

NEVADA STATE BOARD OF MASSAGE THERAPY

AGENDA ACTION SHEET

TITLE: Application Review (Education and Administrative)

MEETING DATE: October 26, 2022

APPLICANT: Chaquita R. Kelly
REVIEW UNDER: NRS 640C.700

BACKGROUND INFORMATION:

Ms. Kelly's massage application is before you today for review that could not be approved administratively. [REDACTED]

[REDACTED] Ms. Kelly is requesting to be granted a license under NRS 640C.580 and is before you today for review under NRS 640C.700.

ACTION:

- ☐ Approved
☐ Tabled

- ☐ Denied -- NRS 640C.700(3)
☐ Probation

PROBATION CONDITIONS: Per NRS 640C.710 Options for Respondent:

<input type="checkbox"/> A. Report all contact with law enforcement personnel within 48 hours after such contact occurs.	<input type="checkbox"/> B. Refrain from providing outcall services.
<input type="checkbox"/> C. Submit employment offers to the staff of the Board for review and approval.	<input type="checkbox"/> D. Submit to a random drug test at respondent's expense.
<input type="checkbox"/> E. Complete an ethics course within 90 calendar days of licensure.	<input type="checkbox"/> F. Submit to the Board a complete set of Fingerprints bi-annually/annually at licensee's expense.
<input type="checkbox"/> G. Take any other action that the Board deems appropriate -	

Required for Respondent:

Cooperate fully with Board staff to administrate term of probation.	Responsible for all administrative fees incurred by the Board as a result of their probation compliance
Attend Probation Orientation	Comply with all laws governing massage therapy
Notify any change in address, phone number, establishment or employment to the Board office within 10 calendar days per NAC.640C.085(3)	Take any combination of the actions set forth in paragraphs (a) through (g), inclusive.

Board Meeting Application review: Summary of Chaquita R. Kelly arrests/charges:

Convictions:

1/1/2020 – Burglary – Found guilty - Probation completed on 9/30/2021

10/2/2017 – Trespassing – Found guilty

5/5/2014 – Trespassing – Found guilty

4/4/2014 – Trespassing – Found guilty

11/7/2013 – DUI, impede traffic and drive on a suspended license – Found guilty

1/11/2013 – Trespassing-Found guilty

11/3/2012 – Burglary – Found guilty

11/26/2011 – Trespassing and ex-felon fail to change address. Ex-Felon - case dismissed or State not proceeding, trespassing plea of guilty.

2/27/2011 – Trespassing – Plea of guilty

12/23/2009 – Trespassing – Guilty

11/7/2008 – Burglary – Plead guilty to petit larceny

8/7/2007 – Soliciting prostitution arrest amended to trespassing – with a guilty plea of trespassing

3/23/2007 – Indicted for conceal escaped prisoner, resident with non-NVDL and obstructing peace officer – found guilty

11/10/2006 – Soliciting prostitution – Found guilty

9/18/2005 – Theft – Plead guilty

Citation, citizen's arrest or summons issued:

2/25/2017 – MGM Grand

12/11/2016 – LVMPD- Case dismissed/DA denial or State not proceeding

1/10/2014 – Wynn Casino

3/31/2013 – LVMPD – Case dismissed/DA denial or State not proceeding

3/7/2013 - LVMPD – Case dismissed/DA denial or State not proceeding

2/11/2013 - LVMPD – Case dismissed/DA denial or State not proceeding

7/9/2012 – LVMPD

11/26/2011 – Trespassing and ex-felon fail to change address. Ex-Felon - case dismissed/DA denial or State not proceeding, trespassing plea of guilty.

10/5/2010 – LVMPD - Case dismissed/DA denial or State not proceeding

6/30/2010 - LVMPD – Case dismissed/DA denial or State not proceeding

4/24/2009 - LVMPD – Case dismissed/DA denial or State not proceeding

10/24/2008 – Trespassing and ex-felon fail to change address. Ex-Felon - case dismissed/DA denial or State not proceeding, trespassing plea of guilty.

11/08/2007 - LVMPD – Case dismissed/DA denial or State not proceeding

8/24/2007 - LVMPD – case dismissed/DA denial or State not proceeding per negotiations – case from 8/7/2007.

10/14/2005 – LVMPD for trespassing, not amounting to burglary

4/29/2005 – LVMPD for battery – case later dismissed on 3/24/2006

5/31/2003 – LVMPD for failure to notify LVMPD Of change of residence

5/2/2003 – LVMPD for failure to notify LVMPD Of change of residence

7/28/2002 – LVMPD for trespassing

3/5/2002 – LVMPD for failure to notify LVMPD Of change of residence

5/7/2001 – LVMPD for solicitation of prostitution at Rio Hotel

Suspect:

8/13/2013 – Battery/domestic violence – No arrests or citation issued

5/19/2013 – battery with a deadly weapon and tampering/injuring a vehicle over \$5K – No arrests or citations issued

6/13/2009 – abuse/neglect – no arrests or citations issued

1/11/2009 – Burglary and Grand larceny – no arrests or citation issued

7/6/2007 – Soliciting prostitution at Venetian Hotel & Casino

7/20/2006 – Concealing escaped prisoner and unlawful possession of controlled substance not for purpose of sale.

Arrests:

9/15/2018 - Trespassing -- Case dismissed/DA denial or State not proceeding
10/26/2016 -- Trespassing
1/4/2014 -- Trespassing
12/8/2012 -- Trespassing -- Case dismissed/DA denial or State not proceeding
5/7/2012 -- No DL's or failure to surrender - case dismissed/DA denial or State not proceeding
5/21/2011 -- Burglary - Case dismissed/DA denial or State not proceeding
2/27/2011 -- Trespassing, marijuana and 4 outstanding bench warrants
6/6/2010 -- Trespassing
1/27/2010 -- Grand Larceny
8/29/2009 -- DUI -- controlled substance with accident, failure to drive within marked lanes, driving with a suspended license, no proof of insurance and convicted person fail to change address.
12/09/2008 -- Trespassing and outstanding warrant for burglary (11/7/2008). Trespassing case dismissed/DA denial or State not proceeding
6/12/2006 -- false information to police officer, attempted theft. False information was dismissed/DA denial or State not proceeding
4/27/2006 -- Conceal escaped prisoner and possession of marijuana/ one ounce or less - Case dismissed/DA denial or State not proceeding
10/16/2005 -- Trespassing -- Case dismissed/DA denial or State not proceeding
8/20/2005 -- Trespassing, not amounting to burglary using an alias name -- Case dismissed/DA denial or State not proceeding
12/4/2003 -- solicitation of prostitution
8/20/1999 -- Possession of cocaine with intent to sell and probation violation from 2/18/1999 arrest.
2/18/1999 -- 2 counts of assault with a deadly weapon, conspiracy trafficking in cocaine, malicious destruction of private property, trafficking in cocaine, aiming/discharging a firearm where person/endanger, and possession of unregistered firearm.

Warrants/arrests:

2/3/2017 -- outstanding bench warrant for trespassing
10/26/2016 -- 2 outstanding bench warrants for registration and unlawful acts
4/10/2014 -- remand request from Judge for previous charge of DUI
3/25/2014 -- remand request for previous charge of burglary
12/8/2012 -- Bench warrant for previous arrests with a bond surrender -- Bond Surrender case dismissed or State not proceeding.
9/25/2012 -- bench warrant for outstanding/previous arrests.
5/7/2012 -- bench warrants for two outstanding/previous arrests.
1/31/2012 -- bench warrant for trespassing
2/27/2011 -- bench warrants for 4 outstanding/previous arrests.
8/10/2010 -- bench warrant for outstanding/previous arrests.
8/4/2010 -- bench warrant for outstanding/previous arrests.
7/30/2009 - bench warrant for outstanding/previous arrests.
7/1/2009 -- remand request for previous arrest on 11/7/2008 for petit larceny
10/16/2007 -- bench warrant from outstanding/previous arrest of solicitation of prostitution from 7/6/07
7/25/2006 -- bench warrant for outstanding/previous arrests.
7/12/2006 -- bench warrant for outstanding/previous arrests.
6/12/2006 - bench warrant for outstanding/previous arrests.
1/09/2006 -- bond surrender for previous arrests of burglary and convicted person fail to change address
12/29/2005 - bench warrant for outstanding/previous arrests.
10/30/2005 - bench warrant for outstanding/previous arrests.
8/20/2005 -- bench warrant for outstanding/previous arrests.
12/4/2003 -- bench warrant for outstanding/previous arrests.
8/15/2003 -- bench warrant for outstanding/previous arrests.
5/13/2002 -- bench warrant for outstanding/previous arrests.

4/11/2002 – remand 46 days per judge for previous arrests or violations
2/12/2002 - bench warrant for outstanding/previous arrests.
8/7/2001 - bench warrant for outstanding/previous arrests.
5/30/2001 - bench warrant for outstanding/previous arrests.
7/17/1999 - bench warrant for outstanding/previous arrests.
5/25/1999 – Remand for discharging a firearm from a motor vehicle (original arrest on 2/18/1999).
4/13/1999 - bench warrant for outstanding/previous arrests.
3/17/1999 - bench warrant for outstanding/previous arrests.
12/17/1998 - bench warrant for outstanding/previous arrests.
12/15/1998 - bench warrant for outstanding/previous arrests.
9/30/1997 – bench warrant issued for contempt of court
8/5/1997 – bench warrant issued for jaywalking.

Victim:

6/25/2017 – DB
3/17/2017 – DB
10/29/2010 – Battery with Deadly Weapon
10/19/2009 – Burglary

1/1/2020 – Arrested by LVMPD for burglary and grand larceny and for three outstanding warrants from previous arrests. Plead guilty to conspiracy to commit burglary – Sentence to six (6) months in jail with 26 days for time served followed by probation for no longer than two (2) years. Probation terms to include comply with curfew imposed by probation officer, no marijuana, have no use, possession or control of marijuana, whether recreational or medicinal, even if in possession of medical marijuana card, submit all digital storage media or any digital storage media that you have or use with or without a search warrant by the Division of Parole and Probation or its agents, and provide P & P (Parole & Probation) with full and complete financial disclosure with fines/fees of 178.00. Probation term completed on 9/30/2021.

Statement from records request received by LVMPD.

On Wednesday, 1/1/20 at 9:30 AM, I, Officer MR, while operating as marked patrol was dispatched to 3570 S. Las Vegas Blvd., Las Vegas NV 89109 (Caesar's Palace), reference burglary. I arrived and located the female in custody and identified her as Chaquita Kelly via scope and DMV. I read Kelly her Miranda rights via my LVMPD issued Miranda card at 1055 hours to which she responded "Yes, Sir." Kelly explained that she had been out for the New Year's festivities and had been invited up to room 1483 to party with the guests. Kelly stated that she was really intoxicated and could not remember what happened. I asked Kelly why she had run away, and she stated that she was scared. It should be noted that Kelly appeared highly intoxicated/on something due to the way that she was acting. Kelly took extremely long to respond to simple questions, like her name, date of birth, and where she was from. Additionally, Kelly could not keep her balance while standing up and swayed side to side. I spoke with the victim who was identified as EL. EL stated that he had woke up this morning and heard rustling around his room. He looked up and saw an unknown female, who was Kelly, and asked what she was doing in his room. Kelly ran out of his room, into the suite, and then into the hallway. EL gave chase in the hallway and caught her in the stairwell while she was trying to escape. EL found \$532 in cash that she had taken from his nightstand as well as a gold Rolex that was worth \$20,000. The Rolex was found on the bottom of the staircase where EL apprehended Kelly. Security was called by a housekeeper that saw EL running after Kelly. Security responded and took Kelly into custody and called police. Security conducted a lock interrogation of the suite, and it was discovered that the upstairs door was left ajar due to an issue with the locking mechanism. The door was left open from approximately 0347 yesterday 12/31/19 until this morning, 01/01/20 at 0933 AM. Furthermore, security located Kelly on CCTV at the ATM at approximately 0818 hours where she spoke to an

unknown male and then walked into the elevators at 0839 hours. A record check was conducted on Kelly, and 2 active warrants were found for her arrest. Additionally, it was discovered that Kelly had been arrested and convicted of burglary 1st in 2014 in Nevada. Due to the fact that Kelly entered the room by pushing the door opened, a reasonable person would believe that she was entering the room to steal out of it, and she was charged with Burglary 2nd. Due to the above stated facts and circumstances that Kelly was found by EL in his hotel room and then ran off with cash and a Rolex, in addition to security finding out that Kelly had pushed their suite door open with the sole purpose of committing a crime, Kelly was charged with Burglary and Grand Larceny.

9/15/2018 – Arrested by LVMPD for trespassing, not amounting to burglary. Case was dismissed/state not proceeding.

Statement from records request received by LVMPD.

On 9/15/17, I, Officer JR, responded to Planet Hollywood located at 3667 S. Las Vegas Blvd., Las Vegas, NV 89109 for a report of an in-custody trespass. I arrived and made contact with security officer LDA, Jr., who informed me that the BFA in custody was a previous trespass. I made contact with the BFA, later identified as Chaquita Kelly. Local records check revealed that Kelly had numerous trespasses from Caesars Entertainment properties. Kelly also had 2 previous Burglary charges with 1 Burglary conviction. Kelly was located on property on the 31st floor of the hotel checking room handles. Security officer LDA, Jr. escorted Kelly to the security office and waited for my arrival. Due to above stated facts Kelly was Class II arrested/cited, transported to CCDC and booked accordingly.

10/2/2017 – Sentence for trespassing from previous arrest. Case went to trial and defendant was found guilty. Sentence includes fines of \$500.00, stay out of trouble and 39 hours of community service in lieu of fine or \$115 fees.

6/25/2017 – Victim – Domestic Battery

Statement from records request received by LVMPD.

On 6/25/17, at approximately 0750 hours, I, Officer NH, along with other officers were dispatched to a domestic disturbance located at 4XXX W. Flamingo. The details of the call stated that a boyfriend and girlfriend were having physical fights and that the male pulled out a gun on the female. The female ran to a nearby fast-food restaurant (Burger King) and called 911 for help. Upon arrival I met with Chaquita Kelly outside of Burger King. Kelly explained that her boyfriend of 8 months BM, left her home taking her vehicle and phone. Kelly used her home internet to find her phone. She located it at "Money Plays." Kelly got a ride to this business and confronted BM. BM became angry with her and punched, choked and bit her arm when she attempted to use her phone to call police. Kelly stated that BM has a handgun in his pocket but did not take it out or use it against her. BM had fled the area. I observed reddening on Kelly's face and right eye. There was also a bite mark on Kelly's right arm. Officer T took digital photos of the injuries.

6/7/2017 – Warning by Bellagio for trespassing, not amounting to burglary.

Statement from records request received by LVMPD.

On Wednesday, 6/7/2017, at approximately 12:30 PM, Investigator KJ was on patrol in the Bellagio casino when she recognized a BFA as a prior trespass. The BFA was identified as Chaquita Renee Kelly. When Ms. Kelly's name was run in the subject file, it showed that she was a 32-time trespass from MGMRI Properties: last trespassed from Bellagio on 10/26/16 by Investigator Z.

3/17/2017 – Victim – Domestic Battery by Strangulation

Statement from records request received by LVMPD.

On 3/17/17 at 10:40 AM I, Officer KW and Officer JI were working as marked units. We were dispatched to 5XXX Jerry Tarkanien Apt. XXX in reference a Domestic Battery call. In the details of the call, RK, was calling for her mother Chaquita Kelly. RK informed dispatch that her mother had been hit in the face and choked by her boyfriend. Upon our arrival we made contact with Chaquita. She informed us that she has been in a dating relationship with BM for about 6 months. Sometime around 5:30 AM, she and BM left the Orleans hotel driving westbound on Tropicana. Chaquita says that they got into a verbal argument and BM started driving faster. Somewhere around Tropicana and Jones she stated that BM pulled over and would not let her out of the car. He started to grab Chaquita and then head butted her in the forehead causing swelling. She says she tried to fight back by putting her hands up to defend herself. BM then bit her fingers on the left hand. Chaquita says she was able to get free and was halfway out of the car, when he bit her right leg causing slight bleeding. She says that BM then started strangling her causing her to become unconscious twice. During the physical altercation Chaquita also received a bite mark to her lower lip. BM had left prior to officers' arrival. AMR unit 108 responded to the victim.

2/25/2017 – Citizen's arrest or Summons issued by MGM Grand Hotel & Casino for Trespassing. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On Saturday, 2/25/17, at approximately 0505 hours, I, MGM Grand Security Officer RAE, recognized known prior trespass Chaquita R. Kelly seated at the Casino Bar. After confirming Kelly's identity via a NVDL I placed her under Citizen's Arrest for trespassing. I placed her in mechanical restraints which I double locked for tightness before escorting her to the security office where I issued her a Summons in Lieu of Arrest. Kelly was last seen wearing a dark blue dress with a black jacket. Kelly was last trespassed from the MGM Grand on 7/9/2016 by MGM Grand Security Officer TR after she was recognized as a prior trespass.

2/03/2017 - (Not listed on background report) – Arrested by LVMPD for outstanding bench warrants for trespassing, not amounting to burglary and for registration violations. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On 2/3/2017 at approximately 0750 hrs., I Ofcr. Hinkel was dispatched to the location of Planet Hollywood in reference a trespass of a black female adult. The black female adult was identified through her NVDL as Kelly, Chaquita. A records check revealed that Kelly had multiple electronic warrants out of County and City. Kelly was placed under arrest for her warrants and successfully transported to CCDC without further incident.

Basic Speed and Proof of Insurance was added to list of arrest charges for outstanding warrants.

12/11/2016 - Cited by LVMPD for trespassing, not amounting to burglary. Case was dismissed or State not proceeding.

10/26/2016 – Arrested by LVMPD for trespassing, not amounting to burglary and two outstanding bench warrants for registration violations and unlawful acts financial responsibility. Case went to trial and defendant was found guilty. No fines/fees, jail, education or community service assigned.

5/5/2014 – Sentence for previous arrest of trespassing, not amounting to burglary. Found guilty at trial. No fines/fees, jail, education or community service assigned.

4/10/2014 – Remand request for previous charge of DUI and Impede traffic. No court disposition and no details regarding case submitted by applicant.

4/4/2014 – Sentence for previous arrest for trespassing, not amounting to burglary. Found guilty with no fines/fees or other sentence noted.

3/25/2014 – Remand request for previous charge of burglary. No court disposition and no details regarding case submitted by applicant.

3/3/2014 - Warning by Wynn Casino for trespassing, not amounting to burglary.

Statement from records request received by LVMPD.

On Monday, 3/3/14 about 0557 hours, Wynn security officer VC observed prior trespass subject Chaquita Renee Kelly loitering at the Wynn B-Bar. Kelly provided a US passport as identification. Kelly was run through the Wynn I-Trak system and found to have been trespassed 6 previous times. The last trespass was on 1/10/14 by security officer TD. Kelly was willingly escorted to the Wynn interview room and issued a SILA packet. Kelly was re-advised of the NRS 207.200 trespass warning and escorted out the Wynn guest garage without incident.

1/10/2014 – Cited by Wynn Casino for trespassing, not amounting to burglary.

Statement from records request received by LVMPD.

On Friday, 1/10/14 at approximately 0346 hours, I, Officer MW, was patrolling the Wynn casino when I noticed a black female adult (BFA) loitering at the "B" bar in the Wynn Casino. I approached the BFA in question, requested identification and she presented me with a US passport in the name of Chaquita Renee Kelly. I contacted security control center, provided the name to them and they confirmed Kelly is a 6-time trespass subject. I escorted Kelly to the Wynn security interview room for the purpose of completing a "Summons in Lieu of Arrest" packet. Upon arrival in the interview room, Wynn security guard GTD contacted the LVMPD records division and requested a "wants and warrants" check on Kelly. Records personnel advised D that Kelly did not have any outstanding "wants and warrants" at this time. With this information, D completed a SILA information sheet on Kelly and presented it to her for signature. Kelly signed said sheet and D advised her of the trespass warning pursuant to NRS 207.200 witnessed by me.

1/4/2014 – Cited and arrested by LVMPD for trespassing, not amounting to burglary. Case went to trial and defendant was found guilty. No fines/fees, no jail and no education.

Statement from records request received by LVMPD.

On Saturday, 1/4/2014 at approximately 0430 hrs., I Ofc. Reyes and Ofc. Wandick in the area of 3600 S. Las Vegas Blvd., LV, NV at the Bellagio Hotel/Casino on foot, which is owned by MGM Resort International properties. Ofc. Wandick and I recognized a known prostitute, identified as Chaquita Kelly loitering for the purpose of solicitation. I made contact with Kelly who immediately recognized who I was. I also know Kelly to be a prostitute due to making prior contact with her.

Security Investigator Wittwer conducted a records check Kelly using the I-Track system and revealed she was last trespassed from Bellagio on 2/11/2013 by Security officer McGraw and has 20 prior trespass from MG Resort International properties. Kelly was escorted to the satellite security office and was re-trespassed from MGM Resort International Properties.

I conducted a records check of Kelly and revealed she has multiple priors for soliciting for the purpose of prostitution, trespass, burglary, grand larceny, battery, concealing escaped prisoner, discharging a firearm from a structure.

Due to the fact that Kelly remain or returned to Bellagio after warning not to trespass by a representative of the owner, Security officer McGraw on 2/11/2013 and has 20 prior trespasses, and was originally trespassed for undesirable activity, Kelly was cited and class 1 I'd for trespass, transported and booked class 2 into CCDC.

11/7/2013 – Arrested by LVMPD for DUI, impede traffic and drive with a suspended license. Case went to trial and defendant was found guilty of DUI and impede traffic/travel too slow/stopping on road. Sentenced to 30 days jail time with 30 days' time served. No fines/fees assessed. Sentence occurred on 5/8/2014.

No statement or narrative submitted by LVMPD or applicant. **Warrant served on 4/10/2014.**

8/13/2013 - Suspect in question for Battery/Domestic Violence. No arrests or citations issued.

Statement from records request received by LMVPD.

On 8/13/13 at approximately 1011 hours, I, Officer HM and Officer EP were dispatched to a domestic situation at 8XXX Cape Flattery. Details stated between P/R and son and son's girlfriend. Son battered P/R, girlfriend and P/R's daughter. Son, MK. P/R recalled demanding an officer, screaming she was going to kill someone. Officers arrived and P/R stated son and girlfriend left on foot. Officers located the son and girlfriend down the street. Mom, Chaquita Kelly, told officers the following story: She went into her son MK's room to wake him up because they were oversleeping and needed to go look for jobs. She said MK slapped her and when she pushed him out of her face, he pushed her up against the wall choking her and then pushed her over a ladder. She said MK then went downstairs and broke the TV and a wall clock. Chaquita was more concerned for the broken TV and clock and getting him out of the house. She changed her story several times and did not have any injuries or marks on her. Son MK told officers the following story: He and his girlfriend stayed up late painting their room because they all just moved into the house a week ago. He said his mom came in all upset because they slept past 8 AM. He said his mom went crazy on him screaming about sleeping in and when he commented, she slapped him. He said he held her arms so she would stop slapping him. MK said he and his girlfriend started packing until his mom got upset over him trying to take his TV. MK said his mom hit the TV with a hammer because he wouldn't pay for it. MK said he did punch the TV with his right hand out of anger after she broke it and then left the house because his mom was out of control. MK's right hand was bleeding from the knuckles. No evidence, or independent witnesses to the alleged batteries. Mom completed a statement. MK and his girlfriend refused. An agreement was reached that MK would vacate the house today. Officers stood by while he removed all of his belongings and vacated the premises. Report taken to document he said/she said incident.

5/19/2013 – Suspect in question for Battery with a deadly weapon and tampering/injuring a vehicle over \$5000. No arrests or citations issued.

Statement from records request received by LVMPD.

On Sunday, 5/19/13 at approximately 1:45 PM, I, Officer RA, working as marked patrol unit was dispatched to the "Lift Bar" located at 3045 S. Valley View Blvd. to assist traffic Officer LD. Upon arrival, I made contact with the victim, TK. TK stated he had called his ex-girlfriend, Chaquita Kelly, to meet him at the Lift Bar for some drinks. TK stated that while at the bar gambling with Kelly, they started horse playing with one another, when Kelly reached into TK's pockets and removed his car keys. TK said he didn't pay attention to her actions thinking they were still playing. TK said at some point while his attention was diverted, Kelly had moved his 2004 white

Cadillac bearing NV XXXYPK which was located in the parking lot. TK said he went outside and thought his vehicle was stolen, when he realized that Kelly had moved the vehicle to the west side of the bar. TK said that during their horse playing in the bar, he had also taken Kelly's car keys. TK said he got into Kelly's 2013 white Dodge Challenger with unknown CA plates which was a rental, making her think he was going to take her vehicle, hoping she would return his keys. TK said that Kelly returned his keys and that he got into his Cadillac. TK said Kelly then became upset due to their past relationship, blaming TK for leaving her. TK said he drove his vehicle to the south side of the parking lot at which time TK stated that Kelly drove her challenger into his driver's side causing substantial damage. TK said that Kelly put her vehicle in reverse and rammed him a second time on the driver's side. TK said he was not injured and declined medical attention. I observed major damage on the entire driver's side of TK's vehicle and that there was skid marks indicating the vehicle was pushed sideways. TK estimated the damages in excess of \$5000.00. I observed there were video cameras located in the parking lot. TK refused to provide a voluntary statement but was provided a victim information guide. Digital photos were taken of the damage.

3/31/2013 - Cited by LVMPD for trespassing, not amounting to burglary and convicted person fail to change address. Both charges were dismissed on courts motion.

Statement from records request received by LVMPD.

On Sunday, 3/31/13 at approximately 8:45 AM, security officer I stated he observed Chaquita Kelly, ID# 1500808 who was a prior trespass on the Wynn Casino property. Kelly as last trespassed on 2/8/13 by security officer AM. Kelly was issued a citation for trespass and was escorted off property.

Fail by convicted person to comply was added to list of arrest charges.

3/7/2013 – Cited by LVMPD for trespassing, not amounting to burglary. Case was dismissed/State not proceeding.

Statement from records request received by LVMPD.

3/17/13 at 0800 hours, I, Detective JD, was working in a covert capacity investigating vice related crimes at Planet Hollywood (3667 S. LV Blvd., LV, NV 89109). I saw a person at the casino floor who I later identified as Chaquita Kelly by NV ID. I stopped her because she is a known prostitute through previous Vice related contacts. I identified myself by voice, badge and police identification. Security officer JD advised that Kelly was previously trespassed from the Planet Hollywood by security officer Q on 1/11/13 for a vice arrest.

2/11/2013 – Cited by LVMPD for trespassing, not amounting to burglary. Case was dismissed on courts motion.

Statement from records request received by LVMPD.

