1	BEFORE THE STATE BO	DARD OF EDUCATION
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3	JHONE EBERT, SUPERINTENDENT OF) PUBLIC INSTRUCTION, DEPARTMENT)	
4	OF EDUCATION, STATE OF NEVADA,	CASE NO. 2024-01
5	Petitioner,	
6	v.)	
7	BRYAN BRADY,	
8	Respondent.	
9		
10	DECLARATION OF AN	
11	I, ANGIE CASTELLANOS, declare tha	t the following is true.
12	1. I am over the age of twenty-one	(21) and competent to testify to the facts in
13	this Declaration.	
10	2 I am ampleyed by the State of	Novada Donartment of Education as an

- 2. I am employed by the State of Nevada, Department of Education as an Administrative Assistant III, and I am assigned as the assistant to the State Board of Education. I have been employed by the Department of Education since October, 2023.
- 3. Attached hereto are true and correct copies of the following Board of Education documents as kept in the normal course of business: the Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Notice"), submitted as Exhibit "1A"; the certified mail receipt for service of the Petition and Notice, submitted as Exhibit "1B"; the Notice of Intent to Consider Character, Misconduct, Competence or Health of a Person ("Open Meeting Law Notice"), submitted as Exhibit "1C"; and the certified mail receipt for service of the Open Meeting Law Notice, submitted as Exhibit "1D".

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 12 day of March, 2024.

ANGIE CASTELLANOS
Declarant

EXHIBIT LIST

Exhibit No.	Title	Pages
1A	Petition and Notice	25
1B	Certified Mail Receipt for service of the Petition and Notice	2
1C	Open Meeting Law Notice	2
1D	Certified Mail Receipt for service of the Open Meeting Law Notice	2

EXHIBIT "1A"

EXHIBIT "1A"

BEFORE THE STATE BOARD OF EDUCATION

19 I. Jurisdiction

BRYAN BRADY,

Respondent.

Respondent was, at the relevant times mentioned in this Petition and Recommendation, the holder of License No. 95819 issued by the Superintendent of Public Instruction, Department of Education, State of Nevada, pursuant to the provisions of Chapter 391 of the Nevada Revised Statutes (the "License"). Such License is as follows: K-8 Professional – Elementary. The License expires on September 13, 2027. (A true and correct copy of the License is attached as Exhibit A).

Petitioner hereby files this Petition and Recommendation in her official capacity as Superintendent of Public Instruction, Department of Education, State of Nevada. See NRS 391.322. The State Board of Education may revoke or suspend Respondent's license,

JHONE EBERT, SUPERINTENDENT OF)
PUBLIC INSTRUCTION, DEPARTMENT)
OF EDUCATION, STATE OF NEVADA,)

Petitioner,)
v.)

PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND NOTICE OF RIGHT TO HEARING

Jhone Ebert, Superintendent of Public Instruction, Department of Education, State of Nevada ("Petitioner"), hereby petitions the State Board of Education for the revocation of the teacher license held by BRYAN BRADY ("Respondent"), issued by the Nevada Department of Education. This Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Recommendation") is supported by NRS 391.320, NRS 391.330, and the following allegations:

if recommended by the Superintendent of Public Instruction or the Board of Trustees of a School District, after notice and opportunity for hearing, based upon the NRS 391.330 grounds for suspension and revocation. See also NRS 391.320; NRS 391.322; NRS 391.330.

II. Factual Allegations

According to the Amended Information filed in the Eighth Judicial Court of the State of Nevada, in and for Clark County, (a true and correct copy of which is attached as Exhibit B) between the dates of November 8, 2021 and November 22, 2021, Respondent did commit the crime of Unlawful Contact with a Child (Gross Misdemeanor – NRS 207.260). This crime was committed by Respondent as he did without lawful authority, willfully and maliciously engage in a course of conduct with I.C., and/or M.Q., and/or B.L., and/or B.L., and/or L.M., all children under 16 years of age and being at least 5 years younger than Respondent, which acts would cause a reasonable child of like age to feel terrorized, frightened, intimidated or harassed, and which actually caused them to feel terrorized, frightened, intimidated or harassed, by touching the leg of I.C. through a hole in her pants and/or by grabbing the thigh of M.Q., and/or by rubbing the hand of B.L., and/or by rubbing the hand of B.L. after B.L. pulled her hand away, and/or by touching the leg of L.M. through a hole in her pants.

On or about April 10, 2023, Respondent entered into a Guilty Plea Agreement (a true and correct copy of which is attached as Exhibit C) pleading guilty to the crime of Unlawful Contact with a Child (Gross Misdemeanor – NRS 207.260).

On or about August 8, 2023, the Eighth Judicial Court of the State of Nevada, in and for Clark County, adjudged Respondent guilty of Unlawful Contact with a Child (Gross Misdemeanor – NRS 207.260). (A true and correct copy of the Journal Entry is attached hereto as Exhibit D).

