1	ROB BONTA	
2	Attorney General of California JUDITH T. ALVARADO	
3	Supervising Deputy Attorney General State Bar No. 155307	,
4	300 South Spring Street, Suite 1702 Los Angeles, CA 90013	
5	Telephone: (213) 269-6453 Facsimile: (916) 731-2117	
6	Attorneys for Complainant	
7		3
8	BEFOR	
9	MEDICAL BOARD DEPARTMENT OF C	
10	STATE OF C	
11		
12	In the Matter of the Automatic Revocation of Physician's and Surgeon's Certificate Against:	Case No. 800-2021-079815
13	James Sandor Hurvitz, M.D.	NOTICE OF AUTOMATIC
14	7230 Medical Center Drive, Suite 405 West Hills, CA 91307-1940	REVOCATION OF LICENSE
15		(Bus. & Prof. Code, § 2232)
16	Physician's and Surgeon's Certificate No. G 28478,	·
.17	Respondent.	
18		1
19	TO: RESPONDENT JAMES SANDOR HI	JRVITZ, M.D.:
20	YOU ARE HEREBY NOTIFIED THAT	the Medical Board of California (Board), has
21	automatically revoked Physician's and Surgeon's	Certificate No. G 28478 by operation of law
22	after having received and reviewed a certified cop	y of the record of conviction described below:
23	The Board received notice of Respond	dent James Sandor Hurvitz, M.D.'s
24	(Respondent) conviction and sentencing in People	e of the State of California v. James Sandor
25	Hurvitz, Superior Court of the State of California,	County of Los Angeles, Case No. BA497035.
26	These documents establish that on August 26, 202	22, after a plea of nolo contendere, Respondent
27	was found guilty of committing a felony as follow	s: violation of Penal Code section 311.11(a),
28	possession of obscene materials depicting a person	n under the age of 18 engaging in or simulating

2. On or about August 26, 2022, Respondent was sentenced to register as a convicted sex offender, pursuant to Penal Code section 290 and carry proof of registration at all times; enroll and complete a 52-week sex offender program, among other terms and conditions, including that he serve two years of formal probation and receive weekly psychiatric therapy for six months.

3. The following documents supports these findings, and are attached and incorporated herein by reference:

Attachment A: Copy of Criminal Complaint

Attachment B: Certified Copy of Criminal Probation Officer's Report

Attachment C: Certified Copy of Criminal Docket re: Sentencing

REGISTERED SEX OFFENDER: AUTOMATIC REVOCATION

- 4. Business and Professions Code section 2232, states:
- (a) Except as provided in subdivisions (c), (d), and (e), the board shall automatically revoke the license of any person who, at any time after January 1, 1947, has been required to register as a sex offender pursuant to the provisions of Section 290 of the Penal Code, regardless of whether the related conviction has been appealed. The board shall notify the licensee of the license revocation and of his or her right to elect to have a hearing as provided in subdivision (b).
- (b) Upon revocation of the physician's and surgeon's certificate, the holder of the certificate may request a hearing within 30 days of the revocation. The proceeding shall be conducted in accordance with the Administrative Procedure Act (Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code).
- (c) This section shall not apply to a person who is required to register as a sex offender pursuant to Section 290 of the Penal Code solely because of a misdemeanor conviction under Section 314 of the Penal Code.
- (d)(1) Five years after the effective date of the revocation and three years after successful discharge from parole, probation, or both parole and probation if under simultaneous supervision, an individual who after January 1, 1947, and prior to January 1, 2005, was subject to subdivision (a), may petition the superior court, in the county in which the individual has resided for, at minimum, five years prior to filing the petition, to hold a hearing within one year of the date of the petition, in order for the court to determine whether the individual no longer poses a possible risk to patients. The individual shall provide notice of the petition to the Attorney General and to the board at the time of its filing. The Attorney General and the board shall

¹ Penal Code section 290 convicted sex offender registration is a tier 3 lifetime registration.

request to: Judith T. Alvarado, Supervising Deputy Attorney General, Department of Justice,

2 3 4 5 6 7 8 9	90013-1233 DATED: _		1 3 2022	_	Executiv Medical	M RRASHKA e Director Board of Calif ent of Consum California	ornia		- ·
4 5 6 7 8 9	DATED: _	ОСТ	1 3 2022	_	Executiv Medical Departm State of	e Director Board of Calif ent of Consum California	ornia		
5 6 7 8 9	DATED: _	_		_	Executiv Medical Departm State of	e Director Board of Calif ent of Consum California	ornia		_ `
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(JAMES SANDOR HURVITZ, M.D.) NOTICE OF AUTOMATIC REVOCATION OF LICENSE

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

THE PEOPLE OF THE STATE OF CALIFORNIA,

CASE NO. BA497035

Plaintiff.

01 JAMES SANDOR HURVITZ (DOB: 02/21/1947)
Defendant(s).

FELONY COMPLAINT

The undersigned is informed and believes that:

COUNT 1

On or between April 1, 2021 and July 15, 2021, in the County of Los Angeles, the crime of POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY, in violation of PENAL CODE SECTION 311.11(c)(1), a Felony, was committed by JAMES SANDOR HURVITZ, who knowingly possessed or controlled images and videos of CHILD SEXUAL ABUSE MATERIAL, the production of which involved the use of a person under 18 years of age, knowing that the matter depicted a person under 18 years of age personally engaging in or simulating sexual conduct, and the matter contained more than 600 images that violated Penal Code section 311.11(a) including 10 or more images of a prepubescent minor or a minor who was under 12 years of age.

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Rev. 900-05/20 DA Case 41484230

Page 1

Case No. BA497035

NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and Cunningham v. California (2007) 549 U.S. 270.

NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR

NOTICE: Any allegation making a defendant ineligible to serve a state prison sentence in the county jail shall not be subject to dismissal pursuant to Penal Code § 1385.

NOTICE: Conviction of this offense prohibits you from owning, purchasing, receiving, possessing, or having under your custody and control any firearms, and effective January 1, 2018, will require you to complete a Prohibited Persons Relinquishment Form ("PPR") pursuant to Penal Code § 29810.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER BA497035, CONSISTS OF 1 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on July 16, 2021.

<u> </u>	CARLOS MONTERROSO
· 	DECLARANT AND COMPLAINANT
	GEORGE GASCÓN, DISTRICT ATTORNEY
	BY:
	ANGELA BRUNSON,
	DEPUTY DISTRICT ATTORNEY

Rev. 900-05/20 DA Case 41484230

LAPD - JUVENILE

I/O: CARLOS

ID NO.: 35698.