On Monday, 2/11/13, at approximately 6:20 AM, Investigator J was on patrol in the Bellagio Casino when she recognized a BFA as a prior trespass, at the Baccarat bar inside the casino. The BFA was escorted to the satellite security office, where she provided a NV ID with the name of Chaquita Renee Kelly. When Ms. Kelly's name was run in the subject file showed that she is a 19-time trespass from MGM Properties. Last trespassed from the Aria on 11/03/12 by Investigator R.

1/11/2013 – Arrested by LVMPD for trespassing, not amounting to burglary. Case went to trial and defendant was found guilty. Sentence includes fines/fees of \$500.00 with AIDS awareness counseling.

Statement from records request received by LVMPD.

1/11/13 at 0613 hours, I, Detective JD, was working in a covert capacity investigating vice related crimes at Planet Hollywood (3667 S. LV Blvd., LV, NV 89109). I saw a person at the casino floor who I later identified as Chaquita Kelly by NV ID. I stopped her because she is a known prostitute through previous Vice related contacts. I identified myself as a police officer to Planet Hollywood security officer T and advised that Kelly trespassed from Planet Hollywood by security officer JD on 12/8/12 for a Vice arrest that Kelly did willfully and unlawfully return to Planet Hollywood after being duly warned not to trespass.

12/8/2012 – Arrested by LVMPD for trespassing, not amounting to burglary, bench warrant from a previous arrest and a bond surrender for previous burglary charge. Case for trespassing was dismissed/DA denial on 12/20/2012. Case for bond surrender was dismissed/DA denial on 12/21/2012

Statement from records request received by LVMPD.

12/8/12 0700 at Planet Hollywood. Vice related arrest. Kelly was on property in violation of NRS 207.200. She was arrested for trespassing. She also had a warrant for \$445.00 Driving w/o Valid License.

11/03/2012 – Arrested by LVMPD for Burglary. Case went to trial and defendant was found guilty. Sentence to jail term of minimum of twelve (12) months with maximum of thirty-six (36) with credit for time served as one day. Fines/fees of \$175.00 to be paid. Case completed on or closed 5/29/2014. During case Ms. Kelly had 2 bench warrants issued and on hold without bail status.

Statement from records request received by LVMPD.

On 11/3/12 at approximately 0915 hours, security investigator R observed the suspect, Chaquita Kelly, enter room #6221 at The Aria hotel and take possession of \$480 US dollars and exit the room. Kelly was not registered to room #6221 nor was she a guest at The Aria hotel. R stated room #6221 was under surveillance for a security integrity check.

Continuation report for 11/3/12:

On 11/3/12 at approximately 0935 hours, I, Officer SK operating as marked patrol unit responded to a burglary at 3730 LVBS (Aria). Security Investigator JR had a female, Chaquita Kelly, in custody for the same according to Ofc. R. He witnessed Kelly enter room #6221, take possession of \$480.00 US dollars and exit the room. Kelly was not registered to the room, nor was she a guest at the Aria. Prior to my arrival, R stated that Kelly told R she entered the Aria hotel tower with an unknown male and entered room #6221 on "her way out" for the purpose of "stealing items" from the room. Room #6221 was under surveillance for a security integrity check. I read Kelly Miranda at 0938 hours in which she replied "yes" I understand. Kelly refused to answer any of my questions. Both R and his partner, CE, observed the entire incident and completed voluntary statements on scene. Video surveillance of the incident was burned onto cd and impounded as evidence at CCAC. Based on the fact that Kelly entered room #6221 at the Aria with intent to commit a felony (burglary) to obtain money (\$480) under false pretenses, Kelly was taken into custody and transported to CCDC.

9/25/2012 – Arrested for outstanding warrants for unlawful text while driving, driving with suspended license (2x), fail to drive in marked lanes, no proof of insurance, no registration and trespassing from arrest on 7/9/2012. Plea of guilty and a sentence includes fines/fees of \$0.00.

7/9/2012 - Cited by LVMPD for trespassing.

Statement from records request received by LVMPD.

On Monday, 7/9/12, subject identified as Chaquita Kelly, was located at Section 1 of the casino. Kelly was detained for trespassing and escorted to the security office and Metro police were notified. Ms. Kelly was recognized as a prior trespass from the security Itrak system. Ms. Kelly has been trespassed from MGM 17 times. On 4/12/12 at 0215 hours Kelly was last trespassed by security officer B.

5/7/2012 – (Not listed on background report) - Arrested by LVMPD for no driver's license or failure to surrender driver's license and two outstanding bench warrants from previous arrests. Case for no driver's license was dismissed/DA denial.

Statement from records request received by LVMPD.

I, Officer RH, was on duty as unmarked traffic unit on 5/7/2012 at approximately 0457. I was patrolling in the 3600 block of S LV Blvd. I saw a 2012 Chevy Cruz traveling 41 MPH in a 30 MPH zone. Additionally, the car swerved over lane lines repeatedly. I stopped it to investigate. The driver ID'd herself as Chaquita Kelly using a US passport. Kelly's NV DL expired under suspension in 2011 and she had warrants out of LVMC. I booked her for no DL and the warrants.

1/31/2012 – Arrested by LVMPD for outstanding bench warrant for trespassing. No court disposition and no details regarding case submitted by applicant.

11/26/2011 – Criminal citation issued for one count of trespassing and one count of ex-felon fail to change address. Count 2 (ex-felon fail to change address) case was dismissed/DA denial. Plea of guilty for count 1 (trespassing) and sentenced to credit time served.

Statement from records request received by LMVPD.

On 11/26/11 at 10:00 AM hours Chaquita Kelly was trespassed by Investigator PF. At the listed date and time, this same subject was located on the hotel/casino property. Chaquita Kelly was detained for trespassing and escorted to security processing office. The Las Vegas Metro Police Department was notified. Ms. Kelly was last trespassed on 11/9/11 at 6:30 AM by Investigator Fuller. Ms. Kelly has been trespassed 14 times from MGM Resorts International. Kelly was cited for trespassing.

5/21/2011 - Arrested by LVMPD for Burglary. Case was dismissed/DA denial on 10/10/2011.

Statement from records request received by LVMPD.

On 5/21/11 at approximately 9:50 AM at the Cosmopolitan Hotel/Casino, victims were asleep in their hotel room. HS heard a noise, woke up and said "Hello" 2 times. An unknown female voice said, "I'm sorry." HS saw a figure with short, neck-length brown hair. The female left. HS and his wife LS checked to see if anything was missing. LS noticed her pocketbook missing from a table. HS exited the room, did not see the female and decided to check the staircase. He opened the first door to the staircase and saw his wife's pocketbook, missing \$750.00, on the floor. He said he heard a "knocking" sound coming from the staircase and went to his room to call security. Hotel security found a female with short neck-length hair locked in the stairwell near floor 35. The victims' room was 3313. The female Chaquita Kelly was not a registered guest of the hotel and provided no reason as to why she was in the stairwell. \$120.00 was located in Kelly's purse and \$300.00 (2 \$100 bills & 5 \$20 bills) were recovered during a CCDC strip search at Kelly's vaginal entrance.

2/27/2011 – Arrested by LVMPD for trespassing, not amounting to burglary, possession of marijuana and four outstanding bench warrants. Trespassing charge Ms. Kelly accepted plea of guilty with a sentence including fines/fees of \$500.00 and AIDS awareness counseling.

Statement from records request received by LMVPD.

On Sunday, 2/27/11, at approximately 9:00 AM, I Investigator BY, recognized Chaquita Renee Kelly as a prior trespass in section 1 of the Bellagio casino. Ms. Kelly has been trespassed 12 times from MGM Resorts International Properties. Ms. Kelly was trespassed at the Bellagio on 6/30/2010 by Investigator P.

Continuation of report:

On 02/27/11, at approximately 0905 hours, Bellagio Security called LVMPD dispatch reference a black female adult who was in their custody for trespass. I, Officer RS along with Officer JD were dispatched. Upon our arrival we made contact with Bellagio Security who stated that the black female adult has been trespassed from their casino 13 times in the past. The black female adult identified herself verbally as Chaquita Kelly. Upon conducting a pat down of Chaquita's purse for weapons, I Officer S, found a plastic bag containing green leafy substance. Upon testing the substance, it showed positive for marijuana. I then conducted a records check on Chaquita which showed her with outstanding warrants out of Justice court for a bail of \$7,300. Chaquita was transported to CCDC and was booked for her warrants, trespass and for possession of marijuana.

10/29/2010 – Victim of Battery with a deadly weapon

Statement from records request received by LVMPD.

On 10/29/10 at approximately 1036 hours a black 2004 Chevy Impala NV 456XXX driven by Chaquita Kelly hit the rear bumper of a white Ford truck driven by ER while traveling eastbound on Sahara just west of the intersection of Sahara and Decatur. Chaquita Kelly stopped her vehicle and fell out of the driver side door onto the ground, and she was bleeding. Chaquita stated "call 911. I am bleeding to death." The above incident was witnessed by ER, GW, JK, DM and PK. Chaquita was transported to UMC Trauma by LV Fire and during the transport she stated to LVFD RF that she was stabbed with a large knife at a "park". Violent crimes Detective EO and PM responded to UMC Trauma.

10/5/2010 – Cited by LVMPD for possession of 1 oz or less - marijuana. Case was dismissed/State not proceeding.

Statement from records request received by LVMPD.

10-05-10 Conducted traffic stop on vehicle for speed and broken/burned out taillight. Smelled odor of marijuana. While talking to Kelly I asked about the marijuana smell. Kelly removed a half of a marijuana cigarette from her bra. Tested positive for marijuana. Cited and released.

8/10/2010 – Additional arrests by LVMPD for outstanding bench warrants from previous arrests for trespassing. No court disposition and no details regarding case submitted by applicant.

8/4/2010 – Arrested by LVMPD for outstanding bench warrants from previous arrests. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On 8/4/2010, at 0915 hours, I, Officer JF, came in contact with Chaquita Kelly, during a car stop. A records check of Kelly showed she had five outstanding warrants out of municipal court that were confirmed by CJ of city jail. Kelly was arrested and transported to city jail.

6/30/2010 – Cited by LVMPD for trespassing, not amounting to burglary. Case was dismissed/State not proceeding.

Statement from records request received by LVMPD.

On 6/30/10 at 8:42 AM, I, Officer PP, was dispatched to the Bellagio Hotel in reference to a BFA who was later identified as Chaquita Kelly who was in custody for trespassing. Upon my arrival I came in contact with security officer P who stated he recognized Kelly as a prior trespass. That Kelly was in the bar area of the casino. That security placed Kelly into custody. Records check showed that Kelly was a prior trespass from 06/06/10 by security officer T. Kelly was cited and released.

6/6/2010 - Arrested by LVMPD for trespassing, not amounting to burglary. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On Sunday, June 6, 2010, I, Detective PT, at approximately 0600 hours observed a black female adult leaving the Mandalay Bay hotel after having been observed on multiple levels in the hotel by officer K. I recognized the female as a prior trespass and detained her for the purpose of notifying Las Vegas Metropolitan Police Department and issuing a citizen's arrest. Once inside the Casino Security Office she was positively identified as Chaquita Kelly, who has been trespassed a total of 10 times with the last being on 12/23/09 at 0700 hours by security officer PB from Mandalay Bay.

1/27/2010 - Suspect by LVMPD for grand larceny - over \$250.00 and burglary. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On 1/17/10, at approximately 5:30 AM, the victim K stated he returned to his room (#2915) and placed \$4,000 in cash and a Tito voucher in the amount of \$10,072.00 on his dresser. K awoke at 0830 and discovered the cash and voucher missing from his room and contacted the Wynn security. Wynn completed a report under incident #20100001013. Wynn investigator EG investigated the incident and discovered K's voucher valued at \$10,074.65 was inserted into slot machine #201605 by known undesirable Chaquita Kelly ID# 1508080. Kelly used her "Player's Card" during the incident. Video surveillance captured Kelly entering the Tower suites at 0654 and exits at 0800. At 0801 Kelly is seen playing a slot machine. Patrol follow-up Detective J discovered that the Wynn hotel reimbursed K approximately \$14,000 for the cash and voucher stolen. Therefore, the Wynn hotel is a secondary victim. Detective VJ conducting follow-up.

Continuation report:

On January 17, 2010, at approximately 0530 hours, WK, along with the Wynn Hotel and Casino, became the victim of a burglary and grand larceny, when Chaquita Kelly, stole \$4,000.00 in US currency and a \$10,072.00 Tito-Ticket (phonetic) out of WK's room. WK advised the following in a voluntary statement on 01/17/10, at approximately 0530 hours. WK went to his room, room #2915, at the Wynn Casino after a long night of gambling. WK said that he had \$4,000 in cash, and a \$10,072.00 Tito-Ticket sitting on his dresser. When WK woke up at approximately 0830 hours, he noticed both items were missing. WK then advised security of his missing property. Security officers told WK that they were aware of the situation, and possibly had a suspect identified.

According to EG, an employee of the Wynn Casino, security officer EG stated in a voluntary statement that he investigated the missing items. EG's investigation revealed that the guest room door, room #2915, did not close properly between the hours of 0515 and 0550 hours. Review of surveillance video footage revealed that a non-registered guest, Chaquita Kelly, was observed entering and exiting the Wynn Las Vegas Tower Suites and elevators repeatedly between 0654 hours and 0800 hours.

At 0801 hours, Kelly was observed by video surveillance camera, placing a pay-out voucher, Tito-Ticket, belonging to WK and a player's card registered to Kelly, into a slot machine #201605. The voucher registered to the amount of \$10,074.64. Kelly removed the voucher at 0802 hours from the machine, with any amount of \$10,002.64. Kelly then went to the slot machine #10036, where she inserted the voucher and player card at 0804 hours. Kelly removed the voucher at 0804 hours with the amount of \$9,902.64. Kelly then went promptly to Slot Assistant Manager AE, who confirmed the serial number and voucher belonged to WK. AE canceled the voucher and made arrangements to pay WK the balance of the voucher in the amount of \$9,902.64. Wynn Las Vegas assumed a loss of \$172.00.

On January 28, 2010, at approximately 2230 hours, detectives from the Tourist Crimes Unit conducted a knock-and-talk at Kelly's residence, located at XXXX Canyon Hollow, Las Vegas, NV 89149. Detectives were greeted at the door by Kelly. I, Detective VK, asked Kelly if detectives could enter her residence and talk to her about an incident at the Wynn Casino. Kelly gave consent for detectives to enter her residence. I was operating in plain clothes capacity, with an LVMPD badge around my neck. Detective TM was wearing a tactical vest with the word "POLICE" written in yellow on the front and back of his vest. I advised Kelly that she was not under arrest, and that I just needed to ask her some questions in regard to a grand larceny and burglary investigation on 01/17/10.

Kelly claimed the following, when asked about the incident. Kelly admitted to being at the Wynn Casino and meeting an unknown male. Nevertheless, Kelly was able to describe the unnamed male as being older, white, male adult, who was staying the night at the Wynn Casino. Kelly claimed that she met said male at the bar located on the casino floor. Kelly engaged said male in conversation and ended up soliciting him for the purpose of prostitution. I asked Kelly if she remembered a gentleman getting his \$10,000 Tito-Ticket and \$5,000 in US currency taken on that night. Kelly began to nod her head up and down as if she was saying "yes" to the above question. Kelly stated "yes." Detective TM asked Kelly if she used the Tito-Ticket, to which Kelly stated, "I have a gambling problem."

Based on the above facts and circumstances, Kelly was placed under arrest for burglary due to Kelly being observed by the Wynn Casino security entering and exiting the Las Vegas Tower Suites without being a registered guest, from the hours of 065 hours until 0800 hours. Surveillance also observed Kelly getting off the elevator of numerous different floors. Through my training and experience, I know this behavior to be consistent with room burglaries, due to suspects looking for the opportunity to illegally enter numerous rooms.

Kelly was also charged with grand larceny, due to \$4,000.00 in US currency being taken out of WK's room along with the Tito-Ticket. After she was placed under arrest, Kelly was read her constitutional rights per Miranda by Detective TM, in the presence of myself, to which Kelly voluntarily agreed to speak with us; therefore, waiving her Miranda rights by saying "Yes, I understand my rights."

In a digitally recorded interview at Clark County Detention Center, Kelly claimed that she could not remember the incident in its entirety, due to Kelly having a drinking problem. Kelly claimed that, if she was in the room, she was only there to solicit. Kelly claimed that she did not steal, and that if she was caught on surveillance gambling someone's ticket, they must have gave it to her.

12/23/2009 - (Not listed on background report) – Arrested by LVMPD for trespassing, not amounting to burglary. Sentence includes fines/fees of \$150.00 and may do 15 hours of community service in lieu of fine.

Statement from records request received by LVMPD.

On 12/23/09 at 7:00 AM, Kelly, Chaquita was caught inside room 16901 by the guest who had stepped out. A small physical altercation occurred when the guest went to check on his wife who was still in the room and the

suspect was trying to calm him down. Security responded to the room and suspect brought to security. Suspect states she is an escort going to an assigned room for services and simply got the wrong room. But she had a Mandalay Bay room key. Kelly has 9 prior trespasses from Mandalay Bay and related properties.

10/19/2009 – Victim of burglary

Statement from records request received by LVMPD.

On 10/19/09 between 1000 and 1437 hours an unknown subject(s) attempted to burglarize Kelly's residence. Entry was attempted on the rear slider and a back door by means of prying/jimmying but were unsuccessful. The subject(s) also attempted entry by using an unknown device to drill into a laundry room lock from the exterior. No entry was obtained, however, and nothing appears to be missing. No suspect description. A small gold drill bit was found next to the laundry door, which appears to have been used to drill the lock.

8/29/2009 – Arrested by LVMPD for DUI-Controlled substance with accident, failure to drive within marked lanes, driving with a license suspended, no proof of insurance and convicted person fail to change address. **No court disposition and no details regarding case submitted by applicant.**

7/30/2009 – Arrest for bench warrant from previous arrest of Permit – unauthorize minor to drive. Dismissed/State not proceeding on 3/24/2011.

7/1/2009 - Remand for an arrest on 11/07/2008 for Petit larceny.

No statement or narrative submitted by LVMPD or applicant.

6/13/2009 – Suspect in question for Abuse/Neglect. Report provided. No arrest or citation issued.

Statement from records request received by LVMPD.

On 6/13/09 at approximately 2000 hours, Rene Kelly realized her daughter PK was ill and took her to Centennials Hills Hospital. PK had a thyroid disease and is supposed to take medications to prevent her medical condition from becoming severe. Rene Kelly told the registered nurse, AA and Dr. H that PK had not had any medications in 4 months. When asked why PK had not had the medication, Rene replied, "because she had moved." When asked again, she said it was because "she has no insurance." The seriousness of having this disease without the medication lead the nurse and doctor to believe that PK could be in danger and that Rene was neglecting PK. So, they called CPS. When AA told Rene Kelly that she was contacting CPS, Rene took PK and left in a silver Lincoln Navigator bearing NV plates 110VYZ. AA then called police. When officers arrived at the hospital, we met with Dr. H and RN AA. They informed us of the situation and let us know that if this thyroid disease goes untreated it could lead to mental retardation. They told me that PK's condition was not good. PK over the 4 months without medication had developed a lisp, gained 40 pounds, and was tired all the time. The doctor mentioned that PK will probably have permanent damage as a result of the disease going untreated for so long. We contacted CPS to see if there were any open cases pending against Rene Kelly for child abuse/neglect. They said there was none. The nurse also mentioned that aside from the medication issue PK looked well groomed, clean and fed. Next, we contacted Detective T, with abuse/neglect detail. He told officers to take an incident crime report and fax it to 828-XXXX. After speaking with Detective T, we went to the XXXX Canyon Hollow address to try and make contact with Rene Kelly and PK. No one was home. Next, we called the XXX-XXXX phone number and spoke with Rene. She told me that she didn't qualify for state aid and couldn't afford medical insurance. She said she knows her daughter needs to see a specialist but that she doesn't have the money to get a referral. Rene was withholding about her personal information and said she didn't know her social security number or address. Also, Dr. H. mentioned he did not have time to write a voluntary statement and everything we would need would be in the

medical chart. The license plate that was on the Lincoln Navigator came back to a 2009 Toyota sedan, registered owner GL at XXXX Beam Dr.

4/24/2009 – Citizens arrest by LVMPD for trespassing, not amounting to burglary. Case was dismissed/DA denial.

No statement or narrative submitted by LVMPD or applicant.

1/11/2009 – Suspect in question for Burglary and Grand Larceny. No arrest or citation listed.

Statement from records request received by LVMPD.

On 01/11/09 around 0430 AM the victim, HB was on the casino floor inside the Bellagio. As HB walked by the Baccarat Bar a black female about 5'4', 140 lbs. with a black dress said hi to him. HB said hi back to her and she just got up and started to walk with him. A Bellagio security guard said something to the female, but HB was very intoxicated and did not hear or remember what was said. HB stated that they went up to his room #18122. HB sat on the bed and blacked out. He remembers nothing till about 0530 hours when he woke up. HB stated that his nose, eyes are burning. HB noticed that the safe was open and his Rolex was gone, \$17,000. \$10,000-\$16,000 in US currency was gone out of the safe.

12/09/2008 - Arrested by LVMPD for trespassing, not amounting to burglary and for an outstanding warrant for burglary for case on 11/7/2008. Case for trespassing was dismissed/DA denial.

Statement from records request received by LVMPD.

On 12/9/2008 at approximately 0600 hours, I, Detective TF, was working in an undercover capacity investigating vice related crimes in the area of the MGM Grand Hotel & Casino located at 3799 S Las Vegas Blvd., Las Vegas, NV 89109. While walking near the "Zuri Bar," I observed a black female wearing a blue skirt and blue jean top and high heels. I recognized her from being previously arrested at the Mirage properties identified as Chaquita Kelly. As she walked away from the bar attempting to leave the premises, I contacted her and identified myself via voice, badge and photo ID as LVMPD and told her she was under arrest for 1 Count of Trespass. She produced a NV ID and she was escorted back to security where a records check revealed she had a bench warrant for last being trespassed from Mirage properties on 11/8/2008 at approximately 0745 hours at the Bellagio by security officer B, being duly warned not to return to any of the Mirage properties including the MGM. She was transported to Clark County Detention Center and booked for 1 Count of Trespass and a bench warrant.

11/07/2008 - Arrested by LVMPD for burglary. Plead guilty to petit larceny. Sentenced to 45 days in jail with no fines/fees.

Statement from victim from records request received by LVMPD.

On 11/07/2008 at approximately 0800 hrs., I, Officer Voodre while operating as marked patrol unit 2M14BK, was dispatched to a battery call at the Bellagio. Details of the call was that a black female was in custody who was seen in a guest room, who tool a wallet and struck the guest.

Upon arrival at the Bellagio Security office, I made contact with the black female, who was identified as Chaquita Kelly, by NVID and SCOPE. Kelly was read Miranda Rights using the LVMPD issued Miranda Card at 0830 hrs., to which Kelly replied "yes" she understood her rights. I asked Kelly why she was in the room and why had she taken the wallet. Kelly stated that she was at the Bellagio with a date and never went into a guest room or took anything. Kelly stated that she was leaving her date's room and was walking down the hallway and was attacked by a white female who was accusing of her being inside her room. I spoke with the Victim, TD who was staying in

Room 28049 at the Bellagio and stated that she was in the bathroom of her room leaving the door room open for her co-worker. TD stated that she heard a noise and went to check and noticed a black female in her room. The female left the room and TD chased Kelly down the hallway and grabbed her. TD asked Kelly why she was in her room and held on to Kelly and yelled for Security.

A struggle began between the two parties and during so, TD noticed her wallet on the ground. TD asked another guest to grab the wallet. The guest who grabbed the wallet looked inside and noticed TD Identification and noticed the wallet belonged to TD. After Security arrived, TD noticed at least \$200.00 was missing from her wallet. Witness, KR, heard TD yelling and came out of her room and TD struggling with Kelly. TD told KR that Kelly took something from her room and noticed the other guest, who had picked up TD wallet.

I explained to Kelly that a reasonable person would not exit the room and attack another guest for no reason. Kelly kept to her story and stated that she did not steal anything. I asked Kelly if I could search her purse and Kelly replied "yes." Kelly had approximately \$200.00 in cash in her purse. Kelly had theft and burglary priors during routine records check. Kelly had been trespassed from all MGM property, including Bellagio, approximately one year ago. When TD found the wallet on the ground, it was next to Kelly's feet.

Based on the above facts and circumstances, TD seeing Kelly in the room, and the wallet being on the ground next to Kelly. Kelly was arrested for burglary and transported to CCDC where she was booked accordingly.

10/24/2008 - Citation issued for trespassing after warning and ex-felon fail to change address. Plead guilty to count 1 (trespassing) with fines/fees of \$280.00 to be paid in open court and count 2 (ex-felon/fail to change address) dismissed per negotiations.

Statement from records request received by LVMPD.

On 10/24/08, at 7:05 AM, JV came in contact with Kelly, Chaquita at elevators inside Mandalay Bay for being an unauthorized person in hotel area. Hotel records show Kelly had been trespassed on 11/8/07 by security officer O at MGM. Kelly advised to officers she has been living at XXXX W. Warm Springs #XXX, Las Vegas, NV 89074 for a couple months now. Our records show she is a convicted ex-felon for: 1 Discharge R/A in occupied structure 99 NV, attempt theft 99 NV and trafficking cocaine 95 NV. Kelly shoes was registered at XXXX Silverstone Way, LV, NV, 89123 on 11/8/07. Kelly was cited for trespass and ex-felon fail to change address w/LVMPD within 68 hours.

11/08/2007 – Citation issued by LVMPD for trespassing, not amounting to burglary. Case was dismissed/DA denial on 12/11/2007.

Statement from victim from records request received by LVMPD.

On 11/08/2007 at approximately 0325 hrs., I officer Ma and Officer Kingler operating as uniformed officers were working directed patrol at the MGM Hotel. MGM security officer Ortega recognized the above subject Kelly, Chaquita being previously trespassed off MGM properties. Kelly was written a citation for trespassing and released. Kelly was previously trespassed on 10/16/2007 at 0140 hrs.

10/16/2007 – Arrested for outstanding bench warrants from previous arrests or violations for previous charge of solicitation of prostitution from 07/06/2007. See below. No court disposition and no details regarding case submitted by applicant.

Statement from records request received by LVMPD.

On the above date and time, I Ofc. Almazan was dispatched to an in-custody call at Bellagio Hotel and Casino for a female identified as Chaquita Kelly who was in custody for trespassing. A records check showed Kelly to have an electronic warrant out of the county for a solicitation charge(s) Based on this information I placed Kelly under arrest, transported her to CCDC and booked accordingly.

Probation violation was added to list of arrest charges.

