1 2 3 4 5 6 7 8	ROB BONTA Attorney General of California STEVE DIEHL Supervising Deputy Attorney General RYAN YATES Deputy Attorney General State Bar No. 279257 California Department of Justice 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 210-7546 Facsimile: (916) 327-2247 Attorneys for Complainant	
10 11	BEFORE THE  MEDICAL BOARD OF CALI  DEPARTMENT OF CONSUMER  STATE OF CALIFORN	R AFFAIRS
12	In the Matter of the Automatic Revocation Order Against:	Case No. 800-2016-019863
14	HAMID RABIEE, M.D. 2371 Eureka Way Redding CA 96001	, NOTICE OF AUTOMATIC
15 16	Physician's and Surgeon's Certificate No. A 55963,	REVOCATION OF LICENSE
17	Respondent.	[Bus. & Prof. Code § 2232]
18		
19	TO: Respondent, HAMID RABIEE, M.D.:	
20	YOU ARE HEREBY NOTIFIED that the Medical B	• •
21	Consumer Affairs (Board), has automatically revoked Physic	
.22	A 55963 by operation of law after having received and review	ved a copy of the record of
23	conviction(s) described below:	
24	1. On or about July 5, 2022, the Board received not	
25	sentencing in Case 18F0729 of the Superior Court of the Stat	-
26	Shasta, in the proceeding entitled The People of the State of	
27	These documents establish that on July 5, 2022, Hamid Rabio	ee, M.D., was found guilty of the
28	following:	

1		A. Penal Code, Section 289(a)(1)(A), Anal or Genital Penetration with a Foreign
2	object (1 Co	
3	]	B. Penal Code, Section 243.4(A), Sexual Battery by Restraint (7 Counts);
4		C. Penal Code, Section 243.4(C), Sexual Battery by Fraud (10 Counts);
5	1	D. Business and Professions Code, Section 729(A), Sexual Exploitation of a
6	Patient; (21	
7.	j F	E. Business and Professions Code, Section 729(A), Sexual Penetration by Fraud;
8	(1 Count)	
9	F	. Penal Code, Section 236, False Imprisonment (1 Count);
10	C	Penal Code, Sections 236-237, False Imprisonment by Violence (2 Counts); and
11	H	
12	2. (	On July 5, 2022, Respondent proceeded to sentencing. The sentence was as follows:
13	A.	A. Twenty-Seven (27) Years, Eight (8) Months in State Prison;
14	. E	3. Total credit of 1,511 days in custody;
15		C. Subsequent ten (10) year parole period, following release from prison;
16	Γ	Pay a \$10,000.00 restitution fine pursuant to Penal Code 1202.4;
17	E	Pay a court operations fee of \$1,200, pursuant to Penal Code, Section
18	1465.8(a)(1)	
19	F	. Pay an additional restitution fee of \$10,885.98
20		Pay a criminal conviction fee of \$930.00, pursuant to Government Code,
21	Section 7077	· 3;
22	H	I. Upon release, register with the local police agency as a sex offender for life,
23	pursuant to Pe	enal Code Section 290;
24	I.	Submit to Blood Testing for HIV/AIDS;
25	J.	Provide DNA samples and fingerprints for addition to law enforcement
26	databases.	
27	3. R	espondent was remanded into the custody of the Shasta County Sheriff for delivery
28	to the Californ	ia Department of Corrections to serve his prison sentence.
H		. 1

- 4. On August 15, 2022, Count 31, false imprisonment, under Penal Code, Section 236, was subsequently stricken in its entirety. All other charges and sentencing remained as is.
- 5. The following documents support these findings, are attached hereto, and are incorporated herein by reference<sup>1</sup>:

Attachment A: Copy of the Judgment and Sentence in Case No. CRF18-0000729.

## SEX OFFENDER REGISTRATION: AUTOMATIC REVOCATION

- 6. Section 2232 of the Code states in pertinent part:
- "(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 I of Division 3 of Title 2 of the Government Code)."

WHEREFORE, THE MEDICAL BOARD OF CALIFORNIA, DEPARTMENT OF CONSUMER AFFAIRS, HEREBY NOTIFIES YOU THAT, by virtue of said conviction and requirement to register as a sex offender, Physician's and Surgeon's Certificate No. A 55963, issued to Hamid Rabiee, M.D. was automatically revoked by operation law, effective July 5, 2022, pursuant to Business and Professions Code section 2232. You shall cause to be delivered to the Board both your wall and pocket license certificate within 15 days from the date of the service of this Order.

YOU ARE FURTHER NOTIFIED THAT you have a right to a hearing as provided by Business and Professions Code section 2232, subdivision (b), as set forth above. A request for a hearing may be made by delivering or mailing such a request to: Ryan Yates, Deputy Attorney General, Department of Justice, Office of the Attorney General, 1300 I Street, Suite 125, P.O.

<sup>&</sup>lt;sup>1</sup> The identities of victims have been redacted to protect their privacy.

1		*										
Ţ	Box 944255,	Sacrar	nento, CA 9	)4244-25	50. T	his notic	e is beir	ng serv	ed by a	design	ee of th	ne Board
2	upon Hamid	Rabiee	, M.D. at hi	is address	of re	ecord.			A	•		
3		ОСТ	4 6 0000		,	M	1					:
4	DATED: _	001	1 4 2022	•	-	William I	Van	7 7	73	<del>-,</del>		
5			• •		J	Executive	Directo	or //	/ }! -			
6					I	Medical I Departme	ent of C	onsun	ner			-
7					1	Affairs S	tate of (	Califor	rnia			•
8												
9	SA2022304174								٠			
10 11	36570408.docx	•										
12			•			•						
13												
14												
15								•	*			
16												
17					•							
18				•			*			•		<b>9</b>
19		*				,					-	
. 20												
21										•		
22	,											* .***
23												
24				•				•				
25					,							
26			•						ě.			*
27	•						•					
28												
]						4.			<b>4</b>			

NOTICE OF AUTOMATIC REVOCATION OF LICENSE MBC 800-2016-019863

# ATTACHMENT A Conviction Documents

#### SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SHASTA

Judge: DANIEL E FLYNN

Clerk: L. SCHOTT Date: 08/15/2022

Time: 2:00 PM

Department 10

Court Reporter: KAITLYN FOX

Bailiff: JAMES DIETZ

Case No. CRF18-0000729

APPEARANCES:

THE PEOPLE OF THE STATE OF

CALIFORNIA

HAMID RABIEE

SARAH MURPHY, DEPUTY DISTRICT

ATTORNEY

VS,

JACOB LEVIN, ATTORNEY., esq.

Defendant.

Plaintiff.

DEFENDANT PRESENT IN CUSTODY

### ORDER AFTER HEARING RE: SENTENCING

This matter comes before the Court to address the sentencing previously held on JULY 05, 2022.

The Court states that the jury found the defendant guilty of a Felony charge of SEXUAL EXPLOITATION OF PATIENT, in violation of Section 729(A) of the Business and Professions Code as to COUNT THIRTY-ONE after having been provided with an incorrect verdict form.

The Court further states that the discrepancy was not found until the time of sentencing, and therefore, sentenced the defendant to 180 days jail to be served in the Shasta County Jail based on a misdemeanor charge of UNLAWFUL RESTRAINT in violation of Section 236/237 of the Penal Code as charged in the First Amended Information; said sentence to run concurrently to the state prison sentence imposed in Count One.

The Court, having reviewed the sentencing only as to COUNT THIRTY-ONE, noting the discrepancy thereto as stated for the record, orders that the charge of FALSE IMPRISONMENT, a misdemeanor, in violation of Section 236/237 as to COUNT THIRTY-ONE and its applicable sentence be stricken in its entirety, as it does not conform to the allegations made.

August 23, 2022

DANIEL E. FLYNN, Judge

Page 1 of

		<u> </u>		[NC	RACT OF JUDGM OT VALID WITHOUT	ENT - PRI COMPLET	ISON COMM	IITM O O	EN'	T - I ₹-29	DETE	RMINA ACHE	ATE D1					CR-2	90
SUPE	RIOR CC	URT ÒF CALIFORNIA, C	COUNTY OF: S	HAST	Ά .														
	IDANT:	IE STATE OF CALIFORN HAMID RABIEE	NA vs.	<del></del> ,	DOB		•		18	F07	29	· ·	-A			max E			D
AKA:					OF THE PROPERTY OF THE PARTY OF					erion,	A. Grand	reason for	-B						
CII NO	: .37.42	7769.		, <u></u>	p.	NOT PRE	SENT	<del></del> -	٠	<del></del>			Daf	/ محد جاند	400 	1 1 2	022		
		22007838											ngu	JING E	RANC	H-SHA	STA	COL	
ABSTR	ACT OF	TO STATE PRISON JUDGMENT				AMENDEO ABSTRAC						۰ ۰	<b>形</b> 動	KP	ORRA	H-SHA OFI COI S, DEPU	JAT		MIY
DATE	)F HEAF	UNG 07-0	5 29	DEPT	NO.			JUDO	BE.							-, -, -, -	HY.	LEPH	
CLERK			J-44	REPO	PRTER	1_		PRO	LATI	nn n		D, FLY	_	FIGER	_ <del></del> _	IMMEDIA	*** **	C117EA	1011/0
COLING		ORRAS PEOPLE		L	M. SCHOON	OVER						- NODA	1017 01-	FILER	l	IMMEDIA	1160		
LOUN	EL FUR		HANNA					COU	4SEI	. FO	R DEFE	NDANT			J. LE	VIN		X.	4PPTD.
1. p	efende	nt was convicted o	f the commis	o nota	f the following felon	ies:	······	• • • • • • • • • • • • • • • • • • • •											
· L		tional counts are lis umber of pages atti		hment				α	NVIC	TEO		5	u.	m F	ĺΨ			PRINC	IPAL OR
		- May a pagas au					D. F.	1.	BY		TERM (L. M. U.)	CONCURRENT	CONSECUTIVE 1/3 VIOLENT	CONSECUTIVE 1/3 NON-WOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE priv brienalij	854 STAY	CONS	ECUTIVE MPOSED
COUNT	CODE	SECTION NO.	1.	CRI	ME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR)	Ě	COURT	RE A	뿌긘	SOS	CONS.	13 NO 51	P.E.E.	SENT	8	YRS.	MOS.
A9	PC	289(a)(1)(A)		•	NITAL PENETRAT	2016	06-07-22	Ήx		_	M							6	0
A1	PC	243.4(A)			T BY RESTRAINT	2016	06-07-22	X			M.		<u> </u>	Х				1	0
A2 -A3-	PC	243.4(C)			T - FRAUD.REP	2016	06-07-22	X			M				Χ		X	3	0
A4	BP	729(A) 729(A)			LOIT OF PATIENT	2016	06-07-22	X			M				Х		X	2	0
A5	PC	236			SONMENT	2016 2016	06-07-22 06-07-22	X	$\dashv$		M			Χ.	·			0.	8
2. EN	ihan(	EMENTS charged			ue TIED TO SPECI		<u>.</u> .	ابنا							X		X	2_	0
ne	hance	ment horizontally.	Enter time in	nposed	for each or "S" for	stayed D	O NOT LIST	n the ANY	PC 181	: 12 [RIO	UZZ 8 CKEN	eries). ENHA	List e. NCEM	ach co IENT(	unt 3).				
COUNT		ENHANCEMENT	TIME IMP	OSED	ENHANCEMEN		TIME IMPOSED DR'S' FOR STAYE	Т.			HANCE			TIME IN	POSED	Τ	rot	Δ1	
· · · .	·			<u></u>										OK S. F.	OR STAYED				
	<del></del>			٠.											*****	1			
•				· · · ·		· ·	ļ												<u>.                                    </u>
i		· · ·	<u> </u>	<u> </u>			ļ. <u></u>	<u> </u>									,	_ _	
				_			<del></del>									·			
3. EN	HANC	EMENTS charged	and found to	ho to	EOR DRIOD CO	n dòrian										<u></u> .		<u>-</u> -	
<u>Lis</u>	t all or	iliancements horizo	intally. Ente	r time	ue FOR PRIOR CO	r "S" for st	ayed: DO NO	JN T J TC	ध्य IST	VIS 'AN	(main Y STI	ly in th RICKE	e PC ( N ENH	667 se IANCE	ries). EMENT	(S).			
	<del></del>	MCEMENT	TIME IMPOSED OR'S FOR STATE		ENHANCEMENT		TIME IMPOSED	-1-			····				TIME IMP		·		
,			TATE HOT & NO.		Fist part/ChitCM		OR'S' FOR STAYE	0			ENHA	CEMENT			OR S FOR	DEPARTS		TOTAL	
					· · · · · · · · · · · · · · · · · · ·		<del></del>	- -				<del>-</del>	<del></del>						
								1	-									+	·
		<del></del>	ļ.,											-				_	· · ·
. 🗆 🛭	oft. se	intenced per: 🗌 Po	⊃ 667(b)-(l) d	śr PC '	1170.12 (two strikes		1170(a)(3). F per Commitn	ore-c	ionf .) D	iner eft.	nent e order	credits ed to r	equal	or exc	eed tir	ne impo	sed	n rek	ase.
i. INC	MPL	TED SENTENCE(	S) CONSEC	<b>VITU</b>			B. TOTAL									20		1	0
		COUNTY	- · - · - · · · · · · · · · · · · · · ·		CASE NUMBER			•							L	<del></del>			<del></del>
			<del>-</del>				7. 🔲 Add	ditior	al i	nde	termi	nale te	nn (se	e CR∹	292).				
			-				B. TOTAL	. TĮN	IE E	XC	LUDI	NG CC	UNTY	' JAIL	TÉRM	27			8
hls form	is pres	orlbed under PC 1213	3.5 to satisfy th	ie roqu	frements of PC 1213 for	or determin:	ala sentences	Δife	ohm	onte	mout	no usasi	b					<u> </u>	<del></del>

-

.