PHONE: (562) 624-3988

DR NO .:

212111420

MONTERROSO OPERATOR: MT

PRELIM. TIME EST .: 90 MINUTE(S)

DEFENDANT HURVITZ, JAMES SANDOR

CII NO. 039830538 DOB

BOOKING NO. 6215043

BAIL RECOMD \$40,000

CUSTODY R'TN DATE 07/19/2021

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

Rev. 900-05/20 DA Case 41484230

FELONY COMPLAINT

FELONY COMPLAINT -- ORDER HOLDING TO ANSWER - P.C. SECTION 872

It appearing to me from the evidence presented that the following offense(s) has/have been committed and that there is sufficient cause to believe that the following defendant(s) guilty thereof, to wit:

(Strike out or add as applicable)

•	
JAMES SANDOR HURVITZ	
Ct. Charge Charge Range	Allegation Alleg, Effect
1 PC 311.11(c)(1) 0-365+\$0-2500/16-2-5 Prison+\$0	· · · · · · · · · · · · · · · · · · ·
2500	·
•	
I order that the defendant(s) be held to answer therefore	e and be admitted to bail in the sum of:
JAMES SANDOR HURVITZ	Dallan.
MARIN BAINDON HOICY HZ	Dollars
•	
and be committed to the custody of the Sheriff of Los A	angeling County spetil goods half in which That at
arraignment in Superior Court will be:	angelies County until such ball is given. Date of
· -	
JAMES SANDOR HURVITZ	in Dept
at: A.M.	
at: A.M. Date:	
	Committing Magistrate
Date:	Committing Magistrate

17-

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES COURT COPY 1 2 PROBATION OFFICER'S REPORT THE PEOPLE OF THE STATE OF CALIFORNIA, 3 REPORT SEQUENCE NO.: 1 Plaintiff HEARING DATE COURT-DEPT/DIV COURT CASE NO /DEF. ID 4 03/09/2022 CENTRAL/32 5 BA497035-01 JAMES SANDOR HURVITZ Defendant JUDGE ATTORNEY PROSECUTOR 6 M. PASTOR J. CASTIEL (PVT) A. BRUNSON ADDRESS PRESENT .DPO 7 AREA OFFICE WHITAKER CAI 8 PRE-CONVICTION (PC 1203.7) REPORT BIRTH DATE. ETHNICITY 9 MALE WHITE RECOMMENDATION: ☑ PROBATION 10 DRIVER'S LICENSE: M0983528 ☐ CDCR-DIV OF JUVENILE JUSTICE EXPIRATION DATE: 02/21/2026 ☐ DENIAL 11 PROBATION NO. SID NO. MAIN NO. COUNTY JAIL ☐ DIAGNOSTIC STUDY **X**- 02250454 A39830538 45131133 ☐ STATE PRISON ☐ WIC707.2 12 citizenship status: BORN IN THE U.S. PC1203.03 OTHER: ALIEN REGISTRATION NO.: NONE 13 ☐ 730 EC estimated days in jail this case: 1 Booking no.: 6215043 CUSTODY STATUS: RELEASED ON BOND 14 RELEASE DATE: 07/15/2021 PRESENT OFFENSE: LEGAL HISTORY 15 CHARGED with the crimes of (INCLUDE PRIORS, ENHANCEMENTS OR SPECIAL CIRCUMSTANCES) COUNT 1: 311.11 (C)(I) PC (POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY) FELONY 16 17 18 19 CONVICTED of the crimes of (INCLUDE PRIORS, ENHANCEMENTS OR SPECIAL CIRCUMSTANCES) 20 NONE 21 CONVICTED BY DATE OF REFERRAL COUNT(S) CONTINUED TO P&S 22 01/10/2022 COUNT I PROPOSED PLEA AGREEMENT SOURCES OF INFORMATION 23 NONE REPORTED FELONY COMPLAINT, POLICE REPORT, TCIS, CII, CCHRS, PIMS, BOOKING, DMV DATE(S) OF OFFENSE TIME(S) 24 ON OR BETWEEN APRIL 1, 2021 AND JULY 15, 2021 **VARIOUS** ☑ N/A ☐ SENTENCED TO STATE PRISON/COUNTY JAIL ON CASE 25 DEFENDANT: HOLDS/WARRANTS (SEE PRIOR ☐ ON FORMAL/SUMMARY PROBATION PENDING NEW CASE ☐ YES 🖾 NO RECORD 26 ☐ PENDING PROBATION VIOLATION SECTION) ON PRCS -REMAINING TIME 27 ON SPLIT SENTENCE -- REMAINING TIME

28

☐ ON PAROLE - REMAINING TIME

. 1	PRESENT O	FFENSE:		SOU	IRCES OF INFORM	ATION (THIS PAGE		
2	(CONTIN	IUED)		SOURCES OF INFORMATION (THIS PAGE) POLICE REPORT (S) DISTRICT ATTORNEY					
3				Ø	COURT RECORD	s 🗆	OTHER:		
4	ARREST DATE	TIME	BOOKED AS		OFFENSE		Logazione		
5	07/15/2021	NOT LISTED	JAMES SANDOI HURVITZ	₹ '	311.11 (C)(1) PC	8211 CHELSEA LANE	LAPD JUVENILE	
6	11								
7									
8								1	
9	CO-DEFENDANT(S)				ļ				
10	NONE	•		COURT CASE NO. DISPOSITION NONE NONE					
11									
12									
13	ELEMENTS AND R	ELEVANT CIF	RCUMSTANCES OF	THE C	OFFENSE:				
14				COM	MITTED THE CONTRACT				
15	OVER 600 IMAGES OF CHILD OR YOUTH PORNOG			THE DEFENDANT COMMITTED THE CRIME OF POSSESSION OF GOGRAPHY IN VIOLATION OF PENAL CODE 311.11 (C)(1).					
16	•						RATED MADE A CYPER		
17	(CT) TO THE N	ATIONAL C	ENTER FOR MISS	SING	AND EXPLO	ITED	CHILDREN (NCMEC)	THE REPORT	
18	MONTERROSO V	VAS ASSIGN	ED THE CASE. 1	DROP	BOX INCOR	PORA	TED CAPTURED THE	AND DETECTIVE	
	MONTERROSO WAS ASSIGNED THE CASE. DROPBOX INCORPORATED CAPTURED THE EMAIL ADDRESS								