According to the Journal Entry, the Court sentenced Respondent to the Clark County Detention Center for three hundred sixty-four (364) days for the crime of

Unlawful Contact with a Child (Gross Misdemeanor – NRS 207.260).

In addition, according to the Journal Entry, the Court suspended the prison sentence and admitted Respondent to probation for a period not to exceed twelve (12) months and included the following special conditions:

- 1. Enter and complete a controlled substance abuse evaluation and complete any recommended counseling, treatment, or case plan.
- 2. Submit to random drug and alcohol testing at the discretion of P & P.
- 3. No use, control, or possession of alcohol, marijuana, medical marijuana, illicit drugs and any non-prescribed medications.
- 4. Deft. and property subject to search anywhere alcohol or drugs may be to include but not limited to: cabinets, refrigerator, closet, nightstands, and medicine cabinets with or without a search warrant.
- 5. Enter and complete an impulse control evaluation and complete an impulse control class.
- 6. Undergo a mental health evaluation by a licensed professional and abide by any recommended case plan, including taking any prescribed medication; current mental health treatment may suffice requirement at the discretion of P & P.
- 7. No contact or association with anyone under the age of 18 without permission of the Court.
- 8. Deft. to immediately resign or accept termination from CCSD as Deft. would not be allowed to work at a school or anywhere where an incapacitated or vulnerable person is located while on probation.
- 9. Court retained jurisdiction to impose restitution if any of the victims where to seek Treatment for any harm caused.
- 10. Pursuant to NRS 176A.400, Defendant to be supervised in P & P1s Intensive Supervision Program to include Electronic Monitoring.
- 11. Deft. not to be within 1,000 feet of any place, or structure, that was designed

primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater. Stay away at least 1,000 feet anywhere a child may be located.

- 12. You can only have one cell phone at a time and must provide your phone number to Probation and Parole, and treatment providers at all times. You cannot change passwords, delete messages or remove the SIM card without permission. You cannot use anyone else s phone or allow anyone to use your phone.
- 13. You shall submit your digital storage media or any digital storage media that you have Access 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.
- 14. Enter and complete a Court approved, group-based, sex offense specific treatment program to assist him in understanding the dynamics of his alleged sexual misconduct. Such a program should include, at a minimum, concepts consisting of thinking errors (cognitive distortions), boundaries, deviant versus healthy sexual fantasies, sexual assault cycles, maintenance cycles, victim empathy and relapse prevention.
- 15. Deft. required to submit to polygraph testing and/ or other sexual interest measures (i.e., The Abel Assessment) so as to more accurately assess his sexual history, his sexual arousal patterns, and to assist the Court and his treatment provider in ensuring compliance with Court stipulations and treatment requirements.
- 16. No contact of any kind (direct, mail or third party) with the accusers, their families,

or any coworkers or colleagues that were a part of the investigation.

III. Legal Allegations

NRS391.330(1), states as follows in pertinent part:

- (a) Unprofessional conduct.
- (b) Immorality, as defined in NRS 391.650.
- (c) Evident unfitness for service.

. . .

(e) Conviction of a felony or crime involving moral turpitude

By committing the acts that constituted the crime of Unlawful Contact with a Child (Gross Misdemeanor – NRS 207.260) and being convicted of said offense, Respondent has subjected Respondent's license to revocation or suspension by violation of the following:

- (a) NRS 391.330(l)(a) Unprofessional conduct;
- (b) NRS 391.330(l)(b) Immorality, as defined in NRS 391.650;
- (c) NRS 391.330(l)(c) evident unfitness for service; and
- (e) NRS 391.330(l)(e) Conviction of a felony or a crime involving moral turpitude.

IV. Notice of Right to Hearing

Respondent is hereby given notice of the recommendation by the Superintendent of Public Instruction for the revocation of Respondent's license. The protocol and procedure for the suspension or revocation of a license are set forth in NRS 391.320 to 391.361, inclusive. Respondent has the right to a hearing on this Petition and Recommendation before a hearing officer, who will be selected pursuant to NRS 391.322, to answer the allegations of the Petition and Recommendation and to present evidence and argument on all issues involved, either personally or through an attorney.

If Respondent desires a hearing before a hearing officer, Respondent must file a written request within **fifteen (15) days** from the receipt of this Petition and Recommendation as provided in NRS 391.322. Respondent's request should be addressed

to the Superintendent of Public Instruction, Nevada Department of Education, 700 East 5th Street, Carson City, Nevada, 89701-5096. If Respondent requests a hearing, a hearing officer will be selected pursuant to NRS 391.322, and that hearing officer will notify Respondent, in writing, of the time and location of the hearing not less than ten (10) days before the hearing. If Respondent requests a hearing and a hearing officer is selected, the procedures for the suspension or revocation of licenses found in NAC 391.500 to 391.555, inclusive, will be followed as appropriate. Pursuant to NAC 391.507, "[n]ot later than ten (10) days after a hearing officer is selected pursuant to NRS 391.322, the holder of the license shall submit to the hearing officer an answer to the allegations set forth" in this Petition and Recommendation. If no request for a hearing is filed within the time specified, the State Board of Education may suspend or revoke Respondent's license or take no action on the recommendation.