PEOPLE OF THE STATE OF CALIFORNIA VS.  DEFENDANT: HAMID RABIEE	
18F0729 -A .	В -с Б
9. FINANCIAL OBLIGATIONS (plus any applicable penalty assessments)	
a. Restitution Fine(s);	
Case A: \$10,000 per PC 1202.4(b) forthwith per PC 2085.5;  per PC 1202.44 is now due probation having be	\$10,000 per PC 1202.45 suspended unless parole is revoked.
Case B: \$ per PC 1202.4(b) forthwith per PC 2085.5; per PC.1202.44 is now due, probation having be	per PC 1202.45 suspended unless parole is revoked.
Case C' \$ per DC 4000 4/6) to the first	Don DO 4000 40
Case D: \$ per PC 1202.4(b) forthwith per PC 2085.5; per PC 1202.44 is now due, probation having be	nnt DC 4000 40 ages 1 1 1
b. Restitution per PC 1202:4(f):	
Case A: \$11,175.93	Restitution Fund Restitution Fund Restitution Fund
☐ * Victim name(s), if known, and amount breakdown in	Item 11, below.    " Victim names(s) in probation officer's report.
Case A: \$ per PC 1202.5, \$ per VC 23550 or	days 🗆 county jail 🔲 prison in lieu of fine 🔲 concurrent 🗍 consecutive
Case B: \$ per PC 1202.5. \$ per VC 23550 or	days county jail prison in lieu of fine concurrent consecutive
Case C: \$ per PC 1202.5. \$ per VC 23550 or	days County jail prison in lieu of fine concurrent consecutive
Case D: \$ per PC 1202.5. \$ per VC 23550 or includes: \$50 Lab Fee per HS 11372.5(a)	days County   all prison in lieu of fine concurrent consecutive Drug Program Fee per HS 11372.7(a) for each qualifying offense concurrent for each qualifying offense
d. Court Security Fee: \$1,240.00 per PC 1465.8. e. C	Iminal Conviction Assessment: \$930.00 per GC 70373.
	•
11. Other orders (specify):	Sper PC 1202.1 c. Oother (specify): PC 296
\$289.95 Vic Rest to be paid to T.L. (DOB 2/8/52)	
	·
12. IMMEDIATE SENTENCE:	4. CREDIT FOR TIME SERVED
Probation to prepare and submit Post-sentence report to CDCR per PC 1203c.	
	CASE TOTAL CREDITS ACTUAL LOCAL CONDUCT
Defendant's race/national origin:	A 1,517 1,314 197
13: EXECUTION OF SENTENCE IMPOSED:	B 2933.1
·	C 2033.1
a. ⊠ at initial sentencing hearing.     b. ☐ at resentencing per decision on appeal.	2933.1
c. after revocation of probation.	D 4019 2933.1
d. ☐ at resentencing per recall of commitment. (PC1170(d).) e. ☐ other (specify):	Date Sentence Pronounced: Time Served in State Institution:  DMH CDCR CRC
	after 48 hours excluding Saturdays, Sundays, and holidays, or of the California Department of Corrections and Rehabilitation.
Thereby certify the foregoing to be a correct photo-	THE COURT
I hereby certify the foregoing to be a correct abstract of the judgment made in	this action.
K. PORRAS	. 00.44.00
CR-200 (Rev. July 1, 2009) ABSTRACT: OF JUDGMENT - PR	SON COMMITMENT - DETERMINATE
- m	Page 2 of 2

,	1			AE ACT OF JU	JDGMEI	NT - PRISON IENT PAGE	CC	MM	/ITI	VI.								
		STATE OF CALIFORNIA VS.			INOITH	ICNT PAGE	-		_								CR-2	290•A
DEFEN		ABIEE, HAMID	<del></del>		<del>_</del>													
		8F0729 -A			-В						-C						*****	-D
1. D	efenda	nt was convicted o	the commis	sion of the following	felonie	s:	_							<del></del>				
- Trywn - 1	his at	lachment page num	ıber: 3	William to Strong Commercial Comm			CO	NVICT BY	ED [		F.	3.E	CONSECUTIVE 1/3 NON-MOLENT	¥_	ш Н		PRINC	CIPAL OR
T	Ţ <u>.</u>		<del></del>		en serpentellezen ar	DATE OF.	reaso.	- F-		TERM (C.M.U)	CONCURRENT	-20	-35	-200	INCOMPLETE SENTENCE Permana	654 Sījar	TIME	MPOSED
COUNT		SECTION NO.		CRIME	YEAR CRIM	TOUR ACTION	Page.	COURT	뛾	بي م	8	CONSEGUTIVE 1/3 VIOUSENT	ON CT	CONSEGUTIVE FULL TÉRM	SEN	654		Т
A7	BP	729(A)		(PLOIT OF PATIENT		06-07-22	X			M			X	_			YRS	MOS.
A10	BP.	729(A)		(PLOIT OF PATIENT	2016	06-07-22	X			M	_		<u> </u>	X	~	X	2	0
A12	PC.	243.4(A)		ATT BY RESTRAINT	2016	06-07-22	X			M			X			-	1	0
A13	PC	243.3(C)	SEXUAL BA	TT- FRAUD REP	2016	06-07-22	X			M	-		<del>  ^ -</del>	Х		X	3	0
A14	BP	729(A)	SEXUAL EX	(PLOIT OF PATIENT	2016	06-07-22	X		一	M				X		Ŷ	2	<del></del>
A15	PC	243.4(A)	SECUAL BA	ATT BY RESTRAINT	2016	06-07-22	X	$\dashv$	-	M	-		X	$\stackrel{\wedge}{-}$		-	4	0
A16	PC	243.4(C)	SEXUAL BA	TT - FRAUD REP	2016	06-07-22	X	$\overline{\cdot}$		M			<del>^</del> _	X		J	<u> </u>	0
A17	BP	729(A)	SEXUAL EX	PLOIT OF PATIENT	2016	06-07-22	X		-	M	$\dashv$			$\hat{\mathbf{x}}$		X	3	0
A19	PC	243.4(A)	SEXUAL BA	TT BY RESTRAINT	2016	06-07-22	X		$\dashv$	M	-+		X	_^_	··	Х	2	0
A20	PC	243.4(C)	SEXUAL BA	TT - FRAUD REP	2016	06-07-22	X	$\dashv$	-	M				X		<del>.</del>	1	0
Á22	PC	236/237		RISON BY FORCE	2016	06-07-22	X	+		M				$\frac{\lambda}{X}$		X	3	0
A23	BP	729(A)	SEXUAL EX	PLOIT OF PATIENT	2016	06-07-22	χÌ	-		M			$\overline{\mathbf{x}}$			_X	2	0
A25	BP	729(A)		PLOIT OF PATIENT	2016	06-07-22	$\frac{?}{X}$	-	_	M			$\frac{\hat{x}}{x}$			[	0	8.
A27	BP	729(A)		PLOIT OF PATIENT	2016	06-07-22	$\frac{\alpha}{\mathbf{x}}$			M .			$\frac{\hat{x}}{x}$				0	8
A29	BP	729(A)		PLOIT OF PATIENT	2016	06-07-22	Ŷ				-					_	0	8
	<u></u>					00-07-22	<u>^</u> 1		Ŀ	M			X				0	8
2. E	NHAN	CEMENTS charges	ond found t							<u> </u>					TOTA	_	6	4
er	hance	ment horizontally.	Enter time In	o be true TIED TO	SPECIF "S" for e	IC COUNTS (	(ma	inly	in (	he Po	120	)22 s	eries).	List	each c	ouin	t	
COUNT		ENHANCEMENT			Q 101 a	TIME IMPOSED		LIO				KEN			MENT	(S).		
	,		OR'S FOR STAYED	ENHANCEMENT	<u> </u>	CR"S" FOR STAYED	Ļ		ENH	MNCEME	NT	·	OR'S'	MPOSED ORSTAYED		TO	TAL.	
			L	·	······································	<del> </del>	ļ	<del>-,</del> .	·				<u> </u>		<u> </u>			
	······································				<del></del>	<del></del>												

COUNT	ENHANCEMENT	TIME IMPOSED OR'S FOR STAYED	ENHANCEMENT	TIME IMPOSED OR"S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR'S' FOR STAYED	TOTAL.
	·		<u>.</u>		,		
			The state of the s			<del></del>	
			<del></del>	-		<del></del>	
<u> </u>		<del></del>	<u> </u>				
			······································				
	···		-				
1			,		······································	<u> </u>	
		1			······································	<u> </u>	
				1.		· · · · · · · · · · · · · · · · · · ·	
						<del></del>	
				<del> </del>		<del> </del>	
		=		<del></del> ]		<u>                                     </u>	
		<del> </del>		<u> </u>	<u></u>		
·	····			1.			<u>_</u>
		1 1		1		<del> </del>	
ı				<del></del>			
		<del> </del>		ļ			
		<u> </u>		1   :			
					TOTAL	ļļ	

B. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series).

List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S)

ENHANCEMENT	TIME IMPOSED		TIME IMPOSED	T. DONOT LIST ANY STR		NCEMEN	IT(S).
	OR 'S' FOR STAYED	ENHANCEMENT	OR STOR STAYED	ENHANCEMENT	TIME IMPOSED OR '8' FOR STAYED	TOT	FAI
· · · · · · · · · · · · · · · · · · ·			1		- Landinteo		<u> </u>
	1						
4 TOTAL TIME	·		_L				[
4. TOTAL TIME IMPOSED (	ON THIS AT	FACHMENT PAGE:	•				
		_,			1 6		: A. I

## AE ACT OF JUDGMENT - PRISON COMMITM

PEOP DEFE	LE OF THI	ESTATE OF CALIFORNIA VS. RÅBIÇE, HAMID		A7	TTACHM	ENT PAGE							·		_	CR-2	190-4
<u></u>	<del></del> ,	18F0729 -A			-8					-C	1		<del></del>				
1. 0	1 (118 a)	tiacnment bade nu	nher 3	ssion of the following		s;		VICTED		اخ	ψ.	2 2	Įų.	let	T	PRINC	IPAL O
COUN		T	7		YEAR CRIM	d DATE OF	####		F 7	CONCURRENT	CONSECUTIVE 1/3 WOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE PIE Brogs)	ST	FIME-I	ECUTIN MBOSÉ
A32	ВР	729(A)		XPLOIT OF PATIENT	COMMITTE	D CONVICTION (MOJDATEMENT)		Sourie AS		. <u>8</u>	<u>85</u>	88	S E	S S i	\$	YRS:	тмоз
A34	BP	729(A)		XPLOIT OF PATIENT		06-07-22	X		М			X			$\Box$	0	8
A38	ВР	729(A)		XPLOIT OF PATIENT		06-07-22 06-07-22	X		М			χ				0	8
A40	BP	729(A)		XPLOIT OF PATIENT		06-07-22	X		M			X	<u> </u>	·		0	8
A42	BP	729(A)		XPLOIT OF PATIENT		06-07-22	$\frac{1}{x}$	+	M			X				0	8
A43	PC	236/237		RISON BY VIOLENC		06-07-22	x		M			χ.			15	0	8
A44	BP	729(A)		(PLOIT OF PATIENT		06-07-22	$\frac{\hat{x}}{x}$	-	M			X	X		X	2	0
A45	BP	729(A)		(PLOIT OF PATIENT	2016	06-07-22	X	-	M.			<u>^</u>			$\vdash \vdash$	0	8
.A46	BP	729(A)		N - FRAUD REP	2016	06-07-22	X	+	M			X				0	8
A47	PC	243.4(A)		ATT BY RESTRAINT	2016	06-07-22	x	+	M				X		X	3	0
A48	PC	243.4(C)		ATT - FRAUD REP	2016	06-07-22	X	1	M	-			$\frac{\hat{x}}{\hat{x}}$		X	3	0
A49 A50	PC	243.4(C)		ATT BY RESTRAINT	2016	06-07-22	X		M			X			ᄼᆉ	0	8
A51	PC	243.4(C)		TT - FRAUD REP	2016	06-07-22	X	77	М	-			X		x	3	0
A52	PC	243.4(A) · 243.4(C)		TT BY RESTRAINT	2016	06-07-22	X		·M·			X	-		$\overline{}$	1	0
HOZ	FC	243,4(U)	SEXUAL BA	TT · FRAUD REP	2016	06-07-22	X	-	M			X			_	1	0
<u> </u>		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·				·			·	<del></del> - J.		L	TOTA	<u>L</u>	-	4
2. E	NHAN Iliance	CEMENTS charge	d and found t	to be true TIED TO	SPECIFI	C COUNTS	(mair	ıly in i	the Po	3 120	)22 s	eries)	. List	each c	:OUD	<u>-</u>	
COUNT		ENHANCEMENT	TIME IMPOSED	1	S TOT ST	TIME IMPOSED	OTL	IST A	NY S	TRIC	KEN	ENHA	ANCE	MENT	(S).	•	
			OR "S" FOR STAYED	- ENHANCEMENT		OR'S' FOR STAYED	<u> </u>	ĖN	MUCEME	:NT			IMPOSED FOR STAYED		TO	TAL	
			1, .		<u> </u>		╁┷	<u> </u>				<b> </b>		<u> </u>			
<u> </u>			· · · · · · · · · · · · · · · · · · ·			<del> </del>	<del>                                     </del>			<del></del>							
						-	<del></del>	<del> '</del>	<i>:</i> .					<u> </u>			
	<del></del>				<del></del>		<del> </del>	<del></del>		<u>:</u>	<u>.                                    </u>			-			
						<del></del>	<del> </del>	<u>_</u>									
···								÷		• •			****	<del> </del>		<del></del>	
	<del></del>			,	. ,		<del>-</del> -	<u> </u>				<u> </u>					
	·						<u> </u>	<del></del>		·	-			<del> </del>			<del></del> -
		· · · · · · · · · · · · · · · · · · ·							~	<del></del>				<del> </del> -		-	
	,							1127 1		·.					<del> :</del>	<del> </del>	<del></del>
<u></u>										·						-	
			·				-										
·	·			<u> </u>									·			+	
	<u> </u>		Ĺl										·				
3 50	IPI A·NIA	PEMENTO :								TO	TAL			d		+-	
Lis	t ali er	reivi⊏iv i o charged Nancements horiza	and tound to ontally Entai	be true FOR PRIO	R CON	ICTIONS OF	₹ PŖ	ISON	TER	MS (r	naini	y in th	e PC	367 se	 ries	_l ()	
<del>۔۔۔۔۔۔۔۔۔</del> ا	MIANCEN		TME IMPOSED R'S' FOR STAYED			S" for stayed.	. DO	NOT	LIST	ANŸ	STR	ICKE	N ENH	IANCE	∃ME	,. :NT(S	i).
		OI	K S HUR STAYED	ENIVACEMENT		OR 'S' FOR STAYED	<u>.</u>		NCEMEN			I TIM	E IMPOSE S FOR STAY	0 1		TOTAL	
						<u>·</u>										7	A
4. TO	TAL T	ME IMPOSED ON	TUIC ATTAC	CLIA ATTA PIT TO TO									-				
	. v 13-a   [	WE WILL ORED OW	THIS AT (A(	MMENT PAGE:													

