

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

II.

REINA TEA WOOD-JIMENEZ, pro se

“Petitioner”

V

DMV “ET AL”

“et al”

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.
In the initial document filed in this court 28 U.S.C. § 2403(a) may apply.

_____ The Supreme Court Of The United States , The Separation of Powers of Laws in States with the Breath Interlock Violation. On petition for writ of Certiorari to the United State Court of Appeals for the Ninth Circuit.e.g. Petition for writ of Certiorari.

Reina Tea Wood-Jimenez
The Moving Party, USDA
Counsel of Record , USSC

215 W Montgomery Ave,
Rockville, MD 20850
reina.woodjimenez@gmail.com
(775) 240-1587

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

II.

Affidavit declaration In Support Of Motion For Leave To Proceed In Forma
Purpuras. See 28 U.S.C. §1746

REINA TEA WOOD-JIMENEZ, pro se

“Petitioner”

VS.

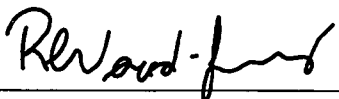
DMV “ET AL”

“et al”

In The Matter Brought by Writ of Certiorari to,The United States Supreme
Court None Of The Lower Courts Granted Leave To Proceed In Forma Pauperis
Except In The Original Judgment To Be Reviewed By This Court.

Take Notice In the initial document filed in this court 28 U.S.C. § 2403(a) may
apply.

EXECUTED ON THE 3TH DAY OF March , 2022

x  _____

II.

THE FORM OF A DECLARATION OF THE AFFIDAVIT IN SUPPORT OF
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS SEE 28 U.S.C.
§1746 QUESTIONS

REINA TEA WOOD-JIMENEZ, ACTING ON ONE'S OWN, PETITIONER.

QII. THE SECOND JUDICIAL DISTRICT JUSTICE COURT

IN THE SECOND JUDICIAL DISTRICT JUSTICE COURT THE PETITIONER HAS PREVIOUSLY BEEN GRANTED LEAVE TO PROCEED IN FORMA PAUPERIS, THE PETITIONER'S AFFIDAVIT OR DECLARATION IS NOT ATTACHED BECAUSE THE LOWER COURT APPOINTED COUNSEL AND THE APPOINTMENT WAS MADE UNDER THE FOLLOWING PROVISIONS OF LAW. FEDERAL RULES OF CRIMINAL PROCEDURE title 18.....1

QII. THE SUPREME COURT OF NEVADA0

QII. UNITED STATES DISTRICT COURT DISTRICT OF NEVADA.....0

QII. HENDERSON MUNICIPAL COURT CLARK COUNTY NEVADA.....0

QII. UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT0

QII. NEVADA DEPARTMENT OF MOTOR VEHICLES OFFICE OF ADMINISTRATIVE HEARINGS
OATH.....0

QII. DEPARTMENT OF MOTOR VEHICLES HEARINGS
DEPARTMENT.....0

If the answer to the questions is "0" "none" or "Not applicable (N/A)," enter that response.

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

III. Rule 34

“In re” REINA TEA WOOD-JIMENEZ, PRO SE

“Petitioner”

VS

“Respondent”

DMV “et al”

“Et al”

INSOFAR AS APPLICABLE THE FORM OF A PETITION FOR WRIT OF CERTIORARI PRESCRIBED AND AS THE PROVISIONS FROM THE GUIDE FOR PROSPECTIVE INDIGENT PETITIONERS FOR WRITS OF CERTIORARI AND BY RULE 10-14 SEEKING AUTHORIZED BY 28 U.S.C. § 1651 (a), AND IS PREPARED IN ALL RESPECTS BY RULES 33 AND 34 FOR TO THE UNITED STATES DISTRICT COURT THE UNITED STATES COURT OF APPEALS FOR THE 9TH CIRCUIT. IN THE INITIAL DOCUMENT FILED IN THIS COURT, 28 U.S.C. § 2403(a) MAY APPLY.

IV. I WISH THIS COURT TO REVIEW

To the Record, the original petition for Writ Certiorari was postmarked February 10th, 2020 and is an entitled petition for writ of certiorari it was received by the clerk, February 18th, 2020, file number 20543-0001 USPS United States Post Office.

QUESTIONS PRESENTED FOR JUDICIAL REVIEW

United States District Court- The department of Motor Vehicles states that it is protected by the 11th Amendment calling the "Judicial Power"

1. The Breath Interlock gives civil servants of the (DMV) Department of motor vehicles, power to decide a "right or wrong" . They are an administrative agency for the administration. How is the Department of Motor Vehicles protected by the 11th Amendment? ⁵

2. Is it okay for The Department of Motor Vehicles to change / alter an American Citizens identity using one form of identifier being the birth certificate. The Department of Motor Vehicles changed my name and told me about kids dying while changing it, HIPAA Birth Certificate and identification. ⁵

V. LIST OF PARTIES ADDITIONAL PARTIES AND RELATED CASE

THE BREATH INTERLOCK DEVICE
THE STATE OF NEVADA
IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF
NEVADA
Judge, Brent T. Adams

IN THE SECOND DISTRICT COURT OF THE STATE OF NEVADA IN AND
FOR THE COUNTY OF WASHOE APPEAL
Judge, Brent T. Adams
Jermey T. Bosler, Washoe County Public Defender
By: /s / John Reese Petty, Chief Deputy
Terrence. P McCarthy, Chief Attorney office

IN THE SUPREME COURT OF THE STATE OF NEVADA- *Intermediate*
highest court of appeals
Catherine Cortez Masto , Attorney General
Terrence P. McCarthy, Chief Appellate Attorney
Richard A Gammick, Washoe County District Attorney

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA
Andrew P. Gorden, District Judge
Carolyn L. Waters, Nevada Attorney General's Office
Reina Tea Wood-Jimenez, Petitioner, acting one's own, pro se

HENDERSON MUNICIPAL COURT CLARK COUNTY NEVADA COURT #
223 CASE #19TR013741

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT
Daniel J. Albregts, United States Magistrate Judge
Carolyn L. Waters, Nevada Attorney General's Office
Reina Tea Wood-Jimenez, Petitioner, acting one's own, Counsel of Record

STATE BAR OF NEVADA ATTORNEY COMPLAINT
Reina Tea Wood-Jimenez, Petitioner, acting on one's own

THE MOVING PARTY SCOPE REGULAR USDA CIVIL RIGHTS
Office of the assistant secretary
USDA Civil Rights
Washington , DC