WHEREFORE, Petitioner prays that the State Board of Education issue its decision to revoke Respondent's license.

DATED: January 17, 2024

AARON D. FORD Attorney General

By: /s/ David M. Gardner
DAVID M. GARDNER
Senior Deputy Attorney General
555 E. Washington Ave., Suite 3900
Las Vegas, Nevada 89101
(702) 486-5714

Attorneys for the State of Nevada, Department of Education

1 CERTIFICATE OF SERVICE 2 I hereby certify that on the 19th day of January 2024, I served the foregoing

NOTICE OF RIGHT TO HEARING by depositing a copy of the same in the United States mail, properly addressed, postage prepaid, CERTIFIED MAIL addressed as

PETITION AND RECOMMENDATION FOR REVOCATION OF LICENSE AND

6 | follows:

Bryan Brady 3177 Bel Air Dr. Las Vegas, NV 89109

Certified Mail No.: 7020 2450 0001 1950 7214

<u>/s/ Debra Turman</u>

An employee of the Office of the Nevada Attorney General

EXHIBIT LIST

Exhibit No.	Title	Pages
A	Respondent's License	1
В	Amended Information	2
C	Guilty Plea Agreement	7
D	Journal Entry	3

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EXHIBIT "A"

EXHIBIT "A"

State of Nevada

License for Educational Personnel

License No. 95819

This License Certifies That

Bryan P. Brady

Has complied with the prescribed rules and regulations of the Commission on Professional Standards in Education and that the Superintendent of Public Instruction has granted this license which authorizes the holder to provide service in the schools of the State of Nevada in the following areas :

License	Grade Level	Original Endorsement Issue Date	Endorsements	License Issue Date	Expiration Date
Professional -	K-8	07/16/2015	All Elementary	01/24/2022	09/13/2027
Elementary			Subjects		

Provisions to be satisfied

Provisions		Required Due Date	
	All provisions have been satisfied.		

Renewal Requirements

Renewal Requirement	S	Required Due Date
Must submit proof of annual professional		09/13/2027
development activities pursuant to NAC 391.065.		

State Superintendent of Public Instruction

EXHIBIT "B"

EXHIBIT "B"

Electronically Filed 4/26/2023 2:21 PM Steven D. Grierson CLERK OF THE COURT

1 AINF STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 W. JAKE MERBACK Chief Deputy District Attorney 4 Nevada Bar #010793 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff 6

> DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

riamum,

ANIDDADM

BRYAN BRADY,

-VS-

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Defendant.

CASE NO:

C-22-369726-1

DEPT NO:

XXI

AMENDED

INFORMATION

STATE OF NEVADA) ss.
COUNTY OF CLARK

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 BRYAN BRADY, the Defendant(s) above named, having committed the crimes of UNLAWFUL CONTACT WITH A CHILD (Gross Misdemeanor - NRS 207.260 - NOC 53174), on or between the 8th day of November, 2021, and 22nd of November, 2021, 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 without lawful authority, willfully and maliciously engage in a course of conduct with I.C., and/or M.Q., and/or B.L., and/or L.M., all children under 16 years of age and being at least 5 years younger than the said Defendant, which acts would cause a reasonable child of like age to feel terrorized, frightened, intimidated or harassed, and which actually

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Case Number: C-22-369726-1

caused I.C., and/or M.Q., and/or B.L., and/or B.L., and/or L.M. to feel terrorized, frightened, intimidated or harassed, by touching the leg of the said I.C. through a hole in her pants and/or by grabbing the thigh of the said M.Q., and/or by rubbing the hand of the said B.L., and/or by rubbing the hand of the said B.L. after B.L. pulled her hand away, and/or by touching the leg of the said L.M. through a hole in her pants.

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

BY

W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #010793

22CR022017/ckb/L4 CCSDPD EV#21135141 (TK03)



CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))

EXHIBIT "C"

EXHIBIT "C"

Steven D. Grierson CLERK OF THE COURT **GPA** 1 STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #009126 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA. 10 Plaintiff. 11 CASE NO: C-22-369726-1 -VS-12 DEPT NO: IXX BRYAN BRADY. 13 Defendant. 14 15 **GUILTY PLEA AGREEMENT** 16 I hereby agree to plead guilty, pursuant to North Carolina v. Alford, 400 U.S. 25 (1970), 17 to: UNLAWFUL CONTACT WITH A CHILD (Gross Misdemeanor - NRS 207.260 -18 NOC 53174), as more fully alleged in the charging document attached hereto as Exhibit "1". 19 My decision to plead guilty by way of the Alford decision is based upon the plea 20 agreement in this case which is as follows: 21 Both parties stipulate to probation. Defendant cannot work for the Clark County School 22 District. This plea is conditioned upon Court's acceptance of the negotiated terms. If 23 Defendant successfully completes all terms of probation and is honorably discharged, the case 24 can be dismissed. 25 Defendant agrees and understands that he is ineligible for the reduction in his/her