### AE .ACT OF JUDGMENT - PRISON COMMITM.

	PEOPLE	OF THE	STATE OF CALIFORNIA VS. ABIEE, HAMID	· · · · · · · · · · · · · · · · · · ·	AI	TACHMI	ENT PAGE				_			_			CR-2	290-A
	VEFERU			A		-В	·	-		·····	· ·							
	1 De		<del></del>	l	ission of the following						-C							-D
-	T	his att	achment page n	ımber: 3	<del>مندسماند الله 10 ission of the 10 issues</del>	j felonies	·		BA M/C,LE	<b>"</b>	CONCUERENT	CONSEGUIIVE 1/3 VIOUENT	CONSECUTIVE CONSECUTIVE	CONSEQUTIVE FUEL TERM	SCE SCE	¥	CONS	CIPAL OR SECUTIVE IMPOSED
_	COUNT	CODE	SECTION NO.		CRIME	YEAR CRIME	I CONVICTION	J. T. T.	COURT	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	SONCE!	SONSE 13 VO	3 NON	CONSEG	INCOMPLETE SENTENCE	854 STAY		
	A53	. BP	729(A)	SEXUAL	EXPLOIT OF PATIENT	1	06-07-22	X		M				X		X	YRS- 2	MO8.
	A54	BP	729(A)	SEXUAL	EXPLOIT OF PATIENT	2016	06-07-22	X	$\dashv$	- <del>  ","</del>	-	<del> </del>	Х	\ <u>^</u> -	_	^	0	0 8
-	A55	PC	243.4(C)		BATT - FRAUD REP	2016	06-07-22	X	$\top$	M	-	<del> </del>		X		X	3	0
-	A56 A57	PC	289(d)(4)		PEN - FRAUD REP	2016	06-07-22	X		M			X			$\vdash$	2	0
}	A58	PC	243.4(A) 243.4(A)		BATT BY RESTRAINT BATT BY RESTRAINT		06-07-22	Х		M			X				1	0
1	A59	BP	729(A)		EXPLOIT OF PATIENT	2016	06-07-22	X		M		ļ		Х		Χ	3	0
ŀ	A63	BP	729(A)		XPLOIT OF PATIENT		06-07-22 06-07-22	X	-	M	-	ļ		Х		X	2	0
ľ				<u> </u>	THE LOT OF TATILITY	2010	00-07-22	^	- -	M	┼		X			ļ	0	8
			,					$\dashv$	+	+-	-						,	<del> </del> -
									_	<del>                                     </del>	-				_	-		<del> </del>
ŀ										-	† <del></del>	-				-		<del> </del>
-				- · · · · · · · · · · · · · · · · · · ·				•			1					Н		<del> </del> -
-																		
<u> </u>	المسخب			1								<u> </u>						
با 2			05455170 4				<u> </u>		<del></del> -	··	<del></del>		·		TOTA	\L	4	4
- 2	. =	SLILVIA.	CEMEN 12 CHAIG	ea and tound	I to be true TIED TO													
	en	hance	ment horizontally	. Enter time	I to be true TIED TO imposed for each or	SPECIFI "S" for st	C COUNTS	(mai	iniy i	in thể l	PC 12	2022 s	eries)	. List	each o	cour	it ·	
	eni count		ment horizontally ENHANCEMENT	TIME IMPOSE	miposed for each of	"S" for st	TIME IMPOSED	(mai OT I	risi	ANY	STRI	2022 s CKEN	ENH/	ance,	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	· mitor mus	miposed for each of	"S" for st	ayea. DUN	(mai	risi	IN the I	STRI	2022 s CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).	OTAL	
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	"S" for st	TIME IMPOSED	(mal	risi	ANY	STRI	O22 s	ENH/	ANCE,	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	"S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	2022 s CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(mai	risi	ANY	STRI	2022 s CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(mai	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
			117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CO22 s CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		,
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		,
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(mai	risi	ANY	STRI	2022 s CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(ma OT I	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(mai	risi	ANY	STRI	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		117-111-11-11-11-11-11-11-11-11-11-11-11	TIME IMPOSE	miposed for each of	SPECIFI "S" for st	TIME IMPOSED	(mai	risi	ANY	STRIC	CKEN	ENH/	ANCE, IMPOSED FOR STAYE	MENT	(S).		
	COUNT		ENHANCEMENT	TIME IMPOSE  OR 'S POR STAY	ENHANCEMENT	S IOF SL	AYOU. DO N TIME IMPOSED OR ST FOR STAYED		LIST	ENHANCE	STRIC	CKEN	ENH/	ANCE:	MENT	TO	DYAL.	
	COUNT	HANC	ENHANCEMENT  CEMENTS charge	TIME IMPOSE OR SPORSTAY	to he true EOR DRIG	OP COM	AYOU. DO N TIME IMPOSED OR ST FOR STAYED		LISI	ENHANCE	STRIC	OTAL	ENH/	ANCE: IMPOSED FOR STATE	MENT	T(S).	DYAL.	
	EN	HANC	ENHANCEMENT  CEMENTS charge thancements hor	TIME IMPOSE OR 3 POR STAY  and and found zontally. En	ENHANCEMENT	OP COM	VICTIONS' O		RISC	DN TE	STRIC	OTAL	ENH/	ANCE: IMPOSED FORSTAVE  THE PC  THE PC	667 s	T(S).	s).	S).
	EN	HANC all en	ENHANCEMENT  CEMENTS charge thancements hor	TIME IMPOSES OR SPORSTAY  and and found zontally. En	to be true FOR PRICe ter time imposed for each of the true for the tru	OP COM	VICTIONS O		RISC	ENHANCE	STRIC	OTAL	ENH/	ANCE: IMPOSED FORSTAND  THE PC  IN EN	667 s	T(S).	DYAL.	S).
3.	EN	HANC all an	ENIMICEMENT  CEMENTS charge hancements hor	TIME IMPOSES OR 'S PORSTAY  and and found zontally. En TIME IMPOSES OR 'S PORSTAYED  FORMTEXT	to be true FOR PRICe ter time imposed for each of the true for the tru	OP COM	VICTIONS' O		RISC	DN TE	STRIC	OTAL	ENH/	ANCE: IMPOSED FORSTAVE  THE PC  THE PC	667 s	T(S).	s).	S).





•	,	•			ABS	STRACT OF JUDG	MENT . DO		1174 sm	A 1774	<b>7</b> . take	<b></b>							
8UP	ERIOR C	OURT OF CALIFORNIA	COL	INTY OF:	118	OL ANTIO ANTHOR	T COMPLET	ED PAGE TW	OOF	NI CR-	- DETI 290 AT	ERMIN T <u>ach</u>	IATE Dj	· <del>-</del> ·				CR	-290
	`	·				46						ţ			ह्या सर	Párzes			
DEFE	ENDANT:	HE STATE OF CALIFOI HAMID RABIEE	RNIA	¥8.				•	1	8F(	729	······	-A	-			204		
AKA:				~ 38/4189-4 U.P.P.P.P.P	H <del>ondon</del>	Marie Commence of the Control of the	Carrie Datas strate	Contract Contract of the Party		Oekar-	in the contract of	in coin		<del></del>	i i G	<del></del>	יפכו	Brewson C.	The second
CILM	o.:37.4.	27769	<b></b>		•		,	, }.			-		-B	:		1 1 20	16.6		
		22007838					☐ NOT PRE	SENT								H-SHA OR CO			
ABST	MITMENT RACT OF	TO STATE PRISON JUDGMENT					AMENDE		<del></del>				X	Y: K, P	ORRA	S, Dep	JTY YTL	CLER	K
DATE	OF HEA			· · · · · · · · · · · · · · · · · · ·	DEP	T. NO.	ABSTRAC	27	JUDGE		<del></del> -		OB						
CLER	К	07-0	)5-2	2			1					D. FL	(NN						
	<u>K.</u> F	ORRAS			REP	ORTER M. SCHOO	NOVER		PROBA	TION	NO. OR	PROBA	TION O	FICER		IMMEDI	ATE:	SENTE	NCING
COUN	isel for	PEOPLE	шл	NNA					COUNS	EI, F	OR DEFI	ENDANT			<u> </u>			157	<del></del>
<u>ا ۔</u>	Onfonda						<u> </u>		·						J. LI	EVIN		- KA	APPTD
). [	بيا حريان	nonal counts are it	3 <b>t</b> ec	t on attac	ssion ( chmen	of the following felo	nies:									-			
	1 (ri	umber of pages at	tach	ed)					CON			RENT	CONSECUTIVE 1/3 VIOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	ដូចូត	≽	PRIN	CIPAL OR SECUTIVE
COUNT	CODE	SECTION NO.			CR	RIME	YEAR CRIME COMMITTED	DATE OF CONVICTION	J.C.E.S.	N 15	THE C	CONCURRENT	ONSEC 13 VIO	3 NONSEC	SNS	INCOMPLETE SENTENCE (NEE E E-E-S	654 STAY	TIME	IMPOSEE
A9	PC	289(a)(1)(A)	$\neg$			NITAL PENETRA	2016	(MO./DATE/YEAR) 06-07-22	X	-	M	-	3.	0≠	8"	Z "		YRS,	MOS.
A1	PC	243.4(A)		SEXUA	L BA	T BY RESTRAIN	2016	06-07-22	X	╁	M	<del> </del>	-	X.	-	ļ		6	0
A2	PC	243.4(C)	_			T - FRAUD REP	2016	08-07-22	X	+-	M		<del>                                     </del>	<u> </u>	X	<u> </u>	X	3	0
A3 .	BP BP	729(A)				PLOIT OF PATIEN		06-07-22	X	1	M	1	<del> </del>		X		X	2	0
A5	PC	729(A) 236	-4			LOIT OF PATIEN		06-07-22	Χ.		M			Х				0	8
	<u>1</u>				<del></del>	ISONMENT	2016	06-07-22	Х		M				Х		X	2	0
.2. El er	NHANC Mancei	EMENTS charged nent horizontally	l an Ent	d found t	o be tr	rue TIED TO SPEC d for each or "S" for	IFIC COUN	TS (mainly in	the P	C 12	2022 s	eries).	List e	ach co	unt				<del></del> _
COUNT	· · ·	ENHANCEMENT.		TIME IMP	OSED	1	olayea, D	O NOT LIST A	ANY S	TRI	CKEN	ENHA	NCEN	IENT(	3).				
		an anadatical)		OR S FO	TSTAYED	ENHANCEME	<u> , , , , , , , , , , , , , , , , , , ,</u>	OR 'S' FOR STAYED	<del> </del>	<u>.</u> E	NHANCE	MENT		TIME IN	(POSED) OR STAYED		TOT	AL	
					· · · · · · · · · · · · · · · · · · ·				<del> </del> -		<del></del>			·	L				
				<u> </u>				<del></del>	<del> </del>		<del>``</del>				<del></del> ,	· ·	<u>.</u> .		
	· 	•			:		<del></del>		<del>                                     </del>			<del>.</del>	-	<u> </u>	<u>.</u>	-		-  -	
									<del> </del>		····	<del></del>	<del></del>		<del></del>	<del> </del>		`- -	
<u> </u>	·			<u>l</u>					1							<del> </del>			
3. 1≘N i.	HANC	EMENT'S charged	anc	found to	be tru	ue FOR PRIOR CO	NVICTION	S OR PRISO	V TER	MS	/maini	vin th	I	67	<del></del>				
	è èn en	rancementa Notizi				imposed for <u>each c</u>	r."S" for sta	lyed. DO NO	T LIST	. An	IY.S.T.	KICKE	M.ENH	ANCE	(es), MENT	(S),			
		NCEMENT	10	ME IMPOSED		ENHANCEMENT		TIME IMPOSED	Ţ:		<del> '</del> -				_				·
··							<del></del>	OR'S' FOR BTAYED		<del></del>	rwháń	CEMENT			TIME IMPO OR'S' FOR	STAYED	<del></del>	TOTAL	
·	•	<u> </u>	ļ.,						<del> </del>		<del></del>	<del></del>	<u></u>	-				-	
<i>f</i>			<del> </del>		_				<u> </u>			····	<del>*************************************</del>				<del>.</del>		
<del>- \</del>			<u> </u>										·	<del> -</del>	<del></del> ,	-			
🔲 🛭	Oeft. sei	itenced per: 🗌 Po	66	i7(b)-(i) o	r PC 1	l 170.12 (two strikes	) 🏻 PC	1170(a)(3), Proper Commitme	е-солі	line	ment c	radite	natio!	,	الما	<b>-</b>		L	
. INICA	ים וקואל	THIN GENTENAC	a	\0\(\c==	l tomore :	_	(Pap	or Dollandelle	-11167 13	GIL.	diable	o to re	ροπ ια	local	ed tim Parole	e impos Office i	sed. Upon	rele:	áso
- HACK	~140.PP	TED SENTENCE(	S) (	UNSEC	UTIVE	<u>:</u> 		6. TOTAL	TIME (	NC.	ATTAC	HED	PAGE	S:		20			
																		1 1	

This form is prescribed under PC 1213.5 to salisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document.