STATE OF NEVADA DEPARTMENT OF MOTOR VEHICLES HEARINGS
DEPARTMENT IN- THE MATTER OF THE BREATH INTERLOCK
REQUIREMENT
Chief Administrative Law Judge, Tom Conner
Reina Tea Wood-Jimenez, acting on one's own attorney

V. LIST OF RELATED CASES

State of Nevada vs. Reina Tea Wood-Jimenez , CR 11-1191 NARPC 3C Notice of Appeal In the Second Judicial District Court of The State of Nevada In For The County of Washoe. Entered In 06-14-2012

Reina Tea Wood-Jimenez vs. The State of Nevada, In The Supreme Court of The State of Nevada No. 61063, entered 05-08-2013

The State of Nevada Department of Motor Vehicles in the matter of the breath interlock requirements of Reina Wood-Jimenez, Entered in 06-25-2018

State Of Nevada vs. Reina Tea Wood-Jimenez , 19TR013741 Henderson Municipal Court Sentencing Order entered 07-02-2019

State Of Nevada vs. Reina Tea Wood-Jimenez , 19TR013741 Henderson Municipal Court Sentencing Order entered 07-08-2020

State Of Nevada vs. Reina Tea Wood-Jimenez , 19TR013741 Henderson Municipal Court Sentencing Order entered 09-16-20

State Bar of Nevada Attorney / Judicial Complaint Form, And notice of appeal from Henderson Municipal Court 19TR013741, United States District Court District of Nevada, 2:18-CV-02344- APG-DJA

Wood-Jimenez vs DMV, Case # 2:18- CV-02344- APG-CWH United States District Court

NRS 484C 110, CRIIO11-1191, JUDGMENT Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 05-20-2012

NRS 484C 400 , CRIIO11-1191, JUDGMENT a felony charge in the second amended information Driving under the influence, Second Judicial district court house of the State of Nevada in for the County of Washoe, Entered in 05-20-2012

NRS 484C 400 , CRIIO11-1191, JUDGMENT a felony charge in the second amended information Driving under the influence, Second Judicial district court house of the State of Nevada in for the County of Washoe, Entered in 05-20-2012

NRS 484C 460, case No. CR 11-1191 If the person has received A copy of an order requiring a person to this section,, Second Judicial District Court Court, State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement enter in 05-20-2012

NRS 484C 450, No. CR 11-1191 JUDGMENT device defined case, Second Judicial Justice Court, State of Nevada and reviewed by Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement Entered in 05-20-2012

NAC 481.170. "Hearing officer" defined, Added to NAC by Dept. of Motor Veh. & Pub. Safety, eff. 3-11-86 State of Nevada Department of Motor Vehicles, In the Matter of The Breath Interlock Requirement Of Reina Wood-Jimenez entered in 06-21-2018

NRS 484C 480 description used case No. CRIIO111191, Second Judicial Justice Court, State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

NRS 483.462 (1)(a)(3) is the Revocation- case No. CRIIO111191 Second Judicial Justice Court, State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

NRS 483.490 Penalties, periods of suspensions or revocation, case No. CRIIO111191 Second Judicial Justice Court, State of Nevada Department of Motor Vehicles hearings department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

Andrews v. State Board of Cosmetology NRS 481.019(1) Attorney General's 97-14-(4-3-1997) (citing).86 Nev.207.208(1970) case No. CRIIO111191 State of Nevada Department of Motor Vehicles hearings department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

A Violation of NRS 484c.110 OR 484c.120 punishable as a felony pursuant to NRS484c.400or484c.410 case No. CRIIO111191, State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

NRS 484c460(3)a. case No.CRIIO111191, Statute duty to act from legislative to the department. State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

NRS 484c460 (6). State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement entered in 06-21-2018

NRS 484C.110, 484C. 120, 484C.130, 484C.430 case No. CRIIO111191, State of Nevada Department of Motor Vehicles Hearings Department, In the Matter of The Breath Interlock Requirement 2011-2018 484c110 NRS, entered in 06-21-2018

Marbury v. Madison 1803 No. 2:18-CV-02344-APG-DJA, United States District Court 2019

Linlor V. Breslow No 2:18-CV-02344-APG-DJA United States District Court District of Nevada. Entered in 2019

Classic Concepts, Inc V. Ass'n of Apartment Owners of Ewa Apartments, 234 F.3d 1087 1089 (9th Cir. 2000) No 2:18-CV-02344-APG-DJA United States District Court District of Nevada. entered in 2019

Kingle v Eikenberry 849 F.2d 409 (9th Cir. 1988) 2:18-CV-02344-APG-DJA, United States District Court District of Nevada

Rand v. Rowland 2:18-CV-02344-APG-DJA, 154 F.3d 952 (9th Cir. 1998) United States District Court District of Nevada

28 U.S.C. § 1915 - U.S. Code - Unannotated Title 28. Judiciary and Judicial Procedure § 1915. Proceedings in forma pauperis ECF No.1 US 28 U.S.C S 1915 (a) (1) and LSR 1-1- refers to local rules ECF No. 3 UNITED STATES DISTRICT COURT – 2:18-CV-02344-APG-CWH & 2:18-CV-02344-APG-DJA

Peeler v. State Farm Mut. Automobile Ins. Co. Courts have broad discretionary power to control discovery. 863 F.2d 681 (9th Cir. 1988)

Little v. City of Seattle, little city of Seattle, 685 F.2d 681 (9th Cir. 1988)

Mlejnecky v. Olympus Imaging America Inc. 863 F.2d 681 (9th Cir. 1988)

Kindneigh v. Tournament One Corp. 2013 WL 1855764 *2 (D. Nev. May 1, 2013)

Wood-Jimenez v. DMV, Case No. 2:18-cv-02344-APG-DJA, (D. Nev. Oct. 15, 2019)

(“*Kidneigh v. Tournament One Corp.*, 2013 WL 1855764, at 2 (D. Nev. May 1, 2013). “The Federal Rules of Civil Procedure do not provide for automatic or blanket stays of discovery when a potentially dispositive motion is pending.””)

