

OFFICE OF THE DISTRICT ATTORNEY
COUNTY OF SAN DIEGO
SUMMER STEPHAN, District Attorney
330 W. Broadway, San Diego, CA 92101-3814

May 28, 2019

TRENTON AUSTIN
5039 CAMPANILLE
SAN DIEGO, CA 92126

Re: People v. TRENTON AUSTIN
CD281863
AEM861

FILED
CRIMINAL RECORDS
2019 MAY 29 AM 10:42
CLERK-SUPERIOR COURT
SAN DIEGO COUNTY, CA

Dear Trenton Austin:

A Complaint has been issued by this office and filed in the Central Division charging you with violation(s) of:

CHARGE	ISSUE TYPE	CHARGE TITLE
PC487(a)	Felony	GRAND THEFT OF PERSONAL PROPERTY
PC594(a)(b)(1)	Felony	VANDALISM OVER \$400
PC496(a)	Felony	RECEIVING STOLEN PROPERTY

A date for your arraignment has been set for June 13, 2019 at 1:30 pm in the San Diego Superior Court, Central Division, Central Courthouse. Report to DEPARTMENT 101, 1100 Union Street, San Diego, California. It will be necessary for you to submit to the booking process at that time unless it has already been accomplished.

Failure to make this appearance may result in the issuance of a warrant for your arrest.

Sincerely,



Deputy District Attorney
Central Division

CC: San Diego Superior Court, Central Division, Central Courthouse, State of California

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO
CENTRAL DIVISION**

FILED
CRIMINAL RECORDS
2019 MAY 29 AM 10:43
CLERK SUPERIOR COURT
SAN DIEGO COUNTY, CA

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,

v.

ALAN LLOYD AUSTIN,
dob 07/28/56;

TRENTON AUSTIN,
dob 04/11/96;

Defendants

CT No. CD281863

DA No. AEM861

COMPLAINT-FELONY

INFORMATION

Date: _____

PC296 DNA TEST STATUS SUMMARY

Defendant

AUSTIN, ALAN LLOYD
AUSTIN, TRENTON

DNA Testing Requirements

DNA sample required upon conviction
DNA sample required upon conviction

CHARGE SUMMARY

Count	Charge	Issue Type	Sentence Range	Special Allegations	Allegation Effect
1	PC487(a) AUSTIN, TRENTON	Felony	16-2-3		
2	PC594(a)(b)(1) AUSTIN, TRENTON	Felony	16-2-3		
3	PC496(a) AUSTIN, TRENTON	Felony	16-2-3		
4	PC32 AUSTIN, ALAN LLOYD	Felony	16-2-3		

PC1054.3

INFORMAL REQUEST FOR DISCOVERY

The undersigned, certifying upon information and belief, complains that in the County of San Diego, State of California, the Defendant(s) did commit the following crime(s):

CHARGES

COUNT 1 - GRAND THEFT OF PERSONAL PROPERTY

On or about and between February 19, 2019 and February 22, 2019, TRENTON AUSTIN did unlawfully take and steal money and personal property of Bird Rides, of a value in excess of Nine Hundred Fifty Dollars (\$950), in violation of PENAL CODE SECTION 487(a).

COUNT 2 - VANDALISM OVER \$400

On or about and between February 19, 2019 and February 22, 2019, TRENTON AUSTIN did unlawfully and maliciously damage and destroy real and personal property not his or her own, and the amount of defacement, damage, and destruction was four hundred dollars (\$400) or more, in violation of PENAL CODE SECTION 594(a)(b)(1).

COUNT 3 - RECEIVING STOLEN PROPERTY

On or about and between February 19, 2019 and February 22, 2019, TRENTON AUSTIN did unlawfully buy, receive, conceal, sell, and withhold the property of Bird Rides, a value in excess of Nine Hundred Fifty Dollars (\$950) which had been stolen, knowing such property to be stolen, in violation of PENAL CODE SECTION 496(a).

COUNT 4 - ACCESSORY AFTER THE FACT

On or about February 22, 2019, ALAN LLOYD AUSTIN did, having knowledge that Alan Austin had committed a felony, unlawfully harbor, conceal and aid Alan Austin with the intent that Alan Austin might avoid and escape from arrest, trial, conviction and punishment, in violation of PENAL CODE SECTION 32.

NOTICE: Any defendant named on this complaint who is on criminal probation in San Diego County is, by receiving this complaint, on notice that the evidence presented to the court at the preliminary hearing on this complaint is presented for a dual purpose: the People are seeking a holding order on the charges pursuant to Penal Code Section 872 and simultaneously, the People are seeking a revocation of the defendant's probation, on any and all such probation grants, utilizing the same evidence, at the preliminary hearing. Defenses to either or both procedures should be considered and presented as appropriate at the preliminary hearing.

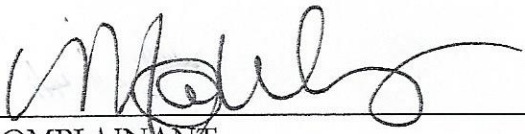
NOTICE: Any defendant named on this complaint who is on Mandatory Supervision in San Diego County is, by receiving this complaint, on notice that the evidence presented to the court at the preliminary hearing on this complaint is presented for a dual purpose: the People are seeking a holding order on the charges pursuant to Penal Code Section 872 and simultaneously, the People are seeking a revocation of the defendant's Mandatory Supervision pursuant to Penal Code Sections 1170(h)(5)(B) and 1203.2, on any and all such grants, utilizing the same evidence, at the preliminary hearing. Defense to either or both procedures should be considered and presented as appropriate at the preliminary hearing.

Pursuant to PENAL CODE SECTION 1054.5(b), the People are hereby informally requesting that defendant's counsel provide discovery to the People as required by PENAL CODE SECTION 1054.3.

Sheriff's records indicate that as of the booking date one or more defendants have not yet provided a DNA sample to the DOJ database. Pursuant to Penal Code Section 296(e), the court shall order collection of DNA from the defendant(s) if advised by the prosecuting attorney that a sample is required but has not been provided by the defendant. Pursuant to Penal Code sections 296/296.1, if not already required from a past conviction, any defendants who have not done so will be required to provide a sample upon conviction of this felony offense.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER CD281863, CONSISTS OF 4 COUNTS.

Executed at City of San Diego, County of San Diego, State of California, on May 28, 2019.


COMPLAINANT

INFORMATION

SUMMER STEPHAN
District Attorney
County of San Diego
State of California
by:

Date

Deputy District Attorney

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN DIEGO

FILED
Clerk of the Superior Court

JUN 11 2019

By: C. Vila

THE PEOPLE OF THE STATE
OF CALIFORNIA,

Plaintiff,

v.

TRENTON AUSTIN,

Defendant.