Page 1 of 2

Ponal Code,
§§ 1213, 1213.5

7. 

Additional indeterminate term (see CR-292).

.

PEOPLE OF THE STATE OF CALIFORNIA VS.  OFFENDANT: HAMID RABIEE						
18F0729 -A	-В		-C			
9. FINANCIAL OBLIGATIONS (plus any applicable penalty assess	sments):					-D
a. Restitution Fine(s):						
Case A: \$10,000 per PC 1202.4(b) forthwith per PC 2085.	5; \$10,000 wing been revoke	per PC 1202.45	suspended un	less parole is	revoked.	
per PC 1202.4(b) forthwith per PC 2085.  per PC 1202.44 is now due, probation ha	5; \$ <u>.</u> Iving been-revoke	per PC 1202.45		ess parole is	revoked.	والمالة المواجعة المالية المالية المالية المالية
Case C: \$ per PC 1202.4(b) forthwith per PC 2085.4 per PC 1202.44 is now due, probation ha	wing been revoke	per PC 1202.45 s d.	suspended uni	ess parole is	revoked,	
Case D: \$ per PC 1202.4(b) forthwith per PC 2085.6 per PC 1202.44 is now due, probation hab.  Restitution per PC 1202.4(b)	5;     \$ Iving been revoked	per PC 1202,45 s d.	suspended unl	ess parole is	revoked.	
Case B: \$ Amount to be determined to \( \)	victim(s)*	lestitution Fund lestitution Fund lestitution Fund lestitution Fund				
c. Fine(s):	down in item 11, i	below. ☐ * Victim na	mes(s) in prob	ation officer's	report,	•
Case A: \$ per PC 1202.5. \$ per VC 23550 € ☐ Includes: ☐ \$50 Lab Fee per HS 11372.5(a)	ordays	county Jail 🔲 Drug Program	nrison in lieu o	ffine □ co	ncurrent 🗀 cons	ecutive
Case B: \$ per PC 1202.5. \$ per VC 23550 ( ☐ includes: ☐ \$50 Lab Fee per HS 11372.5(a)	ordays	County jali   Drug Program	orison in lieu o	ffine 🔲 co	for each qualifying ncurrent cons	ecutive
Case C: \$ per PC 1202.5. \$ per VC 23550 c lincludes: \$50 Lab Fee per HS 11372.5(a)	ordays	☐ county fall ☐ p	orlaan la lieu o	ffine □ co	for each qualifying neurrent  cons for each qualifying	ecutive
Case D: \$ per PC 1202.5, \$ per VC 23550 c	ordays	☐ county [all ☐ ]				
1372.5(a)	<b>□</b> \$,	Drug Program.	rison in lieu o Fee per HS 11	гиле ∟ со. 372.7(a) f	neurrent 🔲 cons	ecutive
d. <u>Court Security Fee</u> : \$1,240.00 per PC 1465.8. 0. TESTING a. ☑ Compliance with PC 296 verified b. ☑	e. <u>Criminal Cor</u>	nviction Assessment:	<sup>5</sup> ee per HS 11 \$ <u>930.00</u> per G	372.7(a) ( C 70373,	or each qualifying	eculive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING a. 🖾 Compliance with PC 296 verified b. 🖸  1. Offier orders (specify):	e. <u>Criminal Cor</u>	Drug Program.	<sup>5</sup> ee per HS 11 \$ <u>930.00</u> per G	372.7(a) ( C 70373,	neurrent LI cons	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  0. TESTING: a. 🖾 Compliance with PC 296 verified b. D.  1. Other orders (specify): 289.95 Vic Rest to be paid to T.L. (DOB 2/8/52)	[]\$, e. <u>Criminal Cor</u> ☑ AIDS per PC	Orug Program I	=ee per HS 11 \$ <u>930.00</u> per G	372.7(a) ( C 70373,	neurrent ∐ cons or each qualifying d	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING: a. 🖾 Compliance with PC 296 verified b. D. 1. Offier orders (specify): 289,95 Vic Rest to be paid to T.L. (DOB 2/8/52)	[]\$, e. <u>Criminal Cor</u> ☑ AIDS per PC	nviction Assessment:	=ee per HS 11 \$ <u>930.00</u> per G	372.7(a) ( C 70373,	neurrent ∐ cons or each qualifying (	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING: a. [A] Compliance with PC 296 verified b. [A]  D. Offier orders (specify): 289,95 Vic Rest to be paid to T.L. (DOB 2/8/52)  D. IMMEDIATE SENTENCE:	☐ \$. e. <u>Criminal Con</u> AlDS per PC	Orug Program I	=ee per HS 11 \$ <u>930.00</u> per G or ( <i>apecify)</i> ; P	372.7(a) ( C 70373,	neurrent   cons	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  0. TESTING: a. D. Compliance with PC 296 verified b. D. 1. Other orders (specify): 289,95 Vic Rest to be paid to T.L. (DOB 2/8/52)  2. IMMEDIATE SENTENCE:  1. Probation to prepare and submit ost-sentence report to CDCR per PC 1203c.	e. <u>Criminal Con</u> AIDS per PC  14. CRED	TOTAL CREDITS	=ee per HS 11 \$ <u>930.00</u> per G	372.7(a) ( C 70373,	ON EACH qualifying	ecutive offense
d. Court Security Fee: \$1,240,00 per PC 1465.8.  D. TESTING: a. D. Compliance with PC 296 verified b. D. 1. Other orders (specify): 289.95 Vic Rest to be paid to T.L. (DOB 2/8/52)  Probation to prepare and submit est-sentence report to CDCR per PC 1203c.	e. <u>Criminal Con</u> AIDS per PC  14. CRED  CASE A	Orug Program I	=ee per HS 11 \$ <u>930.00</u> per G or ( <i>apecify)</i> ; P	372.7(a) ( C 70373, C 296	ONDUCT  1019  2033.1	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  0. TESTING a. D Compliance with PC 296 verified b. D  1. Offier orders (specify): 289.95 Vic Rest to be paid to T.L. (DOB 2/8/52)  2. IMMEDIATE SENTENCE:  1 Probation to prepare and submit cost-sentence report to CDCR per PC 1203c.	e. <u>Criminal Con</u> AIDS per PC  14. CRED	TOTAL CREDITS	Separt Se	372.7(a) ( C 70373, C 296	ONDUCT  1019  2933.1  4019	ecutive offense
d. Court Security Fee: \$1,240.00 per PC 1465.8.  0. TESTING a. \(\times\) Compliance with PC 296 verified b. \(\times\)  1. Other orders (specify): 209.95 Vic Rest to be paid to T.L. (DOB 2/8/52)  2. IMMEDIATE SENTENCE:  1. Probation to prepare and submit post-sentence report to CDCR per PC 1203c.  2. Tendant's race/national origin:  3. EXECUTION OF SENTENCE IMPOSED:  a. \(\times\) at initial sentencing hearing.	e. <u>Criminal Con</u> AIDS per PC  14. CRED  CASE  A  B  C	TOTAL CREDITS	Separt Se	372.7(a) ( C 70373, C 296	DNDUCT 4019 2933.1 4019 2933.1 4019 2933.1	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING: a. \(\text{	e. Criminal Con AIDS per PC  14. CRED  CASE A B C	TOTAL CREDITS  1,511	Eee per HS 11 \$930.00 per G or (apecify); P ACTUAL 1,314	372.7(a) ( 6C 70373, C 296 LOCAL CO	DNDUCT   1019   2933.1   4019   2933.1   4019   2933.1   4019   2933.1   4019   4033.1   4039	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING a. C. Compliance with PC 296 verified b. D. C. Offier orders (specify): 289.95 Vic Rest to be paid to T.L. (DOB 2/8/52)  D. IMMEDIATE SENTENCE:  Probation to prepare and submit est-sentence report to CDCR per PC 1203c.  Stendant's race/national origin:  EXECUTION OF SENTENCE IMPOSED:  a. C. at initial sentencing hearing:  b. C. at resentencing per decision on appeal.	e. Criminal Con AIDS per PC  14. CRED  CASE A B C	TOTAL CREDITS	Separt Se	372.7(a) ( 6C 70373, C 296 LOCAL CO	DNDUCT   1019   2933.1   4019   2933.1   4019   2933.1   4019   2933.1   4019   4033.1   4039	ecutive offense.
d. Count Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING a. ☑ Compliance with PC 296 verified b. ☑ Officer orders (specify): 189.95 Vic Rest to be paid to T.L. (DOB 2/8/52)  IMMEDIATE SENTENCE:  Probation to prepare and submit est-sentence report to CDCR per PC 1203c.  Ifendant's race/national origin:  EXECUTION OF SENTENCE IMPOSED:  a. ☑ at initial sentencing hearing:  b. ☐ at resentencing per decision on appeal.  c. ☐ after revocation of probation.  d. ☐ at resentencing per recall of commitment. (PC1170(d).)  e. ☐ other (specify):	e. Criminal Con AIDS per PC  14. CRED  CASE A B C D Date S	TOTAL CREDITS  1,511  151-18	D  ACTUAL  1,314  Time Served in DMH	372.7(a) ( 6C 70373, C 296 LOCAL CC 197	DNDUCT    1019	ecutive offense
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING: a. Compliance with PC 296 verified b. D. 1. Offier orders (specify): 289,95 Vic Rest to be paid to T.L. (DOB 2/8/52)  D. IMMEDIATE SENTENCE: Probation to prepare and submit est-sentence report to CDCR per PC 1203c.  Pendant's race/national origin:  EXECUTION OF SENTENCE IMPOSED:  a. C. at initial sentencing hearing: b. at resentencing per decision on appeal. c. after revocation of probation. d. at resentencing per recall of commitment. (PC1170(d).) e. at resentencing per recall of commitment. (PC1170(d).) e. at resentencing per recall of commitment. (PC1170(d).)  The defendant is remanded to the custody of the sheriff of forth to be delivered to the custody of the sheriff of forth other (specific):  CILE (Stereby certify the foregoing to be a correct affective of the independent of the independen	e. Criminal Con  AIDS per PC  14. CRED  CASE  A  B  C  Date S  with after director of the C	TOTAL CREDITS  1,511  1202.16-18  1,511  1,511  1,511  1,511	D  ACTUAL  1,314  Time Served in DMH	372.7(a) ( 6C 70373, C 296 LOCAL CC 197	DNDUCT    1019	ecutive offense.
d. Court Security Fee: \$1,240.00 per PC 1465.8.  D. TESTING: a. Compliance with PC 296 verified b. D. 1. Other orders (specify): 289,95 Vic Rest to be paid to T.L. (DOB 2/8/52)  Probation to prepare and submit ost-sentence report to CDCR per PC 1203c.  Pendant's race/national origin:  EXECUTION OF SENTENCE IMPOSED:  a. Cat initial sentencing hearing:  b. Catresentencing per decision on appeal.  c. Cafter revocation of probation.  d. Catresentencing per recall of commitment. (PC1170(d).)  e. Cother (specific):  The defendant is remanded to the custody of the shertiff of the reception center designated by the other (specific):	e. Criminal Con  AIDS per PC  14. CRED  CASE  A  B  C  Date S  with after director of the C	TOTAL CREDITS  1,511  1202.16-18  1,511  1,511  1,511  1,511	D  ACTUAL  1,314  Time Served in DMH	372.7(a) ( 6C 70373, C 296 LOCAL CC 197	DNDUCT    1019	ecutive offense.