United States v Sadler, 480 F.3d 932, 937 (9th Cir. 2007) See 28 U.S.C. 2107 (a) requirement of timely is jurisdictional ECF No.3 (9th Cir. 2007) (requirement of timely notice of appeal is jurisdictional). DISMISSED. [11698093] (WL) [Entered: 05/21/2020 02:01 PM]

Kidneigh v. Tournament One Corp., 2013 WL 1855764, at *2 (D. Nev. May 1, 2013)

Tradebay, LLC v. eBay, Inc., 278 F.R.D. 597, 600 (D. Nev. 2011)

Fire Ins. v. Employers of Wausau, 124 F.R.D. 653 (D. Nev. 1989)

Kabo Tools Co. v. Porauto Indus. Co., 2013 WL 5947138, at *1 (D. Nev. Oct. 31, 2013)

Ministerio Roca Solida v. U.S. Dep't of Fish & Wildlife, 288 F.R.D. 500, 506 (D. Nev. 2013)

Kor Media Group, LLC v. Green, 294 F.R.D. 579, 581 (D. Nev. 2013)

Turner Broadcasting System, Inc. v. Tracinda Corp., 175 F.R.D. 554, 556 (D. Nev. 1997)

Blankenship v. Hearst Corp., 519 F.2d 418, 429 (9th Cir. 1975)

AMC Fabrication, Inc. v. KRD Trucking W., Inc., 2012 WL 4846152, *4 (D. Nev. Oct. 10, 2012)

Dred Scott v John F.A. Sanford 1857

Texas V. White 1869

Gibbons V. Ogden 1824,

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APPENDIX A- In the second Judicial District Court of the state of Nevada in
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APPENDIX A- In the second Judicial District Court of the state of Nevada in
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APPENDIX A- In the second Judicial District Court of the state of Nevada in
and for the county of washoe NOTICE OF APPEAL

APPENDIX A- In the second Judicial District Court of the state of Nevada in
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APPENDIX A- In the second Judicial District Court of the state of Nevada in
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service to the appellant in prison Reina Tea Wood-Jimenez #1086586 jean
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APPENDIX A- Nevada Supreme Court Docket Sheet Docket Sheet
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No.61063 REMITTITUR Receipt for Remittitur-Certified copy

APPENDIX A- Exhibit 1 In The Supreme Court of The State of Nevada Supreme Court No.61063 JOINT APPENDIX VOLUME ONE Appeal from Judgment of Conviction in case number CR 11-1191

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APPENDIX A- Exhibit 1 In The Supreme Court of The State of Nevada Supreme Court No.61063 clerk's certificate

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APPENDIX A- Exhibit 1 Findings of Facts Conclusions of Law and Decision, State of Nevada Department of Motor Vehicles in the Matter of the Breath Ignition Requirement of Reina Wood-Jimenez, Petitioner Case NO IIO-CR111191 Statement of case

APPENDIX A-Exhibit 1 Findings of Facts Conclusions of Law and Decision, State of Nevada Department of Motor Vehicles in the Matter of the Breath Ignition Requirement of Reina Wood-Jimenez, Petitioner Case NO IIO-CR111191 Statement of case

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APPENDIX A Exhibit 1 Findings of Facts Conclusions of Law and Decision, State of Nevada Department of Motor Vehicles in the Matter of the Breath Ignition Requirement of Reina Wood-Jimenez, Petitioner Case NO IIO-CR111191 Statement of case ANALYSIS

APPENDIX A Exhibit 1 Findings of Facts Conclusions of Law and Decision, State of Nevada Department of Motor Vehicles in the Matter of the Breath Ignition Requirement of Reina Wood-Jimenez, Petitioner Case NO IIO-CR111191 Statement of case ANALYSIS / CONCLUSIONS OF LAW

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APPENDIX B Exhibit #1 HENDERSON MUNICIPAL COURT Citation Number 19TR013741 Records Request

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT Records Request

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT Sentencing
Order original

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT Sentencing
Order original

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT Sentencing
Order original

APPENDIX B.Exhibit #1 HMCLeagalFiling@cityofhenderson.com
communication electronically _Notice

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT appeal process

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services SOS litigation Services deposit for the City of
Henderson Cost Sheet and agreement form

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services SOS litigation Services deposit for the City of
Henderson Cost Sheet and agreement Invoice receipt

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services SOS litigation Services deposit for the City of
Henderson Cost Sheet and agreement Invoice receipt \$257.00

APPENDIX B.Exhibit #1 STATE BAR OF NEVADA ATTORNEY COMPLAINT
FORM filing COMPLAINT of the proceedings at HENDERSON MUNICIPAL
COURT

APPENDIX B.Exhibit #1 STATE BAR OF NEVADA ATTORNEY COMPLAINT
FORM filing COMPLAINT of the proceedings at HENDERSON MUNICIPAL
COURT

APPENDIX B.Exhibit #1 STATE BAR OF NEVADA ATTORNEY COMPLAINT
FORM filing COMPLAINT of the proceedings at HENDERSON MUNICIPAL
COURT NOTICE OF Appeal -

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services SOS litigation Services deposit for the City of
Henderson Cost Sheet and agreement Invoice receipt showing discrepancy and
failure to file

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT part of appeal
process Transcription Services SOS litigation Services deposit for the City of
Henderson Cost Sheet and agreement Invoice receipt showing discrepancy and
failure to file.

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT NOTICE OF FAILURE TO APPEAR D45/005 with ORIGINAL CITATION INFORMATION- DEFENDANT'S COPY OF CLEARANCE

APPENDIX B.Exhibit #1 CITY OF HENDERSON POLICE DEPARTMENT- misdemeanor citation and complaint- citation number HPD010121031 violation date 06-03-2019 no restriction noted: VIOLATION driving w/canceled license. Copy of original submitted on docket in district court district of Nevada.

APPENDIX B.Exhibit #1 HENDERSON MUNICIPAL COURT OF THE CITY

OF HENDERSON IN THE COUNTY OF CLARK , STATE OF NEVADA case # 19TR013741-NOTICE of appeal and the grounds of USC 42 1983 exhaustion filed APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution. First 1

APPENDIX C Exhibit #2 UNITED STATES DISTRICT COURT Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution. First continued 2

APPENDIX C. Exhibit #2 UNITED STATES DISTRICT COURT Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution 29-09-2020

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEE OR COST (Short Form) case # 2:18-CV-02344-APG-CWH

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEE OR COST (Short Form) case # 2:18-CV-02344-APG-CWH Continued motion to abstract

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT - Notice of case number 2:18-CV-02344-APG-CWH case title Wood-Jimenez v. DMV

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT - Notice of CIVIL docket case 28: 1983 Civil Rights 2:18-CV-02344-APG-CWH case title Wood-Jimenez v. DMV with represented by Reina Wood-Jimenez, plaintiff Reina Wood-Jimenez

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT- NOTICE OF ELECTRONIC FILING CLERKS NOTICE OF REASSIGNMENT OF MAGISTRATE JUDGE WITH NEW CASE # FROM Exhibit #2 2:18-CV-02344-APG-CWH TO: 2:18-CV-02344-APG-DJA

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT Exhibit #2 Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution.