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1. Defendant fails to interview for the presentence investigation;

one or more of the following events occur:

conviction and sentence, regardless of whether or not he receives an honorable discharge, if

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2. Defendant fails to make any subsequent court appearance;

- 3. An independent magistrate, by affidavit review, confirms probable cause against him/her for new criminal charges including reckless driving or DUI, but excluding minor traffic violations;
- 4. Defendant fails to pay restitution in full; or
- 5. Defendant has been found by the Court to be in violation of his probation, regardless of whether the Defendant is revoked or not. All remaining counts contained in the Criminal Complaint which were bound over to District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

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

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

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

CONSEQUENCES OF THE PLEA

By pleading guilty pursuant to the <u>Alford</u> decision, it is my desire to avoid the possibility of being convicted of more offenses or of a greater offense if I were to proceed to trial on the original charge(s) and of also receiving a greater penalty. I understand that my decision to plead guilty by way of the <u>Alford</u> decision does not require me to admit guilt, but

is based upon my belief that the State would present sufficient evidence at trial that a jury would return a verdict of guilty of a greater offense or of more offenses than that to which I am pleading guilty.

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

I understand that as a consequence of my plea of guilty by way of the Alford decision I may be imprisoned in the Clark County Detention Center for a period of not more than three hundred sixty-four (364) days and that I may be fined up to \$2,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

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

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

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

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

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

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

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

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

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

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

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

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

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

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WAIVER OF RIGHTS

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

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

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

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

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

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

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

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

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

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

DATED this 104h day of March, 2023.

BRYAN BRADY Defendant

AGREED TO BY:

Chief Deputy District Attorney Nevada Bar #009126

CERTIFICATE OF COUNSEL:

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

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

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

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

 August 25, 2023

RICHARD E. TANA

Dated: This D day of March, 2023.

ckb/L4

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CERTIFIED COPY

EXHIBIT "D"

EXHIBIT "D"

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

August 08, 2023

C-22-369726-1

State of Nevada

Bryan Brady

August 08, 2023

9:30 AM

Sentencing

HEARD BY: Clark Newberry, Tara

COURTROOM: RJC Courtroom 14A

COURT CLERK: Carina Bracamontez-Munguia/cbm

Evellene Cervantes

RECORDER:

Robin Page

PARTIES

Brady, Bryan

Defendant

PRESENT:

Merback, William J.

Attorney for Plaintiff

State of Nevada

Plaintiff

Tanasi, Richard E.

Attorney for Defendant

JOURNAL ENTRIES

Spanish Interpreter, Ricardo Pico, present for victim speaker.

DEFT. BRADY ADJUDGED GUILTY of UNLAWFUL CONTACT WITH A CHILD (GM). Colloquy regarding victim speakers. Argument by Mr. Tanasi. Victim Speaker, Elizabeth Bonilla, SWORN IN and TESTIFIED. Victim Speaker, Lismailen Curbelo Mendez, SWORN IN and TESTIFIED. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$2,000.00 Fine, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and \$3.00 DNA Collection fee, Deft. SENTENCED to the Clark County Detention Center (CCDC) for THREE HUNDRED SIXTY-FOUR (364) DAYS, SUSPENDED; placed on PROBATION for a FIXED period of TWELVE (12) MONTHS. In addition to the Standard Conditions of the Division of Parole and Probation (P & P), which are IMPOSED, Deft. must comply with the following SPECIAL CONDITIONS:

- 1. Enter and complete a controlled substance abuse evaluation and complete any recommended counseling, treatment, or case plan.
- 2. Submit to random drug and alcohol testing at the discretion of P & P.
- 3. No use, control, or possession of alcohol, marijuana, medical marijuana, illicit drugs and any non-prescribed medications.

PRINT DATE:

08/09/2023

Page 1 of 3

Minutes Date:

August 08, 2023

C-22-369726-1

- 4. Deft. and property subject to search anywhere alcohol or drugs may be to include but not limited to: cabinets, refrigerator, closet, nightstands, and medicine cabinets with or without a search warrant.
- 5. Enter and complete an impulse control evaluation and complete an impulse control class.
- 6. Undergo a mental health evaluation by a licensed professional and abide by any recommended case plan, including taking any prescribed medication; current mental health treatment may suffice requirement at the discretion of P & P.
- 7. No contact or association with anyone under the age of 18 without permission of the Court.
- Deft. to immediately resign or accept termination from CCSD as Deft. would not be allowed to work at a school or anywhere where an incapacitated or vulnerable person is located while on probation.
- 9. Court retained jurisdiction to impose restitution if any of the victims where to seek treatment for any harm caused.
- 10. Pursuant to NRS 176A.400, Defendant to be supervised in P & P's Intensive Supervision Program to include Electronic Monitoring.
- 11. Deft. not to be within 1,000 feet of any place, or structure, that was designed primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater. Stay away at least 1,000 feet anywhere a child may be located.
- 12. You can only have one cell phone at a time and must provide your phone number to Probation and Parole, and treatment providers at all times. You cannot change passwords, delete messages or remove the SIM card without permission. You cannot use anyone else s phone or allow anyone to use your phone.
- 13. You shall submit your digital storage media or any digital storage media that you have access 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.
- 14. Enter and complete a Court approved, group-based, sex offense specific treatment program to assist him in understanding the dynamics of his alleged sexual misconduct. Such a program should include, at a minimum, concepts consisting of thinking errors (cognitive distortions), boundaries, deviant versus healthy sexual fantasies, sexual assault cycles, maintenance cycles, victim empathy and relapse prevention.
- 15. Deft. required to submit to polygraph testing and/or other sexual interest measures (i.e., the Abel Assessment) so as to more accurately assess his sexual history, his sexual arousal patterns, and to assist the Court and his treatment provider in ensuring compliance with Court stipulations and treatment requirements.
- 16. No contact of any kind (direct, mail or third party) with the accusers, their families, or any coworkers or colleagues that were a part of the investigation.