## AB. ACT OF JUDGMENT - PRISON COMMITML

PEOPL	E OF THE	STATE OF CAUFORNIA VS.		AT AT AT	ТАСНМ	ENT PAGE						•				CR-2	90-A
DEFEN	DANT: R	ABIEE, HAMID		,			•	,					····				
	. 1	18F0729 -	4		-8					-c	T						D
1. D	efenda	ant was convicted	of the commi	ssion of the following	felonies	•	<u> </u>			_		<u> </u>	1		1		
-	This at	tachment page nu	mber: 3	<u>)                                    </u>			CONV	ICTEO Y		2	Comve Chive	CONSEGUTIVE 373 NON-YIOLENT	JVE J	巴		CONSI	IPAL OR ECUTIVE
COUNT			- TO TOTAL STATE OF THE STATE O	THE PERSON NAMED OF THE PE	TO THE PERSON NAMED IN	DATE OF	E)(T)	<del></del>	F 3	CONCUERENT	2 <u>id</u> -		CONSECTIONS FULTERM	INCOMPLETE SENTERCE (************************************	Ė	"IMEU	YPOSED
				CRIME	YEAR CRIME -COMMITTED		. ¥5	RESA RESA		8	CONSEC 1/3 VIOL	SGN	SGN	SP.	35	- ·	T
A7	86	729(A)		XPLOIT OF PATIENT		06-07-22	X		M			X			-	YR8;	-MOS:
A10	BP	729(A)		XPLOIT OF PATIENT		06-07-22	X		M				X		X	2	0
A12	PC	243.4(A)		ATT BY RESTRAINT		06-07-22	X		M			X				1	0
A13	PC	243.3(Ċ)		ATT- FRAUD REP	2016	06-07-22	X		M		-		X		X	3	0
A14 A15	BP	729(A)		XPLOIT OF PATIENT		06-07-22	X		М				X		Х	2	0
A16	PC	243.4(A)		ATT BY RESTRAINT		06-07-22	X		M			X				1	0
A17	BP	243.4(C)		ATT - FRAUD REP	2016	06-07-22	Х		Ni				Χ		X	3	0
A19	PC	729(A)		XPLOIT OF PATIENT		06-07-22	X		M.				Х	•	X	Ż	0
A20	PC	243,4(A)		ATT BY RESTRAINT	2016	06-07-22	X		М			X			-	1	0
A22	PC	243.4(C) 236/237		ATT - FRAUD REP	2016	06-07-22	X		M				X		Х	3	0
A23	BP	<del></del>		PRISON BY FORCE	2016	06-07-22	Χ.		М				X		Х	2	0
A25	BP	729(A)		XPLOIT OF PATIENT	2016	06-07-22	Χ,		М			X			_	0	8
A27	BP"	729(A)		XPLOIT OF PATIENT	2016	06-07-22	X		М			X				0	8
A29	BP.	729(A)		KPLOIT OF PATIENT		06-07-22	X		M.			X ·	•	· · · ·	7.	0	8
MZS	DP	729(A)	SEXUAL EX	KPLOIT OF PATIENT	2016	06-07-22	X		M			Х				0	.8
<u></u>	<del></del>	the Contract of the same	. , _ '							****			1	TOTA	1	6	4
_						· <del></del>								TOIN	<b>-</b> 1	v {	. **
2. E	NHAN	CEMENTS charge	ed and found	to be true TIED TO	SPECIFIC	C COUNTS	(main	ly in	the Po	C 12	022 se	eries).	List	<del></del>	بالبيخ	ائيت.	. 4
I	NHAN hance			to be true TIED TO mposed for each or	SPECIFIC	ayed, DO N	(main OT LI	ly in i	the Po	C 120	D22 se	eries). ENHA	List	<del></del>	بالبيخ	ائيت.	. 14
2. E er count.	NHAN	CEMENTS charge ement horizontally ENHANCEMENT	ed and found Enter time I	inpoduator cacil of	SPECIFIC "S" for st	C COUNTS ayed. DO No	(main OT LI	SIA	the PONY S	TRIC	022 se	ENHA	List ANCE IMPOSED	each c MENT	oun (S).	ائيت.	
I	NHAN			inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	D22 se	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN			inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	D22 se	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN			inpoduator cacil of	SPECIFION SPECIFICATION SPECIF	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	D22 se	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	. "
I	NHAN			inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	022 se CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	. "
I	NHAN			inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	D22 se KEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	D22 se CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main	SIA	NYS	TRIC	D22 sc KEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main	SIA	NYS	TRIC	022 se KEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC	TIMEIMPOSED	(main	SIA	NYS	TRIC	022 se CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	022 sc CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	D22 sc CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	D22 sc CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for sta	TIMEIMPOSED	(main OT LI	SIA	NYS	TRIC	D22 sc CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	D22 sc CKEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
I	NHAN	ENHANCEMENT		inpoduator cacil of	SPECIFIC "S" for st	TIMEIMPOSED	(main	SIA	NYS	TRIC	KEN	ENHA	<b>NCE</b>	each c MENT	oun (S).	t	
COUNT:	IHANE	ENHANCEMENT	TIME IMPOSED OR'S FORSTAYED	ENHANCEMENT  Change of the Color Field of the Color		TIME IMPOSED OR 'S' FOR STAYED	0111	SIA	HANCEME	TRIC	DTAL	ENHA TIME OR'S'A	ANCE MPOSED OR STAYER	each c	oun (Ś).	TAL.	
COUNT:	IHANE t all; et	DEMENTS charge	Time imposed on a ror strayer	ENHANCEMENT  Change of the Color Field of the Color		TIME IMPOSED OR 'S' FOR STAYED	0111	SIA	HANCEME	TRIC	DTAL	ENHA TIME OR'S'A	ANCE MPOSED OR STAYER	each c	oun (Ś).	TAL.	
COUNT:	IHANE	DEMENTS charge	TIME IMPOSED OR'S FORSTAYED	ENHANCEMENT	DR CONVeach or "S	TIME IMPOSED  OR 'S FOR STAYED  OR 'S FOR STAYED  OR 'S FOR STAYED  TIME IMPOSED  TIME IMPOSED	0111	STA	TER	TCC MS (	DTAL	y in the	NCE MPOSED OR STAYED N EN	each c MENT	oun (\$).	t train	
COUNT:	IHANE t all; et	DEMENTS charge	Time imposed on a ror strayer	ENHANCEMENT  ENHANCEMENT  o be true FOR PRICer time imposed for e	DR CONVeach or "S	TIME IMPOSED OR'S FOR STAYED  VICTIONS OF	0111	STA	I TER LIST	TCC MS (	DTAL	y in the	NCE MPOSED OR STAYER	each c MENT	oun (\$).	TAL.	
COUNT:	IHANE t all: et	DEMENTS charge	d and found tontally. Enter	ENHANCEMENT  ENHANCEMENT  o be true FOR PRICer time imposed for e	DR CONVeach or "S	TIME IMPOSED  OR 'S FOR STAYED  OR 'S FOR STAYED  OR 'S FOR STAYED  TIME IMPOSED  TIME IMPOSED	0111	STA	TER	TCC MS (	DTAL	y in the	NCE MPOSED OR STAYED N EN	each c MENT	oun (\$).	t train	

, ·				AB.			T – PRISON ENT PAGE	CC	MMC	MITN	Ai.							on c	NO. 4
PEOPLE DEFENI	OF THE	STATE OF CALIFORNIAVS. ABIEE, HAMID				· · · · · · · · · · · · · · · · · · ·				<b></b> -								UK-Z	290-A
		8F0729 -A				-В							T						
1 De		ant was convicted of	f the commis	-lan of	IL a fallanda			_				-c							-D
T	his att	tachment page num	iper: 3	SIOI) UI	tue tollomiu	j telonies:	ويتحفظه المتعارضة المتعارضة ويتعارضه		NVICT BY	ED	- 5	RENT	THE THE	CUTIVE	UTIVE BRM	E 8 .	*	CONF	CIPAL OR ECUTIVE
COUNT	CODE	séction no.		CRIME		YEAR CRIME		ग्राक्ष	COURT	ą	C. MIGG	CONCUMENT	CONSEQUENT 13 VIOUENT	CONSECUTIVE 3/3 NON-PROLENT	CONSECUTIVE FULTERM	INCOMPLETE SENTENCE	¥64 S. 194		A. WEEK
A32	BP	729(A)	SEXUAL EX	PLOIT	OF PATIENT		MOJDATEMEAR) 06-07-22	Х			M						=	YRSı-	-M08.
A34	BP	729(A)			OF PATIENT		06-07-22	Ŷ	-1	-+	M			X				0	8
A38	BP	729(A)			OF PATIENT		06-07-22	X	<del>  </del>	+	M			<u>X</u>	<del>  </del>			0	8
A40	BP	729(A)	SEXUAL EX				06-07-22	X		$\dashv$	M	_		X				0	-8
A42	ВР	729(A)	SEXUAL EX				06-07-22	X	<del>  </del>	-	M			X				0	8.
A43	PC	236/237	FALSE IMPR				06-07-22	X	-	$\dashv$	M	$\dashv$			$\frac{1}{x}$		<u>-</u> -	0	8
A44	BP	729(A)	SEXUAL EX				06-07-22	X	_	+	M		<del>`</del>	χ			X	2	0
A45	₿P	729(A)	SEXUAL EX				06-07-22	X	-+	+	M		<del></del>	<u>^</u>		<del></del> -	<del>∐-</del> i{	0	8
A46	ВР	729(A)	SEXUAL PE	<u> </u>		2016	06-07-22	X			M	$\dashv$		$\frac{\hat{x}}{x}$		<del></del>		S	8
A47	PC	243.4(A)	SEXUAL BA			2016	06-07-22	$\frac{\hat{x}}{x}$	-		M				X		<del>   </del>	2	0
A48	.PC	243.4(C)	SEXUAL BA			2016	06-07-22	$\frac{x}{x}$	-		M	-			X	<del></del>	X	3	0
A49	PC	243.4(C)	SEXUAL BA			2016	06-07-22	X	+		M			Х	^_		X	3	0
A50	PC	243.4(C)	SEXUAL BA			2016	06-07-22	$\frac{\hat{x}}{x}$	-		M	$\dashv$		<del>^</del>	X		J	0	8
A51	PC	243.4(A)	SEXUAL BA			2016	06-07-22	$\frac{\hat{x}}{x}$	+		M			Х	<del>^</del> -		X	3	0
A52	PC	243.4(C)	SEXUAL BA			2016	06-07-22	$\frac{1}{X}$	+		M			$\frac{\hat{x}}{x}$				.1	0
		<u> </u>		<del></del>			04.01 ===				181		11		<u></u>	<del></del>		:1	0
2, EN	hance	CEMENTS charged ement horizontally,	i and found to Enter time in	posęd posęd	ie TIED TO for each or	SPECIFIC	C COUNTS (	—- (ma OT	inly US	in ti	he P(	720 TRIC	022 s	eries).	List	TOTA		9 nt	4
COUNT		ENHANCEMENT	TIME IMPOSED OR'S FOR STAYED		ENHANCEMENT		TIME IMPOSED OR STEOR STAYED	T			ANCEME		1 1	TIME	IMPOSED.	Т	· · · · · ·	<del>'</del>	
						·	OR S PORSIMED			C(t)	MYGEMG	:01		DR 'S' F	FOR STAYEL	1	70	JATC	
	<u> </u>	•						<del>                                     </del>	<del></del>	<del></del>				<del> </del>			.,		
				<del>' - '</del>				<del>                                     </del>				•		-					
					<del></del>			H						-	· ···	+		<u>'</u>	<del></del> -
				. ,				<del> </del>				<del></del>	<del></del>	<del></del>		- <del> </del>	<u>.                                    </u>	<del> </del> -	
				· ·				-	<u> </u>	***	- ;, -	<del></del>	<del></del>	<del> </del>	<del>-</del> 1	<del> </del>		<del>'  </del>	
	·FORM	MTEXT		<del></del>		_	<del></del> -	<del> </del>			<del></del>	-	<u>·'</u>		<u> </u>	<del></del>	• • •		
				•		· · · · · · · · · · · · · · · · · · ·		<del>-</del>		<del></del>	<del></del> -	•••	<del></del>			<del> </del>	****		
_ 1		. :					<del></del>	├				<del></del>					<u>:</u>		

· · ·	DIGIS FURSIAYED	ENTANCEMENT .	OR'S' FOR STAYED	ENITANCEMENT	OR'S' FOR STAVED	TOTAL
	<u> </u>	-	<u> </u>			
			,			<del></del>
					<del></del>	·
	. ,					<u> </u>
	<del></del>		ļ		<del>`</del>	
	1.				· · · ·	
•FORMTEXT	<del>                                     </del>					
	<del> </del>					
	<u> </u>				<del></del>	
					<del></del>	
<u> </u>					<del></del>	<del></del>
	<u> </u>					<del></del>
			<del></del>		<del></del>	
					<del></del>	
	-		<del></del>	· · · · · · · · · · · · · · · · · · ·		
	. · · · · · · · · · · · · · · · · · · ·		<u></u>			
ENGLANOPS MARINO		be true FOR PRIOR CONV		TOTAL	••	

THISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed.

ENHANCEMENT	TIME IMPOSED	ENHANCEMENT	TAME IMPOSED	T TO NOT LIST ANY STREET		1CEMEN	IT(S).
as que established	OR'S FOR STAYED	ENTANCEMEN	OR S FOR STAYED	ENHANCEMENT	TIME IMPOSED OR '9" FOR STAYED	тот	TAL
					_		
4. TOTAL TIME IMPOSED O	NI TUIC AT	50 O/ (0.45%) 154 - 4.0	<u></u>				
TO THE THE WIT OSED (	M INSAH	ACHIVIENT PAGE:			10	<del></del>	4