08/24/2007 – Cited by LVMPD for trespassing. Case was dismissed per negotiations with case from 8/7/2007. Citation issued by LVMPD for trespassing at Bellagio Casino – Hotel.

Statement from records request received by LVMPD.

On 6/7/2007 at 0512, Chaquita Kelly was listed as trespassed by 06/05/2007 at 8:17 pm security officer on the listed time and date this same subject was located on the hotel/casino property. The subject was detained for trespassing and escorted to the security office and LVMPD were notified.

Trespassed: Did return or remain on property after warning not to trespass by a representative of the owner.

08/07/2007 – Las Vegas Township Justice Court appearance for Soliciting Prostitution. Case was scheduled for trial. On 12/19/2007 amended criminal complaint to trespassing– Plead guilty with a sentence of 90 days in jail – no early release, no house arrest – suspended, fines/fees of \$500.00, attend AIDS counseling and stay out of trouble.

Justice Court of Las Vegas Township court disposition:

10/15/2007 - Bench warrant issued

10/19/2007 – Bond posted

1/9/2008 - Entered Plea of guilty

7/9/2008 – Case dismissed

7/6/2007 – Probable cause by LVMPD for soliciting prostitution.

Statement from records request received by LVMPD.

On 7/06/2007, I, Detective Pates, was working in an undercover capacity investigating Vice related crimes and activities at the Venetian Hotel & Casino.

I made contact with a black female adult, later identified as Chaquita Kelly, at the main bar. We engaged in casual conversation for approximately 20 minutes during which she said that she was hungry and looking for a place to have a snack. I invited her to go back to my suite at the Wynn Hotel & Casino to get room service and she suggested that I go there and to call her. She gave me her number 702 – XXX-XXXX. I asked her why she did not want to go over with me, and she said that she had a car. I told her that since she had already had a cocktail, she should just ride over with me, and she did not have to drive when she had been drinking. I told her that I would give her money for a cab to come back. She said that sounded good and suggested that we go and get a cab. She said that she wanted to use the rest room first and when she came out, I told her that I wanted to have more than just breakfast and she said that she knew that.

We went out to the cab stand and I suggested that we talk for a few minutes. I told her again that I wanted more than breakfast. She said that she was looking for breakfast and I assured her that she got to eat, but that I was looking for a "blow job" (fellatio). I asked her what neighborhood that would be in, and she said that she would take care of me, and it would not be a problem. I asked if it was in the \$300.00-\$500.00 range or if it was going to be more than that and told her that I was not interested if it was going to be in the \$1,000.00 range. She continually said, "well, let's just go over there." Eventually I said that I thought I was going to just get in the cab

by myself. She asked me why I had brought her all the way over from the bar and I told her that she knew what I was interested in, I just thought that I would buy her breakfast and pay \$500.00 for a "blow job", that it sounded like a good deal. Kelly then said, "Well let's go to the hotel." I asked her if I was going to hook up and she again said that we should go to the hotel. I adamantly told her that I was not going back to the hotel unless I knew I was going to get breakfast, get a "blow job" and then she could leave. She again said that we should go back, and I asked her if \$500.00 was going to cover it. She again said that we should go back. I then told her that I was going to the Wynn by myself, and she should just go back inside. She said, "No, Wait. You'll have a good time and what you just said will be fine." I repeated, "\$500.00 for a "blow job?" Kelly Said, "Yeah."

I then advised Kelly that I was an undercover LVMPD vice detective and identified myself via voice, badge and photo ID. Kelly was placed under arrest for soliciting prostitution as she willfully and unlawfully agreed to commit a sex act (fellatio) for a fee of \$50.00. Kelly was transported to CCDC and booked accordingly.

***Probation violation was added to list of arrest charges.*

3/23/2007 – Indicted for by LVMPD for conceal escaped prisoner, resident with non-Nevada Driver's license and obstructing peace officer. Case went to trial and defendant was found guilty. Fees/fines were \$250.00. **No court disposition and no details regarding case submitted by applicant.**

She was re-booked with an additional charge of probation violation.

11/10/2006 – (Not listed on background report) - Criminal complaint filed: soliciting prostitution. Case went to trial and defendant plead guilty. Sentences to fines/fees of \$350.00 and stay out of trouble.

Statement from records request received by LVMPD.

On 11/10/2006, a Friday at approximately 0610 hours, I, Vice Detective L. Zaic was working undercover investigating prostitution related crimes occurring at the Palms Hotel/Casino. The Palms is located in the County of Clark, State of Nevada. I was sitting at the bar when I came into contact with a female who was later identified with a NVDL as Kelly, Chaquita. While at the bard, Chaquita and I had conversation and she agreed to perform a blow job on me telling me that would charge me \$300.00. She was shown my LVMPD badge and picture identification and placed under arrest for one count – soliciting for the purpose of prostitution. She was transported to CCDC.

**She was re-booked with an additional charge of probation violation.*

Justice Court of Las Vegas Township court disposition:

11/12/2006 – 48 hours hold delay

12/12/2006 – Bench warrant issued

1/3/2007 – Bench warrant quashed – Plea of not guilty entered

03/29/2007 – Plea of not guilty withdrawn – Plea of guilty filed. Defendant sentenced Case closed.

7/25/2006 – Arrested for outstanding bench warrants from previous arrests or violations.

7/20/2006 – (Not listed on background report) - Criminal complaint filed for April 27, 2006, probably cause investigation for concealing escaped prisoner and unlawful possession of controlled substance not for purpose of sale. Case for concealing escaped prisoner was dismissed/DA denial. Possession of controlled substance was amended to Possession of dangerous drugs not to be introduces into interstate commerce and a plea of nolo contender was accepted by Court. Sentenced to credit time served.

7/12/2006 – Arrested for outstanding bench warrants from previous arrests or violations.

6/12/2006 – Arrested by LVMPD for false information to a police officer, attempted theft and bench warrant for outstanding arrest (attempted theft) on 9/18/05. Case for false information to a police officer was dismissed/DA denial on 9/21/2006.

Statement from records request received by LVMPD.

On 6/12/06 at approximately 0600 hrs., I officer Blount, while operating marked patrol unit 1N4 was at the Hard Rock casino, in reference subject in custody for trespassing.

When on that call, Hard Rock security informed brought the female into the security office and had the possible victim in a separate hallway. I made contact with the female at the time, I read Miranda Rights, the female said she understood her rights. She verbally identified herself as Renee Williams. She said she did not have picture identification but had a valid ID card. I informed her that giving false information to a police officer was illegal and asked her if the information she gave me was correct. She said yes. A records check in SCOPE and DMV showed no match for the name Renee Williams. She told Officer Ortega her name was Renee Williams, which again showed no match in DMV or SCOPE. Security did a reference check with individuals they have trespassed, because one of the security officers recognized the female from a past incident. Security found the females photo in their files under the name Netia Washington which was also no match in DMV or SCOPE. The female was placed under arrest for false information and transported to CCDC.

4/27/2006 – Arrested by LVMPD for conceal escaped prisoner and possession of Marijuana/one ounce or less. Case was dismissed/DA denial.

Criminal complaint filed for April 27, 2006, probably cause investigation for concealing escaped prisoner and unlawful possession of controlled substance not for purpose of sale. Case for concealing escaped prisoner was dismissed/DA denial. Possession of controlled substance was amended to Possession of dangerous drugs not to be introduces into interstate commerce and a plea of nolo contender was accepted by Court. Sentenced to credit time served.

1/09/2006 – Bond Surrender/Citizens arrest for prior arrest for burglary and convicted person fail to change address. No court disposition and no details regarding case submitted by applicant.

Bond surrender for burglary and convicted person fail to change address from 09/18/2005 arrest.

12/29/2005 – Arrested for outstanding bench warrants for previous violation(s) for burglary/convicted person fail to change address, trespassing and battery for arrests on 4/29/2005 and 9/18/2005. No court disposition and no details regarding case submitted by applicant.

10/30/2005 - (Not listed on background report) – Arrested for outstanding warrants/citation and for trespassing, not amounting to burglary. Case was dismissed/DA denial on 12/14/2005.

Statement from records request received by LVMPD.

On 10/30/05 at 1140 hrs., I Officer Wong, operating marked patrol unit 2M2L was assigned to Mandalay Bay Hotel in reference to a trespassing in custody. Upon my arrival, I made contact with the suspect, later identified as Kelly, Chaquita by NVDL. A records check revealed that Kelly has an outstanding warrant for expired plates. At this time, Kelly was taken into custody for warrant, placed under arrest, transported to CCDC and booked accordingly.

10/16/2005 – Arrested by LVMPD for trespassing, not amounting to burglary. Case was dismissed/DA denial on 12/9/2005.

Statement from victim from records request received by LVMPD.

I, Officer Perez was on the 7th floor at approximately 0655 on 10/16/2005, when I noticed a black female adult entering the elevators at the end of the hall. I then ran to the door and when I opened it; I recognized the female as the one I arrested two night earlier for trespassing. I then escorted her down to the casino to my supervisor Wayne D who also recognized her. We then placed her in cuffs and escorted her to the holding room and notified LVMPD. She was identified as Kelly, Chaquita who was trespassed on 3/11/05 at 0636 hours and then cited on 10/14/2005 for trespassing.

10/14/2005 - Cited by LVMPD for trespassing, not amounting to burglary. Scheduled to appear on November 28, 2005, at Las Vegas Justice Court.

Statement from victim from records request received by LVMPD.

Did return or remain on property after warning not to trespass by a representative of the owner of Virgin Hotels on 3/11/05 at 0676.

9/18/2005 – Arrested by LVMPD for burglary and convicted person fail to change address. Background indicates the following disposition. Plead guilty to theft (attempt) and was sentenced to a minimum term of 12 months in jail, followed by 36 months of probation, 4 hours of community service and counseling. Convicted person fail to change address was dismissed/DA denial. **No court disposition and no details regarding case submitted by applicant.**

Statement from records request received by LVMPD.

I, Officer Long, and Officer Liberty, working as marked patrol unit 2P4, were dispatched to a burglary call at the Rio Hotel. Upon my arrival, I contacted victim RC who stated that he woke up at around 0600 hrs., because he heard something that sounded like lose change moving around. CRC looked up to find a black female later identified as Chaquita Kelly in his room going through his short pockets. RC stated that he asked Kelly how she got in his room. At that time Kelly stated that she was an escort, and she was looking for Jimmy. RC stated that he grabbed his wallet and asked Kelly where is my money. RC stated that Kelly stated that he could check for his money because she doesn't steal money. RC then also called security and Kelly left the room. RC stated that none of his money was taken at this time. Kelly was located in the elevator by a security officer and was taken into custody by the Race and Sports book.

Upon contact with Kelly, I read Miranda Rights at 0750 hours. Kelly stated that she understood her rights and she agreed to talk to me. Kelly stated that last night she met a guy named Jimmy at a club inside the Rio Hotel. Jimmy asked her to come up to his room. Kelly stated that she went to his room, but she did not know who let her in. In Kelly's purse I located a Rio Hotel room key and I asked her where she got it. Kelly stated that Jimmy gave it to her. Kelly also stated that she did not go to the room escorted by Jimmy, but later she changed her story and stated that Jimmy showed her where the room was. Kelly was still unable to tell me how she got into the room and who let her in.

Security checked the room key that Kelly had in her possession. The key did not open the room RC stayed in. Security was not able to tell us which room the key belonged to. Kelly was not a registered guest of the hotel. The room key was impounded as evidence. Hotel security had a previous trespass on Kelly from the year 2003 and she was not allowed on the property. Kelly also has a substantial history of soliciting prostitution.

RC stated that no one else is registered to his room and no one else has keys to his room. RC also stated that he went to sleep at approximately 1900 hrs., last night and he did not go out. RC did know Kelly and she did not have permission to be in his room. RC did state that he was in the hotel on a business trip and his employer's name was Jimmy. I was able to speak with RC's employer later identified as JR, who stated that he was in his room with his wife all night because he had a cold. I also got a description of Kelly, and the description did not match JR. Due to the fact that Kelly was in the room without authorization and was searching through the victim's shorts, she was charged with burglary.

During records check of Kelly, I found that Kelly is an ex-felon for discharging a firearm into an occupied structure. Kelly is required to register for this charge and because she is not registered at her current address, she is also being charged with ex-felon failure to change address.

8/20/2005 – (Not listed on background report) – Arrested by LVMPD for trespassing, not amounting to burglary (using an alias name – Natia Washington) and outstanding bench warrants for Chaquita R. Kelly. Case was dismissed/DA denial on 10/21/2005.

Statement from victim from records request received by LVMPD.

I saw Natia Washington on the hard Rock hotel property. I had prior knowledge that I read Washington the trespass warning (NRS.207.200) on 4/29/2005 at 0558 hours for loitering. I am employed at the Hard Rock Hotel as a security supervisor.

4/29/2005 - Cited by LVMPD for battery (using an alias name – Natia Washington). Scheduled to appear on July 22, 2005, at Las Vegas Justice Court. Case later dismissed on 3/24/2006.

Statement from records request received by LVMPD.

Did willfully and unlawfully use force and violence upon the person of another victim RD suspect poked RD in the nose with her finger.

Justice Court of Las Vegas Township court disposition:
7/22/2005 - Bench warrant issued.
9/20/2005 – Bond posted and entered Plea of not guilty
12/1/2005 – Status check on negotiations
03/24/2006 – Case dismissed.

12/4/2003 - (Not listed on background report) – Arrested by LVMPD for solicitation prostitution and two outstanding warrants from previous arrests. **No court disposition and no details regarding case submitted by applicant.**

Statement from records request received by LVMPD.

That I, Det. Segura and Det. Saldana on 12/4/2003 at approximately 0045 hrs., were both working in an undercover capacity investigating vice related crimes at the Sinbad Lounge inside the Aladdin Hotel. This hotel in specifically, the lounge area is known to be frequented by prostitutes when they are conducting their activities. While I was sitting at the bar, I made contact with a black female adult wearing a tight sundress and high heels. I asked her if she wanted some company and if she wanted me to buy her a drink. She smiled and said, "yes."

This subject was later identified as Chaquita Kelly. During conversation with Kelly, I asked her if she was an "entertainer?" She said, "yes." I told her about a sexual fantasy that I wanted to have with her. During the fantasy, I was going to "fuck" her from behind as she laid on her stomach inside of my hotel room. I asked her if she was interested in this? She said, "yes." I told her that she has some nice lips, and I would also like her to give

me "head." She said that she was pretty freaky. I then told her that I was staying at the Mandalay Bay Hotel-Casino, and we could go back in the cab to the hotel. I then asked her what that would run me. She said, "four." I said, "you mean \$400.00?" she said, "yes." I said, "that sounds like a good deal, do we need condoms?" She said, "Don't worry I have condoms in my purse." I then asked her if I could cum more than once, if it was over an hour. She said, "No, don't worry about that, you have up to an hour."

At that point, myself and Kelly proceeded down the escalators where I made contact with Det. Saldana working in an undercover capacity. I explained to Det. Saldana that I had a date with Kelly and that I was going back to the hotel. Det. Saldana then said, "Well, what all you guys gonna do, party?" I said, "Yeah, she's giving me full service and I'm going to give her \$400.00." Saldana then asked, "what is full service include?" I said, "well, its half and half." Half and half is a street term to describe oral sex and sexual intercourse. Det. Saldana then asked, "well can I party with you after you're done with my buddy?" Kelly said, "well, yeah, I can meet you in your room after we're done." Saldana then asked me what I was going to spend, and I said, "\$400.00." Saldana then said, "well, how about if you do both of us for a total of \$700.00, \$400.00 for him and \$300.00 for me?"

She said, "okay, that sounds like a good deal." Det. Saldana then said, "Will I get the same as he is, a suck and fuck, right?" She said, "yes."

At that point, Kelly was taken into custody by myself and Det. Saldana identified ourselves by voice, badge and ID and she was charged with soliciting for the purpose of prostitution two counts. During a routine records check under her name and DOB she gave me, it was learned that she had several outstanding county traffic warrants that were electronically confirmed. She was then additionally charged with those and transported to the CCDC and booked accordingly.

8/15/2003 – Arrested for outstanding bench warrants for previous violations of driving on suspended license and faster than posted limit.

Statement from records request received by LVMPD.

On Thursday 8/15/2003 at approximately 0539 Kelly, Chaquita BFA was involved in a vehicular accident at XXXX W. Russell Rd, Las Vegas, NV 89118. Kelly identified herself with a NVID. A records check showed Kelly had two outstanding warrants for two separate cases. Kelly was arrested and transported to CCDC and booked accordingly.

5/31/2003 - Cited by LVMPD for failure to notify LVMPD of change of residence. Scheduled to appear on July 15, 2003 at LV Township Justice Court.

Statement from records request received by LVMPD.

I contacted Ms. Kelly reference a civil matter on 5/31/2003. At approximately 1745 hrs. and found her to be an ex-felon that had failed to change her address. I came into contact with her again on 06/02/2003 at 1700 hrs., and she had not registered with her current address. She was then issued a citation.

5/02/2003 - Cited by LVMPD for failure to notify LVMPD of change of residence. Scheduled to appear on June 3, 2003, at LV Township Justice Court.

Statement from records request received by LVMPD.

Kelly was stopped for no license plate light and no front plate at 17th and Fremont WB. Kelly identified herself with NVDL issued on 6/8/02 with the address of XXXX Juniper Hills. Upon asking Kelly her address she immediately notified me she was a registered ex-felon and had not changed her address.

7/28/2002 - Cited by LVMPD for trespassing. Scheduled to appear on September 12, 2002, at LV Township Justice Court.

Statement from records request received by LVMPD.

Did return or remain on property after warning not to trespass by a representative of the owner at Mandalay Bay.

5/13/2002 - Arrested for outstanding bench warrants from previous arrests or violations on 8/7/2001 and 2/12/2002. Fines assessed.

4/11/2002 - Remand 46 days per Judge for a previous arrests or violations.

3/5/2002 - Cited by LVMPD for failure to notify LVMPD of change of residence. Scheduled to appear on April 22, 2002, LV Township Justice Court.

Statement from records request received by LVMPD.

According to Kelly, she stated that she has been living at XXXX Juniper Hills for the past 8 months. Verification from the leasing office manager confirmed that she had been residing there since July of 2001. Contact with Kelly was made when the leasing office called stating she refused to leave after creating a disturbance.

2/12/2002 - Arrested for outstanding bench warrants for previous violations for driving on a suspended license, insurance required, faster than posted basic rule, turn signals required, fail to obey traffic signals and fail to yield to emergency vehicle.

Statement from records request received by LVMPD.

On the above date and time, I officer Toschi p#6761 responded to Caesars Palace in reference to a female being detained by hotel security. Upon arrival I made contact with the BFA who identified herself by NVDL as Kelly, Chaquita. A records check revealed several warrants confirmed electronically out of Justice Court. Kelly was transported to CCDC and booked accordingly.

8/7/2001 - Arrested for outstanding bench warrants for previous violations for driving on a suspended license, insurance required, faster than posted basic rule, turn signals required, fail to obey traffic signals and fail to yield to emergency vehicle.

Statement from records request received by LVMPD.

On above date and time, I went to Mandalay Bay in reference to an in-custody female for trespass violation. She identified herself with a NDL as Kelly, Chaquita. Kelly was found to be wanted out of the county for driving with suspended license, unlawful acts, basic speed, turn signals required and failure to obey a red light. Kelly was placed under arrest for her warrants and Kelly was then transported to CCDC and booked for her warrants. Kelly also has several active warrants of out of the city of Las Vegas.

5/30/2001 - Arrested for outstanding bench warrants for previous violations for failure to yield and driving on with suspended license.

Statement from records request received by LVMPD.

While on patrol as marked unit, I stopped an unlicensed for SUV at Tropicana and McLead. The driver identified herself as Chaquita Kelly and SCOPE confirmed her identity Kelly was wanted out of Municipal Court for Failure to Appear on previous charges of failure to yield and driving on a suspended DL. These warrants were confirmed by "Judy". Kelly was arrested and transported to CCDC.

5/7/2001 - Cited by LVMPD for Soliciting Prostitution at The Rio Hotel. Scheduled to appear on June 21, 2001, at LV Township Justice Court for citation.

Statement from records request received by LVMPD.

Ms. Kelly did willfully and unlawfully solicit myself (Det Cruz) and Sgt. Vonfeldt for an act of prostitution; offered to perform sexual intercourse and fellatio on myself, Det. Cruz for \$350.00/fee and perform fellatio on Sgt. Vonfeldt for a \$200.00 fee.

8/20/1999 – Arrested by LVMPD for possession cocaine with intent to sell and probation violation from original arrest on 2/18/1999. **No court disposition and no details regarding case submitted by applicant.**

Statement from records request received by LVMPD.

On 8/16/1999, a controlled buy was conducted by Narcotics officers in which rock cocaine was purchased out of the apartment completed at XX S. Martin Luther King, Bldg. 2, Apt XXX, at which time, probable cause was obtained, in order to have a search warrant typed by myself, Det. Sanchez and signed by District Court Judge.

On 8/20/1999, at approximately 100 hours, the search warrant for XX S. Martin Luther King, Bldg. 2 Apt XXX was executed by all the members listed above of the Narcotics Weed and Seed Task Force.

Upon entry into the apartment, officers conducted a knock and announce, at which time, no one came to the door and force was used to obtain access into the apartment, at which time, detectives went into the apartment and detained all occupants inside the apartment. Once the apartment was secure and all occupants were patted down for any weapons, Detective Faulis read Miranda Rights to all the occupants inside the apartment. Also in the apartment were several children belonging to CW. The children's names were KC, approximate 5 years old, TW, approximate 2 years old and SW, approximate 3 years old. A few minutes had gone by, and CW mother DC came to the apartment to pick up the children and take care of them.

Upon conducting our search of the residence and the person inside the residence, the following was found. As officers entered the residence, they found several subjects in different parts of the apartment. In the northwest bedroom of the apartment, two subjects that were found inside the bedroom and also paperwork was found in that bedroom under both subject's names, was Kelly and JH. At the feet of Kelly and JH, were several individually wrapped in plastic rocks of cocaine, which were weighed out to 3.3 grams of NIK positive rock cocaine. In the bedroom where CW lived, which is the master bedroom in the northeast part of the apartment, inside the closet of the master bedroom, several individually wrapped in plastic rocks of cocaine were found, which weighted out to be a gross weight of 15 grams of NIK positive rock cocaine.

In the kitchen, which all the other suspects, EB, RB, HE, HH were in, there were several individually wrapped in plastic rocks of cocaine on the kitchen counter, which weighed out as a gross weight of 2.4 grams of NIK positive rock cocaine. Also, where all the other subjects were was 5.8 grams, gross weight of NIK positive marijuana, found on the kitchen table and counter.

Also found in the apartment and on the persons of several of the subjects were \$787.00 in US currency in miscellaneous denominations. Found on RB was \$291.00 of that \$787.00 total, in US currency. The money was

found in his front pocket of his shorts, in the master bedroom, where he was staying with CW. A \$10.00 dollar bill was found in the front pocket of HE; \$31.00 was found on JH front right pocket and \$210.00 was on HH right, rear pocket.

In the master bedroom we found a notebook, believed to be an "owe" sheet, which is commonly used by people or persons who sell narcotics. The master bedroom belongs to CW.

In the northwest bedroom, where we found several bits of paperwork belonging to JH and Chaquita Kelly, was found also "Owe" sheets inside a large notebook of JH. Clothes and paperwork were also found in that room that belonged to JH and Chaquita Kelly. One of the "Owe" sheets, which were all booked into evidence of JH, had how much he would make profit for selling rock cocaine and his other bills, which were included.

Paperwork to the apartment was also found in both CW name and JH name. Upon further investigation, Det. Faulis stated to myself, Det Sanchez, that HH made the reference that RB was bringing the cocaine in from California. RB did not want to talk to officers.

JH stated to myself, Det Sanchez that "what would happen to his girlfriend, if he would take the whole rap", which meant that he would take responsibility for all the rocks of cocaine inside of their bedroom, the northwest bedroom. JH was not satisfied with any answers or questions with us and did not want to talk to us any further.

All evidence that was found by the Detectives was recovered by myself, Det. Sanchez, P5114 and booked into evidence. All seven subjects were arrested on several different charges. Several also had warrants for traffic.

7/17/1999 – Arrested for outstanding bench warrants for previous violations for driving without a valid license and unsafe lane change.

5/25/1999 - Remanded for Discharging a firearm from a motor vehicle. (Original arrest date of 2/18/1999).

4/13/1999 - Arrested for outstanding bench warrants for previous charge of contempt of court.

Statement from records request received by LVMPD.

At Approximately 2330 hrs., on 4/13/1999, I Ofc. Wilson stopped a 1997 Nissan Altima at 22nd St. and Walnut for speeding on Bonanza at Bruce. I made contact with the passenger in the car who I identified by her NVID as Chaquita Kelly. I conducted a records check on Kelly and found that she was wanted on a warrant which was confirmed by P #2441. I placed Kelly under arrest for the warrant and transported her to CCDC where she was booked.

3/17/1999 - Arrested for outstanding bench warrants for previous violation(s) for Driving without a license.

2/18/1999 – Arrested by LVMPD for 2 counts of assault with a deadly weapon, conspiracy trafficking in cocaine, malicious destruction private property, trafficking in cocaine, aiming/discharging a firearm where person/endanger, and possession of unregistered firearm. **No court disposition and no details regarding case submitted by applicant.**

Statement from records request received by LVMPD.

Officers responded to XX S. Martin Luther King reference a female subject described as a BFA wearing a tan jacket, black pants with blonde hair chasing a male and two other females through the apartment complex shooting a handgun. Upon arriving, several kids and KB, one of the witnesses, directed me to Bldg. 6. KB said a female was in the courtyard, shooting. As I arrived near the pool/office area, I saw the suspect walking quickly eastbound through the complex. I ordered her over to me, but she then walked behind a small bush. I ordered her

out from behind the bushes and on to the sidewalk towards me where she was taken into custody. I then found a black beretta 92FS, 9MM serial #BER1175982, lying on the west side of the bushes where the suspect was standing.

The suspect verbally identified herself as Chaquita Kelly. Kelly was given her Miranda rights by Officer Cummings. Kelly admitted to having and shooting the gun in the apartment complex. Kelly stated that when she returned home this morning to Apt XXX, about 0800 hrs., she found her live-in boyfriend of five months, JH in their apartment, XX S. Martin Luther King, Apt XX with two other females. Kelly became angry and started to argue with JH. JH pulled Kelly into a backroom after the short argument.

GS and BR stated that they could hear JH hitting on Kelly. GS said she went into the room and stopped JH from beating on Kelly. GS, BR and JH all started to exit the apartment. JH told Kelly this is not the end of this. JH, GS and BR started walking across the courtyard in the middle of the complex when suddenly Kelly exited the apartment with a gun and started shooting at them.