Case No. CD281863

PROTECTIVE ORDER

IT IS HEREBY ORDERED, as follows:

The following Protective Order shall govern the use and disclosure of the Law Enforcement Generated Video ("Video"), including CHP MVARs and/or Body Worn Camera, produced in accordance with discovery disclosure under the laws of California in the case of People v. Trenton Austin, Case No. CD281863.

Except by further order of this Court:

1. The Video shall not be used in any proceeding other than the instant case.
2. The Video shall not be downloaded or inputted into any computer program or internet website subsequent to the issuance of this order. This does not apply to any computer program maintained and used specifically for this criminal action.
3. This Protective Order shall not prevent authorized individuals from having access to a Video to which they would have had access in the normal course of their duties.
4. No copy can ever be provided to the defendant or a witness. A copy may be provided to investigators, experts, or consultants retained by any party to work on this case. Any such copies shall be destroyed by the investigator, expert or consultant upon the final termination of this case. Confirmation of the destruction will be provided to the defense counsel.

1 5. Disclosure of the Video recording shall be limited to the following persons: Counsel,
2 party, defendant, or witness in this case; Investigators, experts or consultants retained by any
3 party to work on this case.

4 6. Counsel for any party to this action shall advise those individuals to whom disclosure
5 of the Video is made of the terms of the Protective Order, and obtain the consent of any such
6 individual that he/she will be bound by the Protective Order. In the event such individual does
7 not consent to be bound by the Protective Order, no disclosure of the recording or its contents
8 will be made.

9 7. Defense counsel shall not provide to the Defendant or a witness, either orally or in
10 writing, any personal identifying information as defined in California Penal Code section
11 530.55(b) and/or pursuant to Penal Code section 1054.2, except names, of any person identified
12 within the Video.

13 8. A signature below by the Deputy Public Defender at arraignment is binding on the
14 Public Defenders Office, the Alternate Public Defenders Office and the Multiple Conflict
15 Defenders Office.

16 9. This Protective Order and the obligations of all persons subject to it, shall survive the
17 final termination of this case, whether such termination is by settlement, judgment, dismissal,
18 appeal, or otherwise. The Court retains jurisdiction to modify this order and to make further
19 orders regarding the custody, control, and use of the Video.

20 IT IS SO STIPULATED.

21 Dated: Ce-11-19

Summer Stephan, District Attorney

22
23
24 Dated: 6/11/19

Attorney for the People

Attorney for the Defendant

26 IT IS SO ORDERED.

27 Dated: JUN 11 2019

28
2
Joseph P. Brannigan
JUDGE OF THE SUPERIOR COURT

PHS 11/19 Tlw

FILED
Clerk of the Superior Court
For Court Use Only

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

PEOPLE vs Trenton Austin Defendant

PLEA OF GUILTY/NO CONTEST - FELONY

AUG 21 2019

By: M. Alley

COURT CASE NUMBER
CU281863
DA CASE NUMBER
AE1861

I, the defendant in the above-entitled case, in support of my plea of Guilty/No Contest, personally declare as follows:

1. Of those charges now filed against me in this case, I plead guilty to the following offenses and admit the enhancements, allegations and prior convictions as follows:

COUNT	CHARGE	ENHANCEMENT(S)/ALLEGATION(S) (List all for each count)
1	PC 487(a)	

PRIOR (SECTION NO.)	CONVICTION DATE	COUNTY	CASE NO.	CHARGE(S)

☐ Additional count(s)/prior(s) listed on Plea of Guilty/No Contest-Felony Attachment Page (SDSC Form #CRM-012A).

2. I have not been induced to enter this plea by any promise or representation of any kind, except: (State any agreement with the District Attorney.)
Dismissed 90 day sentencing date, upon payment of \$15,000.00 & 40 hours of DVWS, charge to be returned, pursuant to 176

3. I am entering my plea freely and voluntarily, without fear or threat to me or anyone closely related to me.
4. I understand that a plea of No Contest is the same as a plea of Guilty for all purposes.
5. I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or narcotic within the past 24 hours.

CONSTITUTIONAL RIGHTS

6a. I understand that I have the right to be represented by a lawyer at all stages of the proceedings. I can hire my own lawyer or the Court will appoint a lawyer for me if I cannot afford one.

I understand that as to all charges, allegations and prior convictions filed against me, and as to any facts that may be used to increase my sentence, now or in the future, I also have the following constitutional rights, which I now give up to enter my plea of guilty/no contest:

- 6b. I have the right to a speedy and public trial by jury. I now give up this right.
- 6c. I have the right to confront and cross-examine all the witnesses against me. I now give up this right.
- 6d. I have the right to remain silent (unless I choose to testify on my own behalf). I now give up this right.
- 6e. I have the right to present evidence in my behalf and to have the court subpoena my witnesses at no cost to me. I now give up this right.

Trenon

Ayshn

CA281693

CONSEQUENCES OF PLEA OF GUILTY/NO CONTEST

- 7a. I understand that I may receive this maximum punishment as a result of my plea: 3 years imprisonment or imprisonment plus a term of mandatory supervision; \$ 12,000 fine; and 4 years parole or post-release community supervision, with return to custody for every violation of a condition thereof. If I am not sentenced to imprisonment, I may be granted probation for a period up to 5 years or the maximum term of imprisonment, whichever is greater. As conditions of probation I may be given up to a year in jail custody, plus the fine, and any other conditions deemed reasonable by the Court. I understand that if I violate any condition of probation I can be sentenced to imprisonment for the maximum term as stated above.
- 7b. I understand that I must pay a restitution fine (\$300 - \$10,000), that I will also be subject to a suspended fine in the same amount, and that I must pay full restitution to all victims.
- 7c. I understand that my conviction in this case will be a serious/violent felony ("strike") resulting in mandatory denial of probation, substantially increased penalties, and a term in State Prison in any future felony case.
- 7d. **Immigration consequences:** (1) I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may, and for certain offenses **will** (see page 4), have the consequences of removal/deportation, exclusion from admission to the United States, and/or denial of naturalization pursuant to the laws of the U.S.; (2) I understand I have the right to request additional time to consider my plea in light of the advisement in this paragraph; (3) I have discussed my immigration status with my attorney and have had sufficient time to consider and discuss the immigration consequences of my plea with him/her or an immigration attorney.
- 7e. I understand that my plea of Guilty/No Contest in this case could result in revocation of my probation, mandatory supervision, parole or post-release supervision in other cases, and consecutive sentences.
- 7f. My attorney has explained to me that other possible consequences of this plea may be:
(Circle applicable consequences.)
- | | | |
|------------------------------------------------------------------------|-------------------------------------------------------|----------------------------------------------|
| (1) Consecutive sentences | (9) Prison prior <i>if vio pccs in prison</i> | a. Limited local credits (290/serious/prior) |
| (2) Loss of driving privileges | (10) Mandatory imprisonment | b. Violent Felony (No credit or max. 15%) |
| (3) Commitment to Youth Authority | (11) Mandatory State Prison | c. Prior Strike(s) (No credit to max. 20%) |
| (4) Lifetime registration as an arson / sex offender | (12) Presumptive imprisonment | d. Murder on/after 6/3/98 (No credit) |
| (5) Registration as a narcotic / gang offender | (13) Presumptive State Prison | (17) Loss of public assistance |
| (6) Cannot possess firearms or ammunition <i>if under unsupervised</i> | (14) Sexually Violent Predator Law | (18) AIDS education program |
| (7) Blood test and saliva sample | (15) Possible/Mandatory hormone suppression treatment | (19) Other: _____ |
| (8) Priorable (increased punishment for future offenses) | (16) Reduced conduct/work credits | |
8. **(Appeal Rights)** I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strike priors (under PC sections 667(b)-(i) and 1170.12), and 3) any sentence stipulated herein.
9. **(Harvey Waiver)** The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfilled, dismissed or stricken charges or allegations or cases when granting probation, ordering restitution or imposing sentence.
10. **(Blakely Waiver)** I understand that as to any fact in aggravation that may be used to increase my sentence on any count or allegation to the upper or maximum term provided by law, I have the constitutional rights listed in paragraphs 6b-6e. I now give up those rights and agree that the sentencing judge may determine the existence or non-existence of any fact in aggravation, either at the initial sentencing or at any future sentencing in the event my probation is revoked.
11. **(Cruz Waiver)** Negotiated Disposition pursuant to PC 1192.5: I understand that if pending sentencing I am arrested for or commit another crime, violate any condition of my release, or willfully fail to appear for my probation interview or my sentencing hearing, the sentence portion of this agreement will be cancelled. I will be sentenced unconditionally, and I will not be allowed to withdraw my guilty/no contest plea(s).