### AB. .ACT OF JUDGMENT - PRISON COMMITML

		STATE OF CALIFORNIA VA.		A1	TACHME	NT PAGE											CR-2	90-A
DEFEN		ABIĘE, HAMID	<del></del>									<sub>Y</sub>						
	•	18F0729 -A -B -C								¬D								
1. De	his atl	int was convicted of lachment page nur	of the commis	sion of the following	g felonies:			NVICT BY	ED	¥ Ĵ	RENT	SUTTAGE FINT	CONSECUTIVE 1/2 NONEWOLENT	UTIVE	300 6	\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	CONS	IPAL OR ECUTIVE MPOSED
COUNT	CODE	SECTION NO.		CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION	LIFEY	COURT	F.55	1 1 1 2	CONCLERENT	CONSECUTIVE 13 VICENT	S NONSE	CONSECUTIVE FULL SERM	NCOMPLETE SENTENCE (refr append)	- 65 52 52	44	The second
A53	ВР	729(A)	SEXUAL E	XPLOIT OF PATIENT		-(MO,/DATE/YEAR) 06-07-22	X	==	=	M	<u> </u>			X	====	X	YRS.	MOS.
A54	BP	729(A)	SEXUAL E	KPLOIT OF PATIENT	2016	06-07-22.	X	$\vdash$		M			Х			┼^	0	8
A55	PC	243.4(C)	SEXUAL B	ATT - FRAUD REP	2016	06-07-22	X			М				X		X	3	0
A56	PC	289(d)(4)	.1	N - FRAUD REP	2016	06-07-22	X			М		-	X				2	0
A57	PC	243.4(A)		ATT BY RESTRAINT	2016	06-07-22	X			М			Х			_	1	0
A58	PC	243.4(A)		ATT BY RESTRAINT	2016	06-07-22	X			M				Х		X	3	0
A59	BP	729(A)		(PLOIT OF PATIENT		06-07-22	X			M				Χ		X	2	0
A63	BP	729(A)	SEXUAL EX	(PLOIT OF PATIENT	2016	06-07-22	Х	,		M			X				0.	8
<u> </u>			·		·			_									•	
				<del> </del>														
		· · · · · · · · · · · · · · · · · · ·	<del>                                     </del>		-				4		_ <u>-</u> :_							
	·		<del>                                     </del>			<del></del>		_										
ļ		<del></del>	•														<u> </u>	ļ
<del> </del>		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·				$\vdash \vdash$	$\dashv$										
	L	· · ·				······································			L							اا		<u> </u>
2. E	MHAN	CEMENTS charie	d and farmit	to be take TIED TO	ODEALE	0.001,1110					•		· ·		TOTA		4 .	4
er	hance	ement horizontally.	Enter time i	to be true TIED TO uposed for each or	"S" for sta	ayed. DO N	(ma TOI	uriy Lis	in TA	ine Pi NY S	C 12 TRK	:022 s ::KEN	eries) FNH	. List	each c	cour	it	
COUNT		ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED		· · · · · · · · · · · · · · · · · · ·	TIME IMPOSED OR S' FOR STAYED				WNCEMI			TIME	IMPOSED FOR STAYE	~~~		OTAL	<del></del> -
							1						1 01(3	FORGIAIE	<u> </u>		1	
		<u> </u>	ļ	-				•				·	1		7	<del></del>	-	
		·	÷															<del></del> -
								<u>:</u>								•		
		· · · · · · · · · · · · · · · · · · ·		<u> </u>			┦_	_			_					`.		
		· · · · · · · · · · · · · · · · · · ·	<del> </del>	<u> </u>		·····	-						<u> </u>					
			<del></del>				<u> </u>			,	·		<u> </u>		·			
	·		- · · · · · · · · · · · · · · · · · · ·				Ŀ.				<u></u>	·						
			<u> </u>	<u> </u>			1						<u>L</u>		.  `			
							╁						1 .				- 1	
· 1			· · · · · · · · · · · · · · · · · · ·				ļ.,						ļ					
		**************************************						TO N I					-	7 1001	-			<del>.,</del>
	···································	i and the second se												1 10011				<del></del>
				VIII 11.														· · ·
								F 100 B 11			·							
											· ·	OTAL						
3. EN		CEMENTS charge	d and found t	o be true FOR PRI	OR CON	/ICTIONS C		0010	200			OTAL	٠					
3. EN	NHAN	mencèmente nons	comany, Eine	o be true FOR PRIO	OR, CONV	VICTIONS C	DR F	PRIS	105	I TER			٠	he PC	667 s	erie	s).	(%)
L.(1.	NHANI It all e	Aura Contents Honz	TIME IMPOSED OR SE FOR STAYED	o be true FOR PRIOR IMPOSED FOR	each or :	S TOT Stayed	OR F	PRIS	TOP	LIST	RMS LAN		ily in t	EN EN	HANC ED T	erie	ENT(	(S).
L.(1.	it usi c	Aura Contents Honz	TIME IMPOSED	a unie imposed for	each or :	S for stayed	DR F	PRIS	TOP	TER LIST	RMS LAN		ily in t	EN EN	HANC ED T	erie	s). ENT(	(S).
L.(1.	it usi c	Aura Contents Honz	TIME IMPOSED OR SE FOR STAYED	a unie imposed for	each or :	S TOT Stayed	DR F	PRIS	TOP	LIST	RMS LAN		ily in t	EN EN	HANC ED T	erie	ENT(	(S).
	ENHANCE	Aura Contents Honz	TIME IMPOSED OR SEPORM TEXT	ENHANCEMENT	each or :	S TOT Stayed	DR F	PRIS	TOP	LIST	RMS LAN		ily in t	EN EN	HANC ED T	erie	ENT(	

Form Adopted for Mondatory Uso Indictal Council of California CR -290-A (Rov. July 1, 2009)

ABSTRACT OF JUDGMENT - PRISON COMMITMENT ATTACHMENT PAGE

14 to 1

Penal Code, § 1213.5

#### SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SHASTA

Judge: DANIEL EFEYNN

-Gourt-Reporter-MONICA-SCHOONOVER

Clerk: KELLY PORRAS

Bailiff: MANUEL RAMOS, SENG THOR

Date: 07/05/2022 Time: 3:00 PM

Case No. CRF18-0000729

APPEARANCES:

THE PEOPLE OF THE STATE OF

BENJAMIN HANNA, CHIEF DEPUTY

CALIFORNIA

DISTRICT ATTORNEY

Plaintiff, vs.

JACOB LEVIN, ATTORNEY/DEPUTY PUBLIC

DEFENDER

HAMID RABIEE

Defendant.

DEFENDANT PRESENT (IN CUSTODY)

#### NATURE OF PROCEEDINGS: JUDGMENT AND SENTENCING

This being the time set for judgment and sentencing, the Court has read and considered the report(s) of the Probation Officer and other documents concerning the case.

Victim statements are read to the Court by the District Attorney's Victim Advocate on behalf of D.P. J.P., A.V., and S.A. as stated for the record.

Victim statements are provided by Y.D. and R.W. as stated for the record.

Victim statements are read to the Court by District Attorney's Victim Advocate on behalf of M.V., J.U. A.C., B.K., and T.L. as stated for the record.

Attorney Hanna and Attorney Levin provide argument.

Defendant Hamid Rabiee is sworn and provides a statement to the Court.

Attorney Levin provides a final statement to the Court as stated for the record.

No legal cause is offered as to why judgment and sentence should not be imposed. Arraignment for judgment and sentencing is waived.

Reasons for denying probation and for imposing consecutive sentences are stated on the record by the Court.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of ANAL OR GENITAL PENETRATION BY FOREIGN OBJECT, a felony, in violation of Section 289(a)(1)(A) of the Penal Code, as charged in COUNT NINE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of SIX (6) YEARS.

FF IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT ONE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of SEXUAL BATTERY – FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT TWO of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3). Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT THREE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION – MULTIPLE VICTIMS in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Sais sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY jury of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FOUR of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION – MULTIPLE VICTIMS in violation of Section 729(A) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of FALSE IMPRISONMENT BY VIOLENCE, a felony, in violation of Section 236 of the Penal Code, as charged in COUNT FIVE of the First Amended Information.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of ELDER OR DEPENDENT ADULT ABUSE, a misdemeanor, in violation of Section 368(c) of the Penal Code, as charged in COUNT SIX of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT SEVEN of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION – MULTIPLE VICTIMS OF PATIENT, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of FALSE IMPRISONMENT BY VIOLENCE, a misdemeanor, in violation of Section 236 of the Penal Code, as charged in COUNT EIGHT of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for ONE (1) YEAR.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT TEN of the First Amended Information on file herein, and that the ADDTIONAL ALLEGATION – MULTIPLE VICTIMS in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY by jury of an offense of FALSE IMPRISONMENT, a misdemeanor, in violation of Section 236 of the Penal Code, as charged in COUNT ELEVEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for ONE (1) YEAR. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT TWELVE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY – FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT THIRTEEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3). Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FOURTEEN of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT FIFTEEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY – FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT SIXTEEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentences is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT SEVENTEEN of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of FALSE IMPRISONMENT, a misdemeanor, in violation of Section 236 of the Penal Code, as charged in COUNT EIGHTEEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for the ONE (1) YEAR, to be served concurrently to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT NINETEEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY – FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT TWENTY of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3). Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(c) of the Penal Code, as charged in COUNT TWENTY-ONE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of FALSE IMPRISONMENT BY VIOLENCE, a felony, in violation of Section 236/237 of the Penal Code, as charged in COUNT TWENTY-TWO of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Penal Code, as charged in COUNT TWENTY-THREE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT TWENTY-FOUR of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAY. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT TWENTY-FIVE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT TWENTY-SIX of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SECUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT TWENTY-SEVEN of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4 of the Penal Code, as charged in COUNT TWENTY-EIGHT of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and

Professions Code, as charged in COUNT TWENTY-NINE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT THIRTY of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS. Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, COUNT THIRTY-ONE. The Court further *finds*, pursuant to the Amended Information, the defendant is GUILTY of FALSE IMPRISONMENT, a misdemeanor, in violation of Section 236/237 of the Penal Code, as charged in COUNT THIRTY-ONE of the First Amended Information on file herein,

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 days. The Court imposes said sentence based on the charge contained in the Amended Information herein.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT THIRTY-TWO of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(c)(1) of the Penal Code, as charged in COUNT THIRTY-THREE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT THIRTY-FOUR of the First Amended Information on file

and the continue and the transmission of the continuence of the contin

herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT THIRTY-FIVE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT THIRTY-SIX of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT THIRTY-SEVEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT THIRTY-EIGHT of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT THIRTY-NINE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for 180 DAYS. Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Gode, as charged in GOUNT FORTY of the First Amended Information on file horein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT FOURTY-ONE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS. Said sentence is **STAYED** pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FORTY-TWO of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of FALSE IMPRISONMENT, a felony, in violation of Section 236/237 of the Penal Code, as charged in COUNT FORTY-THREE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FORTY-FOUR of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FORTY-FIVE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION MULTIPLE VICTIMS; in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SECUAL PENETRATION – FRAUDULENT REPRESENTATION, a felony, in violation of Section 289(d)(4) of the Penal Code, as charged in COUNT FORTY-SIX of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of TWO (2) YEARS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT FORTY-SEVEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY – FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT FORTY-EIGHT of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT FORTY-NINE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY — FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT FIFTY of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentence is STAYED pursuant to Renal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT FIFTY-ONE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY - FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the penal Code, as charged in COUNT FIFTY-TWO of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FIFTY-THREE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FIFTY-FOUR of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY - FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT FIFTY-FIVE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL PENETRATION – FRAUDULENT REPRESENTATION, a felony, in violation of Section 289(d)(4) of the Penal Code, as charged in COUNT FIFTY-SIX of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of TWO (2) YEARS, to be served consecutively to sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY BY RESTRAINT, a felony, in violation of Section 243.4(A) of the Penal Code, as charged in COUNT FIFTY-SEVEN of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of ONE (1) YEAR, to be served consecutively to sentence imposed above.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY — FRAUDULENT REPRESENTATION, a felony, in violation of Section 243.4(C) of the Penal Code, as charged in COUNT FIFTY-EIGHT of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term of THREE (3) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT FIFTY-NINE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(6)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for the mid-term for a term of TWO (2) YEARS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of ELDER/DEPENDENT ABUSE OR NEGLECT, a misdemeanor, in violation of Section 368(c) of the Penal Code, as charged in COUNT SIXTY of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT SIXTY-ONE of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL BATTERY, a misdemeanor, in violation of Section 243.4(e)(1) of the Penal Code, as charged in COUNT SIXTY-TWO of the First Amended Information on file herein.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to SHASTA COUNTY JAIL for 180 DAYS. Said sentence is STAYED pursuant to Penal Code Section 654.

IT IS THE JUDGMENT OF THE COURT that the defendant is GUILTY BY JURY of an offense of SEXUAL EXPLOITATION OF PATIENT, a felony, in violation of Section 729(A) of the Business and Professions Code, as charged in COUNT SIXTY-THREE of the First Amended Information on file herein, and that the ADDITIONAL ALLEGATION - MULTIPLE VICTIMS, in violation of Section 729(b)(3) of the Penal Code is TRUE.

AS PENALTY THEREFOR, THE COURT ORDERS that the defendant is sentenced to STATE PRISON for one-third the mid-term for a term of EIGHT (8) MONTHS, to be served consecutively to the sentence imposed above.

THE TOTAL STATE PRISON SENTENCE imposed herein is TWENTY-SEVEN (27) YEARS and EIGHT (8) MONTHS.

The Court grants custody credits of 1,314 actual days in custody, plus 197 days for custody conduct credit, for a total of 1,511 days credit.

The defendant is advised of the subsequent ten year period of parole supervision following his release.

The defendant is advised of the right to appeal.

THE COURT FURTHER ORDERS, the defendant shall pay a restitution fine of \$10,000.00 pursuant to Penal Code Section 1202.4.

THE COURT FURTHER ORDERS, an additional restitution fine in the amount of \$10,000.00 which shall be SUSPENDED unless the defendant's parole is revoked, pursuant to Penal Code Section 1202.45.

THE COURT FURTHER ORDERS, the defendant shall pay a court operations fee of \$40.00 as to each count, for a total of \$1,240.00, in accordance with Penal Code Section 1465.8(a)(1).

THE COURT FURTHER ORDERS, the defendant shall pay a criminal conviction fee of \$30.00 as to each count, for a total of \$930.00, pursuant to Government Code Section 70373.

THE COURT FURTHER ORDERS, the defendant shall pay victim restitution to T.L (DOB 2/8/52) and/or the Victim Compensation and Government Claims Board, in the amount of \$289.95.

THE COURT FURTHER ORDERS, the defendant shall pay victim restitution in the amount of \$10,885.98 and any additional amount to be determined to the Victim Compensation and Government Claims Board, at the direction of the Department of Corrections and Rehabilitation. Defendant reserves the right to a restitution hearing on any requested amounts.

THE COURT FURTHER ORDERS, the defendant shall submit to a blood test for evidence of Acquired Immune Deficiency Syndrome (AIDS) pursuant to Penal Code Section 1202.1

THE COURT FURTHER ORDERS that the defendant shall register with the appropriate law enforcement agency in accordance with Penal Code Section 290 for his lifetime.

The defendant shall provide two specimens of blood, a saliva sample, a right thumb print, and a full palm print impression of each hand per Section 296(a)(1) of the Penal Code.

The Probation Department has determined DNA sample has been provided.

The defendant is remanded to custody of the Shasta County Sheriff for delivery to the Department of Corrections.