GS, JH and BR all ran westbound through the complex as Kelly chased them, firing shots at them. Kelly then went into the parking lot and started shooting into JH parked car, the blue 1978 Chevy Caprice, NV plates XXXXXXXX. Kelly fired four shots into the unoccupied vehicle. Once of the rounds went through the window and out of the other side, striking WT 1996 Chrysler Sebring, NV plates XXXXX, parked in the next space.

KB, a kid on the way to school, said Kelly also fired rounds at the white car leaving the complex which was never located by officers. Kelly then ran eastbound through the complex where she was taken into custody.

Officer Cummings responded to Apt XXX to check the welfare to see if there were any victim. Upon entering the apartment which had an open door and receiving no answer from inside, Officer Cummings noticed in plain view a large quantity of rock cocaine, later weighing 60.1 grams.

Kelly identified a BMA walking through the complex as her boyfriend. The male suspect identified himself to Office Linton as JE. Officers later found identifying paperwork for a JH in the apartment in which Kelly and JH were staying. Officers also only found men's clothing in the apartment but yet the manager shows the renter is Chaquita Kelly.

Kelly told officers that she and JH had been living in the apartment, together for five months and that she recently moved into her mother's house. A record's check showed JH to be a convicted felon for possession of controlled substance out of Los Angeles, CA.

Both the victims, GS and BR said they had been in the apartment with JH at 0100 hrs., and he told them he was living there alone. Officers found another magazine belonging to the gun in which officers found near Kelly in the bushes. The magazine was also loaded with rounds; spent casings were found in the courtyard of the apartment complex. Both cases were located in the courtyard, and those cases matched the bullets found in the gun and also the one found in the apartment.

All evidence was photographed and impounded along with \$695.00 in cash found in the JH pockets. JH had stated to GS and BR that he was on the run and that he was upset that Kelly had caused this situation, forcing the police to be there. JH stated to GS and BR that he didn't care because he had plenty of dope and money to hold him over before he was pointed out by Kelly and taken into custody.

Officers never located the white vehicle at which KB said Kelly was firing, but officers believe that the vehicle was driven by BR who later returned to the scene to file a crime report with officers. She was, in fact, seen driving a white chevy caprice that officers could not locate.

Kelly was arrested by Officer J. Minton for two counts of assault with a deadly weapon for firing shots at GS and BR who both chose to press charges, for Conspiracy to traffic cocaine, malicious destruction of private property, possession of unregistered firearm, trafficking a controlled substance – cocaine and discharging a firearm in a residential area which was heavily populated by children on their way to school at the time.

12/17/1998 – Additional arrest for outstanding bench warrant on file for previous violation(s) for Driving instruction permit and registration violations.

12/15/1998 – Arrested for outstanding bench warrants for previous violation(s) for Driving without a license.

Statement from records request received by LVMPD.

That on above date and time I officer N. Gulli P#4073 made contact with Kelly, Chaquita. Kelly identified herself using a NV driver's instructors permit. A records check showed a warrant out of the County for no Driver's license. This warrant was confirmed by P#4192. Kelly was placed under arrest, transported to CCDC and booked accordingly.

9/30/1997 – Bench warrant issued for previous violation for contempt of court.

8/5/1997 – Bench warrant issued for previous violation for jaywalking.

Statement from records request received by LVMPD.

I conducted a pedestrian stop on Casino Center/Utah for pedestrian interference. Upon running Kelly in SCOPE I found her to have an outstanding count warrant. Kelly was booked into CCDC accordingly.

NRS 640C.700 Grounds for refusal to issue license or for disciplinary action. The Board may refuse to issue a license to an applicant, or may initiate disciplinary action against a holder of a license, if the applicant or holder of the license:

3. Has been convicted of a crime involving violence, prostitution or any other sexual offense, a crime involving any type of larceny, a crime relating to a controlled substance, a crime involving any federal or state law or regulation relating to massage therapy, reflexology or structural integration or a substantially similar business, or a crime involving moral turpitude;

Prep for Board meeting:

Tereza 8/26/2022 – 3 hours

Tereza 8/29/2022 – 10 hours

Kathy 8/29/2022 – 7 hours

Tereza 9/2/2022 – 8 hours

Kathy 9/2/2022 – 7 hours

Francine 9/2/2022 – 2 hours

Tereza 9/16/2022 – 2 hours

Tereza 9/19/2022 – 4 hours

Tereza 9/27/2022 – 2 hours – Prep (copy/redact) file for Board Meeting

Prepared by Tereza Van Horn, Executive Assistant



Nevada State Board of Massage Therapy

1755 E. Plumb Lane, Suite 252, Reno, NEVADA

Application: License Application
Application Number: OL220107113054

Fee: \$30.00

APPLICATION INSTRUCTIONS

Please read the following instructions carefully before completing the application. Incomplete applications will cause delays in processing your application. If you have any questions about completing this application, visit our website listed above and click the FAQs tab.

1. Did you complete/graduate from a program of Massage Therapy with at least 550 hours? : ☒ Yes ☐ No
2. Did you take and pass the National Exam (NESL, NCETM, NCETMB, MBLEX, IASI, ITEC, ARCB, IIR and NCBTMB-R)? : ☒ Yes ☐ No

Section 1 : Personal Information

- Include 1 current passport quality photo - No emailed photos or faxes will be accepted
- No larger than 2" x 2", front view of FACE - no profile
- Must be taken against a solid white background
- We will **NOT ACCEPT** the photo if you are wearing a hat, sunglasses, or anything obstructing any portion of your face.

Application Type : ☒ Massage Therapist ☐ Structural Integration ☐ Reflexology

Applicant Name

Last Name : KELLY
First Name : CHAQUITA
Middle Name : R.



List all legal names previously or currently being used by you :

No record found.

Mailing address :

Street : _____
City : _____ State : _____ Zip : _____

Residence address (if different than the mailing address) : ☐ Same as mailing address

Street : _____
City : _____ State : _____ Zip : _____

Social Security Number : _____ Date of Birth : _____
Place of Birth : Texas Gender : ☐ Male ☒ Female

Home/Cell Phone : _____

Indicate the appropriate selection; which address you would prefer to be public knowledge.

☐ Home ☒ Mailing ☐ Business

Do you want to be excluded from the public mailing list? (Select one - You will still receive Board

notifications)

☐ Yes ☒ No

Section 2 : Child Support Information (Pursuant to NRS 640C.430)

Mark the appropriate response (failure to mark one of the three will result in denial of your application):

- ☒ I am NOT SUBJECT to a court order for the support of a child.
- ☐ I am SUBJECT to a court order for the support of one or more children and am in compliance with the order or am in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount pursuant to the order.
- ☐ I am SUBJECT to a court order for the support of one or more children and am NOT in compliance with the order or am NOT in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount pursuant to the order.

Section 3 : Previous Licensure Information**Previous Licensure :**

List all jurisdictions/states in which you have ever been licensed as a Massage Therapist, Reflexology or Structural Integrationist.

- ☒ Check here if you have never been licensed in any state jurisdiction.

Licensure information is not required because you have checked "Sign off from Local jurisdiction to follow".

Section 4 : Training and Education**Training :**

Contact registrar of your school/(s) and request to have official transcripts mailed directly to the Nevada State Board of Massage Therapy.

Diploma may be provided by school or applicant.

Name of School	City/State	Years from and to	Hours Completed
Aveda	las vegas	2021 - 2021	600

Transcript(s)

Document Name	User Defined Document Name	Document Link
OL220107113054-180489-Transcript.pdf	AVEDA INSTITUTE-TRANSCP	Document Detail

Section 5 : National Exam

Exam Taken	Where Taken	Date Taken
MBLEX	LAS VEGAS, NV	05/19/2022

National Exam Status :

Date Received :

Score Report Received ☒

Document Name	User Defined Document Name	Document Status
OL220107113054-179481-ScoreReportCard.pdf	MBLEX	Pass

Section 6 : Application Screening Questions

Please review the information you provided on this page carefully before submitting. Once saved and submitted, this cannot be changed.

1. Have you ever had any disciplinary proceedings instituted against you relating to your license to practice massage, reflexology or structural integration?

☐ Yes ☒ No

If yes, add the disciplinary actions below.

No record found.

2. Are you currently a party to any pending litigation related to the practice of massage therapy, reflexology or structural integration? If yes, please indicate whether you are a plaintiff or defendant and describe the nature of the litigation.

☐ Yes ☒ No

3. Are you currently or have you ever been required to register as a Sex Offender? (Tier I, II or III)

☐ Yes ☒ No

If Yes, please explain in below textbox :

4. Have you been accused of, arrested for, engaged in or solicited sexual activity during the course of practicing massage, reflexology, or structural integration on a person, with or without the consent of the person, including, without limitation, if you were an applicant or holder of a license:

- (a) Made sexual advances toward the person;
- (b) Requested sexual favors from the person; or
- (c) Massaged, touched or applied any instrument to the breasts of the person, unless the person had signed a written consent form provided by the Board;

☐ Yes ☒ No

If yes, fill in the following with complete and accurate information for each accusation or arrest:

No record found.

Fingerprint Background Waiver

NOTICE OF NONCRIMINAL JUSTICE APPLICANT'S RIGHTS

As an applicant who is the subject of a Federal Bureau of Investigation (FBI) fingerprint-based criminal history record check for a noncriminal justice purpose you have certain rights which are discussed below.

1. You must be notified by the **Nevada State Board of Massage Therapy** that your fingerprints will be used to check the criminal history records of the FBI and the State of Nevada.
2. If you have a criminal history record, the officials making a determination of your suitability for the job, license or other benefit for which you are applying must provide you the opportunity to complete or challenge the accuracy of the information in the record. You may review and challenge the accuracy of any and all criminal history records which are returned to the submitting agency. The proper forms and procedures will be furnished to you by the Nevada Department of Public Safety, Records Bureau upon request. If you decide to challenge the accuracy or completeness of your FBI criminal history record, Title 28 of the Code of Federal Regulations Section 16.34 provides for the proper procedure to do so:

16.34 - Procedure to obtain change, correction or updating of identification records. If, after reviewing his/her identification record, the subject thereof believes that it is incorrect or incomplete in any respect and wishes changes, corrections or updating of the alleged deficiency, he/she should make application directly to the agency which contributed the questioned information. The subject of a record may also direct his/her challenge as to the accuracy or completeness of any entry on his/her record to the FBI, Criminal Justice Information Services (CJIS) Division, ATTN: SCU, Mod. D-2, 1000 Custer Hollow Road, Clarksburg, WV 26306. The FBI will then forward the challenge to the agency which submitted the data requesting that agency to verify or correct the challenged entry. Upon the receipt of an official communication directly from the agency which contributed

the original information, the FBI CJIS Division will make any changes necessary in accordance with the information supplied by that agency.

3. Based on 28 CFR § 50.12 (b), officials making such determinations should not deny the license or employment based on information in the record until the applicant has been afforded a reasonable time to correct or complete the record or has declined to do so.
4. You have the right to expect that officials receiving the results of the fingerprint-based criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal or state statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.
5. I hereby authorize **Nevada State Board of Massage Therapy** to submit a set of my fingerprints to the Nevada Department Public Safety, Records Bureau for the purpose of accessing and reviewing State of Nevada and FBI criminal history records that may pertain to me.
In giving this authorization, I expressly understand that the records may include information pertaining to notations of arrest, detentions, indictments, information or other charges for which the final court disposition is pending or is unknown to the above referenced agency. For records containing final court disposition information, I understand that the release may include information pertaining to dismissals, acquittals, convictions, sentences, correctional supervision information and information concerning the status of my parole or probation when applicable.
6. I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, its officer(s), agent(s) and/or employee(s) who conducted my criminal history records search and provided information to the submitting agency for any statement(s), omission(s), or infringement(s) upon my current legal rights. I further release and promise to hold harmless and covenant not to sue any persons, firms, institutions or agencies providing such information to the State of Nevada on the basis of their disclosures. I have signed this release voluntarily and of my own free will.

A reproduction of this authorization for release of information by photocopy, facsimile or similar process, shall for all purposes be as valid as the original.

In consideration for processing my application I, the undersigned, whose name and signature voluntarily appears below; do hereby and irrevocably agree to the above.

Last Name : KELLY

First Name : CHAQUITA

Middle Name : RENEE

Street :

City :

State :

Zip :

Date : 5/28/2022

Submitting Agency : Nevada State Board of Massage
Therapy

Address : 1755 E. Plumb Ln, Suite 252,
Reno, NV 89502

VETERAN

The Nevada State Board of Massage Therapy is required by State Law to report veteran information annually. If this section applies to you, please complete the following information.

Have you ever served in the military: ☒ Yes ☐ No

Branch(es) of Service: (Check all that apply)

- ☒ Army/Army Reserve
- ☒ Marine Corps/Marine Corps Reserve
- ☒ Navy/Navy Reserve
- ☒ Air Force/Air Force Reserve
- ☒ Coast Guard/Coast Guard Reserve
- ☒ National Guard

Military Occupation Speciality/Specialities:

Date(s) of Service: From To

As by Executive Order 2014-20 all professional licensing board organized pursuant to the NRS shall collect the above data and provide the information to the Nevada Department of Veterans Services.

Affidavit of Applicant / Authorization of Release

I, **Chaquita Kelly** certify that I am the person described and identified in this application;
I have answered all the questions truthfully and completely, and any documents that I have provided in support of my application are, to the best of my knowledge, accurate.
I certify that I have not had any undisclosed disciplinary proceedings instituted against me relating to my license to

practice massage, reflexology or structural integration and I have disclosed or have not been arrested or convicted, for any crime involving violence, prostitution or any other sexual offense.'

I authorize all institutions or organizations, including educational institutions and organizations, employers (past and present), business and professional associations (past and present) and all governmental agencies and municipalities (local, state, federal and foreign) to release to the Nevada State Board of Massage Therapy any information, files or records required by the Nevada State Board of Massage Therapy in connection with processing this application.

I understand that furnishing false or misleading information or failing to furnish required information on this application may be cause for the denial, suspension or revocation of my license to practice massage therapy, structural integration or reflexology in the State of Nevada.

Name : Chaquita Kelly

Date : 5/28/2022

Upload

Have you uploaded a current passport quality photo?

Has our office received your Official School Transcripts, Certificate of Completion (diploma), National Exam Official Score Report and, if applicable, Certified Statement from other jurisdictions/states?

☒ Yes ☐ No

Have you uploaded a current copy of driver's license or identification card and social security card. Names must match on driver's license and social security card. If your license has expired since you submitted your application you must include a current legible copy?

☒ Yes ☐ No

Have you uploaded a current massage therapy license, reflexology license/certificate or structural integration license. If your current massage therapist license, reflexology license/certificate or structural integration license has expired since you submitted your application you must include a current legible copy?

☐ Yes ☒ No

- Please allow up to 4 weeks for processing your live scan fingerprints
- Please allow up to 6-8 weeks for processing fingerprint cards
- **Once you have submitted your completed application, please allow up to 15 business days for processing before inquiring about the status of your application.**

Document Type	Document Name	User	Defined Document Name
Transcript	OL220107113054-180489-Transcript.pdf	AVEDA INSTITUTE-	TRANSCP
Score Report Card	OL220107113054-179481-ScoreReportCard.pdf	MBLEX	
Social Security Card	220107113054-179126-Social-Security-Card.JPG		
Certificate of Completion	220107113054-179060-Certificate-of-Completion.pdf		
Photo	13898-179057-KELLY, CHAQUITA.jpg		
Government Issued ID Card	OL220107112353-172949-Government-Issued-ID-Card.JPG		

Application Fees

All fees are non-refundable.

Fee Detail(s)

Payment Detail(s)

Payment Method:

Amount Paid:

Date: 5/31/2022
Time: 10:01:08 AM

Page: 1

SMART Systems, Inc.
Aveda Institute Las Vegas
4856 S. Eastern Ave
Las Vegas, NV 89119
(702)459-2900

Academic Transcript for Permit No.: 349-727475
Cumulative

Kelly, Chaquita Renee

SSN:
Active? N
Scheduled Hours: 800

Exams

Exam	Description	Exam Date	Grade
MT Intro (150)	MT Intro Theory	7/17/2021 12:00:00 AM	97
MT Adv. 1 (150)	Adv. 1 Theory/Practical	8/21/2021 12:00:00 AM	97
MT Adv. 2 (150)	MT Adv. 2 Theory/Practical	9/26/2021 12:00:00 AM	98
MT Adv. 3 (150)	MT Adv. 3 Theory/ Practical	10/30/2021 12:00:00 AM	95



Date: 5/31/2022

Page: 2

Time: 10:01:08 AM

SMART Systems, Inc.
Aveda Institute Las Vegas
4856 S. Eastern Ave
Las Vegas, NV 89119
(702)459-2900

Academic Transcript for Permit No.: 349-727475
Cumulative



Kelly, Chaquita Renee

SSN:

Active? N

Scheduled Hours: 900

Cumulative

Current Cumulative Data for: Kelly, Chaquita Renee				349-727475		
GPA:	96.75	Crs:	Message	Date Started:	5/15/2021	Leave of Absence: 0
Test Score Value:	96.75	Crs Hrs:	600.00	Drop Date:	n/a	Contract Grad Date: 11/9/2021
Lab Score Value:	0.00	Total Hrs:	600.00	ReEnroll Date:	n/a	Max Time Frame: 1/15/2022
Major Test	0.00	Transfer Hrs:	0.00	Drop2 Date:	n/a	Actual Grad Date: 10/30/2021
Score Value:		% Complete:	100.00	ReEnroll Date:	n/a	Loan Ent Date: n/a
SAP?	N	Hrs Remaining:	0.00	Drop3 Date:	n/a	Loan Exit Date: n/a
		Grand Tot Hrs:	600.00	ReEnroll Date:	n/a	Determined:
End Date	5/30/2022	Attended	600.00	Scheduled	900	SCH -vs- ACT %: 66.67%

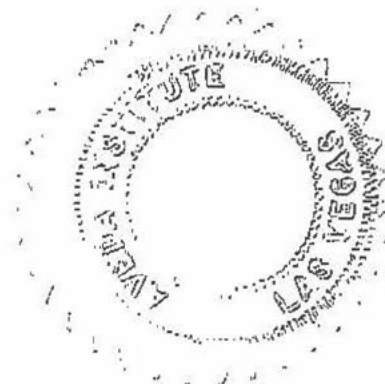
Notes:

Student Signature

Date

School Representative

Date





AVEDA INSTITUTE
LAS VEGAS

Having achieved the skills, knowledge and experience necessary to receive this certificate,
the Aveda Institute Las Vegas certifies that

Chaquita Renee Kelly

has successfully completed 600 hours of

Massage Therapy

Nail Burci

Owner/Director

10.30.2021
Date

4856 S. Eastern Avenue, Las Vegas, NV 89119



FSMTB

FEDERATION OF STATE
MASSAGE THERAPY BOARDS

MBLEx Results: 5/23/2022

MBLEx Result Jurisdictional Report

State: NV

<u>Last Name</u>	<u>First Name</u>	<u>Last four SS#</u>	<u>DOB</u>	<u>Exam Date</u>	<u>Pass/Fail</u>	<u>Previous Attempt(s)</u>	<u>Language</u>	<u>School</u>
████	████	████	████	████	████		████	████ ████████████████ ████████
████	████	████	████	████ ████	████		████	████ ████████████████ ████████
Kelly	Chaquita			5/19/2022 12:29:13 PM	Pass	03/12/2022 FAIL	English	AVEDA INSTITUTE: LAS VEGAS - LAS VEGAS NV
████	████	████	████	████ ████ ████	████		████	████ ████████████████ ████████



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252

Reno, NV 89502

Phone (775) 687-9955

Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov

Website: <http://massagetherapy.nv.gov>

June 10, 2022

Chaquita R. Kelly

Re: DISPOSITION OF RECORD

Dear Ms. Kelly,

In order to complete your application and obtain your Nevada State Board of massage therapy license, we need to have the following documents to continue processing your application;

1. A written narrative describing the incident(s), the circumstances that led up to the incident(s) and the outcome of the incident(s). **Online printouts cannot be accepted.**
2. Receipts for all fines or penalties showing that they have been paid. You will need to contact the court you attended or appeared at. **Online printouts cannot be accepted.**
3. Dispositions from the court(s) you appeared at regarding the attached highlighted arrest dates.
4. You must comply with Board Staff for all requested documents and the Board Staff will be making recommendations regarding your Application.

Please mail or fax the above documents to our office for review. Emailed documents cannot be accepted. Your background check will expire on **07/31/2022**. Your massage license must be completed and issued by the above expiration date, or you will be required to fulfill another background check and be responsible for the additional \$85.00 fee.

If you have any questions regarding the attached criminal history, you can email us at nvmassagebd@lmt.nv.gov.

Sincerely,

A handwritten signature in blue ink, appearing to read "Tereza Van Horn".

Tereza Van Horn
Executive Assistant
Enclosed

COPY

Please Note: It is a misdemeanor to practice or advertise Massage Therapy without a current valid NSBMT Massage License.

Hello

Renee Kelly

To: I

Mon, Jul 11, 2022 at 11:12 AM

Hello

My name is Chaquita Kelly I'm writing about my past record. That I'm not proud of. I have a few incidents that are the same. At the time I had a drinking issue and mental health issues that I have since addressed. When I was 19 in 1999 I was in an very bad abusive relationship that lead to my first time getting in trouble it was domestic. The trespassing charges I would go to the same place or places that I had previously been trespassed from had I been sober I wouldn't have went. I have alot of cases or charges that was dismissed I also have 3 other charges that have been dismissed but the court doesn't have the records for.

Sent from my iPhone

Chaquita Kelly
07/11/2022





National Practitioner Data Bank
Health Resources and Services Administration
U.S. Department of Health and Human Services
P.O. Box 10832
Chantilly, VA 20153-0832
<https://www.npdb.hrsa.gov>

DCN: 5500000195114909
Process Date: 08/26/2022
Page: 1 of 1
KELLY, CHAQUITA R
For authorized use by:
NEVADA STATE BOARD OF MASSAGE
THERAPY

KELLY, CHAQUITA R - ONE-TIME QUERY RESPONSE

A. SUBJECT IDENTIFICATION INFORMATION (Recipients should verify that subject identified is, in fact, the subject of interest.)

Practitioner Name: KELLY, CHAQUITA R
Date of Birth: Gender: FEMALE
Home Address:
Social Security Number:
License: MESSAGE THERAPIST, NO LICENSE
Professional School(s): AVEDA INSTITUTE LAS VEGAS (2021)

B. QUERY INFORMATION

Statutes Queried: Title IV; Section 1921; Section 1128E
Query Type: This is a One-Time query response. Your organization will only receive future reports on this practitioner if another query is submitted.
Entity Name: NEVADA STATE BOARD OF MASSAGE THERAPY (DBID ending in ...94)
Authorized Submitter: TEREZA VANHORN, EXECUTIVE ASSISTANT, (775) 687-9953

C. SUMMARY OF REPORTS ON FILE WITH THE NPDB AS OF 08/26/2022

The following report types have been searched:

Medical Malpractice Payment Report	No Reports	Health Plan Action(s):	No Reports
State Licensure or Certification Action	No Reports	Professional Society Action(s):	No Reports
Exclusion or Debarment Action(s):	No Reports	DEA/Federal Licensure Action(s):	No Reports
Government Administrative Action(s):	No Reports	Judgment or Conviction Report(s):	No Reports
Clinical Privileges Action(s):	No Reports	Peer Review Organization Action(s):	No Reports

No Reports Found Based on the Subject Information Submitted



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252

Reno, NV 89502

Phone (775) 687-9955

Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov

Website: <http://massagetherapy.nv.gov>

August 30, 2022

Chaquita R. Kelly

RE: Criminal History Background Check

Ms. Kelly:

Your Criminal History Background Results expired as of **July 31, 2022**.

We have included a new livescan voucher or new fingerprint cards and an invoice for \$85.00 for the new background with this letter.

Please remit payment of \$85.00 in the form of a cashier's check or money order within the next 15 days.

Please contact one of the fingerprinting agencies to have your fingerprints completed.

If you have any questions, please email us at nvmassagebd@lmt.nv.gov

Sincerely,

A handwritten signature in blue ink, appearing to read "Tereza Van Horn".

Tereza Van Horn
Executive Assistant
NSBMT

COPY

Please Note: It is a misdemeanor to practice or advertise Massage Therapy without a current valid NSBMT Massage License.

1755 E. Plumb Lane, Suite 252
Reno, NV 89502

Invoice

Date	Invoice #
8/30/2022	1242

Bill To
Chaquita R. Kelly

Terms	Due Date
Net 15	9/14/2022

Description	Amount
Background Investigation Fee - Previous results expired **Payable with a money order or cashier's check. Personal checks will not be accepted**	85.00
Total	\$85.00



Nevada State Board of Massage Therapy

1755 E. Plumb Lane Suite 252

Reno, NV 89502

Phone (775) 687-9955

Fax (775) 786-4264

Email: nvmassagebd@lmt.nv.gov

Website: <http://massagetherapy.nv.gov>

September 23, 2022

Chaquita R. Kelly

Re: Notice of meeting of the Nevada State Board of Massage Therapy to consider your character, alleged misconduct, competence, or physical or mental health.

Dear Ms. Kelly:

In connection with your Application Review, the Nevada State Board of Massage Therapy (Board) may consider your character, alleged misconduct, competence or physical or mental health at its meeting on October 26, 2022. There will be no physical location for this meeting. Participants can join the meeting via Zoom. The meeting will begin at 9:00 a.m:

Zoom sign-in available at 8:30 a.m.

Register in advance:

<https://us06web.zoom.us/j/89023133843?pwd=MIp1SFYwT3FMdTIGSk93c0JIMHRHZz09>

Meeting ID: 890 2313 3843

Password: 649868

Dial by your location

+1 253 215 8782 US (Tacoma)

+1 346 248 7799 US (Houston)

+1 669 900 6833 US (San Jose)

+1 301 715 8592 US (Washington DC)

+1 312 626 6799 US (Chicago)

+1 929 205 6099 US (New York)

Meeting ID: 821 7385 3899

Passcode: 788395

The meeting is a public meeting. You are not required to attend; however, attendance is recommended. Pursuant to NAC 640C.070 your completed investigation results may be discussed. You may choose to have an attorney or other representative of your choosing present during the meeting, present written evidence, provide testimony, present witnesses relating to your character, alleged misconduct, professional competence, or physical or mental health. Please be aware you are one of many agenda items, and the Board may take items out of order. The meeting may last until 4:30 p.m.

If the Board determines it necessary, after considering your character, alleged misconduct, professional competence, or physical or mental health whether in a closed meeting or open meeting, it may take administrative action against you at this meeting. This informational statement is in lieu of any notice that may be required pursuant to NRS 241.034. This notice is provided to you under NRS 241.033.