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C-22-369726-1

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COURT FURTHER ORDERED matter SET for status check on compliance. Deft. DIRECTED to report to P & P within TWO (2) business days.

NIC

10-10-2023 09:30 AM STATUS CHECK: COMPLIANCE

02-06-2024 09:30 AM STATUS CHECK: COMPLIANCE



CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))

EXHIBIT "1B"

EXHIBIT "1B"

USPS Tracking[®]

FAQs >

Remove X

Tracking Number:

70202450000119507214

Copy Add to Informed Delivery (https://informeddelivery.usps.com/)

Latest Update

Your item was picked up at the post office at 10:19 am on January 31, 2024 in LAS VEGAS, NV 89119.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivered

Delivered, Individual Picked Up at Post Office

LAS VEGAS, NV 89119 January 31, 2024, 10:19 am

Redelivery Scheduled

LAS VEGAS, NV 89109 January 26, 2024

Notice Left (No Authorized Recipient Available)

LAS VEGAS, NV 89109 January 22, 2024, 1:49 pm

In Transit to Next Facility

January 21, 2024

Departed USPS Regional Facility

LAS VEGAS NV DISTRIBUTION CENTER January 20, 2024, 9:05 am

Arrived at USPS Regional Facility

LAS VEGAS NV DISTRIBUTION CENTER

January 19, 2024, 11:24 pm

Hide Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

Text & Email Updates	~
USPS Tracking Plus®	~
Product Information	~
See Less ^	
Frack Another Package	
Enter tracking or barcode numbers	

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

EXHIBIT "1C"

EXHIBIT "1C"

NOTICE OF INTENT TO CONSIDER CHARACTER, MISCONDUCT, COMPETENCE OR HEALTH OF A PERSON. NRS 241.033

STATE BOARD OF EDUCATION

700 E. Fifth Street Carson City, NV 89701 Phone: (775) 687-9115

March 1, 2024

<u>Via Certified Mail</u> 7020 2450 0001 1950 7375

Bryan Brady 3177 Bel Air Dr. Las Vegas, NV 89109

Re: Notice of meeting of the State Board of Education to consider your character, alleged misconduct, competence, or health.

Dear Mr. Brady:

In connection with your teacher license, a Petition and Recommendation for Revocation of License and Notice of Right to Hearing ("Petition and Notice") was filed with the State Board of Education ("Board") and mailed to you via certified mail. The Petition and Notice informed you of your right to request a hearing before a hearing officer by filing a written request within fifteen days from receipt of the Petition and Notice. Enclosed for your convenience is a copy of the Petition and Notice.

As you have failed to request such a hearing, the Board will be requested to move forward with revocation of your license and may consider your character, alleged misconduct, competence, or health at its meeting on March 27, 2024. The meeting will begin at 2:00 p.m. at 700 E. Fifth Street in Carson City, Nevada and 2080 E. Flamingo Rd, Suite 210, Las Vegas, Nevada. The meeting is a public meeting, and you and/or your legal counsel are welcome to attend at either location. The Board may go into closed session or remain in an open meeting to consider the following general topics: your teacher license; the Petition and Notice; the Judgment of Conviction; and matters properly related thereto. You are welcome to attend the closed session and/or open meeting, have an attorney or other representative of your choosing present during the closed session and/or open meeting and present written evidence, provide testimony, and present witnesses relating to your character, alleged misconduct, professional competence, or physical or mental health.

Bryan Brady March 1, 2024 Page 2

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 also take administrative action against you at this meeting, which could include suspending or revoking your teacher license. 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 and NRS 241.034.

Sincerely,

/s/ Angie Castellanos
Angie Castellanos
Board Secretary

EXHIBIT "1D"

EXHIBIT "1D"

USPS Tracking[®]

FAQs >

Remove X

Tracking Number:

70202450000119507375

Copy Schedule a Redelivery (https://tools.usps.com/redelivery.htm)

Latest Update

This is a reminder to arrange for redelivery of your item before March 18, 2024 or your item will be returned on March 19, 2024. You may arrange redelivery by using the Schedule a Redelivery feature on this page or may pick up the item at the Post Office indicated on the notice.