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APPENDIX C. Exhibit #2 UNITED STATES DISTRICT COURT Reina Tea Wood-Jimenez, opening brief statement labeled conflict Resolution with solution.

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA ORDER - case # 2:18-CV-02344-APG-CWH motion for appointment of counsel and application to process in forma pauperis EFC No.1 file Dec 18-2018- Denied without prejudice

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA ORDER - case # 2:18-CV-02344-APG-CWH motion for appointment of counsel and application to process in forma pauperis EFC No.1 file Dec 18-2018- Denied without prejudice ORDERED TO COMPLETE- Long form not short form or pay \$400.00

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CIVIL DOCKET FOR CASE # 2:18-CV-02344-APG-DJA 1-5 pgs 1

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CIVIL DOCKET FOR CASE # 2:18-CV-02344-APG-DJA 1-5 pgs continued 2

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CIVIL DOCKET FOR CASE # 2:18-CV-02344-APG-DJA 1-5 pgs continued 3

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APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA - List of original filings with original complaint CASE # 2:18-CV-02344-APG-CWH UNDER SEAL- NO CAUSE

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Minute order in chambers regardingthe requirements of Klingele v. Eikenberry and Rand v. Rowland CASE # 2:18-CV-02344-APG-DJA

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Minute order in chambers regardingthe requirements of Klingele v. Eikenberry and Rand v. Rowland continued CASE # 2:18-CV-02344-APG-DJA

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Notice of electronic Filing with Docket Text CASE # 2:18-CV-02344-APG-DJA

APPENDIX C.Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA Notice of electronic filing order denying (52) Motion for appointment of counsel CASE # 2:18-CV-02344-APG-DJA

APPENDIX C. Exhibit #2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CASE # 2:18-CV-02344-APG-DJA Notice of electronic filing Docket

APPENDIX D. Exhibit #3 U.S. Magistrate Order United States District Court District of Nevada ORDER Daniel J. Albregts United States Magistrate Judge. 1 CASE # 2:18-CV-02344-APG-DJA

APPENDIX C. Exhibit #3 U.S. Magistrate Order United States District Court District of Nevada ORDER Daniel J. Albregts United States Magistrate Judge. 2 CASE # 2:18-CV-02344-APG-DJA

APPENDIX C. Exhibit #3U.S. Magistrate Order United States District Court District of Nevada ORDER Daniel J. Albregts United States Magistrate Judge. 3 CASE # 2:18-CV-02344-APG-DJA

APPENDIX C. Exhibit #3 Magistrate Order United States District Court District of Nevada ORDER Daniel J. Albregts United States Magistrate Judge Judgment in Civil Case CASE # 2:18-CV-02344-APG-DJA

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit 20-15740

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit 20-15740, General Docket Sheet 3440 other civil rights,20-15740

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit 20-15740, General Docket Sheet 3440 other civil rights,20-15740 letterheads plaintiff and defendant

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit 20-15740, General Docket Sheet 3440 other civil rights,20-15740

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20-15740,

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit
20-15740,

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit
20-15740,

APPENDIX D. Exhibit #3 United States Court of Appeals For the Ninth Circuit
20-15740, Certificate of Service

APPENDIX E. Exhibit #3 8th Circuit petition to appeal from Nevada to the 8th
Circuit Court. NOTICE

Original Petition In the Supreme Court of the United States District of
Columbia dated Feb. 18th 2020

In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

In the Supreme Court of The United States, District of Columbia
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In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

In the Supreme Court of The United States, District of Columbia
Communication to the court, following direction May 13th 2020

United States Court Of Appeals for the ninth circuit filed. April 21,2020 Time
Schedule Order.

Office of the Clerk United States Court of Appeals for the Ninth Circuit
Attention All Parties And Counsel Please Review Parties and Counsel Lisisting
20-15740 pg1

Office of the Clerk United States Court of Appeals for the Ninth Circuit
Attention All Parties And Counsel Please Review Parties and Counsel Lisisting
20-15740 pg 2

United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951

United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Certificate Of Service of
the NOTICE of appeal on the 7th day of april

United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Opening brief
Jurisdictional statement, Routing Statement, Issue, Statement of case 1 of 3

*United States District Court - United States Court of Appeals Notice of Appeal
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of Facts- ON A PETITION FOR WRIT CERTIORARI APPEAL ASKING TO
REVIEW CASE.*

United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Opening brief-
summary of argument.

United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Verification Under
penalty and perjury.

*United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Conclusion of brief
statement.*

*United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt paid amount \$505.00 Receipt 4951 Certificate of
Compliance As Required by Supreme Court*

*United States District Court - United States Court of Appeals Notice of Appeal
with stamped receipt by the clerk NOTICE of appeal from district court to
supreme court of the united states and notice to USCA 9 of Notice of appeals and
review 1 of 10 maked original*

VIII. TABLE OF AUTHORITIE

One Lot Emerald Cut Stones v. United States, 409 U.S. 232 (1972), the Supreme Court held, "Congress may impose both a criminal and a civil sanction in respect to the same act or omission, for the Double Jeopardy Clause prohibits merely punishing twice, or attempting a second time to punish criminally, for the same offense."

William Marbury vs. Madison, 5 U.S. 2 Volume 1; February Term 1803 (1 Cranch) 137, 174, 176 All laws which are repugnant to the Constitution are null and void. The general **misconception** is that any statue passed by legislators bearing the appearance of Law constitutes the Law of the land. The U.S. The Constitution is the Supreme law.


William Marbury v. James Madison, Secretary of State of the United States 5 U.S. 137, 1 Cranch 137; 2 L Ed 60; 1803 U.S. see e.g. *Lexis* 352 U.S. Supreme Court case that established the principle of judicial review in the United States, meaning that American courts have the power to strike down laws and statutes that they find to violate the Constitution of the United States.