In the event you need an interpreter, please provide one at your own expense.

If you have any questions, please feel free to contact the office at (775) 687-9955.

Sincerely,



Sandra J. Anderson
Executive Director

9489 0090 0027 6461 1328 29

Justice Court, Las Vegas Township

STATE VS. WASHINGTON, NATIA CASE NO. 05M10658X

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES -- HEARING	CONTINUED TO:
APRIL 29, 2005	CITATION ISSUED: BATTERY T/A	7-22-05 8:00 JCC
JULY 22, 2005 J. BIXLER S. CARRASCO, DA B. NELSON, CR B. CAMERON, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: \$1,000/1,000	JCC
AUGUST 21, 2005	\$1,000 SURETY BOND POSTED BY NATIA WASHINGTON T/A	9-20-05 8AM #4 hm
SEPTEMBER 20, 2005 J. BIXLER W. MERBACK, DA B. NELSON, CR B. CAMERON, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT PRESENT IN COURT DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT PLEA OF NOT GUILTY, SET FOR TRIAL BOND CONTINUES	12-1-05 9:00 #4 TRIAL DATE JCC
DECEMBER 1, 2005 J. GUBLER FOR J. BIXLER W. MERBACK, DA J. BUCHANAN, ESQ R. SILVAGGIO, CR B. CAMERON, CLK	TIME SET FOR TRIAL DEFENDANT PRESENT IN COURT MOTION TO CONTINUE BY DEFENSE - MOTION GRANTED STATUS CHECK ON NEGOTIATIONS DATE SET BOND CONTINUES	12-23-05 8:00 #4 BC
DECEMBER 21, 2005 J. BIXLER J. SWBETIN, DA J. KELLY, ESQ FOR J. BUCHANAN, ESQ R. SILVAGGIO, CR B. CAMERON, CLK	DEFENDANT NOT PRESENT IN COURT MOTION TO CONTINUE BY DEFENSE - MOTION GRANTED STATUS CHECK ON NEGOTIATIONS DATE SET BOND CONTINUES	12-28-05 8:00 #5 BC

4/29/05



Justice Court, Las Vegas Township

STATE VS. WASHINGTON, NATIA

CASE NO. 05M10658X PG 2

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
DECEMBER 28, 2005 J. BIXLER S. DIGIACOMO, DA J. BUCHANAN, ESQ J. NELSON, CR B. CAMERON, CLK	DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: \$1000/1000 NOTICE OF INTENT ISSUED BOND(S) CONTINUES	CM
DECEMBER 31, 2005	\$1000 SURETY BOND POSTED BY ALL STAR BOND CO-T/A Justice Court, Las Vegas Township	1/3/06 7:45A
JANUARY 18, 2006 J. BONAVENTURE S. DIGIACOMO, DA J. BUCHANAN, ESQ T. MERCER, CR M. KRAUS, CLK	DEFENDANT PRESENT IN COURT PLEA OF NOT GUILTY — SET FOR TRIAL BOND(S) CONTINUES	2/15/06 9AM #9 CM
FEBRUARY 15, 2006 J. BONAVENTURE J. WALSH, DA J. KELLY, ESQ FOR J. BUCHANAN, ESQ T. MERCER, CR M. KRAUS, CLK	TIME SET FOR CRIMINAL TRIAL DEFENDANT NOT PRESENT IN COURT PASSED BY COURT FOR STATUS CHECK ON NEGOTIATIONS BOND CONTINUES	3/1/06 7:30 #9 MRK
MARCH 1, 2006 J. BONAVENTURE W. MERBACK, DA J. BUCHANAN, ESQ T. MERCER, CR M. KRAUS, CLK	DEFENDANT NOT PRESENT IN COURT PASSED BY COURT FOR STATUS CHECK ON NEGOTIATIONS BOND(S) CONTINUES	3/24/06 7:30 #9 CM
MARCH 24, 2006 M. TOBIASSON FOR J. BONAVENTURE J. WALSH, DA J. KELLY, FOR J. BUCHANAN, ESQ T. MERCER, CR M. KRAUS, CLK	DEFENDANT NOT PRESENT IN COURT COURT ORDERS COMPLAINT DISMISSED PER NEGOTIATIONS COURT ORDERS BOND EXONERATED NO BAIL POSTED JUDGMENT ENTERED CLOSED	hm CM

JC-1 (Criminal)
Rev. 10/96



CERTIFIED COPY
The document to which this certificate is attached
is a full, true and correct copy of the original
file and of record in Justice Court of Las Vegas
Township, and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 6-21-22

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC05M19238X

State of Nevada vs Kelly, Chaquita Renee

§
§
§
§
§

Location: PreComplaint
Judicial Officer: Smith, Douglas E.
Filed on: 08/20/2005
Case Number History: 05M19238X

CASE INFORMATION

Offense
Jurisdiction: Las Vegas Justice Court
001. TRESPASS
PCN: 0022733752 Sequence: 001 ACN: 0508200906
Arrest: 08/20/2005

Statute
207.200

Deg
M

Date
08/20/2005

Case Type: Misdemeanor

Case Status: 10/21/2005 Denied

Case Flags: Scope ID

Bonds

Surety #A5-2058139 \$200.00
1/20/2006 Exonerated
8/21/2005 Active
Counts: 001

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number PC05M19238X
Court PreComplain:
Date Assigned 08/20/2005
Judicial Officer Smith, Douglas E.

8/20/05

PARTY INFORMATION

State of Nevada State of Nevada
Defendant Kelly, Chaquita Renee

DATE

EVENTS & ORDERS OF THE COURT

INDEX

08/20/2005

OTHER EVENTS AND HEARINGS

Standard Bail Set
Ct1: \$200.00 Cash/200.00 Surety

08/20/2005

CTRACK Track Assignment JC02

08/21/2005

ICON Accounting Detail
Rcpt #: 09181245 Deft Name: BAD BOYS Payer Name: BAD BOYS Deft ID: 01508080 Fund:
660 Payment Type: CHK Location: ITK Case #: 05M19238X

Instrument#
09181245

FINANCIAL INFORMATION

No Financial Information Exists



9
ORIGINAL

1 JOC

2 DAVID ROGER
3 Clark County District Attorney
4 Nevada Bar #002781
5 200 Lewis Avenue
6 Las Vegas, Nevada 89155-2212
7 (702) 671-2500
8 Attorney for Plaintiff

FILED

OCT 3 2 11 PM '06

Shirley B. Ruggins
CLERK

DISTRICT COURT
CLARK COUNTY, NEVADA

8 THE STATE OF NEVADA,

9 Plaintiff,

10 -vs-

11 CHAQUITA KELLY, aka
12 Chaquita Renee Kelly, #1508080

13 Defendant.

Case No: C221018

Dept No:

Judgment
from 9/18/05
arrest

JUDGMENT OF CONVICTION
(PLEA OF GUILTY)

16 The Defendant previously appeared before the Court with counsel and entered a plea
17 of guilty to the crime(s) of ATTEMPT THEFT (Felony/Gross Misdemeanor), in violation of
18 NRS 205.0832, 205.0835, 193.330; thereafter, on the 24th day of August, 2006, the
19 Defendant was present in court for sentencing with her counsel, KALANI HOO, ESQ., and
20 good cause appearing,

21 THE DEFENDANT IS HEREBY ADJUDGED guilty of ATTEMPT THEFT
(Gross Misdemeanor) and, in addition to the \$25.00 Administrative Assessment Fee, the
22 Defendant is sentenced as follows: to Clark County Detention Center (CCDC) for TWELVE
23 (12) MONTHS, SUSPENDED; placed on PROBATION for an indeterminate period not to
24 exceed THREE (3) YEARS.

25 CONDITIONS:

26 ///

27 ///

JUL 13 2022

PAWPDOCSUUDG\17\51720401.doc

RECEIVED

OCT - 3 2006

COUNTY CLERK

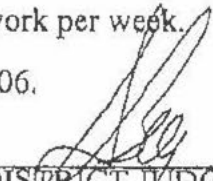
COUNTY CLERK

SEP 27 2006

RECEIVED

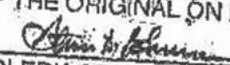
- 1 1. Search clause for stolen property.
- 2 2. Enter and successfully complete the District Court Drug Court program.
- 3 3. Secure and maintain full-time employment.
- 4 4. Complete such counseling program as deemed necessary.
- 5 5. Complete four (4) hours of community service work per week.

6 DATED this 2nd day of October, 2006.


DISTRICT JUDGE

19
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NOTED
JUL 13 2022
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JUN 30 2022
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DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE

CLERK OF THE COURT

djj

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC05M24079X

State of Nevada vs Kelly, Chaquita Renee

§
§
§
§
§

Location: PreComplaint
Judicial Officer: Smith, Douglas E.
Filed on: 10/16/2005
Case Number History: 05M24079X

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Misdemeanor
Jurisdiction: Las Vegas Justice Court					
001. TRESPASS	207.200	M	10/16/2005	Case Status:	12/09/2005 Denied
PCN: 0022897326 Sequence: 001 ACN: 0510160762				Case Flags:	Scope ID
Arrest: 10/16/2005					

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	PC05M24079X
Court	PreComplaint
Date Assigned	10/16/2005
Judicial Officer	Smith, Douglas E.

10/16/05

PARTY INFORMATION

State of Nevada	State of Nevada
Defendant	Kelly, Chaquita Renee

DATE

EVENTS & ORDERS OF THE COURT

INDEX

OTHER EVENTS AND HEARINGS

10/16/2005	Standard Bail Set Ctl: \$200.00 Cash/200.00 Surety
10/16/2005	CTRAK Track Assignment JC02

FINANCIAL INFORMATION

No Financial Information Exists



Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 05M26756X

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES — HEARING

CONTINUED TO:

OCTOBER 30, 2005

CITATION ISSUED:

12/14/05 8AM #8

TRESPASS

JRD

DECEMBER 14, 2005

INITIAL ARRAIGNMENT

J. GUBLER FOR 8

DEFENDANT NOT PRESENT IN COURT

T. TALIM, DA

DEFENSE ADVISED OF CHARGES/WAIVES READING OF COMPLAINT

J. KELLY FOR

MOTION TO DISMISS COMPLAINT BY STATE — MOTION GRANTED

J. BUCHANAN, ESQ.

STATE NOT PROCEEDING

C. BROKA, CR

JUDGMENT ENTERED

Ann Zimmerman

J. JOLLEY, CLK

CLOSED

DW

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JUL 13 2022

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10/30/05

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The document to which this certificate is attached
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file and is on record in Justice Court of Las Vegas
Township, and for the County of Clark, State of Nevada.

By [Signature] Deputy

Date 10/30/05

CASE SUMMARY

State of Nevada vs Kelly, Chaquita Renee

CASE NO. PC06F08018X

Location: PreComplaint

Judicial Officer: Zimmerman, Ann E.

Filed on: 04/27/2006

Case Number History: 06F08018X

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Felony
Jurisdiction: Las Vegas Justice Court					
001. CONCEAL ESCAPED PRISONER	212.130	F	04/27/2006	Case Status:	05/15/2006 Denied
PCN: 0023458206 Sequence: 001					
Arrest: 04/27/2006					
002. POSSESSION OF 1 OZ OR LESS - MARIJUANA	453.336	M	04/27/2006	Case Flags:	Scope ID
PCN: 0023458206 Sequence: 002					
Arrest: 04/27/2006					

Bonds

Surety #WC7-571120 \$3,200.00
 9/5/2006 Exonerated
 4/29/2006 Active
 Counts: 001, 002

DATE**CASE ASSIGNMENT****Current Case Assignment**

Case Number PC06F08018X
 Court PreComplaint
 Date Assigned 04/27/2006
 Judicial Officer Zimmerman, Ann E.

NSBMT

JUL 13 2022

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PARTY INFORMATION

State of Nevada	State of Nevada
Defendant	Kelly, Chaquita Renee

DATE**EVENTS & ORDERS OF THE COURT****INDEX****OTHER EVENTS AND HEARINGS**

04/27/2006	Standard Bail Set Ct1: \$3000.00 Cash/3000.00 Surety
04/27/2006	Standard Bail Set Ct2: \$200.00 Cash/200.00 Surety
04/27/2006	CTRACK Track Assignment JC08
04/28/2006	48 Hour Probable Cause Review (8:00 AM) (Judicial Officer: Zimmerman, Ann E.)
04/28/2006	48 HOUR - PROBABLE CAUSE FOUND (Judicial Officer: Zimmerman, Ann E.) 48 HOUR HEARING
04/29/2006	JCON Accounting Detail Rept #: 09526216 Deft Name: KELLY, CHAQUITA RENEE Payer Name: ALL STAR BONDING INC Deft ID: 01508080 Fund: 660 Payment Type: CHK Location: ITK Case #: 06F08018X

Instrument#
09526216

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE No. PC06F08018X
FINANCIAL INFORMATION

No Financial Information Exists



Justice Court, Las Vegas Township

KELLY, CHAQUITA R.

06M17113X

STATE VS.

CASE NO.

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES — HEARING

CONTINUED TO:

JULY 20, 2006

COMPLAINT FILED:
UNLAWFUL POSSESSION OF CONTROLLED SUBSTANCE NOT FOR PURPOSE
OF SALE

JULY 24, 2006
T. ABBATANGELO
C. PANDELLIS, DA
S. ROBINSON, CLK

DEFENDANT NOT PRESENT IN COURT
ARREST WARRANT ISSUED: \$3,000/\$3,000

ah

JULY 26, 2006
T. ABBATANGELO
H. NAGEL, AG
M. RIVERA-ROGERS,
PD
R. SILVAGGIO, CR
S. ROBINSON, CLK

INITIAL ARRAIGNMENT
DEFENDANT PRESENT IN COURT "IN CUSTODY"
DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT
COURT APPOINTED PUBLIC DEFENDER TO REPRESENT DEFENDANT
MOTION BY STATE TO AMEND COMPLAINT - GRANTED
POSSESSION OF DANGEROUS DRUGS NOT TO BE INTRODUCED INTO
INTERSTATE COMMERCE
PLEA OF NOLO CONTENDRE
COURT FINDS DEFENDANT GUILTY
SENTENCED TO CREDIT TIME SERVED

SR

Tony Abbatangelo

JUDGMENT ENTERED
CLOSED

7/20/06
arrest date
4/27/06

JC-1 (Criminal)
Rev. 10/96



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file and is recorded in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By *[Signature]* Deputy
Date *[Signature]*

Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA R.

CASE NO. 06F13789X

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
JULY 20, 2006	CRIMINAL COMPLAINT FILED: CONCEALING ESCAPED PRISONER	<div style="border: 1px solid black; padding: 10px; transform: rotate(-15deg); color: blue; font-family: cursive;"> 7/20/06 arrest date 4/27/06 </div>
JULY 24, 2006 J. BONAVENTURE	DEFENDANT NOT PRESENT IN COURT ARREST WARRANT ISSUED - \$3,000/3,000	
JULY 27, 2006 J. BONAVENTURE H. NAGEL, AG E. BALLOU, PD (APPOINTED) T. MERCER, CR M. KRAUS, CLK	INITIAL ARRAIGNMENT DEFENDANT PRESENT IN COURT IN CUSTODY DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT PRELIMINARY HEARING DATE SET DEFENDANT REMANDED TO THE CUSTODY OF THE SHERIFF	08-10-06 9:00 #9 SDS
AUGUST 5, 2006	\$3000 SURETY BOND POSTED BY ALL-STAR BONDING T/A	8/10/06 9:00 #9
AUGUST 10, 2006 J. BONAVENTURE J. RESCH, AG E. BALLOU, PD T. MERCER, CR M. KRAUS, CLK	TIME SET FOR PRELIMINARY HEARING DEFENDANT PRESENT IN COURT MOTION BY DEFENSE TO CONTINUE, GRANTED BOND CONTINUES	10/20/06 9:00 #9 MRK
SEPTEMBER 13, 2006	MOTION TO WITHDRAW DUE TO CONFLICT FILED	09-29-06 7:30 #9 SDS



Justice Court, Las Vegas Township

KELLY, CHAQUITA R

STATE VS.

CASE NO. 06F13789X

DATE, JUDGE
OFFICERS OF
COURT PRESENT

PAGE TWO

APPEARANCES -- HEARING

CONTINUED TO:

SEPTEMBER 29, 2006
J. BONAVENTURE
J. RESCH, AG
B. BALLOU, PD
T. MERCER, CR
J. BARBER, CLK

DEFENDANT NOT PRESENT IN COURT
MOTION TO WITHDRAW BY PUBLIC DEFENDER DUE TO CONFLICT -
MOTION CONTINUED
PRELIMINARY HEARING DATE - STANDS FOR DEFENDANT'S PRESENCE
ONLY

BOND(S) CONTINUES

10-20-06 9:00 #9

SDS

OCTOBER 20, 2006
E. MARTIN FOR
J. BONAVENTURE
J. RUSH, AG
B. BALLOU, PD
T. MERCER, CR
J. BARBER, CLK

TIME SET FOR PRELIMINARY HEARING
DEFENDANT NOT PRESENT IN COURT
BENCH WARRANT ISSUED - \$3,000/\$3,000
NOTICE OF INTENT ISSUED

MOTION BY PUBLIC DEFENDER TO WITHDRAW DUE TO CONFLICT -
MOTION GRANTED

SDS

OCTOBER 24, 2006

DEFENDANT'S NOTICE OF MOTION AND MOTION FILED

10-26-06 7:30 #9

SDS

OCTOBER 26, 2006
J. BONAVENTURE
J. RESCH, AG
L. WILLARDSON, PD
J. ORONOZ, ESQ
APPOINTED IN
ABSTENTIA
T. MERCER, CR
M. KRAUS, CLK

DEFENDANT PRESENT IN COURT
MOTION BY DEFENSE (PD) TO QUASH BENCH WARRANT AND RECALL NOTICE
OF INTENT - MOTION GRANTED
PRELIMINARY HEARING SET
NOTIFY J. ORONOZ, ESQ/ss by email and court

BOND CONTINUES

01/17/07 9:00 #9

LM

NOVEMBER 21, 2006
JANUARY 17, 2007
BONAVENTURE
RESCH, AG
ORONOZ, ESQ.
T. MERCER, CR
M. KRAUS, CLK

NOTICE OF INTENT TO USE AFFIDAVIT OR DECLARATION FILED

DEFENDANT NOT PRESENT IN COURT
BENCH WARRANT AND NOTICE OF INTENT ISSUED - \$2,000/\$3,500
\$75 WITNESS FEES DUE

MRK

CD



Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA R

CASE NO. 06F13789X
PAGE 3

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
FEBRUARY 2, 2007	MOTION TO PLACE ON CALENDAR FILED	02/07/07 7:30 #9 TS
FEBRUARY 7, 2007 J. BONAVENTURE J. RESCH, AG J. ORONOZ, ESQ. T. MERCER, CR M. KRAUS, CLK	DEFENDANT PRESENT IN COURT MOTION BY DEFENSE TO QUASH BENCH WARRANT AND RECALL NOTICE OF INTENT — MOTION GRANTED MOTION BNY AG TO REMAND DEFENDANT AND INCREASE BAIL — MOTION DENIED PRELIMINARY HEARING DATE SET \$75 WITNESS FEES — DUE **LAST CHANCE**	4-25-07 9:00 #9
	BOND CONTINUES	SDF
MARCH 27, 2007	NOTICE AND ORDER TO TRANSFER BAIL FILED	SDF
AUGUST 31, 2007 J. BONAVENTURE S. FISHER, CLK	TIME SET FOR FURTHER PROCEEDINGS DEFENDANT NOT PRESENT IN COURT PER STIPULATION AND ORDER — CASE DISMISSED PER NRS 174.085, MOTION BY STATE TO DISMISS — MOTION GRANTED COURT DATE 4-25-07 — VACATED	SDF
	JUDGMENT ENTERED CASE CLOSED	



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Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 11-14-22

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC06M13600X

State of Nevada vs Kelly, Chaquita Renee

§
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Location: PreComplaint
Judicial Officer: Zimmerman, Ann E.
Filed on: 06/12/2006
Case Number History: 06M13600X

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type: Misdemeanor
Jurisdiction: Las Vegas Justice Court				
001. FALSE INFORMATION TO A POLICE OFFICER	197.190	M	06/12/2006	Case Status: 09/21/2006 Denied
PCN: 0023592835 Sequence: 001 ACN: 0606120566				Case Flags: Scope ID
Arrest: 06/12/2006				

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	PC06M13600X
Court	PreComplaint
Date Assigned	06/12/2006
Judicial Officer	Zimmerman, Ann E.

6/12/06
BGC

PARTY INFORMATION

State of Nevada	State of Nevada
Defendant	Kelly, Chaquita Renee

DATE

EVENTS & ORDERS OF THE COURT

INDEX

06/12/2006

OTHER EVENTS AND HEARINGS

Standard Bail Set
Ct1: \$200.00 Cash/200.00 Surety

06/12/2006

CTRACK Track Assignment JC08

FINANCIAL INFORMATION

No Financial Information Exists



Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 06M27490X

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
NOVEMBER 12, 2006	DEFENDANT RELEASED ON 48 HOUR DELAY — TA	12/12/06 7:30 AM #1 CM
DECEMBER 1, 2006	CRIMINAL COMPLAINT FILED: SOLICITING PROSTITUTION	11/12/06
DECEMBER 12, 2006 D. LIPPIS C. HENDRICKS, DA S. CRAIG, CR P. WILLEY, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: \$500/500	PAF
DECEMBER 12, 2006	DEFENDANT'S MOTION TO PLACE ON CALENDAR TO QUASH BENCH WARRANT FILED:	12/15/06 8:00 #1 PAF
DECEMBER 15, 2006 D. LIPPIS D. RINETTI, DA S. CRAIG, CR P. WILLEY, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT DEFENDANT'S MOTION TO QUASH BENCH WARRANT — MOTION DENIED BENCH WARRANT STANDS	PAF
DECEMBER 19, 2006	DEFENDANT'S MOTION TO PLACE ON CALENDAR TO QUASH BENCH WARRANT FILED	12/22/06 8:00 #1 PAF



Justice Court, Las Vegas Township

KELLY, CHAQUITA RENEE

06M27490X

STATE VS.

PAGE 2
CASE NO.

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
DECEMBER 22, 2006 D. SMITH FOR D. LIPPIS D. RINETTI, DA S. CRAIG, CR C. MECCIA, CLK	DEFENDANT NOT PRESENT IN COURT DEFENSE MOTION TO QUASH BENCH WARRANT — MOTION DENIED BENCH WARRANT STANDS	PAF
DECEMBER 27, 2006	DEFENDANT'S MOTION TO PLACE ON CALENDAR TO QUASH BENCH WARRANT FILED	1/03/07 8:00 #1 PAF
JANUARY 3, 2007 D. LIPPIS M. THOMAS, DA S. CRAIG, CR P. WILLEY, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT PRESENT IN COURT DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT MOTION BY DEFENDANT TO QUASH BENCH WARRANT — MOTION GRANTED PLEA OF NOT GUILTY, SET FOR TRIAL NO BAIL POSTED	03/22/07 9:00 #1 PAW
MARCH 29, 2007 D. LIPPIS D. RINETTI, DA S. MCINTOSH, CR P. WILLEY, CLK	TIME SET FOR CRIMINAL TRIAL DEFENDANT PRESENT IN COURT DEFENDANT WITHDRAWS PLEA OF NOT GUILTY PLEA OF GUILTY DEFENDANT SENTENCED AS FOLLOWS: \$253 FINE \$80 AA \$7 SAA \$10 FAA \$350 TOTAL DUE DEFENDANT TO STAY OUT OF TROUBLE	04/23/07 8:00 #1
	NO BAIL POSTED JUDGMENT ENTERED	PAW
APRIL 23, 2007 D. LIPPIS T. BRIERLY, DA S. MCINTOSH, CR P. WILLEY, CLK	DEFENDANT PRESENT IN COURT DEFENDANT DID STAY OUT OF TROUBLE FINE PAID IN FULL IN COURT CASE CLOSED	PAW



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By [Signature] Date 07-13-2022 Deputy

Justice Court, Las Vegas Township

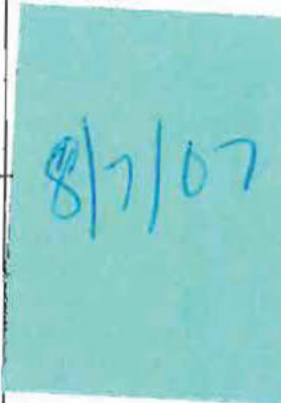
STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 07M17651X

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES — HEARING

CONTINUED TO:

JULY 6, 2007 AUGUST 7, 2007	DEFENDANT RELEASED O/R CRIMINAL COMPLAINT FILED SOLICITING PROSTITUTION	08/06/07 8:00 #1 PAW
SEPTEMBER 6, 2007 D. LIPPIS D. RINETTA, DA S. MCINTOSH, CR P. WILLEY, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT SUMMONS ISSUED	10/05/07 8:00 #1 
OCTOBER 15, 2007 D. LIPPIS A. FERREIRA, DA S. MCINTOSH, CR P. WILLEY, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT BENCH WARRANT ISSUED — 500/500	
OCTOBER 17, 2007 D. LIPPIS A. FERREIRA, DA D. DICKSON, PD APPOINTED S. MCINTOSH, CR P. WILLEY, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT PRESENT IN COURT IN CUSTODY DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT PLEA OF NOT GUILTY, SET FOR TRIAL DEFENDANT REMANDED TO THE CUSTODY OF THE SHERIFF	10/30/07 9:00 #1 PAW
OCTOBER 23, 2007 OCTOBER 30, 2007 D. LIPPIS C. HENDRICKS, DA D. DICKSON, PD S. MCINTOSH, CR P. WILLEY, CLK	\$500.00 CRIMINAL BOND POSTED BY SIN CITY BAIL BONDS RECEIPT #9784685 TIME SET FOR CRIMINAL TRIAL DEFENDANT NOT PRESENT IN COURT — ARRIVED LATE MOTION BY DEFENSE TO CONTINUE — MOTION GRANTED CONTINUED TRIAL DATE TO BOND CONTINUES	01/09/08 9:00 #1 PAW
DECEMBER 12, 2007	NOTICE TO PLACE ON CALENDAR FILED	TA 12/18/07 8:00 #1 LP

NOBMT
JUL 13 2022
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Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 07M17651X

DATE, JUDGE
OFFICERS OF
COURT PRESENT

PAGE 2

APPEARANCES -- HEARING

CONTINUED TO:

DECEMBER 19, 2007
J.T. BONAVENTURE
FOR D. LIPPIS
D. RINETTI, DA
D. DICKSON, PD
J. NELSON, CR
P. WILLEY, CLK

DEFENDANT NOT PRESENT IN COURT
STATE FILES AN AMENDED CRIMINAL COMPLAINT IN OPEN COURT
TRIAL DATE STANDS

BOND CONTINUES

01/09/08 9:00 #1

PAW

JANUARY 9, 2008
D. LIPPIS
W.J. MERBACK, DA
N. MORTON-MYLES, PD
S. MCINTOSH, CR
P. WILLEY, CLK

TIME SET FOR CRIMINAL TRIAL
DEFENDANT PRESENT IN COURT
DEFENDANT WITHDRAWS PLEA OF NOT GUILTY
PLEA OF GUILTY
DEFENDANT SENTENCED AS FOLLOWS:
90 DAYS CLARK COUNTY JAIL - NO EARLY RELEASE - NO HOUSE ARREST
- **SUSPENDED**
\$393 FINE \$90 AA \$7 SAA \$10 FAA \$500 TOTAL DUE
TO ATTEND AIDS COUNSELING

07/09/08 8:00 #1

DEFENDANT TO STAY OUT OF TROUBLE
BOND EXONERATED

NO BAIL POSTED

JUDGMENT ENTERED



PAW

JULY 9, 2008
D. LIPPIS
C. MORTON, DA
D. DICKSON, PD
J. GRIME, CR
C. CREELMAN, CLK

DEFENDANT PRESENT IN COURT
\$500 OF FINE PAID IN COURT
AIDS COUNSELING COMPLETED/PAID
CASE CLOSED

RS



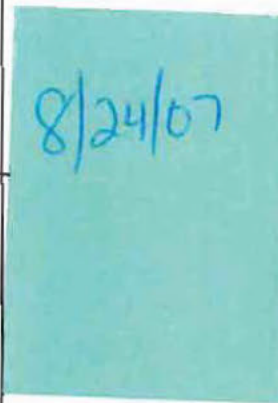
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Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy

Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 07M28074X

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
AUGUST 24, 2007	CITATION ISSUED: TRESPASS	10/19/07 8AM #6 RG
NOVEMBER 19, 2007 N. OESTERLE M. LAVELL, DA L. FOGLEBOCH, CR E. MCALOON, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT SUMMONS ISSUED NO BAIL POSTED	12/17/07 8AM #6 
DECEMBER 17, 2007 N. OESTERLE M. LAVELL, DA L. FOGLEBOCH, CR E. MCALOON, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: \$250/250 CASE CALLED 9:44AM	
JANUARY 11, 2008	DEFENDANT'S NOTICE OF MOTION AND MOTION FILED	01/15/08 8:00 #6 SBR
JANUARY 15, 2008 T. SHEETS FOR #6 B. SCHIFALACQUA, DA L. FOGLEBOCH, CR E. MCALOON, CLK	DEFENDANT NOT PRESENT IN COURT COURT ORDERS BENCH WARRANT QUASHED MOTION TO DISMISS COMPLAINT BY DEFENSE PER NEGOTIATIONS WITH 07M17651X - MOTION GRANTED SEAL NOTICE PROVIDED TO DEFENSE COUNSEL PER STATUTE	TC
	<p style="text-align: center;">CERTIFIED COPY The document to which this certificate is attached is a full, true and correct copy of the original file and of record in Justice Court of Las Vegas Township, in and for the County of Clark, State of Nevada. By <u>[Signature]</u> Deputy Date <u>6-29-2022</u></p>	<div style="border: 2px solid blue; padding: 10px; text-align: center;"> <p>NOBMT</p> <p>JUL 3 2022</p> <p>RECEIVED</p> </div>

Justice Court, Las Vegas Township

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 07M38178X

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES — HEARING	CONTINUED TO:
DECEMBER 11, 2007	CRIMINAL CITATION ISSUED: TRESPASS	SDF
DECEMBER 17, 2007 E. MARTIN for J. BONAVENTURE P. SAMPLES, DA T. MERCER, CR M. KRAUS, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: \$200/\$200	CD
01/11/2008	MOTION TO PLACE ON CALENDAR TO QUASH A BENCH WARRANT- FILED	12/11/07
01/15/2008 J. GUBLER FOR J. BONAVENTURE M. FLECK, DA T. MERCER, CR M. KRAUS, CLK	DEFENDANT PRESENT IN COURT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT MOTION TO QUASH BENCH WARRANT BY DEFENSE- MOTION GRANTED MOTION TO DISMISS COMPLAINT BY DEFENSE- MOTION GRANTED JUDGMENT ENTERED	
		RECEIVED JUL 13 2022
	<p style="text-align: center;">CERTIFIED COPY</p> <p style="text-align: center;">The document to which this certificate is attached is a full, true and correct copy of the original file and is kept in Justice Court of Las Vegas Township, in and for the County of Clark, State of Nevada.</p> <p>By <u>[Signature]</u> Deputy Date <u>[Signature]</u></p>	

08M36117X
94810



Justice Court, Las Vegas Towns

STATE VS. KELLY CHAQUITA RENEE

CASE NO. 08M36117X

DATE, JUDGE
OFFICERS OF
COURT PRESENT

APPEARANCES — HEARING

CONTINUED TO:

OCTOBER 24, 2008

CITATION ISSUED

COUNT 1 — TRESPASSING AFTER WARNING
COUNT 2 — EX-FELON FAIL TO CHANGE ADDRESS

1/30/09 7:30 AM

CM

JANUARY 30, 2009
A. ZIMMERMAN FOR
N. OESTERLE
M. FLECK, DA
R. PAULSON, PD
K. FLUKER, CR
E. MCALOON, CLK

INITIAL ARRAIGNMENT
DEFENDANT PRESENT IN COURT
DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT
COURT APPOINTS PUBLIC DEFENDER TO REPRESENT THE DEFENDANT
PLEA OF GUILTY - COUNT 1
\$193 FINE \$70 AA \$7 SAA \$10 FAA \$280 TOTAL DUE — PAID IN OPEN COURT
COUNT 2 — DISMISSED PER NEGOTIATIONS
CASE CLOSED

CM

"JUDGEMENT ENTERED
CLOSED

James Bester

10/24/08

NSMT

JUL 13 2022

RECEIVED

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Township, and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date [Signature]

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 08F23464X

AMENDED

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 11/07/2008

ARRESTED BY: VOODRE, ROBERT M

ARREST DATE: 11/07/2008

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 11/07/2008

PROSECUTOR: SHELLY SMALL

DISPO DATE: 07/01/2009

001. CHARGE: 205.060 F BURGLARY
DISPOSITION: ----GUILTY---- PETIT LARCENY

SENTENCED: 07/01/2009

FINED: \$ 0

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS 45 HRS

CONS/CONC: NOT APPLIC

CTS : MOS

DAYS 000 HRS

COMM SERV: DAYS

HRS MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

CITATION: 0811071015

PCN: 0025087830

SEQ: 001

Karen Bennett Haron

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Township, and for the County of Clark, State of Nevada.
By *[Signature]* Deputy
Date *[Signature]*



LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC09M17013X

State of Nevada vs Kelly, Chaquita Renee

Location: PreComplaint
Judicial Officer: Tobiasson, Melanie A.
Filed on: 04/24/2009
Case Number History: 09M17013X
ITAG Booking Number: 0900022900
ITAG Case ID: 1044052

CASE INFORMATION

Offense
Jurisdiction: Las Vegas Justice Court
001. TRESPASS
PCN: 0025118781 Sequence: 001 ACN: 0904240821
Arrest: 04/24/2009

Statute
207.200

Deg
M

Date
04/24/2009

Case Type: Misdemeanor

Case Status: 03/27/2015 Denied

Case Flags: Conversion Case Audit Needed
Scope ID
Original Track 10

Bonds
Surety #S51754028 \$640.00
9/17/2009 Exonerated
4/24/2009 Active
Counts: 001

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number PC09M17013X
Court PreComplaint
Date Assigned 04/24/2009
Judicial Officer Tobiasson, Melanie A.

4/24/09
BLC

PARTY INFORMATION

State of Nevada State of Nevada
Defendant Kelly, Chaquita Renee

DATE


EVENTS & ORDERS OF THE COURT


INDEX


DISPOSITIONS

02/06/2014 Disposition (Judicial Officer: Tobiasson, Melanie A.)
CTRACK Denied CaseCharge
001. TRESPASS
DA Denial
PCN: 0025118781 Sequence: 001

OTHER EVENTS AND HEARINGS


04/24/2009  Bail Receipt

04/24/2009  Surety Bond

04/24/2009  Temporary Custody Record



LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC09M17013X

04/24/2009	JCON Accounting Detail <i>Rept #: 09911147 Deft Name: KELLY, CHAQUITA Payer Name: ALL STAR BONDING INC. Deft ID: 01508080 Fund: 660 Payment Type: CHK Location: ITK Case #: 09M17013X</i>	Instrument# 09911147
04/24/2009	Standard Bail Set <i>Ctl: \$640.00 Cash/640.00 Surety</i>	
04/24/2009	CTRAK Track Assignment JC10	
09/17/2009	 Bond Exoneration	
01/01/2013	Administrative Reassignment to Department 6 <i>Case reassigned from Department 10 (Judge Melanie A. Tobiasson)</i>	
03/27/2015	DA Denial <i>Administrative Denial - C-Track</i>	

FINANCIAL INFORMATION

No Financial Information Exists



C5082421
J5082421-REPORT 2A

PAGE: 221
02/09/2010

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 10M03254X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 12/23/2009

ARRESTED BY: FRAILEY, MELVIN M

ARREST DATE: 12/23/2009

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 01/28/2010

PROSECUTOR: BENJAMIN BRUESEKE

DISPO DATE: 02/09/2010

001 CHARGE: 207.200 M TRESPASS
DISPOSITION: ----GUILTY---- TRESPASS

SENTENCED: 02/09/2010

FINED: \$ 150

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS

HRS

CONS/CONC:

CTS : MOS

DAYS

HRS

COMM SERV: DAYS

HRS

MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

NONE

MAY DO 15HRS COMM SERV IN LIEU OF FINE

CITATION: 104478365

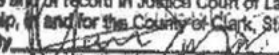

PCN: 0027867082

SEQ: 001



12/23/09



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Township, and for the County of Clark, State of Nevada.
By  Deputy
Date 

11A

ORIGINAL

AINF
STEVEN B. WOLFSON
Clark County District Attorney
Nevada Bar #001565
BERNIE ZADROWSKI
Chief Deputy District Attorney
Nevada Bar #006545
200 Lewis Avenue
Las Vegas, Nevada 89155-2212
(702) 671-2500
Attorney for Plaintiff

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

JUN 20 2012

BY *Linda Skinner*
LINDA SKINNER, DEPUTY

DISTRICT COURT
CLARK COUNTY, NEVADA

C-11-274274-1
AINF
Amended Information
1881437



THE STATE OF NEVADA,
Plaintiff,

-vs-

Case No. C-11-274274-1
Dept No. XIV

CHAQUITA RENEE KELLY,
#1508080,

Defendant.

SECOND AMENDED
INFORMATION

STATE OF NEVADA }
COUNTY OF CLARK } ss:

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

That CHAQUITA RENEE KELLY, the Defendant(s) above named, having committed the crime of THEFT (Misdemeanor - NRS 205.0832, 205.0835.2), on or about the 17th day of January, 2010, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada, did then and there, knowingly, and without lawful authority, commit theft by converting, making an unauthorized transfer of an interest in, or without authorization controlling property having a value of less than \$650.00, lawful money of the United States, belonging to WILLIAM KRACKOMBERGER, in the following manner, to-wit: by the Defendant taking lawful money of the United States from the said WILLIAM

NOTED

JUL 13 2012

2

1 KRACKOMBERGER, thereby converting, making an unauthorized transfer of an interest in,
2 or controlling without authorization, the money of WILLIAM KRACKOMBERGER.

3
4 STEVEN B. WOLFSON
DISTRICT ATTORNEY
5 Nevada Bar #001565
6

7
8 BY *Barbara Schmalaciga for*
9 BERNIE ZADROWSKI
Chief Deputy District Attorney
Nevada Bar #006545
10
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27
28

JUN 30 2022
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DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE
Alvin L. Johnson
CLERK OF THE COURT

DA#10F01913X/td
LVMPD EV#1001270799
(TK8)

C5082421
J5082421-REPORT 2A

PAGE: 90
03/16/2011

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 10M40473X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 06/30/2010

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 06/30/2010

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 12/06/2010

PROSECUTOR:

DISPO DATE: 12/07/2010

001 CHARGE: 207.200 M TRESPASS
DISPOSITION: --DISMISSED-- DISMISSED/STATE NOT PROCEEDING

CITATION: 104589405 PCN: 0028134551 SEQ: 001

6/30/10

RECEIVED
JUL 13 2022

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By [Signature] Deputy
Date 6-30-2010

[Signature]
JUSTICE OF THE PEACE - DEPT. 05

C5082421
J5082421-REPORT 2A

PAGE: 121
05/27/2011

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 12B
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 11M06817X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 10/05/2010

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 10/05/2010

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 02/10/2011

PROSECUTOR:

DISPO DATE: 02/11/2011

001 CHARGE: 453.336 M POSSESSION OF 1 OZ OR LESS - MARIJUANA
DISPOSITION: --DISMISSED--- DISMISSED/STATE NOT PROCEEDING

CITATION: 104658008

PCN: 0028218778 SEQ: 001

10/5/2010



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Township, Nevada for the County of Clark, State of Nevada.

By [Signature] Deputy
Date 10/5/2010

[Signature]
JUSTICE OF THE PEACE - DEPT. 02

C5082421
J5082421-REPORT 2A

PAGE: 19
05/26/2011

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 11M09819X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 02/27/2011

ARRESTED BY: DRIVER, JUSTIN P

ARREST DATE: 02/27/2011

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 02/27/2011

PROSECUTOR: AMOS STEGE

DISPO DATE: 05/26/2011

001 CHARGE: 207.200 M TRESPASS
DISPOSITION: ----GUILTY---- TRESPASS

SENTENCED: 05/26/2011

FINED: \$ 500

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS

HRS

CONS/CONC:

CTS : MOS

DAYS

HRS

COMM SERV: DAYS

HRS

MIN

RESTITUTION: \$ 0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION: AIDS AWARENESS COUNSELING

CITATION: 1102271338 PCN: 0025240421 SEQ: 001



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By: [Signature] Deputy
Date: 05/26/11

JUSTICE OF THE PEACE

[Signature]

C5082421
J5082421-REPORT 2A

PAGE: 242
10/11/2011

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 11M24967X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 03/24/2011

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 03/24/2011

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 06/03/2011

PROSECUTOR:

DISPO DATE: 06/06/2011

001 CHARGE: 483.280 M VIOLATE INSTRUCTION PERMIT REQUIREMENTS
DISPOSITION: --DISMISSED--- DISMISSED/STATE NOT PROCEEDING

CITATION: X00535139 PCN: 0028352834 SEQ: 001

002 CHARGE: 179C.1105 M CONVICTED PERSON FAIL TO CHANGE ADDRESS
DISPOSITION: --DISMISSED--- DISMISSED/STATE NOT PROCEEDING

CITATION: X00535139 PCN: 0028352834 SEQ: 002



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


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By [Signature] Deputy
Date [Signature]

[Signature]
JUSTICE OF THE PEACE - DEPT. 08

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC11F09231X

Rept #: 09962948 Deft Name: KELLY, CHAQUITA Payer Name: HOLLYWOOD BAIL
BONDS Deft ID: 01508080 Fund: 660 Payment Type: CHK Location: ITK Case #:
11F09231X

09962948

05/23/2011	 Surety Bond
07/15/2011	 Minute Order
07/21/2011	Converted Hearing Type (8:00 AM) (Judicial Officer: Federico, Michael A)
07/21/2011	 Bond Exoneration
07/21/2011	CONTINUE FOR STATUS CHECK (Judicial Officer: Federico, Michael A) RETURN DATE
10/09/2011	CANCELED Status Check on Filing of Criminal Complaint (8:00 AM) (Judicial Officer: Sciscento, Joseph S.) Vacated
10/10/2011	Status Check on Filing of Criminal Complaint (8:00 AM) (Judicial Officer: Sciscento, Joseph S.)
10/10/2011	DA DENIAL - NCF (Judicial Officer: Sciscento, Joseph S.) F/A STATUS CHK
10/10/2011	VACATED (Judicial Officer: Sciscento, Joseph S.) F/A STATUS CHK

FINANCIAL INFORMATION

No Financial Information Exists



JUSTICE COURT, LAS VEGAS TOWNSHIP

STATE VS. KELLY, CHAQUITA RENEE

CASE NO. 11M51531X

PAGE: 1

DATE, JUDGE
OFFICERS OF COURT
PRESENT

APPEARANCES - HEARING

CONTINUED TO:

NOVEMBER 26, 2011	CRIMINAL CITATION ISSUED: COUNT 1-TRESPASS COUNT 2- EX FELON FAIL TO CHANGE ADDRESS	01/18/12 7:30 #2 BMP
JANUARY 18, 2012 J. SCISCENTO D. ADAMS, DA S. OTT, CR J. RODGERS, CLK	INITIAL ARRAIGNMENT DEFENDANT NOT PRESENT IN COURT BENCH WARRANT ISSUED: 1,000/1,000 COUNT 2 PREVIOUSLY DISMISSED (STATE NOT PROCEEDING)	DP
FEBRUARY 1, 2012	\$1000 SURETY BOND POSTED BY DADS BAIL BONDS (10001214)	2/2/12 7:45 #2 PJ
FEBRUARY 2, 2012 M. FEDERICO FOR J. SCISCENTO N. GRAHAM, DA R. SILVAGGIO, CR J. RODGERS, CLK	CONTINUED INITIAL ARRAIGNMENT DEFENDANT PRESENT IN COURT DEFENDANT ADVISED OF CHARGES/WAIVES READING OF COMPLAINT DEFENDANT WAIVES RIGHT TO COUNSEL/WAIVES RIGHT TO TRIAL PLEA OF GUILTY DEFENDANT SENTENCED TO CREDIT FOR TIME SERVED JUDGMENT ENTERED CASE CLOSED	11/26/11

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Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 7/1/2012



LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC12M15121X

State of Nevada vs Kelly, Chaquita Renee

§
§
§
§
§
§
§

Location: PreComplaint
Judicial Officer: Bonaventure, Joseph M.
Filed on: 05/07/2012
Case Number History: 12M15121X
ITAG Booking Number: 1200026791
ITAG Case ID: 1381795

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Misdemeanor
Jurisdiction: Las Vegas Justice Court					
001. NO DRIVERS LICENSE OR FAILURE TO SURRENDER D/L	483.550	M	05/07/2012	Case Status:	05/18/2012 Denied
PCN: 0025352465 Sequence: 001 ACN: 1205070665				Case Flags:	Scope ID
Arrest: 05/07/2012					

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	PC12M15121X
Court	PreComplaint
Date Assigned	05/07/2012
Judicial Officer	Bonaventure, Joseph M.

PARTY INFORMATION



State of Nevada	State of Nevada
Defendant	Kelly, Chaquita Renee

DATE

EVENTS & ORDERS OF THE COURT

INDEX

OTHER EVENTS AND HEARINGS

05/07/2012	 Temporary Custody Record
05/07/2012	 Own Recognizance Release Form
05/07/2012	Standard Bail Set CII: \$1000.00 Cash/1000.00 Surety
05/07/2012	CTRACK Track Assignment JC09

FINANCIAL INFORMATION

No Financial Information Exists

NSBMT
JUL 13 2022
RECEIVED

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 12M24164X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 07/09/2012

ARRESTED BY: CHASE, RYAN J

ARREST DATE: 09/25/2012

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 07/20/2012

PROSECUTOR: TREVOR HAYES

DISPO DATE: 09/26/2012

001 CHARGE: 207.200 M TRESPASS
DISPOSITION: ----GUILTY---- TRESPASS

SENTENCED: 09/26/2012

FINED: \$ 0	EXCUSED: \$ 0	
JAIL TIME: MOS	DAYS HRS	CONS/CONC:
CTS : MOS	DAYS 000 HRS	
COMM SERV: DAYS	HRS MIN	
RESTITUTION: \$	0 CONTRIBUTION: \$	0 DRUG FEE: \$ 0
EDUCATION:		

NONE

CITATION: 104918420

PCN: 0028705555 SEQ: 001



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Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 9/26/12

[Signature]
JUSTICE OF THE PEACE - DEPT. 09

RIM
IMAGED
LJ

9/25/12

CASE SUMMARY

CASE NO. C-13-289132-1

State of Nevada
vs
Chaquita Kelly

§ Location: Department 32
§ Judicial Officer: Craig, Christy
§ Filed on: 04/19/2013
§ Case Number History:
§ Cross-Reference Case Number: C289132
§ Defendant's Scope ID #: 1508080
§ ITAG Booking Number: 1200068912
§ ITAG Case ID: 1449709
§ Lower Court Case # Root: 12F17923
§ Lower Court Case Number: 12F17923X

CASE INFORMATION

Offense Statute Deg Date Case Type: Felony/Gross Misdemeanor
1. BURGLARY 205.060.2 F 11/03/2012

Case Status: 04/14/2014 Closed

Statistical Closures

04/14/2014 Jury Trial - Conviction - Criminal

Warrants

Bench Warrant - Kelly, ChaQuita Renee (Judicial Officer: Tao, Jerome T.)

03/18/2014 12:13 PM Quashed

03/13/2014 2:54 PM Active

Hold Without Bond

Bonds

Surety #2012-CC-021874 \$20,000.00

12/13/2012 Active

3/27/2014 Exonerated

Counts: 1

11/3/12
B6C

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number C-13-289132-1
Court Department 32
Date Assigned 01/09/2021
Judicial Officer Craig, Christy

PARTY INFORMATION

Defendant Kelly, Chaquita Renee

Lead Attorneys

Mueller, Craig A
Retained
702-382-1200(W)

Plaintiff State of Nevada

Wolfson, Steven B
702-671-2700(W)

DATE

EVENTS & ORDERS OF THE COURT

INDEX

EVENTS

04/19/2013 [1] Criminal Bindover


















04/25/2013 [2] Information



In #1

In #2

CASE SUMMARY
CASE NO. C-13-289132-1

06/24/2013	 Reporters Transcript <i>[3] Reporter's Transcript of Preliminary Hearing 4/17/13</i>	In #:
08/14/2013	 Motion to Compel <i>[4] Motion to Compel Disclosure of Brady Material</i>	In #:
08/22/2013	 Response <i>[5] State's Response To Defendant's Motion To Compel Disclosure Of Brady Material</i>	In #:
09/23/2013	 Jury List <i>[7]</i>	In #:
09/24/2013	 Verdict <i>[6]</i>	In #:
09/24/2013	 Instructions to the Jury <i>[8]</i>	In #:
09/24/2013	 Amended Jury List <i>[9]</i>	In #:
10/02/2013	 Motion for New Trial <i>[10] Motion for New Trial</i>	In #:
10/08/2013	 Opposition to Motion <i>[11] State's Opposition to Defendant's Motion for New Trial</i>	In #:
10/24/2013	 Order Denying <i>[12] Order Denying Defendant's Motion for New Trial</i>	In #:
01/16/2014	 PSI - Letters <i>[13]</i>	In #:
02/21/2014	 PSI <i>[14]</i>	In #:
03/20/2014	 Substitution of Attorney <i>[15] Substitution of Attorney</i>	In #:
03/28/2014	 Motion to Reconsider <i>[16] Notice of Motion and Motion to Reconsider</i>	In #:
03/31/2014	 Motion <i>[17] Notice of Motion and Motion to reconsider</i>	In #:
04/04/2014	 Judgment of Conviction 	In #:



CASE SUMMARY**CASE NO. C-13-289132-1***[18] JUDGMENT OF CONVICTION (JURY TRIAL)*

04/08/2014

Opposition

*[19] Opposition to Defendant's Motion to Reconsider*In
#1

04/14/2014

Order

*[20] Order Directing John Paglini, PhD, to Evaluate Defendant*In
#2

04/14/2014

Criminal Order to Statistically Close Case

*[21] Criminal Order to Statistically Close Case*In
#2

05/21/2014

Order for Production of Inmate

*[22] Order for Production of Inmates*In
#2

06/05/2014

Order Denying Motion

Filed By: Plaintiff State of Nevada

*[23] Order Denying Defendant's Motion to Reconsider*In
#2

05/04/2015

Case Reassigned to Department 20

Case reassigned from Judge Jerome Tao Dept 20

01/09/2021

Case Reassigned to Department 32

*Judicial Reassignment to Judge Christy Craig***DISPOSITIONS**

07/02/2013

Plea (Judicial Officer: Tao, Jerome T.)

1. BURGLARY

Not Guilty

PCN: Sequence:

03/25/2014

Disposition (Judicial Officer: Tao, Jerome T.)

1. BURGLARY

Guilty

PCN: Sequence:

03/25/2014

Adult Adjudication (Judicial Officer: Tao, Jerome T.)

1. BURGLARY

11/03/2012 (F) 205.060.2 (DC50424)

PCN: Sequence:



Sentenced to Nevada Dept. of Corrections

Term: Minimum:12 Months, Maximum:36 Months

Credit for Time Served: 1 Day

Fee Totals:

Administrative

Assessment Fee

25.00

\$25

DNA Analysis Fee

150.00

\$150

Fee Totals \$

175.00

HEARINGS

05/02/2013

Initial Arraignment (1:30 PM) (Judicial Officer: De La Garza, Melisa)

Continued;


CASE SUMMARY

CASE NO. C-13-289132-1

Journal Entry Details:

James J. Miller, Chief Dep. D.A., present on behalf of the State. Court noted the presence of Defendant, out of custody and, ORDERED, due to the power outage in the building, matter CONTINUED. Court directed Defendant to notify Mr. Mueller of the continuance date and advised staff would also contact him and notify him of the continuance date. BOND 5/9/13 9:30 AM ARRAIGNMENT CONTINUED CLERK'S NOTE: CLERK NOTIFIED MR. MUELLER OF THE CONTINUANCE DATE VIA E-MAIL ON 5/6/13 (COPY OF E-MAIL TO BE SCANNED INTO LEFT-SIDE FILING FOR THIS CASE). cd ;

05/09/2013

 Arraignment Continued (9:30 AM) (Judicial Officer: De La Garza, Melisa)

05/09/2013, 05/13/2013, 05/16/2013, 05/30/2013, 06/13/2013, 07/02/2013

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Journal Entry Details:

DEFT. KELLY ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial. COURT ORDERED, counsel has 21 days after the filing of the Preliminary Hearing Transcript or today's date, whichever is later, to file the Writ. State reserves all procedural objections in relation to the filing of the Writ. BOND 9-16-13 9:30 AM CALENDAR CALL (DEPT. VI) 9-23-13 10:00 AM JURY TRIAL (DEPT. VI) ;

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Journal Entry Details:

Mr. Robison requested matter be continued and, COURT SO ORDERED. BOND 7/2/13 9:30 AM ARRAIGNMENT CONTINUED ;

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Journal Entry Details:

Steven Lisk, DPD, also present. COURT NOTED Mr. Mueller is not able to confirm as counsel and FINDS the Deft. qualifies for the services of the Public Defender's Office. COURT FURTHER ORDERED, matter CONTINUED. BOND 5/16/13 1:30 P.M. ARRAIGNMENT CONTINUED...CONFIRMATION OF COUNSEL (PD'S OFFICE) ;

Continued;

Continued;

Matter Continued;

Continued;

Continued;

Plea Entered;

Journal Entry Details:

Jessica Walsh, Dep. D.A., present on behalf of the State. Court noted the presence of the Defendant, out of custody, advised it is at the end of the morning session, Mr. Mueller has not arrived and since Defendant has been present all morning inquired if she would like the matter traileed to 1:30 PM today or continued to 9:30 AM Monday. Defendant requested Monday. COURT ORDERED, matter CONTINUED; Clerk to notify Mr. Mueller of the continuance date.