Societ & midification pursuent to P.C 11706) - Hearing to be hold 8/15/22 Re. Count cc: Sheriff - Defendant - Department of Corrections

Page 14 of 14

-STEEDY	The state of the s
<del>3</del>	THE PEOPLE OF THE STATE No. 18F00729 JUN 0 7 2022
4 5	Plaintiff ) VERDICT SUPERIOR COURT  vs. Count 1
6	
7	HAMID-RABIEB,
8	Defendant (
9	We, the jury, find the defendant, HAMID RABIEE
10	
11	GUILTY
1,2	NOT GUILTY
1.3	in the second
14 15	of the prime of SEXUAL BATTERY BY RESTRAINT, in violation of Section 243-4(A) of the Penal Code, a Felony.
1.6	ACKARA COLLEGE
1.7	
18	ITYOU find the delendant not gully of SEXULL BATTERY BY RESTRAINT, please make the following finding.
1.9	We the jury and the detendant Hamild-Rappipe,
20	
	court of water 24
21 22	notesticty
	A. T. P. INVESTIGATE OF LINES OF PROPERTY OF LINES OF PROPERTY OF THE PROPERTY
23	of the oring of SEXUAL BATTHAY, in violation of Section 243-4(e)(1) of the Renal Code, a
24	
25	
26	DATED: 1/1/22
27	
28	(Place an "X" after the verdict found to be true and strike out the mappincapie verdicts

01 <b>222</b> 27	IN AND FOR THE COUN	TY OF SHASTA	ANY and descripted description
3	THE PEOPLE OF THE STATE	No18F00729	JUN 07 2022
4	OF CALIFORNIA,		REDDING BRANCH-SHASTA COUNT SUPERIOR COURT V 18Y: K. PORRAS, DEPUTY CLERK
5	Plaintiff ): vs.	VERDICT Count 2	Y 16Y: K. POHHAS, DEPUTY CLERK
6	. ):		
8	HAMID RABIEE, Ś		
1		,	
9 10	We, the jury, find the defendant, HAMID RABI	RE	
11			
j			•
TZ	WALL LINE	X.	
1,3			
1.4		*****	•
1,5		٠.	
16			
IT	i ·	•	
1.8	Beetion, 243.4(C) of the Penal Code, a Relany.	T REPRESENTAT	ION, in violation of
1,9			٠.
2,I	1)		er en
21			•
22			
23		·	
24			
25	Est Ev		
26			
27	DATED: Le 7/7/7		
28	(Place an "X" after the verdict found to be true and str	ike out the inapplicat	le vodulor)

·~~ Ž*	IN AND FOR THE COUNTY OF SHAST	American property and a second
3	THE PEOPLE OF THE STATE No. 18F00 OF CALIFORNIA,	3011 07 2022
5	Plaintiff ) VERDICT vs. Count 3	REGOING BRANCH-SHASTA COUNT SUPERIOR COURT BY: K. PORRAS, DEPUTY CLERK
·6 7	HAMID RABIEE,	1
8	Defendant )	
ġ	We, the jury, find the defendant, HAMID RABIBLE	
10		
1.1	GUILTY X	. ' 
12	MOL GUIFLA	<u>.</u>
1:3		:
1.4	of the spine of SEXUAL EXPLOITATION OF PATIENT, in viola	tion of Soution 770/Alas
15	the Business and Profession Code, a Felony.	uon or beomon 728(M) or
1.6	松松安郎龙市营	
1,7 18	If you find the defendant, Healvill Rabiles, guilty of the some of Str. Of Patvill. In violation of Section Vio(A) of the Business and Prothe Following linding.	KUAL EXPLOITATION Tession Code, please make
4	a .	
19 20	We, the jury lind the ADDITIONAL ALLEGATION — MU pursuant to Section 729(b)(3): of the Chlifornia Penal Code, to be:	CTIPLE VIETIMS
21		
22	(1-18(0))23	
23	NOT TRUE	
24		
25	nes all and a second	
26	DATED: 4/7/22	
27		
28	(Place an "X" after the verdict found to be true and sinke out the mapp	licable verdKt)

0		<del></del>		
2	IN AND FOR	THE COUNT	Y OF SHASTA	
THE PEOPLE OF TH OF CALIFORNIA,	IE STATE	). ).	No. 18F00729	JUN 07 2022
5 vs.	Plaintiff	); ) )	VERDICT Count 4	REDDING BEANCH-SHASTA COUNT SUPERIOR COURT JEY: K. PORRAS, DEPUTY CLERK
Hamid Rabiee,		); );		
	Defendant			
We, the jury, fir	id the defendant, H	amid rabie	Ė	
		QUILITY _	X	×
	N	ramity _		
		• .		
of the celuic of SEXU the Business and Prof	AL EXPLOITATE	ION OF PAT 1134.	IENT, jų violation	of Section 729(A) of
		we wante		
If you had the defond OF PATTENT, In wig the following finding.	ent HAMII RABI lation of Section V	AB guilty of the B	re.crime of SEXUA usiness and Profess	LL EXPLOITATION ion Code, ploasomake
Same And And Street Common Com				
Westhe july, i pursuant to Section 72	ind the <b>ADDITIO</b> 9(b)(3) of the Cati	NAL ATTICC formia Penal C	ATION —MULTI ode; twhe;	PLE VICTIMS
	**************************************	oe <u> </u>	AND RECEIVED AN	
	netros	፣ የታየጓ የተናናና ስለ ተስማ		,
•	N.U	TTRUE,	e mesa w manadabbanad	elle ce ti i i i i i i i i i i i i i i i i i i
	•	्रहरूल - स स	n seed and	
z 1				
DATED: 12/7/7	2			
Marson UVII abaa Ma	n version of the little world and the			Maria de la companya del companya de la companya de la companya del companya de la companya de l
(Place an "X" after the	Actorol Honno 10, E	c-auc and suit	ce dut the madalphica	pre-weigiet)

(2000)	AUX			
2	IN AND FOR	THE COUNT	Y OF SHASTA	Marie Commission Commi
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729	JUN 0 7 2022
.5 6	Plaintiff vs.	); ) )	VERDICT Count 5	REDDING BRANCH-SHASTA COUL SUPERIOR COURT K. K. PORRAS; DEPUTY CLERK
7		Š.		
.8	HAMID RABIEE,	). }:		
9	Defendant			• .
1.0	We, the jury, find the defendant, H	amid Rabie	Œ	
LI.		CULTY _	X	
	NC	et guilty		
[3]		··· ··· ·· · · · · · · · · · · · · ·		
LA	والمراوات الانتخاص المراوات ال	Lighten material de lectricies	nation with the same of the sa	e de la compania del compania de la compania del compania de la compania del compania de la compania de la compania de la compania del compania de la compania de la compania de la compania de la compania del compania
1.5	et incerme of FALSE IMPRISCIMME. Poud.Code, a Eclony.	N.L. BX MIOT	ENCE, to violation	of Section 236 of the
Ľ6		- <u>ት</u> ሐሜ <b>ታ</b> ጵሚ		
r8	Tryou find the defendant not gully of RAI the following finding:	se impris	onme <b>nt by v</b> ic	LENCE, picaso make
1:9 20	We the July, find the defendant HAMID R	LABIEE,	•	THE STATE OF THE S
יינפ דינפ			14	***************************************
3. co		güilty		
23	Tall .	or ormaty	<b></b>	
24	ofthe milite of EALSE IMPRISONME	NT, in violatio	r of Section 236 of i	he Penal Code, a
<b>2,5</b> :	.Misdamuanor.	1985	Marie Contrarence and Contrare	S M ASSAU TO TO
26	4 1			
27	DATED: 6/7/22			
23	(Place an "X" after the verdict found to b	os frue and sin	ke out the mapplica	ple <del>verdici za</del>

· wiewy i	Alexander of the Control of the Cont	THE RESERVE AND THE PERSON NAMED IN PORT OF THE PERSON NAM	CALL TO THE PARTY OF THE PARTY	" · · · · · · · · · · · · · · · · · · ·
3	IN AND FO	R THE COUN	TY OF SHASTA	Francis II I I I I I I I I I I I I I I I I I
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	. ) .	No. 18F00729	JUN 07 2022
5 .6	Plaintiff vs.	)	VERDICT Count 6	REDONG BRANCH-SHASTA COUNTY SUPERIOR COURT BY: K. PORRAS, DEPUTY CLERK
7:	Hamid Rabiee,	) }	•	·•
.8. 9	Defendant	<u>)</u>		
10	We, the jury, find the defendant,	Hamil) Rabi	ÉE.	•
1,1				
12			r.	
14		GUILTY _		· ·
15	<b>1</b>	iot culty		•
1.5		. •		
17				
1.8	of the crime of ELDICA OR DEPEND	ENT ADULT	AHUSE, howloiatic	m of Section 368(c) of
20				
.21	, v			•
22 23		, x 695	Marie Prove Track	NY S SEVERIL S.
24		X home	A Part of Manager and Manager and Manager at	
25				
26	7.1	e de la companya de l	A STATE OF THE STA	
27 20	DATED: 4/7/42	ज्यः देश्या	FOREPERSOT	
2.8				

(Place an "X" after the verdict found to be true and strike out the inapplicable verdict) IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA JUN-0.7. 2022 -THE PEOPLE OF THE STATE No. 18F00729 REMDING BRANCH-SHASTA COUNTY
SUPERIOR COURT
SPECIAL STREET OF CALIFORNIA, VERDICT Plaintiff Count 7 VS, HAMID RABIBE, Defendant We, the jury, find the defendant, HAMID RABIEE of the offine of Sexual Explostation of Pathent, in Molation of Section 179(a) of the Business and Profession Code, a Polony. If you find the defendant, FIAMID RABIEE gully of the prime of SUXUAL EXPLOITATION (III PATTENT, in violation of Section V29(A) of the Business and Profession Code, please make the following finding. We the hity had the AUDITIONAL ALLIEGATION — MULIPINE VICTIMS pursuant to Section 729(b)(3) of the California Penal Cells, 15-66: TRUE NOT TRUE

7

8

10

Ţij.

12

13

1.4

1.5

1.6

17

1.8

10

ZO

21

22

25

2.6

27

28

(Blace an "X" offer the verdict found to be true and strike out the mapplicable verdict)

rement j	TYPE CLOSE CIVE IN	IN AND FOR THE COUNTY OF SHASTA				
3	3		and Michael Michael			
4	THE PEOPLE OF THE STATE  OF CALIFORNIA,	): No. 18F00729	JUN 0 7 2022			
5		) VERDICT	REDDING BRANCH SHASTA COUNTY SUPERIOR COURT PRY: K. PORRAS, DEPUTY CLERK			
6		Count 8	ALTERNATION DEPOTY CLERK			
7	· 11	). }				
8	B HAMID RABIEE,	): )				
9	9 Defendant	). ).				
10	We, the jury, find the defendant, HAM	ID RABIEE				
11	.1	•				
1.2	200		• • • •			
13	3	unty X	•			
1.4		Table 100 - Capper Control Control				
1:5	NOT G	UHTY				
16	6					
17	7		d .			
1.8	8					
1.9	of the crime of RALSIC IMPRISONMENT'S Pelial Code, a Misterbanor.	BY YIOLENCE, IL WELLTON, O.	f. Section 236 of the			
20	(C)					
21		1				
22	<u>.</u>		·			
23		K.				
.24			. •			
25						
26	6 <i>f</i> . 2					
27	DATED: Lef 7/22					
28						
··	(Place an. "X" after the verdict found to be tru	<i>Y</i> .	vòrdíg()			
	1	, <b>4</b>				

2	IN AND FOR THE COUNTY OF SHASTA
3	THE PEOPLE OF THE STATE ) No. 18F00729
4	) JUN 0.7 2029
5	Plaintiff ) VERDICT  vs. ) Count 9 REDING BRANCH-SHASTA COUNTY
6	SUPERIOR COURT  SUPERIOR COURT  SUPERIOR COURT  SUPERIOR COURT
7	fiamid rabiee,
8	Defendant )
9	We, the jury, find the defendant; HAMID RABIES
1.0	
1.1	
10	GUILTY
Į.	MOT GUILTY XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
14	
ĩ5	afternative of later and apparatural developing anythin by according to decrease which are
1,6	of the crime of ANAL OR GENITAL PENETRATION BY FOREIGN OBJECT, in violation of Section 289(a)(1)(A) of the Penal Code, a Felony.
1.1/	******
18	横なっました。
1.9 1.9	
210	IL RORFIGNOBILECIE riesse make the following finding:
2:1	-We, the lucy, Emelia, defendant a amily reading.
22	
23	GOHOY ,
24	rot culty
25	
26	OD DOCT De wholever at Continue College College College Band Cale of Dalance
	THE STATE OF THE S
2.7	II

- :	
2	DV PAD TOTAL AND TOTAL AND
3	We, the jury, find the defendant HAMID RABIEE,
4	JUN 07 2022
5	GUILTY REDDING BRANCH-SHASTA COUNTY SUPERIOR COURT BY: K-POERAS
6	NOT GUILTY
7	
8	of the crime of SEXUAL BATTERY BY RESTRAINT. In violation of Section 243.4(C) of the Renal Code, a Felony.
.9	<b>秦水水冰</b>
1.0	
11	If you find the defendant not guilty of SEXUAL BATTERY BY RESTRAINT, please make the
12	rotiowing triggings:
id	We de juy, find the defendant HAMID RAHIBE.
14	Grant Hallen and Barrier and B
1.3	GUILATY
1.6	MOLECULE TO THE PROPERTY OF TH
11.77	of the office of Contract II I will be a second of the organic of
1.8	of the critic of SEXUAL BATTERY, in Molation of Section 243.4(c)(1) of the Penal Code, a Mistempenor.
19	
210	
24	
22	
23	
24	
25	
1	DATED: 4/7/22
2 <u>3</u> 6	
29 200	(Placoun 'X" after the verdier found to be two and still to out the mapplicable verdier)
r THE U	

	IN AND FOR THE COUNTY OR SHASTA
3	THE PEOPLE OF THE STATE ) No. 18F00729
4	OF CALIFORNIA, )  JUN 0 7 2022
5 6	Plaintiff ) VERDICT REDDING BRANCH SHASTA COUNTY SUPERIOR COUNTY SUPERIOR COURT PSY: K. PORRAS, DEPUTY CLERK
7	HAMID RABIEE,
8:	Dofendant )
9	We, the jury, find the defendant, HAMID RABIER
10	
li	GUILLA TANDO
1.2	not gailty
Į 3.	
1.4 1.5	of the come of Sexual exploitation of patifing, in violation of Section 729(A) of the Business and Pidlession Code, a helony:
1.6	**************************************
17 18	If you tind the defendant, HAMID: RABUER pully of the comment SEXUAL IXPLOIDATION IOF PATUENT, in violation of Section 729(A) of the Business and Profession Code, please make the following finding.
- [	
10 20	We, the jury Aind the ADDITIONAL ALLIGATION—MULTIPLE VICTIMS pursuant to Section 729(5)(3) of the California Popul Gode, to be:
21	
2.2	
28	NOT TRUE
	Walliam Control of the Control of th
24	
26	
27	DATED: 9/7/22_
28	(Place an "X" after the verdiet found to be true and strike out the inapplicable verdief.