—*Marbury*, 5 U.S. at 177.^[38]

Marshall reasoned that the Constitution places limits on the American government's powers, and those limits would be meaningless unless they were subject to judicial review and enforcement.^{[34][37]} He reasoned that the Constitution's provisions limiting Congress's power — such as the **export tax clause** or the prohibitions on **bills of attainder** and **ex post facto laws**

Beazell v. Ohio, 269 U.S. 167 (1925)

People v. William Freeman (1847) 28 U.S. Code § 1746, Pub. L. 94–550, § 1(a), Oct. 18, 1976, 90 Stat. 2534, *Wherever, under any law of the United States or under any rule, regulation, order, or requirement made pursuant to law, any matter is required or permitted to be supported, evidenced, established, or proved by the sworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same*

Randall v. Brigham, 74 U.S. 523, 537 (1869). Judicial immunity "is a general principle of the highest importance to the proper administration of justice Liability . . . would destroy that independence without which no judiciary can be either respectable or useful. . . . Nor can this exemption of the judges from civil liability be affected by the motives with which their judicial acts are performed." *Bradley v. Fisher*, 80 U.S. 335, 347 (1872). 

Califano v. Goldfarb, 430 U.S. 199 (1977), or dissenting to one as a justice, as she did in *Ledbetter v. Goodyear Tire & Rubber Co.*, 550 U.S. 618 (2007), her response to inequality represented her consistent calling to ameliorate injustice.

Ciox Health, LLC v. Azar, No. 18-cv-0040 (D.D.C. January 23, 2020)
that may not be relevant for individuals to exercise their access rights, requiring execution of a HIPAA authorization may create impermissible obstacles to the exercise of this right.

Dred Scott v. John F.A. Sanford 1857, stated that African Americans Were not entitled to rights of U.S. citizenship and struck down the Missouri Compromise which had banned Slavery in the western U.S. territories.

Exercising, Texas V. White 1869 membership in the United States, which is an “indestructible Union” for which no state may secede. By upholding the rule of law per capital therein. Case: 20-15740, 06/01/2020, ID: 11707064, p.g.198

Marbury v. Madison 1803 asserted the supreme court's power of judicial review, by which it could invalidate laws passed by congress by declaring them unconstitutional. Case: 20-15740, 06/01/2020, ID: 11707064, p.g. 198

Gibbons V. Ogden 1824, Congress to regulate interstate commerce could not be infringed by contradictory state enactments. Case: 20-15740, 06/01/2020, ID: 11707064 p.g.199

Gibson versus Ogden 1824 States when a federal and state law are in Conflict the federal law is supreme

McCulloch v. Maryland, 17 U.S. (4 Wheat.) 316 (1819) the Court has read the preamble as bearing witness to the fact that the Constitution emanated from the people and was not the act of sovereign and independent States.

Brown v. Board of Education of Topeka, 347 U.S. 483 (1954),^[1] was a landmark decision of the U.S. Supreme Court in which the Court ruled that U.S. state laws establishing racial segregation in public schools are unconstitutional, even if the segregated schools are otherwise equal in quality.

the National Voter Registration Act of 1993, “Motor Voter,” requires states to allow on-the-spot voter registration for people interacting with certain state government agencies

Sorrells v. United States, 287 U.S. 435

Nevada Revised Statute-all pertaining to

NRS 484c4110

NRS 484c460 (3) (6)

NRS 484c130

NRS 239 B 030

Supreme Court of the United States Admissions / rules of Circuit Court

Under The Criminal Justice Act of 1964 see 18 U.S.C. S 3006A (d)(7),

OR

under any other applicable federal statute.

Counsel of record was appointed under the criminal justice Act of 1964 see 18 U.S.C. s 3006A (d) (7) and clearly identified on every document header evidencing to Fed. Rule 34.1(f)

Rules of the Supreme Court of the United States April 18, 2019.

United States Court of Appeals for the 9th Circuit.

Counsel with the provisions of Circuit Rules 46-2 through 46-5, which provides for diligent prosecution of appeals, especially criminal appeals (46-2); prompt notice to the court of counsel's change of address (46-3); participation of law students under supervision of a member of the bar of this court (46-4); and restrictions on practice before this court by its former employees (46-5).

28 U.S.C. § 1254-1257

28 U.S.C. § 1746

28 U.S. Code § 2101 Supreme court time for appeals to bring judgment or decree

HIPAA Birth Certificate and Identification 45 CFR part 160 Subpart A,E of part 164-Provides the first comprehensive federal protection for the privacy of health information.

MVR Access Decoder Digest of Administrative, DL format, issuance and renewal.2018.456 - Statutory provisions

Restriction DL_codes. Decoder descriptions Administrative04/2016
Administrative NRS regulation and jurisdiction therein AB-55 NRS 213 NRS
213.157, (2016)

Specialty Court & SB277 Felony DUI Court Programs

Restoration of civil rights as defined NV Rev Stat § 213.157 (2013) Pardons
AB-55 and paroles; Remissions of fine and Commutations of Punishments NRS
213.157- Restoration of civil rights after sentence served; limitations

FRAP 26

FRCP 26

Federal Rules Of Civil Procedure

Federal Rules Of Criminal Procedure

Federal Rules Of Appellate procedure

The United States Constitution

Bills Of Rights

Declaration of Independence

Rule 5.2

Rule 5.1

U.S. 42 1983 Doctrine of Exhaustion of all administrative and state remedies

V Amendment

XIV Amendment

V Amendment- when legal accusation

Article III

Article IIII

Article V

Article VI

XI Amendments

Amendment XIV

IX. OPINIONS BELOW

The opinions were entered, *Reina wood-Jimenez v. DMV*, Case No. 2:18-cv-02344-APG-DJA, 2:18-CV-02344-APG-CWH 20-15740 The opinions of the United States Court of Appeals for the Ninth Circuit and in the District of Nevada respective cases all of the other proceedings whos judgment is sought to be reviewed is appended A-F IN APPENDIX and or Appended In support to the Doctrine of exhaustion of administrative remedies required before seeking judicial review to the record and in accordance to Rule 1 of this court 28 USC § 1254 Section 2.

X. JURISDICTION

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E.g. Appendix E 87-137

Process of Service in referencing e.g. page (ii) According to the guide and the rules sent by the court and in regard to jurisdiction and requested information pertaining to the filing and of any time, the petition is a granted petition for a writ, e.g.p.g. (i) The above-entitled petition for writ of certiorari was postmarked, Feb. 10th 2020 and Received Feb. 18th 2020 by the clerk, Supreme Court Of The United States, in the District Of Columbia.