CASE SUMMARY

CASE NO. C-13-289132-1

BOND 5/13/13 9:30 AM ARRAIGNMENT CONTINUED CLERK'S NOTE: CLERK CALLED MR. MUELLER'S OFFICE THIS DATE, SPOKE TO HIS SECRETARY, MARIA, AND ADVISED HER OF THE 5/13/13 CONTINUANCE DATE. MARIA ADVISED MR. MUELLER WITHDREW FROM THIS CASE BECAUSE DEFENDANT HAS NOT PAID HIM BUT WOULD HAVE MR. MUELLER APPEAR ON MONDAY AT 9:30 AM. cd;

05/16/2013 Confirmation of Counsel (1:30 PM) (Judicial Officer: De La Garza, Melisa)
05/16/2013, 05/30/2013

CONFIRMATION OF COUNSEL (PD'S OFFICE)

Matter Continued;
Matter Heard;
Matter Continued;
Matter Heard;

NSDMT

JUL 13 2022

RECEIVED

05/16/2013 All Pending Motions (1:30 PM) (Judicial Officer: De La Garza, Melisa)

Matter Continued;
Journal Entry Details:

ARRAIGNMENT CONTINUED...CONFIRMATION OF COUNSEL (KOHN) Ms. Spells requested a continuance; advised she hasn't received the Discovery from Deft's previous counsel as of yet. COURT ORDERED. MATTER CONTINUED. BOND 5-30-13 1:30 PM ARRAIGNMENT CONTINUED (LLA);

05/30/2013 All Pending Motions (1:30 PM) (Judicial Officer: De La Garza, Melisa)

Continued;
Journal Entry Details:

ARRAIGNMENT CONTINUED...CONFIRMATION OF COUNSEL (KOHN) James J. Miller, Chief Dep. D.A., present on behalf of the State and Josie Bayudan, Dep. P.D., present who advised she can CONFIRM AS COUNSEL on behalf of the Public Defender's Office. Ms. Bayudan advised she has still not received discovery in this matter. Court informed Ms. Bayudan that Defendant was previously represented by Michael Becker, Esq., and Craig Mueller, Esq., and she should contact their offices to see about getting discovery. Upon Court's inquiry, Ms. Bayudan requested matter be continued for two (2) weeks and, COURT SO ORDERED. BOND 6/13/13 1:30 PM ARRAIGNMENT CONTINUED;

08/26/2013 Motion to Compel (8:30 AM) (Judicial Officer: Cadish, Elissa F.)

Motion to Compel Disclosure of Brady Material

Granted in Part;

Journal Entry Details:

At the request of Ms. Ross and there being no opposition, COURT ORDERED Deft's presence Waived. Court noted the State does not dispute for the most part the Deft's requests. COURT ORDERED, Motion GRANTED, State is to provide information regarding felony convictions in the last ten years, or convictions for crimes of moral turpitude as to witnesses the State intends to call; the remainder of the motion is DENIED; Motion GRANTED as to the witness contact information to be updated at the pre trial disclosures; beyond that the motion is DENIED; there being no opposition, the other requests are GRANTED. BOND 9/16/13 9:30 AM CALENDAR CALL;

09/16/2013 Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.)

Matter Heard;

Journal Entry Details:

Ms Heap and Ms. Ross announced they are ready to proceed to trial which is expected to last 1-2 days with 3-5 witnesses; no out of state witnesses. COURT ORDERED, case REFERRED to Overflow; counsel admonished they are to be ready to start trial Monday September 23rd. BOND 9-20-13 8:45 AM OVER FLOW: (VI) H. HEAP K. ROSS/1-2 DAYS/3-5 WITNESSES/ 0 OUT OF STATE WITNESSES;

09/20/2013 Overflow (8:45 AM) (Judicial Officer: Villani, Michael)

Overflow: (VI) H. HEAP K. ROSS/ 1-2 DAYS/ 3-5 WITNESSES/ NO OUT OF STATE WITNESSES

Matter Heard;

Journal Entry Details:

Hilary Heap, Dep DA, present on behalf of the State and Katrina Ross, Dep PD, present on behalf of Deft. Kelly, who is also present. State and Defense announced ready; the trial is expected to take one (1) to two (2) days. COURT ORDERED, matter REFERRED to Department XX for Jury Trial. Court instructed both counsel to provide their proposed Jury Instructions to Chambers on the first day of trial. Any special instructions should include case citations. BOND 09/23/13 9:00 AM JURY TRIAL;

CASE SUMMARY

CASE NO. C-13-289132-1

09/23/2013  Jury Trial (9:00 AM) (Judicial Officer: Tao, Jerome T.)

09/23/2013-09/24/2013

Trial Continues;

Verdict for Plaintiff;

Journal Entry Details:

IN THE PRESENCE OF THE JURY: Closing arguments by counsel. At the hour of 11:41 a.m. the jury retired to deliberate. At the hour of 1:15 p.m. the jury returned with the VERDICT of: GUILTY AS TO COUNT 1: BURGLARY (F) Jury polled at the request of the defense. Upon the Court's inquiry, State requested Defendant's bail remain at \$20,000.00 total. COURT SO ORDERED. COURT FURTHER ORDERED, matter REFERRED to the Division of Parole and Probation (P & P) and SET for sentencing. Court ADMONISHED Def. pending sentencing, she is to stay out of trouble and stay away from the Aria Resort and Casino. BOND 1/28/2014 8:30 AM SENTENCING ;


Trial Continues;

Verdict for Plaintiff;

Journal Entry Details:

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Mr. Ewing requested all Bench Conferences be recorded. COURT SO ORDERED, noting that request can not be accommodated today, as the Courtroom needs to be set up prior. Ms. Ross moved for a Motion in Limine, and asked Defendant's statement to the officers be excluded. Objection by Mr. Coumou. COURT ORDERED, Defendant's oral Motion in Limine is DENIED, noting it is procedurally improper. Mr. Ewing advised Defendant wishes to hire private counsel to represent her, as she has had retained counsel previously. Objection by Ms. Heap. COURT FURTHER ORDERED, Defendant's oral Motion to Hire Private Counsel is DENIED, as she did not request new counsel at the Calendar Call or any previous court appearances. Following a colloquy between the Court and counsel, parties advised this trial will last approximately 2 days, and stipulated to 1 alternate juror selected. *IN THE PRESENCE OF THE PROSPECTIVE JURY PANEL:* Conference at the Bench. Voir Dire oath given. *OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL:* Upon the Court's inquiry, parties advised they stipulate to Jurors #164, #203, and #206 being excused previously. *INSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL:* Voir dire continued. Conference at the Bench. Court NOTED, outside the presence of the jury, Defendant challenged for cause Juror #163, and that request was GRANTED. *OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL:* Def. not present. Upon the Court's inquiry, counsel advised there is no objection to reading the challenges without Defendant's presence. *INSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL:* Jury panel sworn. Jury admonished; lunch recess. *OUTSIDE THE PRESENCE OF THE JURY:* Court advised Def. of her right not to testify. *INSIDE THE PRESENCE OF THE JURY:* Clerk read the Information to the jury and stated the defendant's plea thereto. Conference at the Bench. Pre-trial instructions by the Court. EXCLUSIONARY RULE INVOKED. Opening statements by counsel. Testimony and exhibits presented. (See worksheets). *OUTSIDE THE PRESENCE OF THE JURY:* Mr. Ewing moved and argued for a mistrial, indicating comments by the State's witness during testimony was prejudicial and irrelevant. Opposition by Mr. Coumou, arguing the statements were general in form, and are relevant to this case. COURT ORDERED, Defendant's oral Motion for Mistrial is DENIED; however, ADMONISHED counsel to stay within the appropriate line of questioning. *INSIDE THE PRESENCE OF THE JURY:* Testimony continued and exhibits presented (See worksheets). Conference at the Bench. Parties rest. Jury admonished. *OUTSIDE THE PRESENCE OF THE JURY:* Mr. Ewing moved and argued for a mistrial, indicating the State commented on Defendant's right to not testify. Opposition by Ms. Heap, arguing the question was only to asked of the witness to determine his next step. COURT ORDERED, Defendant's Motion for Mistrial is DENIED; noting a Conference at the Bench was held, indicating the question was improper; resulting in the State withdrawing its question; and the Court admonishing the jury to disregard the question. Instructions settled. COURT FURTHER ORDERED, trial CONTINUED. Evening recess. BOND 9/24/2013 10:30 am JURY TRIAL ;

09/23/2013: CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.)
Vacated - per Judge


10/15/2013  Motion for New Trial (8:30 AM) (Judicial Officer: Tao, Jerome T.)

Def's Motion for New Trial

Motion Denied;

Journal Entry Details:

Ms. Ross requested Defendant's presence be waived. COURT SO ORDERED. Arguments by Ms. Ross in support of her Motion including that during trial they had asked for a mistrial after the statement at issue was made and now they are asking for a different remedy. Statements by Ms. Ross as to Ms. Kelly's statement. Arguments by Ms. Heap in opposition including that she does not feel this is properly before the Court and that this is basically a Motion to Reconsider. Statements by Ms. Heap as to statements made by Ms. Kelly. Following, Court advised it will listen to the recording as the transcript is not available and ORDERED, matter taken UNDER ADVISEMENT. Further, Court advised a written Order will issue. BOND ;

03/13/2014  Sentencing (8:30 AM) (Judicial Officer: Togliatti, Jennifer)
Bench Warrant Issued;

NSRMT

JUL 13 2022

RECEIVED

Printed on 06/27/2022 at 2:03 PM

CASE SUMMARY

CASE NO. C-13-289132-1

Journal Entry Details:

Ms. Ross requested the matter be continued for Judge Tao. As Defendant was not present, COURT ORDERED, matter TRAILED. MATTER RECALLED: Court noted Defendant is still not present and as she failed to appear for her interview, ORDERED, A NO BENCH WARRANT WILL ISSUE. B.W. (BOND) ;

03/18/2014

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

Public Defender's Request: Quash an Outstanding Bench Warrant and Set Sentencing Date
Bench Warrant Quashed;

Journal Entry Details:

Mr. Mueller requested to substitute in as counsel of record. Mr. Ewing had no objection. COURT SO ORDERED. Mr. Mueller requested matter be continued one week to prepare a sentencing memorandum. Court noted Defendant has a Failure to Appear (FTA) report and ORDERED, matter SET in one week for sentencing. BOND 3/25/14 8:30 AM SENTENCING ;

03/25/2014

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

Defendant Sentenced;

Journal Entry Details:

By virtue of the Jury's findings, DEFENDANT KELLY ADJUDGED GUILTY of BURGLARY (F). Statements by Ms. Heap, Defendant and Mr. Mueller. COURT ORDERED, in addition to the \$25 Administrative Assessment fee and \$150 DNA Analysis fee including testing to determine genetic markers, DEFENDANT SENTENCED to the Nevada Department of Corrections for a MAXIMUM term of THIRTY-SIX (36) MONTHS with a MINIMUM parole eligibility of TWELVE (12) MONTHS with 1 day credit for time served. BOND, if any, EXONERATED. NDC ;

04/10/2014

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

Defendant's Notice of Motion and Motion to Reconsider

Matter Heard;

Journal Entry Details:

Conference at the Bench. Arguments by Mr. Mueller in support of his Motion including that Defendant has some mental health issues that were not addressed in the Pre-sentence Report and does not feel the Court had all of the facts at the time of sentencing. Mr. Mueller requested the Judgment be vacated and Defendant be sent for a full Pre-sentence Report interview. Court noted Defendant failed to appear for her interview. Arguments by Ms. Cannizzaro including that she does not feel there was a mistake at the time of sentencing that worked to the Defendant's extreme detriment and further, this Court does not have jurisdiction. Following continued arguments, COURT ORDERED, Dr. Paglini to interview Defendant to see if she does have any mental health issues and matter set for status check in 45 days. NDC 5/29/14 8:30 AM STATUS CHECK: EVALUATION / MOTION TO RECONSIDER CLERK'S NOTE: JEA prepared an Order as to above. ;

05/29/2014

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

Status Check: Evaluation / Motion

Motion Denied;

Journal Entry Details:

Arguments by Mr. Mueller in support of the Motion to Reconsider including that Defendant has Mental Health issues that this Court was not aware of at the time of sentencing. Court noted it received the report from Dr. Paglini and advised it states Defendant has a neurosis, not a psychosis and that even if she were placed on medication, it would not stop her from committing new offenses. Following additional statements by Mr. Mueller, COURT ORDERED, Motion to Reconsider is DENIED. NDC ;

DATE

FINANCIAL INFORMATION

Defendant Kelly, Chaquita Renee

Total Charges

182.50

Total Payments and Credits

182.50

Balance Due as of 6/27/2022

0.00



LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC12M39767X

State of Nevada vs. Kelly, Chaquita Renee

§
§
§
§
§
§
§
§
§
§

Location: PreComplaint
Judicial Officer: Zimmerman, Ann E.
Filed on: 12/08/2012
Appear by: 04/08/2013
Case Number History: 12M39767X
ITAG Booking Number: 1200068912
ITAG Case ID: 1449648
Metro Event Number: 1212081017
Other Agency Number: 1212081017

CASE INFORMATION

Offense
Jurisdiction: Las Vegas Justice Court
001. Trespass, not amounting to burglary [53166] 207.200
PCN: 0025401519 Sequence: 001 ACN: 1212081017
Arrest: 12/08/2012 MPU - Metro-DTAC/PSU

Statute
207.200

Deg
M

Date
12/08/2012

Case Type: Misdemeanor
Case Status: 12/21/2012 Denied
Case Flags: Scope ID

Bonds
Surety #2012AA115425 \$1,000.00
2/15/2013 Surety Bond Exonerated
12/8/2012 Active
Counts: 001

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number PC12M39767X
Court PreComplaint
Date Assigned 12/08/2012
Judicial Officer Zimmerman, Ann E.

NSBMT

JUL 13 2022

RECEIVED

PARTY INFORMATION

State of Nevada State of Nevada
Defendant Kelly, Chaquita Renee

DATE

EVENTS & ORDERS OF THE COURT

INDEX

DISPOSITIONS





12/20/2012 **Disposition** (Judicial Officer: Zimmerman, Ann E.)
CTRACK Denied CaseCharge
001. Trespass, not amounting to burglary [53166]
DA Denial
PCN: 0025401519 Sequence: 001

OTHER EVENTS AND HEARINGS

12/08/2012 CTRACK Track Assignment JC08
12/08/2012 Standard Bail Set
Ctl: \$1000 Cash/\$1000 Surety
Charges: 001

12/8/12
BGC

LAS VEGAS JUSTICE COURT
CASE SUMMARY
CASE NO. PC12M39767X

12/08/2012	Court Return Date 8:30am
12/08/2012	 Surety Bond
12/08/2012	 Surety Bond Acceptance-Notice of Appearance
12/08/2012	 Temporary Custody Record
12/13/2012	CTrack Case Modified <i>Jurisdiction/DA;</i>
12/21/2012	DA Denial
01/01/2013	Administrative Reassignment to Department 3 <i>Case reassigned from Department 08 (Judge Ann E. Zimmerman)</i>
02/15/2013	 Surety Bond Exonerated

DATE	FINANCIAL INFORMATION		
	Defendant Kelly, Chaquita Renee		
	Total Charges		40.00
	Total Payments and Credits		40.00
	Balance Due as of 6/27/2022		0.00
12/08/2012	Charge	Defendant Kelly, Chaquita Renee	40.00
12/08/2012	Payment (Window)Receipt # PT-2012-02217	Defendant Kelly, Chaquita Renee	(40.00)



JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M01142X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 01/11/2013

ARRESTED BY: DELAGARRIGUE, JASON D

ARREST DATE: 01/11/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 01/11/2013

PROSECUTOR: OFELIA MONJE

DISPO DATE: 05/13/2013

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: ----GUILTY---- TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 05/13/2013

FINED: \$ 500

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS

HRS

CONS/CONC:

CTS : MOS

DAYS

HRS

COMM SERV: DAYS

HRS

MIN

RESTITUTION: \$ 0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION: AIDS AWARENESS COUNSELING

NONE

CITATION: 1301110733

PCN: 0025408069

SEQ: 001



CERTIFIED COPY

The document to which this certificate is attached
is a full, true and correct copy of the original
file and of record in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By: [Signature] Deputy
Date: 10/26/2012

JUSTICE OF THE PEACE DEPT 12

Diana L. Sullivan

C5082421
J5082421-REPORT 2A

PAGE: 173
05/17/2013

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M09087X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 02/11/2013

ARRESTED BY: CHASE, RYAN J

ARREST DATE: 02/11/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 03/29/2013

PROSECUTOR: ALEXANDER CHEN

DISPO DATE: 05/17/2013

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: --DISMISSED--- DISMISSED ON COURTS MOTION

CITATION: 105078636

PCN: 0028920778

SEQ: 001

2/11/13



CERTIFIED COPY

The document to which this certificate is attached
is a full, true and correct copy of the original
file and of record in Justice Court of Las Vegas
Township in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 6/17/13

[Signature]
JUSTICE OF THE PEACE - DEPT. 02

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128

DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M06464X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 03/07/2013

ARRESTED BY: DELAGARRIGUE, JASON D

ARREST DATE: 03/07/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 03/07/2013

PROSECUTOR: MEGAN THOMSON

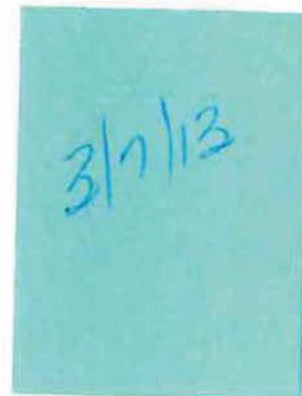
DISPO DATE: 07/25/2013

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: --DISMISSED--- DISMISSED/STATE NOT PROCEEDING

CITATION: 1303071027

PCN: 0025419731

SEQ: 001



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The document to which this certificate is attached
is a full, true and correct copy of the original
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Township, In and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 7/25/2013

JUSTICE OF THE PEACE

Diana L. Sullivan

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M12566X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 03/31/2013

ARRESTED BY: MEADS, BRANDON M

ARREST DATE: 03/31/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 05/01/2013

PROSECUTOR: MEGAN THOMSON

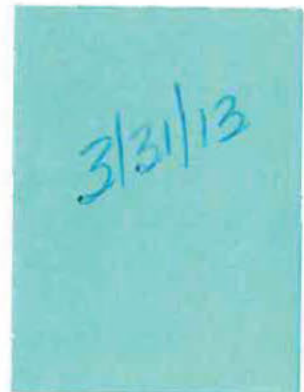
DISPO DATE: 05/16/2013

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: --DISMISSED--- DISMISSED ON COURTS MOTION

CITATION: 105096926

PCN: 0028948950

SEQ: 001



CERTIFIED COPY
The document to which this certificate is attached
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file and of record in Justice Court of Las Vegas
Township, Inland for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 10-09-20

[Signature]
JUSTICE OF THE PEACE - DEPT. 11

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M16660X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 03/31/2013

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 03/31/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 06/11/2013

PROSECUTOR:

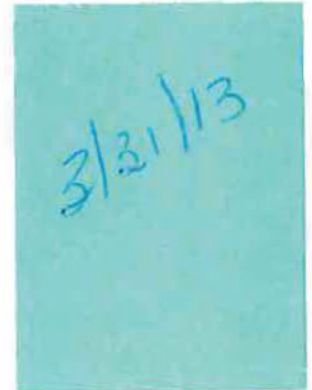
DISPO DATE: 06/13/2013

001 CHARGE: 179C.220 M FAIL BY CONV PERS TO COMPLY W/ NRS 179C REQS
DISPOSITION: --DISMISSED--- DISMISSED/STATE NOT PROCEEDING

CITATION: 105096927


PCN: 0028980527

SEQ: 001



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The document to which this certificate is attached
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file and record in Justice Court of Las Vegas
Township, In and for the County of Clark, State of Nevada.
By _____ Date _____ Deputy


JUSTICE OF THE PEACE - DEPT. 02

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M32457X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENE

DR NUMBER:

START DATE: 11/07/2013

ARRESTED BY: KYGER, KYLE LEE

ARREST DATE: 11/07/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 11/07/2013

PROSECUTOR: STEVEN WATERS

DISPO DATE: 05/08/2014

001 CHARGE: 484C.400.1 M DUI, ABOVE LEGAL LIMIT, (2ND)
DISPOSITION: ----GUILTY---- DUI, ABOVE LEGAL LIMIT, (2ND)

SENTENCED: 05/08/2014

FINED: \$ 0

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS 30 HRS

CONS/CONC: CONCURRENT

CTS : MOS

DAYS 030 HRS

COMM SERV: DAYS

HRS MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

NONE

CONCURRENT TO COUNT 2.

CITATION: 1311070568

PCN: 0025467677

SEQ: 001

002 CHARGE: 484B.627 M IMPEDE TRAFFIC/TRAVEL TOO SLOW/STOPPING ON RO
DISPOSITION: ----GUILTY---- IMPEDE TRAFFIC/TRAVEL TOO SLOW/STOPPING ON RO

CERTIFIED COPY

The document to which this certificate is attached
is a full, true and correct copy of the original
file and on record in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 05/08/2014

NOTED

JUL 13 2022

RECEIVED

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 13M32457X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENE

DR NUMBER:

START DATE: 11/07/2013

ARRESTED BY: KYGER, KYLE LEE

ARREST DATE: 11/07/2013

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 11/07/2013

PROSECUTOR: STEVEN WATERS

DISPO DATE: 05/08/2014

SENTENCED: 05/08/2014

FINED: \$ 0

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS 30 HRS

CONS/CONC: CONCURRENT

CTS : MOS

DAYS 030 HRS

COMM SERV: DAYS

HRS MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

NONE

CONCURRENT TO COUNT 1

CITATION: 1311070568

PCN: DAM

SEQ:



CERTIFIED COPY

The document to which this certificate is attached
is a full, true and correct copy of the original
file and of record in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date [Signature]

[Signature]
JUSTICE OF THE PEACE - DEPT. 09

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 14M00334X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 01/04/2014

ARRESTED BY: REYES, RAQUITA MARIE

ARREST DATE: 01/04/2014

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 01/04/2014

PROSECUTOR: CHRIS HAMNER

DISPO DATE: 06/12/2014

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: ----GUILTY---- TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 06/12/2014

FINED: \$ 0

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS

HRS

CONS/CONC:

CTS : MOS

DAYS 000

HRS

COMM SERV: DAYS

HRS

MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

NONE

CITATION: 105186895

PCN: 0025477943

SEQ: 001

NOBMIT

JUL 13 2012

RECEIVED

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The document to which this certificate is attached
is a full, true and correct copy of the original
file and of record in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 06/12/2014

JUSTICE OF THE PEACE - DEPT. 14

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 14M03922X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 02/10/2014

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 02/10/2014

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 02/10/2014

PROSECUTOR: LINDSEY JOSEPH

DISPO DATE: 04/04/2014

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: -----GUILTY----- TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 04/04/2014

FINED: \$ 0	EXCUSED: \$ 0	
JAIL TIME: MOS	DAYS HRS	CONS/CONC:
CTS : MOS	DAYS 000 HRS	
COMM SERV: DAYS	HRS MIN	
RESTITUTION: \$	0 CONTRIBUTION: \$ 0	DRUG FEE: \$ 0
EDUCATION:		

NONE

CITATION: 1401100595 PCN: 0029193592 SEQ: 001



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file and of record in Justice Court of Las Vegas
Township, in and for the County of Clark, State of Nevada.
By _____ Deputy
Date _____

JUDGE OF THE PEACE - DEPT. 02

Judgement
for demand
change on
3/25/14

Electronically Filed
04/04/2014 08:08:14 AM

Alvin D. Quinn
CLERK OF THE COURT

JOC

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

-vs-

CHAQUITA RENEE KELLY
#1508080

Defendant.