(CT) TO THE NATIONAL CENTER FOR MISSING AND EXPLOITED CHILDREN (NCMEC) AND DETECTIVE MONTERROSO WAS ASSIGNED THE CASE. DROPBOX INCORPORATED CAPTURED THE EMAIL ADDRESS INVOLVED IN THE CT REPORT AND THE USER WAS LATER IDENTIFIED AS THE DEFENDANT. DROPBOX IS A FILE HOSTING SERVE THAT OFFERS CLOUD STORAGE, FILE SYNCHRONIZATION, PERSONAL CLOUD AND CLIENT SOFTWARE AS WELL AS ALLOWS IT USERS TO UPLOAD, TRANSFER AND SHARE WITH OTHER USERS. A TOTAL OF 7 CHILD SEXUAL ABUSE MATERIAL WERE REPORTED IN THE CYBER TIP REPORT. DETECTIVE MONTERROSO REVIEWED THE REPORTED FILE AND DETERMINED IT DEPICTED CHILD SEXUAL ABUSE MATERIAL (CSAM) COMMONLY KNOWN AS CHILD PORNOGRAPHY. FILE TITLED "2020-04-29 11.47.20 GIF" DEPICTED AN ADULT MALE, HOLDING THE HEAD OF A FEMALE CHILD APPROXIMATELY BETWEEN THE AGES OF FOUR TO SIX YEARS OF AGE DOWN AND MALE MASTURBATED AND EJACULATED SEMEN INTO THE CHILD'S MOUTH AS SHE CRIED. THERE WERE SEVERAL FILES WITH SIMILAR CONTENT REVIEWED BY DETECTIVE MONTERROSO.

ON JULY 09, 2021, DETECTIVE MONTERROSO RECEIVED INFORMATION FROM SPECTRUM WHICH IDENTIFIED THE SUBSCRIBER AND RESIDENCE OF WHO WAS ASSIGNED TO THE INTERNET ADDRESS. UPON RECEIVING THE SUBSCRIBER INFORMATION FROM SPECTRUM IN THE NAME OF JACKIE HALES LATER IDENTIFIED AS THE DEFENDANT'S WIFE, DETECTIVE MONTERROSO UTILIZED DEPARTMENT RESOURCES TO IDENTIFY ADDRESS. DETECTIVE MONTERROSO LEARNED THAT THE PROPERTY WAS IN THE NAME OF THE DEFENDANT AND THE DEFENDANT'S WIFE.

ON JULY 14, 2021, DETECTIVE MONTERROSO AND FELLOW DETECTIVES CONDUCTED A FOLLOW UP AT THE DEFENDANT'S ADDRESS. DETECTIVE KNOCKED ON THE RESIDENCE AND MADE CONTACT WITH THE DEFENDANT. THE DEFENDANT IDENTIFIED HIMSELF AS JAMES HURVITZ. THE DEFENDANT CONFIRMED HE HAS RESIDED AT THE RESIDENCE FOR AT LEAST NINE YEARS AND HE IS THE ONLY PERSON LIVING AT THE RESIDENCE SINCE THE PASSING OF HIS WIFE NINE YEARS AGO. THE DEFENDANT ALSO PROVIDED HIS CELL PHONE NUMBER AND PROVIDED HIS EMAIL ADDRESS. ON JULY 15, 2021, DETECTIVES RETURNED TO THE DEFENDANT'S RESIDENCE ALONG WITH LAPD INTERNET CRIME AGAINST CHILDREN UNIT AND HOMELAND SECURITY INVESTIGATION CHILD EXPLOITED INVESTIGATION GROUP AND EXECUTED A SEARCH WARRANT AT THE DEFENDANT'S ADDRESS. CONTACT WAS MADE WITH THE DEFENDANT AND HE WAS SAFELY ESCORTED OUT OF THE RESIDENCE. ONCE THE RESIDENT WAS CLEAR FOR ADDITIONAL OCCUPANTS OR WEAPONS THE DEFENDANT WAS BROUGHT BACK INTO THE RESIDENCE AND HE WAS PROVIDED WITH A COPY OF THE SEARCH WARRANT. DETECTIVES ADVISED THE DEFENDANT THAT THEY WERE PRESENT AT HIS RESIDENCE DUE TO A CHILD PORNOGRAPHY INVESTIGATION RELATED TO HIS DROP BOX ACCOUNT. THE DEFENDANT SPONTANEOUSLY STATED "OH THE INTERNET, I SHOULDN'T BE

DOING IT I WAS DEPRESSED." AN APPLE IPHONE WAS TAKEN INTO CUSTODY FOR EXAMINATION OF ITS CONTENT. BASED ON THE INITIAL CYBERTIP REPORT FROM DROPBOX OWNED BY THE DEFENDANT WHO WAS IN POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY AND BASED ON HIS SPONTANEOUS STATEMENTS THE DEFENDANT WAS TAKEN INTO CUSTODY WITHOUT INCIDENT.

	PRIOR RECORD:	SOURCES OF INCORNATION					
: :		SOURCES OF INFORMATION (T CI) CCHRS CWS FBI OTHER:	HIS PAGE) APS DMV JAIN SRF	☑ TCIS ☐ DEFENDANT ☐ PPT+ ☐ PIMS			
5	AKAs: NONE						
6	CRIMINAL REGISTRATION INFOR	RMATION:					
7 8	OFFENDER REGISTRATION	REGISTRATION REQUIRED DUE TO PRIOR CONVICTION	REGISTRATI OCCURS	ON REQUIRED IF CONVICTION ON THE INSTANT CHARGE			
9	SEX OFFENDER PC 290 PC			M THE INSTANT CHARGE			
	DRUG OFFENDER H&S 11590						
10	. ARSON OFFENDER PC 457.1 CRIMINAL STREET GANG PC 186.30						
11	CHIMINAL STREET GANG PC 186.30						
12	JUVENIL	E HISTORY					
13	INFORM	ATION IS NOT AVAILABLE TH	ROUGH PROBA	ATION DEPARTMENT			
14		•					
15	INQUIRY FIVE YEARS AFTER JUVENILE PROBATION ACTIVITY IS TERMINATED AND A CHECK OF AVAILABLE SOURCES/RECORDS REVEALED NO RECORD OF						
16	SUSTAINED PETITION.						
17	ADULT HISTORY:						
18	A CHECK OF THE LOS ANGELES COUNTY CONSOLIDATED CRIMINAL						
19		REPORTING SYSTEM AS WEL					
20		LLER, REVEALED NO PRIOR C					
21	DEFENDA						
22	DNA						
23	☑ CII RECORDS INDICATE A VER	IFIED DNA SAMPLE IS ON FILE W	VITH THE CAL-D	NA DATA BANK.			
24		E THAT A DNA SAMPLE HAS BEI					
25	SHOULD DEFENDANT BE	CONVICTED OF THE INSTANT	T === +				
26		296 P.C. THAT DEFENDANT WI	LL NEED TO PE	ROVIDE A DNA SAMPLE.			
27	OTHER:		•				
28							