RE: Wood-Jimenez v. DMV

Dear Ms. Wood-Jimenez:

Please Correct and resubmit as soon as possible your case must first be reviewed by a United States Court of Appeals or by the highest state court in which a decision could be had, 28 USC 1254 and 1257. Time extended to file.

e.g. letter, Supreme Court Of The United States,
Office of the Clerk Washington, DC 20543-0001.

p.g. (i)Feb. 19th 2020

RECEIVED, In The Supreme Court Of The United States,

District Of Columbia.....Feb.18th 2020

EXTENSION, Supreme Court Of The United States,

Office of the Clerk e.g.(i).....Feb. 19th 2020

NOTICE of appeal to all parties of service Document 48, in the precidings, jurisdiction on writ.....April 20st,2020

TIME schedule **ORDER 20-15740** opened case in United States Court of Appeals For the Ninth Circuit..... April 21st 2020

APPEAL / REVIEW / Process of service, 20-15740 on petition for writ certiorari to and request for review 2:18-CV-02344-APG-DJA, , 2:18-CV-02344-APG-CWH.....May 4th 2020

Henderson Municipal Court **NOTICE** of appeal submitted through HMLLegalfiling@cityofhenderson.com **IN CHAMBERS**, city attorney in pre trial conference, on the courts docket verbal notice of higher court filings.....June 17th 2020

NOTICE #2 notice of appeal, Henderson Municipal Court

Court.....Aug. 29th 2020

NOTICE #3 notice of appeal, Henderson Municipal Court.....Oct.1st 2020

State Bar Of Nevada Complaint Form and Notice of appeal.....

The Tribal Council of The Western Band of Shoshone Te-Moke-

Elko Band , South Fork Reservation Council letter address.....

Federal Circuit Court E- filing CFC_Bidprotest@cfc.uscourts.gov/egfcpkt

E-PROCESS OF SERVICEOct.31st 2021

XI.CONSTITUTIONAL STATUTORY PROVISIONS INVOLVED

All Administrative remedies have been exhausted and are appended
in support of the petition as followed

E.G. APPENDIX F 138-282

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STATEMENT OF THE CASE

In re; and in so far may it be considered

The Letters from the Court

(i) (ii) (iii)

I Reina Tea Wood-Jimenez is on entitled petition of writ certiorari, in the United States Supreme Court, in US 42 1983 Exhaustion of all administrative and State Remedies all of a part of the autonomous administrative state. When it comes to exhausting all administrative remedies and law being satisfied to the fullest extent of the law 49 C.F.R. § 1115.6 exhaustion of all administrative remedies in code of federal regulations and seeking judicial review under the general requirement of the petition prepared in the Federal Rule of civil procedure, 5.2 and of Criminal Procedure 49.1 governs when an extraordinary writ is sought in a criminal case (b) Service of All Papers Required prepared in all respects as required by Rule 33 and Rule 34 of this court, Supreme Court Of The United States, Rules *adopted April 18, 2019 effective July 1, 2019*, on petition for writ certiorari seeking a writ authorized by 28 U.S.C. § 1651(a), with document preparation meeting the rules of this court and given to me the petitioner the **provisions** set forth in The Guide for prospective indigent petitioners for writ of certiorari. I, **hereby** present the petition required by seeking a writ authorized by the Guide for prospective indigent petitioners for writ of certiorari, 28 U.S.C. § 1651(a) and in compliance with rule 34(f) Counsel of Record. This case has been reviewed by the highest court at which a decision could be had 28 U.S.C. 1254 and 1257. The doctrine of exhaustion of administrative and State remedies says that a person challenging an agency decision must first pursue the agency's available remedies before seeking judicial review; this was created by courts in order to promote an efficient justice system and autonomous administrative state. In addition this case underwent review in lower state court and appellate court and consists in Part III Jurisdiction of Writ of Certiorari, considerations governing review on certiorari in reading and pertaining to this case explicitly, Rule 10(c) because a State court or a United State court has decided an important question of federal law that has not been reviewed, but should be, settled by this court, or has decided an important federal question in a way that conflicts with relevant decisions of this court, Article III.

In accordance to the submission of the joint appendix in the the proceeding as required by **RULE 29**

The Counsel of record in the writ has been identified with notation directly thereunder identifying the attorney as Counsel of record the attorney is not a member of the bar of this court but is in compliance with Rule 9.1 acting on one's own attorney under any applicable federal statute and whose name appears on the cover of every document(s) filed as in the appendix and in support of the petition provided therein.

To the Record, the courts established a timely filing e.g. time schedule under 42 U.S. 1983 exhaustion of all administrative and state remedies time schedule in respects was set forth by the District Court of Nevada and in the United States Circuit Court for the ninth circuit. By 28 U.S. Code § 2101. Supreme Court; Time for appeal or certiorari; docketing stay, for any decision under section 1253

of this title. in so far be considered as timely time in addition to completion of process of service in support of the petition and in the matter of process of service 28 U.S.C. § 1746, notice of appeal was completed, process of service to establish timely e.g. Appendix E, and with the entitlement notated in as soon as possible e.g. p.g. (i)

In judicial discretion this case is presented, is of issues of importance and has many compelling reasons. I am asking this court to review a decision of a state agency and in state court which is pursuant to criminal sanctions currently being enforced by a state agency. The State Agency Enforces and issues accusations of requirement of the breath interlock and prohibited privileges of entitlements of driving privileges e.g. question of the petition p.g. # 4 question to the petition §1. The Breath Interlock gives civil servants of the (DMV) Department of motor vehicles, power to decide a "right or wrong". They are an administrative agency for the administration. The director of the DMV is appointed by the Governor who is the legislative branch. This makes the DMV out of jurisdiction of law which has control over citizens with the exhaustion of all administrative remedies the state did not have an answer to, in my case. How is the Department of Motor Vehicles protected by the 11th Amendment?

The United States Constitution

Article III

Randall v. Brigham, 74 U.S. 523, 537 (1869). Judicial immunity "*is a general principle of the highest importance to the PROPER administration of justice Liability . . . would destroy that independence without which no judiciary can be either respectable or useful. . . . Nor can this exemption of the judges from civil liability be affected by the motives with which their judicial acts are performed.*" People v. William Freeman (1847) 28 U.S. Code § 1746, Pub. L. 94-550, § 1(a), Oct. 18, 1976, 90 Stat. 2534, *Wherever, under any law of the United States or under any rule, regulation, order, or requirement made pursuant to law, any matter is required or permitted to be supported, evidenced, established, or proved by the sworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same.*

Provided by me the petitioner and in all the documents and in the matter of the entire record and placing those on record. I solemnly swear to tell the TRUTH in a court place setting, such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certifica

the, verification, or statement, in writing of such person which is subscribed by him, as TRUE under penalty of perjury, and dated, in substantially the following form.