DEFENDANT

Trenton Anshu

CASE NUMBER

(V) 281683

12. **(Arbuckle Waiver)** I give up my right to be sentenced by the judge who accepts this plea.
13. **(Probation Report)** I give up my right to a full probation report before sentencing.
14. **(Evidence Disposal Waiver)** I give up my interest in all non-biological property/evidence impounded during the investigation of this case except _____ and acknowledge that if I listed any property here, I must also file a claim with the impounding agency within 60 days after pronouncement of judgment or my ability to make a claim will expire.

PLEA

15. I now plead Guilty/No Contest and admit the charges, convictions and allegations described in Item 1. I admit that on the dates charged, I: *(Describe facts as to each charge and allegation)*

I did voluntarily take the property of Brd Bates
in excess of \$950

16. I declare under penalty of perjury that I have read, understood, and initialed each item above and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated: 8/21/19

Defendant's Signature

Trenton Anshu

Defendant's Address:

8622 Frazier Drive

Street

San Diego

City

Ca

State

92119

Zip

Telephone Number: () _____

Defendant's Right Thumb Print



ATTORNEY'S STATEMENT

I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges and possible defenses with the defendant and the consequences of this plea. I have asked the defendant about his/her immigration status, advised defendant of the immigration consequences of this plea to the best of my ability, and advised defendant of the right to additional time to discuss this matter with an immigration attorney. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Dated: 8/21/19

(Print Name)

SB Turner

Attorney for Defendant

(Signature)

(Circle one: PD / APD / OAC / RETAINED)

INTERPRETER'S STATEMENT

I, the sworn _____ language interpreter in this proceeding, truly translated for the defendant the entire contents of this form and any attached addendum. The defendant indicated understanding of the contents of the form and any addendum and then initialed and signed the form and any addendum.

Dated: _____

(Print Name)

Court Interpreter

(Signature)

PROSECUTOR'S STATEMENT

The People of the State of California, plaintiff, by its attorney, the District Attorney for the County of San Diego, concurs with the defendant's plea of Guilty/No Contest as set forth above.

Dated: 8/21/19

(Print Name)

Don

Deputy District Attorney

(Signature)

COURT'S FINDING AND ORDER

The Court, having questioned the defendant and defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated: AUG 21 2019

Laura W. Halgren
 LAURA W. HALGREN, Judge of the Superior Court

IMMIGRATION CONSEQUENCES

If you are not a U.S. citizen, you should consult your attorney or an immigration attorney about the immigration consequences of your plea, particularly if your offense might qualify as an "aggravated felony," crime of moral turpitude, controlled substance offense, firearm offense, or domestic violence offense (see below). It is your attorney's obligation to provide you with accurate and affirmative advice about the immigration consequences of your plea, and you have the right to additional time to evaluate those immigration consequences. By entering a plea, you are indicating to the court you know of and understand the specific immigration consequences that will result from your conviction.

Immigration consequences are a matter of federal law. Whether an offense qualifies as one of the "aggravated felonies" listed below is determined by federal statutes and case law. (See *Esquivel-Quintana v. Sessions* (2017) __ U.S. __, 137 S.Ct. 1562, 198 L.Ed.2d 22.) **Certain offenses defined as misdemeanors under State law may be considered "aggravated felonies" under federal law.**

Any conviction of a non-citizen for an "aggravated felony" will result in removal/deportation, exclusion, and/or denial of naturalization. (See 8 U.S.C. § 1227(a)(2)(A)(iii).) "Aggravated felonies" (see 8 U.S.C. § 1101(a)(43)) include but are not limited to:

- (1) Murder; rape; or sexual abuse of a minor;
- (2) A crime of violence, as defined in 18 U.S.C. § 16, but not including a purely political offense;*
- (3) Trafficking of a controlled substance, firearms, destructive devices or explosive materials;
- (4) Money laundering if the amount exceeds \$10,000;
- (5) An explosive materials offense;
- (6) A firearms offense;
- (7) A theft offense, including receipt of stolen property, or burglary offense;*
- (8) Child pornography;
- (9) Pimping, pandering, or operating a prostitution business;
- (10) Human trafficking;
- (11) Fraud or deceit in which the loss to the victim or victims exceeds \$10,000;
- (12) Failure to appear by a defendant for service of a sentence if the underlying offense is punishable by imprisonment for a term of five years or more, or failure to appear to answer or resolve a felony for which a sentence of two years' imprisonment or more may be imposed;
- (13) Commercial bribery, counterfeiting, forgery, or trafficking in vehicles the identification numbers of which have been altered;*
- (14) Obstruction of justice, perjury or subornation of perjury, or bribery of a witness;*
- (15) An attempt or conspiracy to commit any of the above offenses.

*If the term of imprisonment is at least one year.