Get More Out of USPS Tracking:

USPS Tracking Plus®

Delivery Attempt: Action Needed

Reminder to Schedule Redelivery of your item before March 18, 2024

March 9, 2024

Notice Left (No Authorized Recipient Available)

LAS VEGAS, NV 89109 March 4, 2024, 4:09 pm

In Transit to Next Facility

March 2, 2024

Arrived at USPS Regional Facility

LAS VEGAS NV DISTRIBUTION CENTER March 1, 2024, 11:21 pm

Hide Tracking History

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

Text & Email Updates	~
Schedule Redelivery	~
USPS Tracking Plus®	~
Product Information	~
See Less ^	
Track Another Package	
Enter tracking or barcode numbers	

Need More Help?

Contact USPS Tracking support for further assistance.

FAQs

1	BEFORE THE STATE BOARD OF EDUCATION
2	
3	JHONE EBERT, SUPERINTENDENT OF)
4	PUBLIC INSTRÚCTION, DEPARTMENT Ó OF EDUCATION, STATE OF NEVADA,) CASE NO. 2024-01
5	Petitioner,
6	v.)
7	BRYAN BRADY,
8	Respondent.
9	
10	DECLARATION OF MICHAEL ARAKAWA
11	I, MICHAEL ARAKAWA, declare that the following is true.
12	1. I am over the age of twenty-one (21) and competent to testify to the facts in this
13	Declaration.
14	2. I am employed by the State of Nevada, Department of Education, as a Chie
15	Compliance Investigator. I have been employed by the Department of Education since
16	July, 2014.
17	3. Attached hereto as Exhibit "2A" is a true and correct copy of Respondent's
18	License.
19	4. Attached hereto as Exhibit "2B" is a true and correct copy of the Amended
20	Information.
21	5. Attached hereto as Exhibit "2C" is a true and correct copy of the Guilty
22	Plea Agreement.
23	6. Attached hereto as Exhibit "2D" is a true and correct copy of the Journal Entry.
24	7. These documents are kept by the Department of Education in the normal course
25	of business.
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I declare under penalty of perjury that the foregoing is true and correct. Executed on this _____ day of March, 2024.

MICHAEL ARAKAWA Declarant

EXHIBIT LIST

Exhibit No.	Title	Pages
2A	Respondent's License	1
2B	Amended Information	2
2C	Guilty Plea Agreement	7
2D	Journal Entry	3

EXHIBIT "2A"

EXHIBIT "2A"

State of Nevada

License for Educational Personnel

License No. 95819

This License Certifies That

Bryan P. Brady

Has complied with the prescribed rules and regulations of the Commission on Professional Standards in Education and that the Superintendent of Public Instruction has granted this license which authorizes the holder to provide service in the schools of the State of Nevada in the following areas :

License	Grade Level	Original Endorsement Issue Date	Endorsements	License Issue Date	Expiration Date
Professional -	K-8	07/16/2015	All Elementary	01/24/2022	09/13/2027
Elementary			Subjects		

Provisions to be satisfied

Provisions		Required Due Date	
	All provisions have been satisfied.		

Renewal Requirements

Renewal Requirement	S	Required Due Date
Must submit proof of annual professional		09/13/2027
development activities pursuant to NAC 391.065.		

State Superintendent of Public Instruction

EXHIBIT "2B"

EXHIBIT "2B"

Electronically Filed 4/26/2023 2:21 PM Steven D. Grierson CLERK OF THE COURT

1 AINF STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 W. JAKE MERBACK Chief Deputy District Attorney 4 Nevada Bar #010793 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 Attorney for Plaintiff 6

> DISTRICT COURT CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

riamum,

ANIDDADM

BRYAN BRADY,

-VS-

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Defendant.

CASE NO:

C-22-369726-1

DEPT NO:

XXI

AMENDED

INFORMATION

STATE OF NEVADA) ss.
COUNTY OF CLARK

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 BRYAN BRADY, the Defendant(s) above named, having committed the crimes of UNLAWFUL CONTACT WITH A CHILD (Gross Misdemeanor - NRS 207.260 - NOC 53174), on or between the 8th day of November, 2021, and 22nd of November, 2021, 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 without lawful authority, willfully and maliciously engage in a course of conduct with I.C., and/or M.Q., and/or B.L., and/or L.M., all children under 16 years of age and being at least 5 years younger than the said Defendant, which acts would cause a reasonable child of like age to feel terrorized, frightened, intimidated or harassed, and which actually

\\CLARKCOUNTYDA.NET\CRMCASE2\\202\\011\\35\\202201135C-AINF-(BRYAN BRADY)-001.DOCX

Case Number: C-22-369726-1

caused I.C., and/or M.Q., and/or B.L., and/or B.L., and/or L.M. to feel terrorized, frightened, intimidated or harassed, by touching the leg of the said I.C. through a hole in her pants and/or by grabbing the thigh of the said M.Q., and/or by rubbing the hand of the said B.L., and/or by rubbing the hand of the said B.L. after B.L. pulled her hand away, and/or by touching the leg of the said L.M. through a hole in her pants.