In the legal system to establish truth one must be held to the regard of a certification or unsworn declaration when addressing the court in the matter of law reading to establish, the Department of Motor Vehicles is outside of jurisdiction of law and can not be held by the same rules. In the matter of the breath interlock device being regulated and now enforced in the Department of motor Vehicles

You will read a case that has a new judgment in the filings made in the highest court of state in which a decision could be had, United States Court of Appeals for the ninth Circuit. filing of both the state court and traffic court, that brought new Judgment , in the United States District Court District of Nevada. e.g. Appendix C and the Henderson Municipal Court Appendix B all are filed as a complaint after exhausting all administrative and state remedies in order to seek an answer of accusation of a Requirement of Breath Interlock from the Department of Motor Vehicles. see also the Department of motor vehicles hearings office designated Appendix B and attached is a new charge from the same department's accusation now of entering new judgment and piling of sanctions. All of which is and can be argued *Sorrells v. United States*, 287 U.S. 435 (1932).

United States District Court District of Nevada 2:18-CV-02344-APG-CWH was filed as a Judicial Complaint; the complaint was set forth on a normal litigation track, and without the provisions of proper with opening brief to case number 2:18-CV-02344-APG-DJA this case was decided with new judgment and without an answer to the original complaint instead the court dismissed claiming the agency has the 11th Amendment Judicial immunity. Then denied discretionary review of the high court at which a decision could be had. Service was made upon the service list of the parties involved upon opening review in the United States Court of Appeals for the 9th Circuit, in asking the Appeals Court to review the case was given an order stating the court lacks jurisdiction denying a timely filed petition for rehearing or review. The Opening brief statement to the appeals court by the appellant Reina Tea Wood-Jimenez's opening brief statement clearly states, on a petition of writ certiorari to the Supreme court of the United States serviced with a certificate of service.

The new Judgment entered by state court in the highest form to a decision which could have had reading, Henderson Municipal Court e.g, Appendix B with new judgment this court entered reviewed only by the department of motor vehicles submittal of their internal administrative evidence the conviction led to entrapment of new sanctions without a court order or evidence provided by the department and or proper guidance of the judicial process *Sorrells v. United States*, (287 U.S. 584, 53 S.Ct. 19, 77 L.Ed. 511).287 U.S. 435, 53 S. Ct. 210, 77 L. Ed. 413 (1932). Process of service was completed to the traffic court of Henderson municipal regarding the open review in higher court in the United States Court of Appeals for the Ninth Circuit,in asking the court to allow Supremacy clause regarding the same matter, driver license and the accusation

of the administrative agency's decision to cancel license without discretion of the court and the agency's desire to enforce a breath interlock without a court order or discretion of the courts you will read in the matter of Henderson Municipal no evidence of the court only internal code and Department document e.g. Appendix B.

The accusation of criminal sanctions of a state agency, The Department of Motor Vehicles is presented in the complaint in United States District Court, District of Nevada. The original complaint is case number 2:18-CV-02344-APJ-CWH and in Appendix C and in the court heavy burden is drawn from a State trial court and the states criminal sanctions which laws are being enforced by the Department of Motor Vehicles.. The Supreme Court held, "Congress may impose both a criminal and a civil sanction in respect to the same act or omission, for the **Double Jeopardy Clause** prohibits merely punishing twice, or attempting a second time to punish criminally, for the same offense." The Fifth Amendment to the U.S. The Constitution guarantees that an individual cannot be compelled by the government to provide incriminating information about herself.

in ex post facto and in review to or compel a court to provide additional orders to satisfy the agency with their enforcing request interim to receive a driver's license. The heavy burden of orders and supply of proof is only the heavy burden of the court; currently this is not the case.

when discussing the accusation of an administrative agency and between courts involving criminal sanctions .In The Second Judicial District Court of the State of Nevada and in for the County of Washoe. In the criminal sanction a violation of NRS 484c110 it is then further ordered that if pursuant to NRS 484c .040 and NRS 484c460 and as a condition or reinstatement of her driving privilege, for a period of no less the 12 months nor more then thirty-six 36 months a device set forth in 484c.450, and NRS 484c460 of which review is sought of state trial courts JUDGMENT in the verdict because the Department of Motor vehicle said they will not issue my privilege until a court orders a device e.g. Appendix A Department of motor vehicles hearings department.

The state trial court case to be reviewed is case number CR 11-1191 e.g. Appendix A. this is a state trial court that has been played to the fullest extent of the law. e.g. administrative remedies in constitutional statutory provisions packet in support, Civil Right Restoration granted upon the completion of sentence in 2013.

The Revised Statute in the state and SB bills create sanctions and the provisions of driving under the influence of alcohol, Nevada. When it comes to completing the requirements. It is expressed as being clear on one side but not the other side. Creating the difference between court and state agency. This Side, that side.

When it comes to the Department of Motor Vehicles and State courts they have no common ground when it comes to the regulation of the Breath Interlock Device also known as the Ignition Interlock Device or expressed in administrative code the IIO code as stated on Driver license record e.g. administrative remedies and the driver license print out e.g. Section Constitutional statutory provisions involved, administrative remedies In *Ledbetter v. Goodyear Tire & Rubber Co.* 550 U.S. 618 (2007), her response to inequality represented her consistent calling to ameliorate injustice. With the racial disparities sounding the regulation of the breath interlock device and the injustice created between court and state ameliorate injustice is correct. The words that surround the Breath Interlock Device like revocation and specific periods which all seem to be an example of time are cited in the initial proceedings of state trial court laying out the provisions involved in cited Nevada revised Statute / NRS. although with accusations of the breath interlock device coming from the agency Department of Motor Vehicles, creates a civil hunt to self incriminate evidence back and forth between court and state agency. The civil hunt is to search to fill the request for an order from the state agency requiring the breath interlock and to bring an ORDER to the department of motor vehicles if I wanted my drivers license and when I asked for my name they said figure it out e.g. Constitutional Statutory provisions involved exhaustion of all administrative remedies packet appended. With the constant denial from the department that illegally canceled my driving privileges without a court's discretion and altered my last name using one form of identifier to enforce a Real ID. All provisions set forth by the United States constitutional statutory provisions were exhausted without an answer to resolve the matter administratively. What can I do to work and finish college was canceled along with my driving privilege and my last name. Soon my credit score dropped from 700 to 423 within 3 months e.g. constitutional statutory provisions packet in support of the petition appended. *Brown v. Board of Education of Topeka*, 347 U.S. 483 (1954),^[1] was a landmark decision of the U.S. Supreme Court in which the Court ruled that U.S. state laws establishing racial segregation in public schools are unconstitutional, even if the segregated schools are otherwise equal in quality. Title VII prohibits employment discrimination based on race, color, religion, sex and national origin. The Civil Rights Act of 1991 (Pub. L. ... Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, this Act may be cited as the "Civil Rights Act of 1964". The National Voter Registration Act of 1993, "Motor Voter," requires states to allow on-the-spot voter registration for people interacting with certain state government agencies. The voter motor places the Department into an electoral college of information alongside the enforcing and has full control over a certain demographic of people in sanctions.

