIVENS  
3 MILLICENT COLLINS  
4 STEPHEN ANELE NWOGBE  
5 MICHAEL JULIUS THOMAS  
6 PO II (MOTOR) JOVON LYN CHARLES MPD  
7 PO II ANTHONY INEZ TYLER CHAVEZ MPD  
8 PO II (A-2) MICHAEL E CONTRERAS MPD  
9 PO I THERESE TEJAMO ESCOMO MPD  
10 PO II (A-2) DAVID M FIGUEROA MPD  
11 FORENSIC SCIENTIST II DENISE K HEINEMAN MPD  
12 PO II DAKOTA MICHAEL MILLER MPD  
13 PO II (A-2) JOHN M NELSON MPD  
14 PO II TATE WILLIAM NELSON MPD  
15 PO II MADISON JOSEPH PALMER MPD  
16 TIFFANIE CESSOP-MILLER  
17 \*COR LVMPD RECORDS MPD

18 Additional Witnesses known to the District Attorney at time of filing the Indictment:

19 CUSTODIAN OF RECORDS – FOR LAW ENFORCEMENT AGENCY  
20 COMMUNICATIONS, DETENTION CENTER, AND RECORDS  
21  
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28 C-25-393031-1/25AGJ117X  
LLV250500038221

**18. PUBLIC COMMENT**

*The opportunity for public comment is reserved for any matter listed below on the agenda as well as any matter within the jurisdiction of the Commission. No action on such an item may be taken by the Commission unless and until the matter has been noticed as an action item. No comments may be made regarding a matter that is or may be the subject of a formal complaint before the Commission. Comment may not be limited based on viewpoint.*

19. **DISCUSSION AND FOR POSSIBLE ACTION.**  
Schedule upcoming Commission Meeting – July?

20. **DISCUSSION AND FOR POSSIBLE ACTION.**  
Adjournment.