	PERSONAL HISTORY: SOURCES OF INFORMATION (THIS PAGE)
:	2 PROBATION RECORDS ☑ POLICE REPORT (S)
	☐ DEFENDANT ☐ COURT RECORDS ☐ O.R. REPORT ☐ OTHER: CCHRS
	Z - MEN COING
4	SUBSTANCE ABUSE:
3	X NO RECORD, INDICATION, OR ADMISSION OF ALCOHOL OR CONTROLLED SUBSTANCE ABUSE.
ć	
7	_ SEE ADDITIONAL INFORMATION BELOW: INDICATION / ADMISSION OF SIGNIFICANT SUBSTANCE ABUSE PROBLEM.
8	ADDITIONAL INFORMATION:
9	THE DEFENDANT WAS NOT INTERVIEWED FOR THIS REPORT IN
10	ACCORDANCE WITH COURT OF DEBY THIS SUPPRIATE AND ACCORDANCE WITH COURT OF DEBY THIS SUPPRIATE WITH COURT OF THE SUPPRIATE WITH COURT OF THIS SUPPRIATE WITH COURT OF THE SUPPRIATE WITH COU
11	ACCORDANCE WITH COURT ORDERS. HIS SUBSTANCE ABUSE HISTORY IS UNKNOWN.
12	
13	
14	
15	
16	
17	
18	
19	
	PHYSICAL / MENTAL / EMOTIONAL HEALTH:
20	NO INDICATION OR CLAIM OF SIGNIFICANT PHYSICAL / MENTAL / EMOTIONAL HEALTH PROBLEM.
21	X SEE ADDITIONAL INFORMATION BELOW: INDICATION / CLAIM OF SIGNIFICANT PHYSICAL / MENTAL / EMOTIONAL
22	HEALTH PROBLEM.
23	ADDITIONAL INFORMATION:
24	ACCORDING TO THE POLICE REPORT THE DEFENDANT TOLD OFFICERS HE
25	WAS FEELING DEPRESSED. FOR FREE OR LOW COST MEDICAL SERVICES, FOOD OR SHELTER; THE
26	DEFENDANT IS ADVISED TO CALL; 211 FOR RESOURCES.
27	
28	
I	

1	PERSONAL HISTORY: (CONTINUED)			SOURCES OF	INFORMATION (T)		· · · · · · · · · · · · · · · · · · ·
2	1			☐ DEFENDA		COURT I	
3	•			O.R. REF	PORT	☑ OTHER;	CCHRS
		TYPE RESIDENCE	LENGTH OF	OCCUPANCY	MONTHLY RENT	/ MORTGAGE	RESIDES WITH/RELATIONSHIP
4	RESIDENCE	UNKNOWN	UNK	NOWN	UNKNOWN		UNKNOWN
5	RESIDENTIAL STABILITY LAS	T FIVE YEARS	CA	ME TO STATE / FROM			CAME TO COUNTY / FROM
6	UNKNOWN		В	ORN IN CAL	IFORNIA		UNKNOWN
7	ADDITIONAL INFORMATI	ON:					
8		ACCORD	NG TO	ARREST R	EPORT, THE	DEFENDA	NT RESIDES AT THE
9	ADDRESS INDICATED						
10							
11							
12		•			-		
13		,			· .		
14							
15	MARRIAGE / PARENTHO	OĐ	ľ	RITAL STATUS DOWED		NAME OF SP UNKNOW	OUSE / COHABITANT
16	LENGTH OF UNION		NO.	OF CHILDREN	THIS UNION	SUPPORTED	
	UNKNOWN NO. PRIOR MARRIAGES/COHAE	RITATIONS		KNOWN		UNKNOW	
17	UNKNOWN	MATIONS		OF CHILDREN	THESE UNIONS	SUPPORTED UNKNOW	
18	NO. OF OTHER CHILDREN			PORTED BY	· · · · · · · · · · · · · · · · · · ·	ONKINOW	
19	UNKNOWN			KNOWN			
20	ADDITIONAL INFORMATIO	N:			·		` `
21		ACCORDIN	G TO TI	HE POLICE	REPORT TH	E DEFEND	ANT'S WIFE PASSED
22	AWAY 9 YEARS AGO.						
23							
24							
25	FORMAL EDUCATION:		<u> </u>		-		
- 1.		THERE WA	AS NO IN	FORMATIO	IN REGARDS	JC THE PE	EFENDANT'S FORMAL
26	EDUCATION.	- ···			KOOMKOII	o me Dr	PLEUDANT 2 FORMAL
27			٠				
28						•	

1 2 3	·	SOURCES OF INF PROBATION DEFENDANT O.R. REPOR	_ co) LICE REPORT URT RECORD: HER: CCHRS	S	
4	EMPLOYMENT STATUS UNE	MPLOYED N/A	AWARE OF PRESENT OF	NO		
6	LINUNOUNI	UNKNOWN	PERIOD OF I	MPLOYMENT 'N	GROSS MONTHLY WAS	GE
7 8][EMPLOYMENT STABIL UNKNOWN	ITY LAST 5 YEARS	UNKNOW	EVIOUS EMPLOYMENT	
9	ADDITIONAL INFORMATION:			<u></u>		
10	. THE DE	FENDANT WAS NOT	INTERVIEWED	FOR THIS	S REPORT IN	
11	ACCORDANCE WITH COURT OF DEDC					
12		•				
13				•	•	
14	FINANCIAL STATUS INCOME:	STABILITY		ONTHLY INCOM	E .	
15	PRIMARY INCOME SOURCE SECONDA	ARY INCOME SOURCE(S)	ESTIMATED. TOTAL		ESTIMATED. TOTAL LIABILI	7.50
16	UNKNOWN UNKNOWN UNKNOWN	NWC .	UNKNOWN		UNKNOWN	TIES
17	UNKNOWN			,		
18	MAJOR LIABILITIES / ESTIMATED AMOUNT (MONTHL	Y)				
19	UNKNOWN	,	·			
20	ADDITIONAL INFORMATION:					
21	THE DEF	ENDANT WAS NOT	INTERVIEWED	FOR THIS	REPORT IN	
22	ACCORDANCE WITH COURT ORDERS. 1					
23						
24	GANG ACTIVITY YES NO	UNK Name of Gan	g:			
25	ADDITIONAL INFORMATION:					
26	NONE		·			
27						
28						