Other crimes (as defined by federal law) that may result in removal/deportation, exclusion, and/or denial of naturalization or other severe immigration consequences include, but are not limited to:

- (1) A crime of moral turpitude (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1227(a)(2)(A)(i));
- (2) A controlled substance offense (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1182(a)(2)(C), 1227(a)(2)(B));
- (3) A firearm or destructive device offense (see 8 U.S.C. § 1227(a)(2)(C));
- (4) A domestic violence, stalking, or child abuse offense (see 8 U.S.C. § 1227(a)(2)(E)(i));
- (5) Violation of a protective order (see 8 U.S.C. § 1227(a)(2)(E)(ii));
- (6) A human trafficking offense (see 8 U.S.C. §§ 1182(a)(2)(H), 1227(a)(2)(F));
- (7) Multiple criminal convictions with an aggregate sentence of five years or more (see 8 U.S.C. § 1182(a)(2)(B));
- (8) A prostitution offense (see 8 U.S.C. § 1182(a)(2)(D));
- (9) A "serious criminal offense," which includes any felony, a crime of violence, and reckless driving or DUI with injury (see 8 U.S.C. § 1182(a)(2)(E)).

OFFICE OF THE DISTRICT ATTORNEY
COUNTY OF SAN DIEGO
SUMMER STEPHAN, District Attorney
330 W. Broadway, San Diego, CA 92101-3814

May 28, 2019

ALAN LLOYD AUSTIN
8622 FRAZIER
SAN DIEGO, CA 92119

Re: People v. ALAN LLOYD AUSTIN
CD281863
AEM861

FILED
CRIMINAL RECORDS
2019 MAY 29 AM 10:42
CLERK-SUPERIOR COURT
SAN DIEGO COUNTY, CA

Dear Alan Lloyd Austin:

A Complaint has been issued by this office and filed in the Central Division charging you with violation(s) of:

CHARGE	ISSUE TYPE	CHARGE TITLE
PC32	Felony	ACCESSORY AFTER THE FACT

A date for your arraignment has been set for June 13, 2019 at 1:30 pm in the San Diego Superior Court, Central Division, Central Courthouse. Report to DEPARTMENT 101, 1100 Union Street, San Diego, California. It will be necessary for you to submit to the booking process at that time unless it has already been accomplished.

Failure to make this appearance may result in the issuance of a warrant for your arrest.

Sincerely,



Deputy District Attorney
Central Division

CC: San Diego Superior Court, Central Division, Central Courthouse, State of California

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

Central Division ☐ East County Division ☐ North County Division ☐ South County Division ☒ Waivers: ☒ Time ☐ 4th

PEOPLE vs. AUSTIN ALAN STATUS: OR \$ _____
CASE # CD281863 PROS. # AEMB6101 DOB: 072856 BKG # _____
DATE: 11-17-19 AT 01:30 DEPT. # 1102 INTERP: _____
JUDGE/COMM. JUDGE: LAURA W. HALGREN ☐ STIP. FILED REPORTER: K. Langgle
CLERK: H. [Signature] CSR # / COUNTER #: 8637

CHARGE(S): PC32

FUTURE DATES: PE 12-03-19 @ 830 D102 by A. Turner ☐ CONFIRMED ☒ VACATED
Attorney for the People (DDA / OCA / DAG) ☐ Supervised Cert. Legal Intern Attorney for Defendant (PD / APD / OAC / Retained / Counseling) ☐ Supervised Cert. Legal Intern

DEFENDANT: ☒ PRESENT ☐ VIA AUDIO VIDEO ☐ SELF REPRESENTED ☐ NOT PRESENT ☐ NOT PRODUCED ☐ FAILED TO APPEAR

Case called for ☐ FTA ☐ Arraignment ☐ Bail Review ☒ Readiness/DWT ☐ Jury Trial ☐ Preliminary Examination ☐ Motion
☐ DEJ ☐ Full ☐ Limited Protective Order Expires: _____ Protected Party: SAO deleted
☐ Warrant Ordered/Issued on _____ ☐ Held to today ☐ Cleared ☐ Outstanding ☐ Bail Bond # _____ forfeited.

CASE TRANSFERRED TO DEPT. _____ TIME ESTIMATE: _____

Complaint amended ☐ by interlineation to read:
☐ Amended ☐ Amendment to ☐ complaint filed ☐ charging ☐ adding ☐ VC23103 (a) pursuant to VC23103.5 ☐ VC22107, VC21658(a), PC647(f)
as INFRACTION(S) pursuant to PC17(d)(2). ☐ other: _____

☒ Defendant advised of and waives the right to a separate and conflict-free attorney / interpreter for this court appearance.
☒ Defendant duly arraigned and advised of the constitutional and statutory rights as indicated on the reverse side of this minute order*.
☐ Acknowledgment of advisal of constitutional rights signed and filed. ☐ Defendant has received copy of complaint.
☐ Defendant waives reading of complaint. ☐ Deft. states true name is _____ on complaint [_____] line)
☐ DEFENDANT PLEADS NOT GUILTY and denies any priors/allegations/separate convictions alleged ☐ on amended complaint.
☐ Defendant WAIVES: ☐ time for speedy trial ☐ 10 day/60 day statutory time for preliminary hearing ☐ personal presence ☐ per PC977
☐ bail review ☐ jury trial ☐ preliminary hearing

COUNSEL ☐ MOTION FOR APPOINTED ATTORNEY ☐ Granted ☐ Public Defender ☐ Alternate Public Defender ☐ Office of Assigned Counsel
Atty: _____ ☐ Re-appointed ☐ Denied ☐ Referred to Near Indigent Panel ☐ Defendant to retain counsel.
☐ Motion for self-representation is ☐ granted ☐ denied. ☐ Faretta/Lopez Waiver signed & filed. ☐ OAC appointed - legal runner/reasonable ancillary services.

CONVICTION ☐ Deft. is sworn and examined. ☐ Defendant withdraws any previously entered plea.

DEFENDANT PLEADS: ☐ GUILTY ☐ NO CONTEST to: _____ ☐ VC23152(a) / (b)
☐ Admits _____ separate conviction(s) alleged/
☐ Charges contained in amended/amendment to complaint. ☐ VC23103(a) per 23103.5 ☐ as a lesser included offense of _____ allegation(s)
☒ On motion of Court/People/Defendant remaining count(s) case is/are DISMISSED. Allegation(s)/Prior(s) remaining is/are STRICKEN ☐ FOJ ☐ VOP
☐ Plea form executed and filed ☐ People vs. West ☐ BAC: _____
☐ Court finds a knowing and intelligent waiver of constitutional rights and factual basis for the plea.
☐ ADVISALS given by the court: ☐ Theft - PC666 ☐ DUI - VC23593 ☐ Consequences of Conviction - PC1016.5
☐ WAIVERS: ☐ Arbuckle ☐ Blakely ☐ Cruz ☐ Harvey ☐ Appeal Rights ☐ Non-Bio. Evidence Disposal ☐ Time for sentencing, see JUDGMENT MINUTES.
☐ PC1210 ☐ Drug Court ☐ accepted ☐ declined.
☐ Stipulated bindover. ☐ Case certified as a general jurisdiction matter. ☐ Complaint deemed the Information.
☐ Defendant to provide DNA database samples as directed by Sheriff or Probation Dept. (PC296).