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

BY

W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #010793

22CR022017/ckb/L4 CCSDPD EV#21135141 (TK03)



CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))

EXHIBIT "2C"

EXHIBIT "2C"

Steven D. Grierson CLERK OF THE COURT **GPA** 1 STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 W. JAKE MERBACK Chief Deputy District Attorney Nevada Bar #009126 200 Lewis Avenue Las Vegas, NV 89155-2212 (702) 671-2500 5 6 Attorney for Plaintiff 7 DISTRICT COURT CLARK COUNTY, NEVADA 8 9 THE STATE OF NEVADA. 10 Plaintiff. 11 CASE NO: C-22-369726-1 -VS-12 DEPT NO: IXX BRYAN BRADY. 13 Defendant. 14 15 **GUILTY PLEA AGREEMENT** 16 I hereby agree to plead guilty, pursuant to North Carolina v. Alford, 400 U.S. 25 (1970), 17 to: UNLAWFUL CONTACT WITH A CHILD (Gross Misdemeanor - NRS 207.260 -18 NOC 53174), as more fully alleged in the charging document attached hereto as Exhibit "1". 19 My decision to plead guilty by way of the Alford decision is based upon the plea 20 agreement in this case which is as follows: 21 Both parties stipulate to probation. Defendant cannot work for the Clark County School 22 District. This plea is conditioned upon Court's acceptance of the negotiated terms. If 23 Defendant successfully completes all terms of probation and is honorably discharged, the case 24 can be dismissed. 25 Defendant agrees and understands that he is ineligible for the reduction in his/her

\\CLARKCOUNTYDA.NET\CRMCASE2\2022\011\35\202201135C-GPA-(BRYAN BRADY)-001.DOCX

Electronically Filed 5/1/2023 3:00 PM

1. Defendant fails to interview for the presentence investigation;

one or more of the following events occur:

conviction and sentence, regardless of whether or not he receives an honorable discharge, if

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2. Defendant fails to make any subsequent court appearance;

- 3. An independent magistrate, by affidavit review, confirms probable cause against him/her for new criminal charges including reckless driving or DUI, but excluding minor traffic violations;
- 4. Defendant fails to pay restitution in full; or
- 5. Defendant has been found by the Court to be in violation of his probation, regardless of whether the Defendant is revoked or not. All remaining counts contained in the Criminal Complaint which were bound over to District Court shall be dismissed when Defendant is adjudged guilty and sentenced.

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

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

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

CONSEQUENCES OF THE PLEA

By pleading guilty pursuant to the <u>Alford</u> decision, it is my desire to avoid the possibility of being convicted of more offenses or of a greater offense if I were to proceed to trial on the original charge(s) and of also receiving a greater penalty. I understand that my decision to plead guilty by way of the <u>Alford</u> decision does not require me to admit guilt, but

is based upon my belief that the State would present sufficient evidence at trial that a jury would return a verdict of guilty of a greater offense or of more offenses than that to which I am pleading guilty.

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

I understand that as a consequence of my plea of guilty by way of the Alford decision I may be imprisoned in the Clark County Detention Center for a period of not more than three hundred sixty-four (364) days and that I may be fined up to \$2,000.00. I understand that the law requires me to pay an Administrative Assessment Fee.

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

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

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

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

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

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

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

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

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

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

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

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

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

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WAIVER OF RIGHTS

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

- 1. The constitutional privilege against self-incrimination, including the right to refuse to testify at trial, in which event the prosecution would not be allowed to comment to the jury about my refusal to testify.
- 2. The constitutional right to a speedy and public trial by an impartial jury, free of excessive pretrial publicity prejudicial to the defense, at which trial I would be entitled to the assistance of an attorney, either appointed or retained. At trial the State would bear the burden of proving beyond a reasonable doubt each element of the offense(s) charged.
- 3. The constitutional right to confront and cross-examine any witnesses who would testify against me.
- 4. The constitutional right to subpoena witnesses to testify on my behalf.
- 5. The constitutional right to testify in my own defense.
- 6. The right to appeal the conviction with the assistance of an attorney, either appointed or retained, unless specifically reserved in writing and agreed upon as provided in NRS 174.035(3). I understand this means I am unconditionally waiving my right to a direct appeal of this conviction, including any challenge based upon reasonable constitutional, jurisdictional or other grounds that challenge the legality of the proceedings as stated in NRS 177.015(4). However, I remain free to challenge my conviction through other post-conviction remedies including a habeas corpus petition pursuant to NRS Chapter 34.

VOLUNTARINESS OF PLEA

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

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

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

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

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

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

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

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

DATED this 104h day of March, 2023.