DEFENDANT'S STATEMENT: IN ACCORDANCE WITH THE COURT'S ORDER PROHIBITING PROBATION 2 DEPARTMENT INTERVIEWS WITH DEFENDANT'S FOR PRE-PLEA PROBATION REPORT IN LOS ANGELES 3 COUNTY, THE DEFENDANT IN THIS CASE WAS NOT INTERVIEWED. 5 **INTERESTED PARTIES:** ON MARCH 03, 2022, AT APPROXIMATELY 4:30 P.M. AND ON MARCH 04, 2022, 6 AT APPROXIMATELY 10:30 A.M., THIS OFFICER ATTEMPTED TO CONTACT INVESTIGATING OFFICER 7 MONTERROSO AND WAS UNSUCCESSFUL DUE TO OFFICER MONTERROSO'S UNAVAILABILITY. A VOICE 8 MESSAGE WAS LEFT; HOWEVER, NO RESPONSE WAS RECEIVED PRIOR TO THE SUBMISSION OF THIS 9 REPORT. 10 **EVALUATION:** 11 IN THE CURRENT OFFENSE THE DEFENDANT IS CHARGED WITH 12 POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY. THE ALLEGATIONS IN 13 REGARDS TO THE CURRENT OFFENSE ARE DISTURBING. THE DEFENDANT OWNED IMAGES AND VIDEOS 14 OF CHILDREN AS YOUNG AS 5 YEARS OLD ENGAGING IN SEXUAL ACTS WITH ADULTS. IT IS BELIEVED 15 THAT THE DEFENDANT WOULD HAVE CONTINUED WITH HIS BEHAVIOR, IF NOT ARRESTED. THE 16 DEFENDANT DOES NOT HAVE ANY PRIOR ARRESTS, HE IS ELIGIBLE FOR PROBATION AT THIS 17 JUNCTURE. IT IS RECOMMENDED THE DEFENDANT BE PLACED ON FORMAL PROBATION IN HOPES THAT 18 HIS DEVIANT BEHAVIOR WILL NOT ESCALATE. 19 20 SENTENCING CONSIDERATIONS: 21 THE DEFENDANT IS ELIGIBLE FOR PROBATION 22 **CIRCUMSTANCES IN AGGRAVATION:** 1. THE MANNER IN WHICH THE CRIME WAS CARRIED OUT INDICATES 23 PLANNING, SOPHISTICATION, OR PROFESSIONALISM. 24 2. THE CRIME INVOLVED A LARGE QUANTITY OF CONTRABAND 25 **CIRCUMSTANCES IN MITIGATION:** 26 27 1. THE DEFENDANT HAS NO PRIOR RECORD, OR HAS AN INSIGNIFICANT RECORD OF CRIMINAL CONDUCT, CONSIDERING THE RECENCY AND 28 FREQUENCY OF PRIOR CRIMES

THE CIRCUMSTANCES IN AGGRAVATION AND MITIGATION WARRANT IMPOSITION OF THE LOW BASE TERM. RECOMMENDATION: SHOULD THE DEFENDANT BE CONVICTED, IT IS RECOMMENDED THAT PROCEEDINGS BE SUSPENDED; THAT THE COURT ORDER THE DEFENDANT TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4 OF THE PENAL CODE IN A MANNER AS INSTRUCTED BY THE COURT, TOTAL AMOUNT TO INCLUDE A SERVICE CHARGE; THAT PROBATION BE GRANTED UNDER THE ATTACHED TERMS AND CONDITIONS. RECOMMENDATION PURSUANT TO 1203.1 P.C: SHOULD THE DEFENDANT BE CONVICTED, IT IS RECOMMENDED THAT THE DEFENDANT BE ORDERED, PURSUANT TO PENAL CODE 1203.1B, TO APPEAR BEFORE THE PROBATION OFFICER, OR HIS AUTHORIZED REPRESENTATIVE, TO MAKE AN INQUIRY INTO THE ABILITY OF THE DEFENDANT TO PAY ALL OR A PORTION OF THE COSTS OR SERVICES PROVIDED BY THE PROBATION OFFICER, THAT THE DEFENDANT BE ORDERED TO REPORT TO THE PROBATION OFFICER WITHIN TWO (2) WORKING DAYS OF RELEASE FROM COURT OR CUSTODY AT THE EAST SAN FERNANDO VALLEY AREA OFFICE AT, 14414 DELANO ST., VAN NUYS, CA 91401. RESPECTFULLY SUBMITTED. **ALFONSO GONZALES** CHIEF PROBATION OFFICER READ AND APPROVED BY: MALINDA WHITAKER, DPO NANCY VILLASENOR, SDPO TELEPHONE: (213) 974-9378 TELEPHONE: (213) 893-7941 CENTRAL ADULT INVESTIGATIONS AREA OFFICE

I HAVE READ AND CONSIDERED THE FOREGOING REPORT OF THE PROBATION OFFICER.