CASE NO. C289132-1

DEPT. NO. XX




JUDGMENT OF CONVICTION
(JURY TRIAL)

The Defendant previously entered a plea of not guilty to the crime of BURGLARY (Category B Felony) in violation of NRS 205.060; and the matter having been tried before a jury and the Defendant having been found guilty of the crime of BURGLARY (Category B Felony) in violation of NRS 205.060; thereafter, on the 25th day of March, 2014, the Defendant was present in court for sentencing with her counsel CRAIG MUELLER, ESQ., and good cause appearing,

THE DEFENDANT IS HEREBY ADJUDGED guilty of said crime as set forth in the jury's verdict and, in addition to the \$25.00 Administrative Assessment Fee and \$150.00 DNA Analysis Fee including testing to determine genetic markers, the

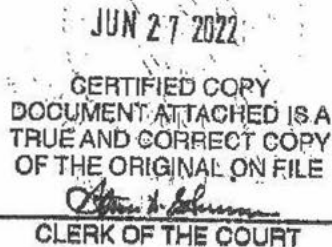
1 Defendant is SENTENCED as follows: TO A MAXIMUM of THIRTY-SIX (36) MONTHS
2 with a MINIMUM parole eligibility of TWELVE (12) MONTHS in the Nevada Department
3 of Corrections (NDC), with ONE (1) DAY credit for time served.
4


5
6 DATED this APR 07 2014

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8 
9 JEROME TAO
10 DISTRICT COURT JUDGE JS



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DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE

CLERK OF THE COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 14M10001X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER:

START DATE: 04/01/2014

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 04/01/2014

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 04/01/2014

PROSECUTOR: NICK PORTZ

DISPO DATE: 05/05/2014

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: ----GUILTY---- TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 05/05/2014

FINED: \$ 0	EXCUSED: \$ 0	
JAIL TIME: MOS	DAYS HRS	CONS/CONC:
CTS : MOS	DAYS 000 HRS	
COMM SERV: DAYS	HRS MIN	
RESTITUTION: \$	0 CONTRIBUTION: \$	0 DRUG FEE: \$ 0
EDUCATION:		

NONE

CITATION: 1403030591

PCN: 0029247581

SEQ: 001



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The document to which this certificate is attached
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Township, In and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 05/05/2014

[Signature]
JUSTICE OF THE PEACE - DEPT. 01

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 16M27928X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA R

DR NUMBER:

START DATE: 10/26/2016

ARRESTED BY: CRUZ, MICHAEL D

ARREST DATE: 10/26/2016

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 10/26/2016

PROSECUTOR: CHRISTOPHER BURTON

DISPO DATE: 02/07/2017

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: ---GUILTY--- M TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 02/07/2017

FINED: \$ 0	EXCUSED: \$ 0	
JAIL TIME: MOS	DAYS HRS	CONS/CONC:
CTS : MOS	DAYS 000 HRS	
COMM SERV: DAYS	HRS MIN	
RESTITUTION: \$	0 CONTRIBUTION: \$	0 DRUG FEE: \$ 0
EDUCATION:		

NONE

CITATION: 1610260319 PCN: 0025652508 SEQ: 001

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Township, in and for the County of Clark, State of Nevada.
Date 10/26/2016 Deputy

JUSTICE OF THE PEACE - DEPT. 02

10/26/2016
BLC



JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 16M33310X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER:

START DATE: 12/11/2016

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 12/11/2016

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 12/27/2016

PROSECUTOR:

DISPO DATE: 12/29/2016

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: -DISMISSED-- DISMISSED/STATE NOT PROCEEDING

CITATION: 105566692 PCN: 0030083714 SEQ: 001



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Township, in and for the County of Clark, State of Nevada.
By [Signature] Deputy
Date 12-29-22

JUSTICE OF THE PEACE [Signature]

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128

DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 17M19441X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA

DR NUMBER: 1706072333

START DATE: 08/02/2017

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 08/02/2017

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 08/02/2017

PROSECUTOR: MARY KAY HOLTHUS

DISPO DATE: 10/02/2017

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: ---GUILTY--- M TRESPASS, NOT AMOUNTING TO BURGLARY

SENTENCED: 10/02/2017

FINED: \$ 500

EXCUSED: \$ 0

JAIL TIME: MOS

DAYS

HRS

CONS/CONC:

CTS : MOS

DAYS

HRS

COMM SERV: DAYS

HRS

MIN

RESTITUTION: \$

0 CONTRIBUTION: \$ 0 DRUG FEE: \$ 0

EDUCATION:

NONE

STAY OUT OF TROUBLE; 39 HORUS COMM/SERV IN LIEU
OF FINE - \$115 FEES TO BE PAID

CITATION: 1706072333

PCN: 0030264107

SEQ: 001



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Township, Nevada for the County of Clark, State of Nevada.
By [Signature] Deputy
Date [Signature]

[Signature]
JUSTICE OF THE PEACE - DEPT. 02

C5082421
J5082421-REPORT 2A

PAGE: 197
08/26/2019

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY REGIONAL JUSTICE CENTER
200 LEWIS AVENUE
LAS VEGAS, NEVADA 89101
COURT 128
DISPOSITION NOTICE AND JUDGMENT

CASE NUMBER - 18M21040X

STATE VS: KELLY, CHAQUITA RENEE

ID #: 01508080

AKA: KELLY, CHAQUITA RENEE

DR NUMBER: 1800048751

START DATE: 09/15/2018

ARRESTED BY: NO ARRESTING OFFICER

ARREST DATE: 09/15/2018

SUBMITTED BY: NO SUBMITTING OFFICER

SUBMIT DATE: 09/15/2018

PROSECUTOR:

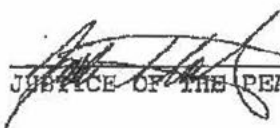
DISPO DATE: 08/13/2019

001 CHARGE: 207.200 M TRESPASS, NOT AMOUNTING TO BURGLARY
DISPOSITION: -DISMISSED-- DISMISSED/STATE NOT PROCEEDING

CITATION: 1809150974 PCN: 0025776742 SEQ: 001

9/15/18
BGC




JUDGE OF THE PEACE - DEPT. 02

CASE SUMMARY
CASE NO. C-20-346282-1

www.elsevier.com/locate/jbiotec

Location: Department 15
Judicial Officer: Hardy, Joe
Filed on: 01/21/2020
Case Number History:
Cross-Reference Case Number: C346282
Defendant's Scope ID #: 1508080
ITAG Booking Number: 2000000167
ITAG Case ID: 2182260
Lower Court Case # Root: 20F00034
Lower Court Case Number: 20F00034X

Offense	Statute	Deg	Date	Case Type:	Felony/Gross Misdemeanor
Jurisdiction: District Court					
1. CONSPIRACY TO COMMIT BURGLARY PCN: 0025879445 ACN: 0	205.060.2	G	01/01/2020	Case Status:	09/11/2020 Closed
Filed As: BURGLARY Arrest: 01/01/2020 MET - Metro	F	1/22/2020			
2. GRAND LARCENY	205.222.3	F	01/01/2020		

09/11/2020 Guilty Plea with Sentence (before trial) (CR)

Surety	#2020-AA-013511	\$5,000.00
1/2/2020	Active	
6/18/2020	Exonerated	
Counts: 1		

1/1/2020
B6C

CASE ASSIGNMENT

Case Number	C-20-346282-1
Court	Department 15
Date Assigned	09/09/2021
Judicial Officer	Hardy, Joe

JUL 13 2022

RECEIVED

Defendant Kelly, ChaQuita Renee

Kajioka, Dean Y, ESQ
Retained
702-776-7676(W)

Plaintiff **State of Nevada**

Wolfson, Steven B
702-671-2700(W)

EVENTS & ORDERS OF THE COURT

INDEX

EVENTS

01/21/2020 Criminal Bindover Packet Justice Court
[1]

In
#1















01/21/2020  Bail Bond

[3] *Bob's Ball Bonds Las Vegas*; 5,000.00; PN: 2020-AA-013511

In
H:

CASE SUMMARY

CASE NO. C-20-346282-1

01/22/2020	 Criminal Bindover - Confidential [2]	In #2
01/22/2020	 Information Party: Plaintiff State of Nevada [4] Information	In #4
02/14/2020	 Motion for Own Recognizance Release/Setting Reasonable Bail Filed By: Defendant Kelly, ChaQuita Renee [5] Motion for Own Recognizance Release	In #2
02/14/2020	 Clerk's Notice of Hearing [6] Notice of Hearing	In #6
02/23/2020	 Transcript of Proceedings [7] Reporter's Transcript of Preliminary Hearing	In #7
03/23/2020	 Order Denying Motion [8] Order Denying Defendant's Motion for Own Recognizance Release	In #8
04/14/2020	 Substitution of Attorney Filed by: Defendant Kelly, ChaQuita Renee [9] Substitution of Attorneys	In #9
05/29/2020	 Motion Filed By: Defendant Kelly, ChaQuita Renee [10] Motion for the Resetting of Bail and Medium Level Electronic Monitoring	In #1
05/29/2020	 Clerk's Notice of Hearing [11] Notice of Hearing	In #1
06/01/2020	 Receipt of Copy Filed by: Defendant Kelly, ChaQuita Renee [12] Receipt of Copy	In #1
06/01/2020	 Notice of Withdrawal of Motion Filed By: Defendant Kelly, ChaQuita Renee [13] Notice of Withdrawal of Motion for the Resetting of Bail and Medium Level Electronic Monitoring	In #1
06/02/2020	 Clerk's Notice of Hearing [14] Notice of Hearing	In #1
06/02/2020	 Substitution of Attorney Filed by: Defendant Kelly, ChaQuita Renee [15] Defendant CHAQUITA KELLY's Substitution of Attorney	In #1
06/02/2020	 Motion Filed By: Defendant Kelly, ChaQuita Renee	In #1




CASE SUMMARY

CASE NO. C-20-346282-1

[16] Motion to Place on Calendar for Change of Plea

06/02/2020

 Clerk's Notice of Hearing*[17] Notice of Hearing*In
#1

06/03/2020

 Receipt of Copy

Filed by: Defendant Kelly, ChaQuita Renee

*[18] Receipt of Copy*In
#1


06/15/2020

 Guilty Plea Agreement

Party: Defendant Kelly, ChaQuita Renee

*[19] Guilty Plea Agreement*In
#1


06/15/2020

 Amended Information


Filed By: Plaintiff State of Nevada

*[20] Amended Information*In
#2

06/19/2020

 Bond*[21] "Bond exonerated, bonding company notified via mail." 2020-AA-013511*In
#2

09/11/2020

 Judgment of Conviction*[22] Judgment of Conviction*In
#2

10/13/2020

 Order Admitting Defendant to Probation & Fixing Terms*[23] Order Admitting Defendant to Probation*In
#2

01/04/2021

Case Reassigned to Department 1

Judicial Reassignment to Judge Bita Yeager

08/13/2021

 Motion

Filed By: Defendant Kelly, ChaQuita Renee

*[24] Defendant Chaquita Renee Kelly's Motion for Early Termination of Probation*In
#2

08/13/2021

 Clerk's Notice of Hearing*[25] Notice of Hearing*In
#2


08/13/2021

 Errata

Filed By: Defendant Kelly, ChaQuita Renee

*[26] Errata to Defendant Chaquita Renee Kelly's Motion for Early Termination of Probation*In
#2

08/17/2021

 Receipt of Copy

Filed by: Defendant Kelly, ChaQuita Renee

*[27] Receipt of Copy*In
#2

09/04/2021


 Notice of Change of Hearing*[28] Notice of Change of Hearing*In
#2


09/07/2021


Case Reassigned to Department 23


From Judge Bita Yeager to Judge Jasmin Lilly-Spells

CASE SUMMARY**CASE NO. C-20-346282-1**

09/09/2021  Notice of Department Reassignment
[29] Notice of Department Reassignment

09/23/2021  Motion
Filed By: Plaintiff State of Nevada
[30] Petition for Discharge from Probation

09/23/2021  Clerk's Notice of Hearing
[31] Notice of Hearing

09/30/2021  Order Honorably Discharging Probationer
[32]

In
#2In
#2In
#2In
#2**DISPOSITIONS**

06/15/2020 Disposition (Judicial Officer: Ellsworth, Carolyn)
2. GRAND LARCENY
Amended Information Filed/Charges Not Addressed
PCN: Sequence:

06/15/2020 Plea (Judicial Officer: Ellsworth, Carolyn)
1. CONSPIRACY TO COMMIT BURGLARY
Guilty
PCN: 0025879445 Sequence:

06/15/2020 Disposition (Judicial Officer: Ellsworth, Carolyn)
1. CONSPIRACY TO COMMIT BURGLARY
Guilty
PCN: 0025879445 Sequence:

06/15/2020 Adult Adjudication (Judicial Officer: Ellsworth, Carolyn)
1. CONSPIRACY TO COMMIT BURGLARY
01/01/2020 (G) 205.060.2 (DC50445)
PCN: 0025879445 Sequence:

**Sentenced to CCDC**

Term: 6 Months

Credit for Time Served: 26 Days

Suspended-Period of Probation: Indeterminate, Not to Exceed: 2 Years

Condition

1. Standard Conditions
2. Comply With Curfew Imposed By Probation Officer
3. No Marijuana, Have no use, possession or control of marijuana, whether recreational or medicinal, even if the Defendant possesses a medical marijuana card.
4. Digital Storage Media, You shall submit your digital storage media or any digital storage media that you have or use, including computers, handheld communication device and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agents.
5. Provide P & P With Full And Complete Financial Disclosure

Fee Totals:

Administrative Assessment Fee	25.00
\$25	
DNA Analysis Fee	150.00
\$150	
Genetic Marker	

CASE SUMMARY

CASE NO. C-20-346282-1

Analysis AA Fee
\$3
Fee Totals \$

3.00
178.00

NSBMT

JUL 13 2022

RECEIVED

HEARINGS

01/23/2020

Initial Arraignment (10:00 AM) (Hearing Master: Wittenberger, Shannon)

Trial Date Set;

Journal Entry Details:

Deputy District Attorney, Selesté Wyse, present on behalf of the State. DEFT. KELLY ARRAIGNED, PLED NOT GUILTY, and WAIVED the 60-DAY RULE. COURT ORDERED, matter set for trial. FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript. FURTHER ORDERED, Deft.'s request for discovery and the State's request for reciprocal discovery GRANTED pursuant to Statute and State law. BOND / MID LEVEL EMP 6/29/2020 9:00 AM CALENDAR CALL (DEPT 5) 7/6/2020 1:30 AM JURY TRIAL (DEPT 5);

03/02/2020

Motion for Own Recognizance Release/Setting Reasonable Bail (9:00 AM) (Judicial Officer: Ellsworth, Carolyn)

Motion for Own Recognizance Release

Denied;

Journal Entry Details:

Deft. present at liberty on Bond / Medium level electronic monitoring (MLEMP). Argument by Ms. Spells in support of removing the Deft. from MLEMP, Statement by Deft. Argument in opposition by Ms. Moors. COURT ORDERED, motion DENIED. BOND / MLEMP;

06/08/2020

CANCELED Motion (12:00 PM) (Judicial Officer: Ellsworth, Carolyn)

Vacated

Defendant's Motion for the Resetting of Bail and Medium Level Electronic Monitoring

06/15/2020

CANCELED Motion for Withdrawal (12:00 PM) (Judicial Officer: Ellsworth, Carolyn)

Vacated

Defendant's Notice of Withdrawal of Motion for the Resetting of Bail and Medium Level Electronic Monitoring

06/15/2020

Motion (12:00 PM) (Judicial Officer: Ellsworth, Carolyn)

Defendant Motion to Place on Calendar for Change of Plea

Defendant Sentenced; Deft. S Motion To Place On Calendar For Change Of Plea

Journal Entry Details:

APPEARANCES CONTINUED: Deft. who was present in custody, appeared via BlueJeans video conferencing. Mr. Kajioka appeared via BlueJeans phone conferencing. Colloquy regarding entry of plea, the negotiations, and credit for time served. Upon Court's inquiry, Deft. acknowledged Mr. Kajioka signed the Guilty Plea Agreement (GPA) on her behalf. Guilty Plea Agreement ELECTRONICALLY FILED PRIOR TO COURT and NEGOTIATIONS are contained therein. COURT NOTED, the Amended Information had not yet been filed on the case. Mr. Villani stated he would e-file it after court. Mr. Kajioka stated it was a fictitious plea. DEFT KELLY ARRAIGNED and PLEAD GUILTY, to CONSPIRACY TO COMMIT BURGLARY (GM). COURT ACCEPTED Plea and ADJUDGED DEFT GULLY GUILTY as pled. Mr. Villani summarized the Gross Misdemeanor Worksheet, that is to be left side filed (LSF) after court. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$3.00 DNA Collection Fee, and a \$150.00 DNA Analysis fee including testing to determine genetic markers., Defendant SENTENCED to SIX (6) MONTHS in the Clark County Detention Center (CCDC), with TWENTY-SIX (26) DAYS credit for time served; SENTENCE SUSPENDED; placed on PROBATION for an indeterminate period not to exceed TWO (2) YEARS, under the following STANDARD CONDITIONS: 1. Reporting: You are to report in person to the Division of Parole and Probation (P&P) as instructed by the Division or its agent. You are required to submit a written report each month on forms supplied by the Division. This report shall be true and correct in all respects. 2. Residence: You shall not change your place of residence without first obtaining permission from P&P, in each instance. 3. Intoxicants: You shall not consume any alcoholic beverages to excess. Upon order of P&P or its agent, you shall submit to a medically recognized test for blood/breath alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient proof of excess. 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or any prescription drugs, unless first prescribed by a licensed medical professional. You shall immediately notify P&P of any prescription received. You shall submit to drug testing as required by the Division or its agent. 5. Weapons: You shall not possess, have access to, or have under your control, any type of weapon. 6. Search: You shall submit your person, property, place of residence, vehicles, or areas under your control, to search (including electronic surveillance or monitoring of your location), at any time, with or without a search warrant or warrant of arrest, for evidence of a crime or violation of probation, by the division of parole and probation or its agent. 7. Associates: You must have prior approval by P&P to associate with any person convicted of a felony, or any person on probation or parole supervision. You shall not have any contact with persons confined in a correctional institution unless specific written permission has been granted

CASE SUMMARY


CASE NO. C-20-346282-1

by the Division and the correctional institution. 8. Directives and Conduct: You shall follow the directives of P&P and your conduct shall justify the opportunity granted to you by this community supervision. 9. Laws: You shall comply with all municipal, county, state, and federal laws and ordinances. 10. Out-of-State Travel: You shall not leave the state without first obtaining written permission from P&P. 11. Employment/Program: You shall seek and maintain legal employment, or maintain a program approved by P&P and not change such employment or program without first obtaining permission. All terminations of employment or program shall be immediately reported to the Division. 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule approved by P&P. Any excess monies paid will be applied to any other outstanding fees, fines, and/or restitution, even if it is discovered after your discharge. In addition to the standard conditions the following SPECIAL CONDITIONS are IMPOSED: 1. Abide by any curfew imposed by the Division of Parole and Probation. 2. Have no use, possession or control of marijuana. 3. You shall submit your digital storage media or any digital storage media that you have access to or use, including computers, handheld communication devices and any network applications associated with those devices, including social media and remote storage services to a search and shall provide all passwords, unlock codes and account information associated with those items, with or without a search warrant, by the Division of Parole and Probation or its agent. 4. Submit to full and complete financial disclosure any time requested by P&P, to determine a legitimate source of income. BOND, if any, EXONERATED. Status Check hearing VACATED. NIC CLERK'S NOTE: Standard Conditions of Probation, were not stated on the record, with the exception of Standard Condition no. 3 (6/15/20 amn).;

06/29/2020 CANCELED Calendar Call (12:00 PM) (Judicial Officer: Ellsworth, Carolyn)
Vacated - per Judge

07/06/2020 CANCELED Jury Trial (1:30 PM) (Judicial Officer: Ellsworth, Carolyn)
Vacated - per Judge

08/19/2020 CANCELED Status Check: Reset Trial Date (12:00 PM) (Judicial Officer: Ellsworth, Carolyn)
Vacated

08/25/2021  Motion (10:00 AM) (Judicial Officer: Hardy, Joe)

08/25/2021, 09/08/2021, 09/23/2021, 09/30/2021

Defendant Chaquita Renee Kelly's Motion for Early Termination of Probation
Continued;

Matter Continued;

Continued;

Motion Granted;

Journal Entry Details:

The Defendant and Dean Kajioka, Esq. present via Blue Jeans. The State advised that it had not seen any paperwork from P&P, and inquired as to whether the Defendant's probation officer would be submitting anything. The Court noted that P&P submitted a petition for discharge, with the early discharge pursuant to statute checked off. The State submitted. COURT ORDERED Defendant Chaquita Renee Kelly's Motion for Early Termination of Probation, was hereby GRANTED; DEFT. HONORABLY DISCHARGED from probation. COURT FURTHER ORDERED the Petition for Discharge from Probation, currently set to be heard on October 5, 2021, was VACATED. NIC;

Continued;

Matter Continued;

Continued;

Motion Granted;

Journal Entry Details:

The Defendant present via Blue Jeans. Defendant's counsel not being present, COURT ORDERED the instant Motion was hereby CONTINUED. NIC CONTINUED TO: 9/30/21 9:30 AM CLERK'S NOTE: Dean Kajioka, Esq. notified of the continuance date via e-mail. (KD 9/24/21);

Continued;

Matter Continued;

Continued;

Motion Granted;

Journal Entry Details:

Ms. Conlin advised she tried to reach out to Officer Porter and did not see new paperwork submitted by the officer. COURT ORDERED, matter CONTINUED. NIC CONTINUED TO: 09/22/21 12:30 PM;

Continued;

Matter Continued;

Continued;

Motion Granted;

Journal Entry Details:

Def. Renne PRESENT out of custody. Mr. Scarborough advised a request was submitted to Parole & Probation (P&P) to submit paperwork and nothing has been received. Mr. Kajioka advised the P&P officer stated he did not

NSBMT

JUL 13 2022

RECEIVED

CASE SUMMARY**CASE NO. C-20-346282-1**

have an issue. **COURT ORDERED**, Matter **CONTINUED** for the State to get representations from P&P. NIC
CONTINUED TO: 9/08/21 10:00 AM;

09/09/2021 **Minute Order (3:00 AM)** (Judicial Officer: Lilly-Spells, Jasmin)

Minute Order - No Hearing Held;

Journal Entry Details:

Court has a conflict with this case. The Court represented the Defendant at the preliminary hearing stage. COURT ORDERED, case to be randomly REASSIGNED. CLERK'S NOTE: Minutes e-mailed to Dean Y. Kajioka, Esq. at attorneys@kajiokalawlv.com and District Attorney Michael J. Scarborough at jory.scarborough@clarkcountydac.com. ndo09/09/21;

10/05/2021 **CANCELED Motion (9:30 AM)** (Judicial Officer: Hardy, Joe)

Vacated

[30] Petition for Discharge from Probation

DATE

FINANCIAL INFORMATION

Defendant Kelly, ChaQuita Renee

Total Charges

178.00

Total Payments and Credits

178.00

Balance Due as of 6/27/2022

0.00



Thomas S. Hanna
CLERK OF THE COURT

1 JOC

2 DISTRICT COURT
3 CLARK COUNTY, NEVADA

4 THE STATE OF NEVADA,

5 Plaintiff,

6 -VS-

7 CHAQUITA RENEE KELLY
#1508080

8 Defendant.

CASE NO: C-20-346282-1

DEPT NO: V

9
10 JUDGMENT OF CONVICTION
(PLEA OF GUILTY)

11 The defendant previously appeared before the Court with counsel and entered a plea
12 of guilty to the crime of CONSPIRACY TO COMMIT BURGLARY (a gross misdemeanor)
13 in violation of NRS 205.060, 199.480. Thereafter, on the 15th day of June, 2020, the
14 defendant was present in court for sentencing with counsel, DEAN KAJIOKA, ESQ., and
15 good cause appearing,

16 THE DEFENDANT IS HEREBY ADJUDGED guilty of said offense and, in addition
17 to the \$25.00 Administrative Assessment Fee, the \$150.00 DNA Analysis Fee including
18 testing to determine genetic markers, and the \$3.00 DNA Collection Fee, the defendant is
19 sentenced to a SIX (6) MONTHS in the Clark County Detention Center, with TWENTY SIX
20 (26) DAYS credit for time served.

21 The sentence of incarceration is SUSPENDED and the defendant is placed on
22 PROBATION for an indeterminate period not to exceed TWO (2) YEARS under the
23 following STANDARD CONDITIONS, said conditions contained within the PSI:

24 1. Reporting: You are to report in person to the Division of Parole and Probation
25 (P&P) as instructed by the Division or its agent. You are required to submit a written
26 report each month on forms supplied by the Division. This report shall be true and
27 correct in all respects.

28
TAREVISED JOCSC-20-346282-1 (CHAQUITA KELLY) JOC.DOCX

Statistically closed: A. USJR - CR - Guilty Plea With Sentence (Before trial) (USGPB)

JUL 13 2022

1 2. Residence: You shall not change your place of residence without first obtaining
2 permission from P&P, in each instance.

3 3. Intoxicants: You shall not consume any alcoholic beverages to excess. Upon order
4 of P&P or its agent, you shall submit to a medically recognized test for blood/breath
5 alcohol content. Test results of .08 blood alcohol content or higher shall be sufficient
6 proof of excess.

7 4. Controlled Substances: You shall not use, purchase or possess any illegal drugs, or
8 any prescription drugs, unless first prescribed by a licensed medical professional. You
9 shall immediately notify P&P of any prescription received. You shall submit to drug
10 testing as required by the Division or its agent.

11 5. Weapons: You shall not possess, have access to, or have under your control, any
12 type of weapon.

13 6. Search: You shall submit your person, property, place of residence, vehicles, or
14 areas under your control, to search (including electronic surveillance or monitoring of
15 your location), at any time, with or without a search warrant or warrant of arrest, for
16 evidence of a crime or violation of probation, by the division of parole and probation
17 or its agent.

18 7. Associates: You must have prior approval by P&P to associate with any person
19 convicted of a felony, or any person on probation or parole supervision. You shall not
20 have any contact with persons confined in a correctional institution unless specific
21 written permission has been granted by the Division and the correctional institution.

22 8. Directives and Conduct: You shall follow the directives of P&P and your conduct
23 shall justify the opportunity granted to you by this community supervision.

24 9. Laws: You shall comply with all municipal, county, state, and federal laws and
25 ordinances.

26 10. Out-of-State Travel: You shall not leave the state without first obtaining written
27 permission from P&P.



1 11. Employment/Program: You shall seek and maintain legal employment, or maintain
2 a program approved by P&P and not change such employment or program without
3 first obtaining permission. All terminations of employment or program shall be
4 immediately reported to the Division.

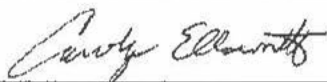
5 12. Financial Obligation: You shall pay fees, fines, and restitution on a schedule
6 approved by P&P. Any excess monies paid will be applied to any other outstanding
7 fees, fines, and/or restitution, even if it is discovered after your discharge.

8 In addition to the standard conditions, the following SPECIAL CONDITIONS are
9 IMPOSED:

- 10 1. Abide by any curfew imposed by the Division of Parole and Probation.
11 2. Have no use, possession or control of marijuana.
12 3. You shall submit your digital storage media or any digital storage media that you
13 have access to or use, including computers, handheld communication devices and any
14 network applications associated with those devices, including social media and
15 remote storage services to a search and shall provide all passwords, unlock codes and
16 account information associated with those items, with or without a search warrant, by
17 the Division of Parole and Probation or its agent.
18 4. Submit to full and complete financial disclosure any time requested by P&P to
19 determine a legitimate source of income.

20 BOND, if any, EXONERATED.

21 Dated this 11th day of September, 2020

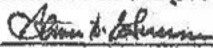
22 
23 _____
24 DISTRICT JUDGE

25 96A 97F 54DF 2D41
26 Carolyn Ellsworth
27 District Court Judge



JUN 30 2022

CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE


CLERK OF THE COURT

1 CSERV

2
3 DISTRICT COURT
4 CLARK COUNTY, NEVADA

5
6 State of Nevada

CASE NO: C-20-346282-1

7 vs

DEPT. NO. Department 5

8 ChaQuita Kelly
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: 9/11/2020

15 D A

motions@clarkcountyda.com

16 Jane Palmer

palmerje@clarkcountynv.gov

17 DC5 LC

Dept05LC@clarkcountycourts.us

18 Jasmin Spells

lillyjd@ClarkCountyNV.gov