BRYAN BRADY Defendant

AGREED TO BY:

Chief Deputy District Attorney Nevada Bar #009126

CERTIFICATE OF COUNSEL:

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

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

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

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

 August 25, 2023

RICHARD E. TANA

Dated: This D day of March, 2023.

ckb/L4

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CERTIFIED COPY

EXHIBIT "2D"

EXHIBIT "2D"

DISTRICT COURT **CLARK COUNTY, NEVADA**

Felony/Gross Misdemeanor

COURT MINUTES

August 08, 2023

C-22-369726-1

State of Nevada

Bryan Brady

August 08, 2023

9:30 AM

Sentencing

HEARD BY: Clark Newberry, Tara

COURTROOM: RJC Courtroom 14A

COURT CLERK: Carina Bracamontez-Munguia/cbm

Evellene Cervantes

RECORDER:

Robin Page

PARTIES

Brady, Bryan

Defendant

PRESENT:

Merback, William J.

Attorney for Plaintiff

State of Nevada

Plaintiff

Tanasi, Richard E.

Attorney for Defendant

JOURNAL ENTRIES

Spanish Interpreter, Ricardo Pico, present for victim speaker.

DEFT. BRADY ADJUDGED GUILTY of UNLAWFUL CONTACT WITH A CHILD (GM). Colloquy regarding victim speakers. Argument by Mr. Tanasi. Victim Speaker, Elizabeth Bonilla, SWORN IN and TESTIFIED. Victim Speaker, Lismailen Curbelo Mendez, SWORN IN and TESTIFIED. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, a \$2,000.00 Fine, a \$150.00 DNA Analysis fee including testing to determine genetic markers, and \$3.00 DNA Collection fee, Deft. SENTENCED to the Clark County Detention Center (CCDC) for THREE HUNDRED SIXTY-FOUR (364) DAYS, SUSPENDED; placed on PROBATION for a FIXED period of TWELVE (12) MONTHS. In addition to the Standard Conditions of the Division of Parole and Probation (P & P), which are IMPOSED, Deft. must comply with the following SPECIAL CONDITIONS:

- 1. Enter and complete a controlled substance abuse evaluation and complete any recommended counseling, treatment, or case plan.
- 2. Submit to random drug and alcohol testing at the discretion of P & P.
- 3. No use, control, or possession of alcohol, marijuana, medical marijuana, illicit drugs and any non-prescribed medications.

PRINT DATE:

08/09/2023

Page 1 of 3

Minutes Date:

August 08, 2023

C-22-369726-1

- 4. Deft. and property subject to search anywhere alcohol or drugs may be to include but not limited to: cabinets, refrigerator, closet, nightstands, and medicine cabinets with or without a search warrant.
- 5. Enter and complete an impulse control evaluation and complete an impulse control class.
- 6. Undergo a mental health evaluation by a licensed professional and abide by any recommended case plan, including taking any prescribed medication; current mental health treatment may suffice requirement at the discretion of P & P.
- 7. No contact or association with anyone under the age of 18 without permission of the Court.
- Deft. to immediately resign or accept termination from CCSD as Deft. would not be allowed to
 work at a school or anywhere where an incapacitated or vulnerable person is located while on
 probation.
- 9. Court retained jurisdiction to impose restitution if any of the victims where to seek treatment for any harm caused.
- 10. Pursuant to NRS 176A.400, Defendant to be supervised in P & P's Intensive Supervision Program to include Electronic Monitoring.
- 11. Deft. not to be within 1,000 feet of any place, or structure, that was designed primarily for use by or for children, including, without limitation, a public or private school, a school bus stop, a center or facility that provides day care services, a video arcade, an amusement park, a playground, a park, an athletic field or a facility for youth sports, or a motion picture theater. Stay away at least 1,000 feet anywhere a child may be located.
- 12. You can only have one cell phone at a time and must provide your phone number to Probation and Parole, and treatment providers at all times. You cannot change passwords, delete messages or remove the SIM card without permission. You cannot use anyone else s phone or allow anyone to use your phone.
- 13. You shall submit your digital storage media or any digital storage media that you have access 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.
- 14. Enter and complete a Court approved, group-based, sex offense specific treatment program to assist him in understanding the dynamics of his alleged sexual misconduct. Such a program should include, at a minimum, concepts consisting of thinking errors (cognitive distortions), boundaries, deviant versus healthy sexual fantasies, sexual assault cycles, maintenance cycles, victim empathy and relapse prevention.
- 15. Deft. required to submit to polygraph testing and/or other sexual interest measures (i.e., the Abel Assessment) so as to more accurately assess his sexual history, his sexual arousal patterns, and to assist the Court and his treatment provider in ensuring compliance with Court stipulations and treatment requirements.
- 16. No contact of any kind (direct, mail or third party) with the accusers, their families, or any coworkers or colleagues that were a part of the investigation.

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C-22-369726-1

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COURT FURTHER ORDERED matter SET for status check on compliance. Deft. DIRECTED to report to P & P within TWO (2) business days.

NIC

10-10-2023 09:30 AM STATUS CHECK: COMPLIANCE

02-06-2024 09:30 AM STATUS CHECK: COMPLIANCE



CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))