SUBMITTED:

TYPED:

BY: WC

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I	JUDGE OF	THE SUPERIOR COURT	DATE	
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3		IF PROBATION IS GRANTED,	THE DEFENDANT SHALL REPO	RT TO EAST SAI
4	FERNANDO VALLEY AREA OF			
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CDANTO	
GRANTO	F PROBATION 1203 PC
l. 🛭 Ser	EVE 90 DAYS IN THE LOS ANGELES COUNTY JAIL, CONCURRENT WITH CONSECUTIVE TO
DE	FENDANT TO RECEIVE TOTAL CUSTODY CREDIT OF DAYS (CREDIT OF DAYS ACTUAL PLUS YS GOOD TIME/WORK TIME).
	RVEDAYS IN A RESIDENTIAL OUTPATIENT TREATMENT PROGRAM:
DE	FENDANT TO BE RELEASED TO AN AUTHORIZED REPRESENT PROGRAM:
CO	FENDANT TO BE RELEASED TO AN AUTHORIZED REPRESENTATIVE OF THAT PROGRAM AND IS TO MPLY WITH ALL PROGRAM TERMS AND CONDITIONS. (013)
11.1	PERENDANT LEAVES OR IS DISCHARGED FROM THE PROCE AM PRIOR TO COMPLETION. PERENT AND AND ADDRESS OF THE PROCESS
3. 🔀 PAY	A FINE IN THE SUM OF \$ PLUS PENALTY ASSESSMENTS OF SERVE ADDITIONAL DAY (S.)
4. 🛛 MA	KE RESTITUTION TO VICTIM PURSUANT TO PC 1202.4 (f) IN THE SUM OF \$ (048) ADDITIONALLY
☐ IN A	AN AMOUNT AND IN THE MANNER AS THE PROBATION OFFICER SHALL PRESCRIPE GURLINGERS
5	THE STIPULATED SUM OF \$ (051) IN A SUM STIPULATED NOT TO EXCEED \$ (055)
_,	Y ALL LAWS, RULES, REGULATIONS AND ORDERS OF THE COURT AND OF THE PROBATION PARTMENT. (541/542)
7. PAR	FICIPATE IN A PROGRAM OF EDUCATION TREATMENT OF DEVICE TO THE
	FICIPATE IN A PROGRAM OF EDUCATION, TREATMENT OR REHABILITATION AIMED AT DRUG ABUSE, AS ECTED BY THE PROBATION OFFICER (539).
8. X COO	PERATE WITH THE PROBATION OFFICED IN A DIANTED INDIVIDUAL COLUMNS INC.
T 1. EX 1/17:E/C	ALLU LIE PRUBATION DEPARTMENT WITHIN 49 HOLDS AFTED DELFACE PROMOTORIALE.
	WILLOUN LENGUN AND PROPERTY TO SEADOU AND SELECTION AND SE
	OT OWN, USE, OR POSSESS ANY DEADLY OR DANGEROUS WEAPONS, INCLUDING ANY FIREARMS, KNIVES OTHER CONCEALABLE WEAPONS. (934)
	THIS PROHIBITION IS FOR 10 YEARS PER PENAL CODE SECTION 12021 (c) (1).
14. 🗌 THE	WEAPON INVOLVED IN THIS CASE IS ORDERED CONFISCATED AND DESTROYED BY THE ARRESTING NCY (234)
15. 🛛 USE (ONLY YOUR TRUE NAME, DATE OF BIRTH AND ADDRESS, AND DO NOT GIVE FALSE INFORMATION TO
ANY	PEACE OFFICER AT ANY TIME. (535)
l 6. 🔲 IF YO	U LEAVE THE COUNTRY, YOU SHALL NOT BE ENTED THE INJURED GRADES AND RECEIVED
	TO THE CASE A VERY AND A MODELLING OF THE WILLHOUSE AND DISCOUNT DOCK OF THE AREAS AND THE CASE
.7. ∐ DO N	OT OWN, USE, POSSESS, BUY OR SELL ANY CONTROLLED SUBSTANCES, OR ASSOCIATED
	THE PROPERTY OF A STATE OF A STAT
	UT TO PERIODIC CONTROLLED SUBSTANCE TESTING WHEN REQUESTED BY THE PROBATION OFFICER OR OTHER PEACE OFFICER. (584)
9. 🖾 REGIS	STER WITH YOUR LOCAL POLICE ACRAIGN AS A FI COMPAGN OF THE
290 (92	STER WITH YOUR LOCAL POLICE AGENCY AS A CONTROLLED SUBSTANCE - H&S 11590 (925) SEX - PC
	27) ARSON - PC 457.1 (902) GANG MEMBER - PC 186.30 (877) OFFENDER, CARRY PROOF OF REGISTRATION. L TIMES, AND DISPLAY REGISTRATION TO ANY PEACE OFFICER UPON REQUEST.
· _ 11201	AND INCIDENT THE FUNCTION PURSESSION AND CONCERNITION OF ALL COLVEY AND INCIDENT AN
1. [NO1 ¢	SE PURCE UR VIOLENCE ON THE VICTIM (ALS)
Z. 🛄 DO NO	OF USE OR THREATEN TO USE FORCE OR VIOLENCE AGAINST ANY DEPOSIT FOR YOUR PROPERTY.
MOLI	EST ANY PERSON OR WITNESS INVOLVED IN THIS CASE ESPECIALLY
b .	