MOTION for _____ by ☐ People ☐ Defendant ☐ with ☐ without objection ☐ GRANTED ☐ DENIED.

PC1000 ☐ Defendant's motion for ☐ reinstatement to ☐ PC1000 granted as to count(s) _____, for _____ mo./ yrs. ☐ New term
☐ Time waived for sentencing ☐ S.D. Rescue Mission Program ☐ Enroll by _____ Comply with all directions of Assessor.
☐ \$ _____ DEJ Admin Fees (PC1001.16(a) and PC1001.90) ☐ Forthwith ☐ By _____
☐ Defendant has satisfactorily COMPLETED the DEJ Program, previously entered plea to count(s) _____ set aside and charges dismissed.
☐ Defendant has FAILED to satisfactorily perform in the DEJ Program. ☐ PC1000 set aside and any unpaid fees pertaining thereto deleted.
☐ Court makes a finding of guilt to the charge(s) pled. ☐ Time waived for sentencing, see JUDGMENT.

REFERRALS Report ☐ forthwith ☐ by _____ to ☐ Assessment Unit ☐ Probation Department ☐ Probation to interview.
☐ Pre-sentence ☐ Mini ☐ Supplemental ☐ Psych. ☐ Limited re: Drugs / Alcohol / Domestic Violence / Anger Management / Restitution Report Ordered.
☐ Pre-sentence report waived. ☐ Court Collections ☐ for payment of attorney fees ** \$ _____ ☐ Indigent as to attorney fees.
** The court finds that the defendant has the ability to repay the County of San Diego for the costs of court appointed attorney fees.

HEARINGS Set/cont. on motion of ☐ People ☐ Defense ☐ Opposed ☐ Unopposed ☐ By Stipulation, _____ ☐ Statutory time is WAIVED
DEFENDANT IS ORDERED TO APPEAR for ☐ _____ on _____ at _____ in Dept. _____
☐ Re: Attorney _____ at _____ in Dept. _____ ☐ Motion/PC1538.5 _____ at _____ in Dept. _____
☐ Arraignment _____ at _____ in Dept. _____ ☐ Jury / Court Trial _____ at _____ in Dept. _____
☐ Bail Review _____ at _____ in Dept. _____ ☐ Sentencing _____ at _____ in Dept. _____
☐ Readiness/DWT _____ at _____ in Dept. _____ ☐ Prob. Hrg. & Sent _____ at _____ in Dept. _____
☐ Prelim Exam _____ at _____ in Dept. _____ ☐ DEJ ☐ Drug Ct _____ at _____ in Dept. _____
Time Estimate: _____ hr/day Days remaining: _____ Set with case(s): _____

MENTAL HEALTH ☐ Proceedings suspended pursuant to PC1368. Mental competency examination on _____ at _____ by Forensic
Psychiatry Clinic. Females - Room 1003, Central Division; Males - Central Detention Facility. Hearing on _____ at _____ in Dept. _____ of the
Central Division. ☐ The Sheriff is ordered to transport the defendant to and from the examination and hearing stated above.

OTHER ☐ Verbal notice of license suspension (DL 310) signed. ☐ Fingerprint form filed.
☐ Book & Release - Report on _____ at _____ to ☐ Central ☐ Vista ☐ Las Colinas Detention Facility.

Check in the amount of \$15,000 to be delivered to K. Forbes for delivery to victim.

CUSTODY STATUS Defendant ☐ REMANDED to custody of Sheriff ☐ without bail ☐ with bail set at / increased to / reduced to \$ _____
☒ PC1275.1 HOLD. ☐ Pretrial Services Report Ordered re: ☐ SOR ☐ Refer to CPAC.
☒ REMAINS AT LIBERTY ☐ RELEASED: ☐ on bail previously posted. ☐ after booking ☐ DEJ ☐ OR ☐ SUPERVISED OR - comply with P.T.S. conditions
☐ same terms and conditions ☐ to an authorized representative of: _____ on _____ at _____
☐ Release Conditions: ☐ Attend _____ self-help mtgs. per week and submit proof at each court hearing. ☐ Abstain from alcohol.
☐ Not use or possess any controlled substances without a valid prescription. ☐ Not possess narcotic paraphernalia.
☐ Deft. waives 4th amendment rights and agrees to submit person, vehicle, place of residence, property, personal effects to search at any time with or without a
warrant, and with or without reasonable cause, when required by a Probation Officer or other law enforcement officer ☐ until revoked. ☐ for the duration of
deferred entry of judgment. ☐ Have no contact with / stay away from: _____ ☐ Protective Order issued.
☐ Previously ordered: ☐ 4th WAIVER ☐ continues ☐ deleted ☐ PROTECTIVE ORDER ☐ continues ☐ deleted.

WARRANT ☐ Arrest ☐ Bench ☐ _____ Warrant ordered ☐ Bail set at \$ _____ ☐ No Bail. ☐ Counsel reports no contact with defendant.
☐ Schedule for hearing. ☐ Mandatory appearance. ☐ Night service authorized. ☐ Cash bail may be forfeited. ☐ ISSUED ON: _____
☐ HOLD issuance to DATE ABOVE. ☐ Warrant previously ordered/issued ☐ remains outstanding ☐ rescinded ☐ RECALLED ON: _____
☐ Affidavit requested. Due by: _____

BAIL is ☐ exonerated ☐ forfeited ☐ Fine from bail, refund balance. ☐ Declaration of non-collusion/ re-assumption of liability filed.
☐ Bail forfeiture is set aside and bond is ☐ reinstated ☐ exonerated ☐ upon payment of court cost \$ _____ within 30 days ☐ cost waived
☐ Bond #: _____ Bond \$ _____ Bond Co. _____

Date: _____ ATTEST A TRUE COPY, Clerk of the Superior Court by _____ Deputy
Distribution by: AMH on 11-19-19 to: Jail Dept. Atty. Pros. Prob. R&R Interpreter Acct. Assessment Other: _____

3A

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

☒ Central Division ☐ East County Division ☐ North County Division ☐ South County Division

Waivers: ☒ Time ☐ 4th

PEOPLE vs. AUSTIN ALAN L STATUS: OR \$ _____
CASE # CD281863 PROS. # AEM86101 DOB: 072856 BKG # _____ CTS: _____ days _____ hrs.
DATE: 08-27-19 AT 09:15 DEPT. # 1102 INTERP: _____
JUDGE/COMM/EMP JUDGE: LAURA W. HALGREN ☐ STIP. FILED REPORTER: J. McKay 9059 ☐ Spanish ☐ Sworn ☐ Oath on File
CLERK: _____ CSR # / COUNTER #: _____

CHARGE(S): PC32

FUTURE DATES: PE 09-12-19 @ 830 D102

☐ CONFIRMED ☒ DECLINATED
17-7-58

Attorney for the People (DOA/DCA/DAG) ☐ Supervised Cert. Legal Intern Attorney for Defendant (PD/APD/OAC/Retained/Counseling) ☐ Supervised Cert. Legal Intern
DEFENDANT: ☒ PRESENT ☐ VIA AUDIO VIDEO ☐ SELF REPRESENTED ☐ NOT PRESENT ☐ NOT PRODUCED ☐ FAILED TO APPEAR

Case called for ☐ FTA ☐ Arraignment ☐ Bail Review ☒ Readiness/DWT ☐ Jury Trial ☐ Preliminary Examination ☐ Motion
☐ DEJ ☐ Full ☐ Limited Protective Order Expires: _____ Protected Party: SAO
☐ Warrant Ordered/Issued on _____ ☐ Held to today ☐ Cleared ☐ Outstanding. ☐ Bail Bond # _____ \$ _____ forfeited.