Decided in 1803, *Marbury* remains the single most important decision in American constitutional law *Marbury v. Madison* 2019§_2.2.1,_p._39-1 Section 13 of the Judiciary Act of 1789 is unconstitutional to the extent it purports to enlarge the original jurisdiction of the Supreme Court beyond that permitted by

the Constitution. and it is the role of the judiciary to interpret what the Constitution permits CHIEF JUSTICE JOHN MARSHALL in the 11th amendment judicial power you must be bound by the same rules. Question 1 of the petition, why is the department of motor vehicles protected by the 11th amendment, anything bound by the should be subject for review. *Califano v. Goldfarb*, 430 U.S. 199 (1977), was a decision by the United States Supreme Court,^[1] which held that the different treatment of men and women mandated by 42 U.S.C. § 402(f)(1)(D)^[2] constituted invidious discrimination against female wage earners by affording them less protection for their surviving spouses than is provided to male employees, and therefore violated the Due Process Clause of the Fifth Amendment to the United States Constitution. Without discretionary review of any accusation holding criminal sanctions the discrimination of different treatment is the difference of livelihood when it comes to public health and welfare at the department of motor vehicles Inspector General Act in seeking verification of any identification and the laws that protect from fraud Q2 of the petition 2. Is it okay for The Department of Motor Vehicles to change / alter an American Citizens identity using one form of identifier being the birth certificate. The Department of Motor Vehicles changed my name and told me about kids dying while changing it, HIPAA Birth Certificate and identification. 6

Article 1 jurisdiction to decide a case that has been drawn into federal question to which , The United States Supreme Court in federal law has jurisdiction based upon and pursuant to article 6 of the U.S. Constitution of the United States of America. The supremacy clause draws this court into Jurisdiction when all other administrative and state remedy has been exhausted whether in court or the provisions set forth by the constitutional statutory provisions in any state.

Rule 1 of The Rules of the Supreme Court of The United States any documents filed with the clerk Rule 1.2 states **The Clerk** Maintains the Courts records and will not permit any of them to be removed. By invoking the Rules of this court, The Supreme Court Of The United States , I hereby read to establish that the records being held and established to Rule 1 of this court rules, whereto under any law of the United States or under any rule, regulation, order, or requirement, made pursuant to law is required or permitted to be supported, evidenced, established, or proved by the sworn declaration see 28 U.S. Code § 1746, and any document with a verification, certificate, statement, oath, or affidavit, in writing of the person making any declarations on the record in a complete judicial review.

REASONS FOR GRANTING THE PETITION

(iii)

The Power of a Piece of Plastic, is the matter of privilege and immunity Clause of Article IV, Section 2 of the Constitution states that "the citizens of each state shall be entitled to all privileges and immunities of citizens in the several states." This clause protects fundamental rights of individual citizens and restrains state efforts to discriminate set forth by the United States Constitutional Statutory Provisions and is entitled to all who desire life, liberty and property in accordance with the 14th Amendment and the Bills of Rights.

THE REHABILITATION ACT IN EQUAL EMPLOYMENT OPPORTUNITY TITLE VII OF THE CIVIL RIGHTS ACT OF 1964 (TITLE VII)

This law makes it illegal to discriminate against someone on the basis of race, color, religion, national origin, or sex. The law also makes it illegal to retaliate against a person because the person complained about discrimination, filed a charge of discrimination, or participated in an employment discrimination investigation or lawsuit.

The Moving Party
Respondent

In the matter of public interest I, Reina Tea Wood-Jimenez, hereby, write Facebook as jurisdiction and as a method used to civilly address the moving party. In civility, and in support of the United States Constitution the entire time when speaking, exercised in Amendment 1. Free speech. Addressing federal rules of this court, or any other applicable federal statute and in accordance with fed. 28 U.S.C §1254. Served upon the United States there off. Overseen by government organizations such as, The World Health Organization and the (CDC) Center for Disease Control during times like covid-19 when dealing with restrictions of health. Yet the address adhered to the federal Law, in obedience and was conducted in a moral upright and in a professional manner.

U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
USDA Civil Rights program intake
And on Scope Regular § 5 infra
1400 Independence Avenue, SW
Washington, D.C. 20250-9410; or
fax: (833) 256-1665 or (202) 690-7442;
email: program.intake@usda.gov for inquiries related to discrimination
complaints based on issues with USDA programs, access or equal opportunity.

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

Certificate of service in

Declaration of acknowledgement of service, signed by Counsel of Record party,
THE MOVING PARTY and according to Rule 9.1 rules of, The Supreme Court of
the United States.

REINA TEA WOOD-JIMENEZ, acting on one's own

"Petitioner"

VS.

DMV

"ET AL"

"Respondent"

DISTRICT OF NEVADA "ET AL"

"Respondent"

THE MOVING PARTY SCOPE REGULAR USDA CIVIL RIGHTS "ET AL"

"Respondent"

for the party served, and bearing the address and
telephone number of such counsel; a certificate of service, reciting the facts and
circumstances of service in compliance with the appropriate paragraph or
paragraphs of this Rule, party under, or under any other applicable federal
statute; in addition affidavit or declaration in compliance with.

In made to the office of the assistant security of civil rights

1400 independence ave. washington DC

OSCAR Scope Regular 28 U.S.C. § 371 (a) (b) s 5 infra

Title VII Civil Rights