23. TDO. NOT HARASS BOTHER MOLEST ANNOV OR GOLD WINEST THE STATE OF TH
23. DO NOT HARASS, BOTHER, MOLEST, ANNOY OR COMMUNICATE WITH AND STAY AWAY FROM SAID PERSON
(S), THEIR RESIDENCE OR PLACE OF EMPLOYMENT. (413)
24. STAY 100 YARDS AWAY FROM AND HAVE NO CONTACT WITH (904)
25. STAY AWAY FROM LOCATION OF ARREST. (904) STAY AWAY FROM (904)
AND LIPATION OF MAINING OF A SAIN AND SHOT EXSELLED VICTOR A 50 WITTER BY THOUSE AS A SAIN AND SAIN AN
PAY ALL PROGRAM FEES IN ACCORDANCE WITH DEFENDANT'S ABILITY TO PAY. (369)
AN EN ODEL THE I ROLECTIVE ORDER ISSUED IN THIS OR ANY OTHER CARE (670). ET DEED IN ANTERNAL CONTRACTOR
28. X PROVIDE A DNA SAMPLE AND PALM PRINTS IMPRESSION PURGUANT TO BE SECTIONS OF THE PROPERTY
A RESTITUTION FINE OF A MINIMUM OF \$200.00 CALCULATED PER 1202.4 (b)-(e) AND A 10% RESTITUTION FINE SERVICE CHARGED PER 1202.4 (l)
FINE SERVICE CHARGED PER 1202.4 (I).
A PROBATION REVOCATION RESTITUTION FINE IN THE SAME AMOUNT AS THE RESTITUTION FINE, PER PC 1202.44, PAYMENT IS STAYED UNTIL PROBATION IS DEVOKED. AND GENERAL RESTITUTION FINE, PER
PC 1202 44 PAYMENT IS STAVED INTIL TO BE TIME IN THE SAME AMOUNT AS THE RESTITUTION FINE, PER
PC 1202.44, PAYMENT IS STAYED UNTIL PROBATION IS REVOKED AND SENTENCE IMPOSED. (107)
SECTION 1202.44, PAYMENT IS STAYED UNTIL PAROLE IS REVOKED AND YOU ARE RETURNED TO PRISON.
LAB ANALYSIS THE DEFENDANT IS TO PAY A FINE IN THE AMOUNT OF \$50.00 (11372.5 HEALTH &SAFETY,
IN A COURT SECURITY FRE OF \$30.00 DED DC 1465.0(A) (DCD GOVERNO)
EN A CRIMINAL CONVICTION/FACILITIES ASSESSMENT OF \$30.00 PED COVE CODE GEORGICAL TOURS
(CC) (CC)
A DRUG PROGRAM OF \$150.00 (PER DRUG COUNT EXCEPT 11357 (B) H&S) PER HEALTH AND SAFETY CODE SECTION 11372.7 (a).
SECTION 11372.7 (a).
A CRIME PREVENTION FINE OF \$10.00 PER PENAL CODE SECTION 1202.5 (PC THEFT-RELATED AND VANDALISM CASES) (CP)
☑ A SEX OFFENDER FINE OF ☑ \$300.00 (1 ST OFFENSE) ☐ \$500 (2 ND AND SUBSEQUENT OFFENSES) PER PENAL CODE 290.3. PLUS PENAL ASSESSMENT
CODE 290.3, PLUS PENAL ASSESSMENT.
A DOMESTIC VIOLENCE BAYMENT OF THE AGE OF THE
☐ A DOMESTIC VIOLENCE PAYMENT OF ☐ \$400.00 ☐ \$ PER PENAL CODE SECTION 1203.097 (a)(5).
A DE I DESTIFICION EVALUATION OF the COURT O
A DEJ RESTITUTION FINE OF \$PER PENAL CODE SECTION 1001.90/PENAL CODE SECTION 1001.3. (112)
30. ADDITIONAL SEX OFFENDER CONDITIONS:
1 A YOU SHALL ATTEND AND ACTIVELY PARTICIPATE IN A SEX OFFENDER EVALUATION AND TREATMENT PROGRAM APPROVED BY THE PROBATION OFFICER, YOU WILL BE A SEX OFFENDER EVALUATION AND TREATMENT
PRIOR APPROVAL OF THE PROBATION OFFICER.
1 B YOU ARE NOT TO ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATE WITH KNOWN SEY OFFEINDERS BY CERT IN AN ARREST TO BE ASSOCIATED BY ASSOCIA
OR WITH PRIOR PROBATION OFFICERS APPROVAL.
I C YOU WILL HAVE NO CONTACT WITH VICTIM OF VICTIM'S FAMILY OF STATE OF THE STATE O
TAPE, VIDEOS, THIRD PARTY CONTACT OR INTERNET) UNLESS APPROVED BY THE COURT OR YOUR THERAPIST.
THERAPIST.
1 D DO NOT BE ALONE WITH ANY MINOR. ALL SUPERVISED CONTACT WITH MINOR MUST HAVE PRIOR APPROVAL BY THE PROBATION OFFICER
BY THE PROBATION OFFICER.
1 E DO NOT RESIDE MEAD VISIT OF DE WITTING TO A COMPANY OF THE PROPERTY OF THE WITTING TO A COMPANY OF THE PROPERTY OF THE WITTING TO A COMPANY OF THE PROPERTY OF THE WITTING TO A COMPANY OF THE PROPERTY OF THE WITTING TO A COMPANY OF THE PROPERTY OF THE
1 E DO NOT RESIDE NEAR, VISIT, OR BE WITHIN 100 YARDS OF PLACES MINORS FREQUENT OR CONGREGATE, INCLUDING: BUT NOT FIMITED TO: SCHOOL YARDS OF PLACES MINORS FREQUENT OR CONGREGATE,
OFFICER AND SUPERVISED BY AN APPROVED CHAPERONE.
1 CAN THUS RESIDE WITH ANY MINIOR INCITIONIC DESCRIPTION AND AND AND AND AND AND AND AND AND AN
UNCESS APPROVED IN WRITING BY PROBATION OFFICER.
1 G DO NOT USE OR POSSESS CHILDREN'S CLOTHES OR ANY MATERIALS DEPICTING UNCLOTHED CHILDREN
THE PROPERTY OF THE PROPERTY O

(JAMES SANDOR HURVITZ, M.D.) NOTICE OF AUTOMATIC REVOCATION OF LICENSE

MINUTE ORDER SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

DATE PRINTED: 08/30/22

CASE NO. BA497035

THE PEOPLE OF THE STATE OF CALIFORNIA VS.

DEFENDANT 01: JAMES SANDOR HURVITZ

BAIL: APPEARANCE AMOUNT DATE RECEIPT OR SURETY COMPANY REGISTER
DATE OF BAIL POSTED BOND NO. NUMBER

01/10/22 \$20,000.00 07/19/21 SS3026625 SUN SURETY INS CO

CASE FILED ON 07/16/21.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING COMMITTED, ON OR ABOUT 04/01/21 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING OFFENSE(S) OF:

COUNT 01: 311.11(C)(1) PC FEL

ON 08/26/22 AT 830 AM IN CRIM JUSTICE CTR (LAC) DEPT 032

CASE CALLED FOR PRELIM SETTING/RESETTING

PARTIES: KEVIN P. STENNIS (JUDGE) KELVIN HOANG (CLERK)

SAMANTHA VOGT (REP) ANGELA BRUNSON (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY ROBERT MOORE PRIVATE COUNSEL

ON PEOPLE'S MOTION, COURT ORDERS COMPLAINT AMENDED BY INTERLINEATION TO ADD VIOLATION 311.11(A) PC FEL AS COUNT 02.

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:

TRIAL BY COURT AND TRIAL BY JURY

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;

SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;

AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENTS OF THE OFFENSE IN THE PRELIM SETTING/RESETTING

PAGE NO. 1

HEARING DATE: 08/26/22

CASE NO. BA497035 DEF NO. 01

DATE PRINTED 08/30/22

COMPLAINT, AND POSSIBLE DEFENSES TO SUCH CHARGES;

THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.

COUNSEL FOR THE DEFENDANT JOINS IN THE WAIVERS AND CONCURS IN THE PLEA.

COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND EXPLICITLY MADE;

THE DEFENDANT WITH THE COURTS APPROVAL, PLEADS NOLO CONTENDERE TO COUNT 02 A VIOLATION OF SECTION 311.11(A) PC. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (02) : DISPOSITION: CONVICTED

COURT FINDS THAT THERE IS A FACTUAL BASIS FOR DEFENDANT'S PLEA, AND COURT ACCEPTS PLEA.

NEXT SCHEDULED EVENT: SENTENCING

DEFENDANT WAIVES ARRAIGNMENT FOR JUDGMENT AND STATES THERE IS NO LEGAL CAUSE WHY SENTENCE SHOULD NOT BE PRONOUNCED. THE COURT ORDERED THE FOLLOWING JUDGMENT:

AS TO COUNT (02):

IMPOSITION OF SENTENCE SUSPENDED

DEFENDANT PLACED ON FORMAL PROBATION

FOR A PERIOD OF 002 YEARS UNDER THE FOLLOWING TERMS AND CONDITIONS:

SERVE 001 DAYS IN LOS ANGELES COUNTY JAIL

LESS CREDIT FOR 1 DAYS

THE COURT ORDERS PROBATION TO PREPARE A FIREARMS PROHIBITION AND RELINQUISHMENT REPORT PURSUANT TO PENAL CODE SECTION 29810.

IN ADDITION:

-DEFENDANT TO REPORT TO THE PROBATION OFFICER WITHIN 48 HOURS.

-ENROLL IN AND COMPLETE A 52 WEEK SEX OFFENDER PROGRAM AND

PRELIM SETTING/RESETTING HEARING DATE: 08/26/22

CASE NO. BA497035 DEF NO. 01

DATE PRINTED 08/30/22

MENTAL HEALTH COUNSELING AT A RATE OF 1 TIME A WEEK FOR 6 MONTHS.

-SUBMIT YOUR PERSON AND PROPERTY TO SEARCH AND SEIZURE AT ANY TIME OF THE DAY OR NIGHT, BY ANY PROBATION OFFICER OR OTHER PEACE OFFICER, WITH OR WITHOUT A WARRANT, PROBABLE CAUSE OR REASONABLE SUSPICION.

-NOT OWN, USE OR POSSESS ANY DANGEROUS OR DEADLY WEAPONS, INCLUDING ANY FIREARMS, KNIVES OR OTHER CONCEALABLE WEAPONS.

-DEFENDANT IS INSTRUCTED BY THE COURT THAT HE/SHE IS PROHIBITED

FROM OWNING, PURCHASING, RECEIVING, POSSESSING OR HAVING, UNDER HIS/HER CUSTODY OR CONTROL, ANY FIREARMS, AMMUNITION, AND AMMUNITION FEEDING DEVICES INCLUDING, BUT NOT LIMITED TO, MAGAZINES. DEFENDANT IS ORDERED TO RELINQUISH ALL FIREARMS IN THE MANNER PROVIDED IN PENAL CODE SECTION 29810. DEFENDANT IS PROVIDED WITH A PROHIBITED PERSONS RELINQUISHMENT FORM.

-DO NOT USE OR THREATEN TO USE FORCE OR VIOLENCE ON ANY PERSON. DO NOT ANNOY, HARASS OR MOLEST ANY PERSON OR WITNESS INVOLVED IN THIS CASE.

-REGISTER AS A CONVICTED SEX OFFENDER, CARRY PROOF OF REGISTRATION AT ALL TIMES, DISPLAY REGISTRATION TO ANY LAW ENFORCEMENT OFFICER UPON REQUEST.

COURT ORDERS AND FINDINGS:

-PURSUANT TO PC SECTION 296, THE DEFENDANT IS ORDERED TO PROVIDE BUCCAL SWAB SAMPLES, A RIGHT THUMB PRINT, A FULL PALM PRINT IMPRESSION OF EACH HAND, ANY BLOOD SPECIMENS OR OTHER BIOLOGICAL

SAMPLES AS REQUIRED BY THIS SECTION FOR LAW ENFORCEMENT IDENTIFICATION.

-OBEY ALL LAWS AND ORDERS OF THE COURT.

-OBEY ALL RULES AND REGULATIONS OF THE PROBATION DEPARTMENT.

-DEFENDANT ACKNOWLEDGES TO THE COURT THAT THE DEFENDANT UNDERSTANDS AND ACCEPTS ALL THE PROBATION CONDITIONS, AND DEFENDANT AGREES TO ABIDE BY SAME.

THE COURT FINDS GOOD CAUSE TO WAIVE ALL FINES AND FEES.

THE PC 290 REGISTRATION IS A TIER 3 LIFETIME REGISTRATION.

THE DEFENDANT IS ALSO ORDERED TO DO THE FOLLOWING:
-REGISTER UNDER THE INTERNET IDENTIFICATION REGISTRATION
PURSUANT TO PC 290.024.
-FORFEITURE OF SEIZED DEVICES PER PC 312 AND PC 502.11.

CASE NO. BA497035 DEF NO. 01

DATE PRINTED 08/30/22

-SEARCH AND SEIZURE CONDITIONS ALSO APPLY TO ELECTRONIC DATA AND DEVICES PER PC1546-1546.4.
-DO NOT OWN OR POSSESS PORNOGRAPHY OF ANY KIND.
-MAY A \$100 DONATION TO NATIONAL CENTER FOR MISSING AND EXPOTED CHILDREN.

PC 29810 FINDINGS REPORT IS CALENDARED FOR SEPTEMBER 9, 2022 AT 8:30 A.M., IN DEPARTMENT 32. THIS IS A NON-APPEARANCE FOR THE DEFENDANT.

COUNT (02): DISPOSITION: CONVICTED

REMAINING COUNTS DISMISSED:

COUNT (01): DISMISSED DUE TO PLEA NEGOTIATION

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT: 09/09/22 830 AM PPRF RPT - NON APPEARANCE DIST CRIM JUSTICE CTR (LAC) DEPT 032

08/26/22 EXONERATED, # SS3026625

CUSTODY STATUS: BAIL EXONERATED

08/30/22

I HEREBY CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE ELECTRONIC MINUTE ORDER ON FILE IN THIS OFFICE AS OF THE ABOVE DATE.

SHERRI R. CARTER , EXECUTIVE OFFICER/CLERK OF SUPERIOR COURT, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

BY Marelly, DEPUTY

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PRELIM SETTING/RESETTING HEARING DATE: 08/26/22

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