CASE TRANSFERRED TO DEPT. _____ TIME ESTIMATE: _____

Complaint amended ☐ by interlineation to read:

☐ Amended ☐ Amendment to ☐ complaint filed ☐ charging ☐ adding ☐ VC23103 (a) pursuant to VC23103.5 ☐ VC22107, VC21658(a), PC647(f)
☐ as INFRACTION(S) pursuant to PC17(d)(2). ☐ other: _____
☐ Defendant advised of and waives the right to a separate and conflict-free attorney / interpreter for this court appearance.
☐ Defendant duly arraigned and advised of the constitutional and statutory rights as indicated on the reverse side of this minute order*.
☐ Acknowledgment of advisal of constitutional rights signed and filed. ☐ Defendant has received copy of complaint.
☐ Defendant waives reading of complaint. ☐ Deft. states true name is _____ ☐ on complaint [_____ line]
☒ DEFENDANT PLEADS NOT GUILTY and denies any priors/allegations/separate convictions alleged ☐ on amended complaint.
Defendant WAIVES: ☐ time for speedy trial ☒ 10 day/60 day statutory time for preliminary hearing ☐ personal presence ☐ per PC977
☐ bail review ☐ jury trial ☐ preliminary hearing

COUNSEL ☐ MOTION FOR APPOINTED ATTORNEY ☐ Granted ☐ Public Defender ☐ Alternate Public Defender ☐ Office of Assigned Counsel
Atty: _____ ☐ Re-appointed ☐ Denied ☐ Referred to Near Indigent Panel ☐ Defendant to retain counsel.
☐ Motion for self-representation is ☐ granted ☐ denied. ☐ Faretta/Lopez Waiver signed & filed. ☐ OAC appointed - legal runner/reasonable ancillary services.
CONVICTION ☐ Def. is sworn and examined. ☐ Defendant withdraws any previously entered plea.

DEFENDANT PLEADS: ☐ GUILTY ☐ NO CONTEST to: _____ ☐ VC23152(a) / (b)
☐ Admits _____ separate conviction(s) alleged/ _____ allegation(s)
☐ Charges contained in amended/amendment to complaint. ☐ VC23103(a) per 23103.5 ☐ as a lesser included offense of _____
☐ On motion of Court/People/Defendant remaining count(s) _____ is/are DISMISSED. Allegation(s)/Prior(s) remaining is/are STRICKEN ☐ FOJ ☐ VOP
☐ Plea form executed and filed ☐ People vs. West ☐ BAC: _____
☐ Court finds a knowing and intelligent waiver of constitutional rights and factual basis for the plea.
☐ ADVISALS given by the court: ☐ Theft - PC666 ☐ DUI - VC23593 ☐ Consequences of Conviction - PC1016.5
WAIVERS: ☐ Arbuckle ☐ Blakely ☐ Cruz ☐ Harvey ☐ Appeal Rights ☐ Non-Bio. Evidence Disposal ☐ Time for sentencing, see JUDGMENT MINUTES.
☐ PC1210 ☐ Drug Court ☐ accepted ☐ declined.
☐ Stipulated bindover. ☐ Case certified as a general jurisdiction matter. ☐ Complaint deemed the Information.
☐ Defendant to provide DNA database samples as directed by Sheriff or Probation Dept. (PC296).

MOTION for _____ by ☐ People ☐ Defendant ☐ with ☐ without objection ☐ GRANTED ☐ DENIED.

PC1000 ☐ Defendant's motion for ☐ reinstatement to ☐ PC1000 granted as to count(s) _____, for _____ mo./ yrs. ☐ New term
☐ Time waived for sentencing ☐ S.D. Rescue Mission Program ☐ Enroll by _____ Comply with all directions of Assessor.
☐ \$ _____ DEJ Admin Fees (PC1001.16(a) and PC1001.90) ☐ Forthwith ☐ By _____
☐ Defendant has satisfactorily COMPLETED the DEJ Program, previously entered plea to count(s) _____ set aside and charges dismissed.
☐ Defendant has FAILED to satisfactorily perform in the DEJ Program. ☐ PC1000 set aside and any unpaid fees pertaining thereto deleted.
☐ Court makes a finding of guilt to the charge(s) pled. ☐ Time waived for sentencing, see JUDGMENT.

REFERRALS Report ☐ forthwith ☐ by _____ to ☐ Assessment Unit ☐ Probation Department ☐ Probation to interview.
☐ Pre-sentence ☐ Mini ☐ Supplemental ☐ Psych. ☐ Limited re: Drugs / Alcohol / Domestic Violence / Anger Management / Restitution Report Ordered.
☐ Pre-sentence report waived. ☐ Court Collections ☐ for payment of attorney fees ** \$ _____ ☐ Indigent as to attorney fees.
** The court finds that the defendant has the ability to repay the County of San Diego for the costs of court appointed attorney fees.

HEARINGS Set/cont. on motion of ☐ People ☒ Defense ☐ Opposed ☒ Unopposed ☐ By Stipulation, _____ ☒ Statutory time is WAIVED
DEFENDANT IS ORDERED TO APPEAR for _____ on _____ at _____ in Dept. _____
☐ Re: Attorney _____ at _____ in Dept. _____ ☐ Motion/PC1538.5 _____ at _____ in Dept. _____
☐ Arraignment _____ at _____ in Dept. _____ ☐ Jury / Court Trial _____ at _____ in Dept. _____
☐ Bail Review _____ at _____ in Dept. _____ ☐ Sentencing _____ at _____ in Dept. _____
☒ Readiness/DWT 11/19/19 at 5:30 AM 1102 ☐ Prob. Hrg. & Sent _____ at _____ in Dept. _____
☒ Prelim Exam 12/13/19 at 8:30 AM 107 ☐ DEJ ☐ Drug Ct _____ at _____ in Dept. _____
Time Estimate: _____ hr/day Days remaining: _____ Set with case(s): _____

MENTAL HEALTH ☐ Proceedings suspended pursuant to PC1368. Mental competency examination on _____ at _____ by Forensic
Psychiatry Clinic. Females - Room 1003, Central Division; Males - Central Detention Facility. Hearing on _____ at _____ in Dept. _____ of the
Central Division. ☐ The Sheriff is ordered to transport the defendant to and from the examination and hearing stated above.

OTHER ☐ Verbal notice of license suspension (DL 310) signed. ☐ Fingerprint form filed.
☐ Book & Release - Report on _____ at _____ to ☐ Central ☐ Vista ☐ Las Colinas Detention Facility.

SAO remains

CUSTODY STATUS Defendant ☐ REMANDED to custody of Sheriff ☐ without bail ☐ with bail set at / increased to / reduced to \$ _____
☐ PC1275.1 HOLD. ☐ Pretrial Services Report Ordered re: SOR ☐ Refer to CPAC.
☒ REMAINS AT LIBERTY ☐ RELEASED: ☐ on bail previously posted. ☐ after booking ☐ DEJ ☒ OR ☐ SUPERVISED OR - comply with P.T.S. conditions
☐ same terms and conditions ☐ to an authorized representative of: _____ on _____ at _____
☐ Release Conditions: ☐ Attend _____ self-help mtgs. per week and submit proof at each court hearing. ☐ Abstain from alcohol.
☐ Not use or possess any controlled substances without a valid prescription. ☐ Not possess narcotic paraphernalia.
☐ Deft. waives 4th amendment rights and agrees to submit person, vehicle, place of residence, property, personal effects to search at any time with or without a
warrant, and with or without reasonable cause, when required by a Probation Officer or other law enforcement officer ☐ until revoked. ☐ for the duration of
deferred entry of judgment. ☐ Have no contact with / stay away from: _____ ☐ Protective Order issued.
☐ Previously ordered: ☐ 4th WAIVER ☐ continues ☐ deleted ☐ PROTECTIVE ORDER ☐ continues ☐ deleted.

WARRANT ☐ Arrest ☐ Bench ☐ _____ Warrant ordered ☐ Bail set at \$ _____ ☐ No Bail. ☐ Counsel reports no contact with defendant.
☐ Schedule for hearing. ☐ Mandatory appearance. ☐ Night service authorized. ☐ Cash bail may be forfeited. ☐ ISSUED ON: _____
☐ HOLD issuance to DATE ABOVE. ☐ Warrant previously ordered/issued ☐ remains outstanding ☐ rescinded ☐ RECALLED ON: _____
☐ Affidavit requested. Due by: _____

BAIL is ☐ exonerated ☐ forfeited ☐ Fine from bail, refund balance. ☐ Declaration of non-collusion/ re-assumption of liability filed.
☐ Bail forfeiture is set aside and bond is ☐ reinstated ☐ exonerated ☐ upon payment of court cost \$ _____ within 30 days ☐ cost waived
☐ Bond #: _____ Bond \$ _____ Bond Co. _____

Date: _____ ATTEST A TRUE COPY, Clerk of the Superior Court by _____ Deputy
Distribution by: MM on 8-27-19 to: Jail Deft. Atty. Pros. Prob. R&R Interpreter Acct. Assessment Other: _____

PEOPLE vs. AUSTIN ALAN L STATUS: NL \$
CASE # CD281863 PROS. # AEM86101 DOB 072856 BKG # CTS: days hrs.
DATE: 06-11-19 AT 09:00 DEPT. # 101 INTERP: Michaela Maguire 04082
JUDGE/COMM/TEMP JUDGE JOSEPH P. BRANNIGAN STIP. FILED REPORTER: Michaela Maguire
CLERK: Michaela Maguire CSR # / COUNTER #:

CHARGE(S): PC32

FUTURE DATES: AC 06-13-19 130 D101 R. Aragon David Baker CONFIRMED VACATED

Attorney for the People (DDA/DCA/DAG) Supervised Cert. Legal Intern Attorney for Defendant (PD/APD/OAC/Retained/Counseling) Supervised Cert. Legal Intern
DEFENDANT: ☒ PRESENT ☐ VIA AUDIO VIDEO ☐ SELF REPRESENTED ☒ NOT PRESENT ☐ NOT PRODUCED ☐ FAILED TO APPEAR
Case called for ☐ FTA ☒ Arraignment ☐ Bail Review ☐ Readiness/DWT ☐ Jury Trial ☐ Preliminary Examination ☐ Motion
☐ DEJ ☐ Full ☐ Limited Protective Order Expires: Protected Party:
☐ Warrant Ordered/Issued on ☐ Held to today ☐ Cleared ☐ Outstanding. ☐ Bail Bond # \$ forfeited.

CASE TRANSFERRED TO DEPT. TIME ESTIMATE:
Complaint amended ☐ by interlineation to read:
☐ Amended ☐ Amendment to ☐ complaint filed ☐ charging ☐ adding ☐ VC23103 (a) pursuant to VC23103.5 ☐ VC22107, VC21658(a), PC647(f)
☐ as INFRACTION(S) pursuant to PC17(d)(2). ☐ other:
☒ Defendant advised of and waives the right to a separate and conflict-free attorney / interpreter for this court appearance.
☒ Defendant duly arraigned and advised of the constitutional and statutory rights as indicated on the reverse side of this minute order*.
☒ Acknowledgment of advisal of constitutional rights signed and filed. ☒ Defendant has received copy of complaint.
☒ Defendant waives reading of complaint. ☒ Deft. states true name is ☐ on complaint [line]
☒ DEFENDANT PLEADS NOT GUILTY and denies any priors/allegations/separate convictions alleged ☐ on amended complaint.
☒ Defendant WAIVES: ☐ time for speedy trial ☒ 10 day/60 day statutory time for preliminary hearing ☐ personal presence ☐ per PC977
☐ bail review ☐ jury trial ☐ preliminary hearing

COUNSEL ☐ MOTION FOR APPOINTED ATTORNEY ☐ Granted ☐ Public Defender ☐ Alternate Public Defender ☐ Office of Assigned Counsel
Atty: ☐ Re-appointed ☐ Denied ☐ Referred to Near Indigent Panel ☐ Defendant to retain counsel.
☐ Motion for self-representation is ☐ granted ☐ denied. ☐ Faretta/Lopez Waiver signed & filed. ☐ OAC appointed - legal runner/reasonable ancillary services.

CONVICTION ☐ Deft. is sworn and examined. ☐ Defendant withdraws any previously entered plea.
DEFENDANT PLEADS: ☐ GUILTY ☐ NO CONTEST to: ☐ VC23152(a) / (b)
☐ Admits ☐ separate conviction(s) alleged/
☐ Charges contained in amended/amendment to complaint. ☐ VC23103(a) per 23103.5 ☐ as a lesser included offense of
☐ On motion of Court/People/Defendant remaining count(s) is/are DISMISSED. Allegation(s)/Prior(s) remaining is/are STRICKEN ☐ FOJ ☐ VOP
☐ Plea form executed and filed ☐ People vs. West ☐ BAC: .
☐ Court finds a knowing and intelligent waiver of constitutional rights and factual basis for the plea.
☐ ADVISALS given by the court: ☐ Theft - PC666 ☐ DUI - VC23593 ☐ Consequences of Conviction - PC1016.5
☐ WAIVERS: ☐ Arbuckle ☐ Blakely ☐ Cruz ☐ Harvey ☐ Appeal Rights ☐ Non-Bio. Evidence Disposal ☐ Time for sentencing, see JUDGMENT MINUTES.
☐ PC1210 ☐ Drug Court ☐ accepted ☐ declined.
☐ Stipulated bindover. ☐ Case certified as a general jurisdiction matter. ☐ Complaint deemed the Information.
☐ Defendant to provide DNA database samples as directed by Sheriff or Probation Dept. (PC296).

MOTION for ☐ by ☐ People ☐ Defendant ☐ with ☐ without objection ☐ GRANTED ☐ DENIED.
PC1000 ☐ Defendant's motion for ☐ reinstatement to ☐ PC1000 granted as to count(s) ☐ for ☐ mo./ yrs. ☐ New term
☐ Time waived for sentencing ☐ S.D. Rescue Mission Program ☐ Enroll by ☐ Comply with all directions of Assessor.
☐ \$ ☐ DEJ Admin Fees (PC1001.16(a) and PC1001.90) ☐ Forthwith ☐ By
☐ Defendant has satisfactorily COMPLETED the DEJ Program, previously entered plea to count(s) ☐ set aside and charges dismissed.
☐ Defendant has FAILED to satisfactorily perform in the DEJ Program. ☐ PC1000 set aside and any unpaid fees pertaining thereto deleted.
☐ Court makes a finding of guilt to the charge(s) pled. ☐ Time waived for sentencing, see JUDGMENT.

REFERRALS Report ☐ forthwith ☐ by ☐ to ☐ Assessment Unit ☐ Probation Department ☐ Probation to interview.
☐ Pre-sentence ☐ Mini ☐ Supplemental ☐ Psych. ☐ Limited re: Drugs / Alcohol / Domestic Violence / Anger Management / Restitution Report Ordered.
☐ Pre-sentence report waived. ☐ Court Collections ☐ for payment of attorney fees ** \$ ☐ Indigent as to attorney fees.
** The court finds that the defendant has the ability to repay the County of San Diego for the costs of court appointed attorney fees.

HEARINGS Set cont. on motion of ☐ People ☐ Defense ☐ Opposed ☐ Unopposed ☐ By Stipulation, ☒ Statutory time is WAIVED
DEFENDANT IS ORDERED TO APPEAR for ☐ on ☐ at ☐ in Dept. ☐
☐ Re: Attorney ☐ at ☐ in Dept. ☐ Motion/PC1538.5 ☐ at ☐ in Dept. ☐
☐ Arraignment ☐ at ☐ in Dept. ☐ Jury / Court Trial ☐ at ☐ in Dept. ☐
☐ Bail Review ☐ at ☐ in Dept. ☐ Sentencing ☐ at ☐ in Dept. ☐
☒ Readiness/DWT 8-21-19 at 8:15 in Dept. 1108 ☐ Prob. Hrg. & Sent ☐ at ☐ in Dept. ☐
☒ Prelim Exam 8-12-19 at 8:30 in Dept. 102 ☐ DEJ ☐ Drug Ct ☐ at ☐ in Dept. ☐
Time Estimate: 2 day Days remaining: Set with case(s):

MENTAL HEALTH ☐ Proceedings suspended pursuant to PC1368. Mental competency examination on ☐ at ☐ by Forensic
Psychiatry Clinic. Females - Room 1003, Central Division; Males - Central Detention Facility. Hearing on ☐ at ☐ in Dept. ☐ of the
Central Division. ☐ The Sheriff is ordered to transport the defendant to and from the examination and hearing stated above.

OTHER ☐ Verbal notice of license suspension (DL 310) signed. ☐ Fingerprint form filed.
☒ Book & Release - Report on 6-23-19 at 1:00 pm to ☒ Central ☐ Vista ☐ Las Colinas Detention Facility.

Attorney David Baker is retained as attorney of record.
MVARS Protective Order signed and filed

CUSTODY STATUS Defendant ☐ REMANDED to custody of Sheriff ☐ without bail ☐ with bail set at / increased to / reduced to \$
☐ PC1275.1 HOLD. ☐ Pretrial Services Report Ordered re: SOR ☐ Refer to CPAC.
☒ REMAINS AT LIBERTY ☐ RELEASED: ☐ on bail previously posted. ☐ after booking ☐ DEJ ☒ OR ☐ SUPERVISED OR - comply with P.T.S. conditions
☐ same terms and conditions ☐ to an authorized representative of: ☐ on ☐ at ☐
☐ Release Conditions: ☐ Attend ☐ self-help mtgs. per week and submit proof at each court hearing. ☐ Abstain from alcohol.
☐ Not use or possess any controlled substances without a valid prescription. ☐ Not possess narcotic paraphernalia.
☐ Deft. waives 4th amendment rights and agrees to submit person, vehicle, place of residence, property, personal effects to search at any time with or without a
warrant, and with or without reasonable cause, when required by a Probation Officer or other law enforcement officer ☐ until revoked. ☐ for the duration of
deferred entry of judgment. ☒ Have no contact with / stay away from: Bird scotters and or rep. 2 from company ☐ Protective Order issued.
☐ Previously ordered: ☐ 4th WAIVER ☐ continues ☐ deleted ☐ PROTECTIVE ORDER ☐ continues ☐ deleted.

WARRANT ☐ Arrest ☐ Bench ☐ Warrant ordered ☐ Bail set at \$ ☐ No Bail. ☐ Counsel reports no contact with defendant.
☐ Schedule for hearing. ☐ Mandatory appearance. ☐ Night service authorized. ☐ Cash bail may be forfeited. ☐ ISSUED ON:
☐ HOLD issuance to DATE ABOVE. ☐ Warrant previously ordered/issued ☐ remains outstanding ☐ rescinded ☐ RECALLED ON:
☐ Affidavit requested. Due by:

BAIL is ☐ exonerated ☐ forfeited ☐ Fine from bail, refund balance. ☐ Declaration of non-collusion/ re-assumption of liability filed.
☐ Bail forfeiture is set aside and bond is ☐ reinstated ☐ exonerated ☐ upon payment of court cost \$ ☐ within 30 days ☐ cost waived
☐ Bond #: ☐ Bond \$ ☐ Bond Co.

Date: 6/11/19 ATTEST A TRUE COPY, Clerk of the Superior Court by 000 Deputy
Distribution by: 000 on 6/11/19 to: Jail Deft. Atty. Pros. Prob. R&R Interpreter Acct. Assessment Other:
SDSC CRM-150 (Rev. 1/14) MISDEMEANOR/FELONY ONLY - PRE-DISPOSITION MINUTES