3	IN AND F	IN AND FOR THE COUNTY OF SHASTA			
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	. )	No. 18F0072	NOR	0 7 2022
5 6	Plaintif vs.	ý ( ) )	VERDICT Count 11	REDDING BRAI SUPE SY: K. PORF	ICH-SHASTA COUNTY RIOH COURT AS, DEPUTY CLERK
7	HAMID RABIEE,	)			
.9	Defends	nt )		,	
1,0	We, the jury, find the defendan	öt, HAMID RABIN			
14		eriti ant			
1.2		Chilia _	A ab	- ,	
1.3		not aulity	<u> X</u>	· :	•
1.4				•	**
ļ.5 Ī.6	of the crime of KALSE IMPRISON Penal Code, a Felonya	MENT BY VIOL	ENGE, in violati	on of Section	236 of the
1,7		长光线的杂光器			·
18 19	the following finding: the following finding:	talşı İmprisc	nvient by v	iolience, <sub>p</sub> i	gasc make
20	We, the jusy, find the defendant HAM	Id garice,			
21		ainay.	X	PARE representation for classical and control and	
22					
ZZ	•	NOT COLLIA			
2.4	of the office of FALSE IMPRISON	WINT IN MINISTER	orf Sherivar DUA ea	Mint David Field	L. s
25	Mademeanor:	ment of the second seco	ar pobelod-revo o	PARTY OF THE PARTY	o, a
2:6	r d			જૂર્મેણ <b>ેલ્લું જુ</b> ર્થે,	d Stranger
27	DATED: 6/7/22				
28					
	(Mace an "X" after the verdict found	to be true and strik	e out the inapplic	able verdiet)	remander of the

2	warmen and all the second seco	AND FOR T	HE COUNTY	COESHASTA		The same of the sa
3	THE PEOPLE OF THE STA	cte ···	)	-No:-18F00729	9 - — JUN	0 7 2022
4	OF CALIFORNIA,		) }			
-5	vs:	Plaintiff	) )	VERDICT Count 12	BY: K. PORR	CH-SHASTA COUNT IOR COURT AS, DEPUTY CLERK
6			)			
7	HAMID RABIEE,		<b>)</b>	·.		
8	<u>·</u>	Defendant	<del></del>	•	٠	
Ģ	We, the jury, find the d	efendant, HA	MID RABIEL	2		
1.0						
11.			GUILTY _	X	·4	
LZ.		nót	omliv _		•	
Ĩ,Ś.		, in the second		- ,	•	
1.4			•			•
1.5:	of the come of SEXUAL BA Bond Civile, a Felony.	TIURY BY	RISTIVATNI	in utilition of	Section 241.4(2	L) of the
1,6			harateta	•		
177				•		
. 1.8	icrousing the defendant holg Williaming findings	tilly of SEXU	al batte	YBY BUSTR	AINT <sub>riglease</sub> m	(Ch.the
		and the second seco			•	
·20	We the jury, find the defendar		BIBIS	·	. : '	
	The state of the s	•	CULTY	الم سمد سا	11: 15: 1 _ al.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
21.		•			•	•
22		non.	COULTY _	·		
,2/3			e an	4	,	
2,4	of the chine of SCXUAL BA Misdementor	TTERY, invi	olation of Sec	(ion 243 4(e)(j)	of the Ronal Cou	ė, a.
25			581		Maria Maria Control	A CONTRACT OF THE CONTRACT OF
26	DATED: 4/7/72	•	. William		name of profession of the	
27	with fit the little and					
28	(Place an "X" after the verdic	t found to be t	rue and strike	out the mappin	able verdiot)	

	IN AND FOR THE COUNTY OF SHASTA			
3	THE PEOPLE OF THE STATE ) No. 18F00729			
4	JUN 0 7 2022			
9 6	VERDICT HEIDING BRANCH SHASTA COUNTY  vs.  Count 13:  BY: K: PORHAS, DEPUTY CLERK			
Ä	HAMID RABIEE,			
8	Defendant )			
ė	We, the jury, find the defendant, HAMID RABIEE			
1.0 1.1				
12				
1.3	CLUETY X			
1,4	NOT GUILDY			
C.L				
16 17				
9.5	bitthe scime of SEXUAL BATTERY - FRADULENT REPRESENTATION, in violation of Section 243,4(C) of the Penal Code, a felony.			
713	section 243:4(C) of the Lenai Code, a Bathy.			
20				
21				
<b>23</b>				
24				
2)5				
26	DATED: w/7/22			
27				
28	(Place an "X" after the verdict found to be true and shilke out the mapplicable verdict)			

2	IN AND FOR THE COUNTY OF SHASTA
3.	OF CALIFORNIA, ) No. 18F00729 JUN 07 2022
4 5 6	Plairitiff VERDICT SUPERIOR COUNTY  Vs. Count 14  Plairitiff Count 14
7	HAMID RABIBE,
B	Defendant
9	
l. Ø	We, the jury, find the defendant, HAMID RABIEE
LĒ	GUILTY
ĻĄ	MOI GULTY
LS	
1.4.	THE RESIDENCE OF A STANDARD AND A STANDARD AS A STANDARD A
L 53	of the crime of Sexual exploitation of Patient, in vicinition of Section 729(a) of the Business and Picfession Code, a Felony:
Œ	<b>发现不是未来</b>
( 7) L 8	If you find the Heisndahr, HAMID RABIFE guilty of the spine of SPXUAL HXPLOIDATION OF VATIONE, in Michation of Section 729(A) of the Business and Profession Code, please make the following indius.
1.81 2.101	We, Are Jugy, find the ADDITIONAL ALLEGATION—MULTIPLE VICTUMS pursuant to Section 729(b)(3) of the Collifornia Fenal Code, to be:
Ţ,	TRUE X
23	NOT TRUE
74	
28	
26	DATED: 4/7/22
\$7/ 	(Place an "X" after the verdiet found to be frue and strike out the interplicable vertical.
38	The state of the s

بر	IN AND FOR THE COUNTY OF SHASTA				
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729		
5	Plaintiff	)	VERDICT	JUN 9	7 2022
Ġ	Vs.	Ì	Count 15	READING BRANCH SUPERIO	SHASTA COUNT COURT DEPUT GLERK
7	ፕሬጉሌ እየብርርፍ ነው ለምክለተያናውን	)	,	Wey: K. PORRAS	DEBLUK OTEBIK
8	HAMID RABIEE,	)	,		:
Ŋ,	Defendant				
10	We, flie jury, find the defendant, H	amid rabie	Œ		
1.1			,		
12		GUILTY"	<u> </u>		
7.3	NG	ot ounly _			
14			:		
1,5	of the crime of SEXUAL BATTERY B	Y RESTRAIN	VT, in violation of S	Section 245,4(A)	ofthe
16	Penal Code, a Pelony.	71 . <b>1</b> 5		•	
7.7	;	表本影響表			
n.ā	Throughout the defendant not suity of SEX	KUAL BATID	ery by Restra	UNTAPESSE MAK	r. Die
19	. We, Mejmy, findithe defendant HAMMER	labiëe;			
20	Spiritedon annualistaturas, - ( )	· or or a manching rap page pages .	:		
21		ouilte.	<del>Constanting</del>		• ••
22	N	. XILIDƏTC	<del>                                      </del>		•
23					
24	of the cring of SEXUAL BATTERY, in. Wisdemenior	violation of Se	ction 248.4(e)(1) a	Pihe Penal Code,	<b>ā</b> :
25	AS AL COMPANY OF THE ACT OF THE A				
2:6	DATED W/7/27				
27	The second of the second				
28	(Place an "X" after the Verdict found to b	e true and stri	ke out the mapplica	ble vardici)	

<del></del> Đi	IN AND FOR THE COUNTY OF SHASTA
3 4	OF CALIFORNIA, No. 18F00729
5	Plaintiff ) VERDICT JUN 0.7 2022  vs. ) Count 16 HEDDING BRANCH SHASTA COUNTY
7	VS. ) Count 16 HEDDING BRANCH SHASTA COUNTY ) SUPERIOR COURT ) YY: K. POBRAS, DEPUTY CLERK  HAMID RABIEE,
8.	Defendant )
9	We, the jury, find the defendant, HAMID RABIEE
10	
LL	
1,2	GUILTYX
<b>13</b>	NOT GUILTY
1.4. 1.5	NOI GOILLI
ı.	
1:7:	
18	of housing of SEXUAL BATTERY - FRADULENT REPRESENTATION, in violation of Socion 243-4(C), of the Penal Gods, a felony.
1.0	Booloui 245 440 met ind Ponen Gode, a refony
20	
21	
2:2	
28	
2,4	un une
25	
27	DATED: 4/1/m2_
2:8.	Discourse with the second of the second seco
	(Place an "X" after the verdict found to be true and stilke out the napplicable verdict)

<u>2</u>	Commence of the Control of the Contr	THE COU	NTY OF SHASTA	<del>Репо</del> ри <mark>каления («Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Сероно» «Се</mark>	n	n
3	THE PEOPLE OF THE STATE OF CALIFORNIA,	) )	No: 18F00729	)—————————————————————————————————————	Company Company	<b>3</b> 0
5. 6	Plaintiff vs.	)	VERDICT Count 17	NUL PARIS PUIDER SUPER REO'S Y'Y'S	0 7 2022 CH-SHASTA CO NOR COURT AS, DERUTY OU	OUNTY Erk
₹ <b>7</b> .	Hamid Rabieë,	)		W	,,,	
8	Defendant	<u>)</u>				
. 9	We, the jucy; find the defendant, H	AMID RAB	IEE			
10						
11		GUILTY				
1.2	NC	o dinta		:		•
13		·		٠.		•
1.4 1.5	of the clime of SEXUAL EXPLOITAT The Eusinesi and Profession Code, a Feld	ION OF PA	TIENT, in violation	rof Section 729(	AND BAT	
1.6		各种各种条件	. ,			·:
1.7 1.8	If you lind the defendant, HAMID RABI Of PATIENT, his violation of Section 72 for allowing finding.	BB guilty of 19(A) of the	the crime of SEXU: Business and Brokes	AI. RXPL:OTTA sion Code, pices	TION smake	
1.9 20	We, the jusy, find the ADDITION pursuant to Section 728(15)(3) of the Calif	NAL ALLIE Farmis Renal i	SALTON—MOUT	ield victinis		
21	And the same of	Service States	ainda mani	<u></u>	***************************************	· .
202	TR:	JE X	M			•
23	. No laborate					
2:4	NO.	TTRUE		i springerman ster	dina at K	•
25	*	·			A Saller	
2:6	DATED: 4/7/22					
27	Aria and the same					•
2,8	(Place an "X" after the verdict found to be	e true and str	ike out the inapplica	ible verdica)		

		_ <u>.</u> .					
	IN AND F	OR THE CO	UNTY OF	SHASTA	TANK (TANK TO THE PARTY OF THE	Marine and the second s	7
THE PEOPLE OF T OF CALIFORNIA,	HESTATE	)	No	. 18F00729	Think I	Section 1	
, a.e. a.e. a.e. a.e.		<u>,</u> ;			JUN	0 7 2022	•
VS.	Plaintiff	; ;		IRDICT unt 18	REDDING BRAN SUPER K. POHR	CH-SHASŤA COUNTY IOR COURT AS, DEPUTY ÖLERKI	
HAMID RABIEE,	-Defenda	) ) ) nt )					
Who dischase t			11.20 AAA. M		-		
weight furi, r	ind the defendan	K, HAMID RA	ABIEE	•			:
					•		
	,	GULT	¥X				
	•	NOT GUILI	`Y			• •	
				-			•
	•					•	
		<i>.</i>	•	•			
of the crime of FAL.	Sie imprison	MENT, in vio	lation of S	ection 236 d	Filis Petal Co	de,a	•
				•			
		,				2 -951 tolk h.ka kad	
	. •	. •			•		
		·			-		•
į	,						
بق	· ·					•	
į į							

2:7 2:8

3	IN AND FOR	THE COUNT	Y OF SHASTA	America (America)	Danes Danes	
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729	O NUC	10.01-0000	
5	Plaintiff vs.	) ) )	VERDICT Count 19	REBDING BRANCH SUPERIOR K. PORRAS,	SHASTA COUNTY TOQUET DEPUTY CLEEK	1
7	ሁለስያን ኮ ድክጥም	) ):	· · · · · ·			
8	HAMID RABIBE,  Defendant	)		<b>x</b>		
9	We, the jury, find the defendant, A	/ AMÍD RABIE	E.			
1		,	•			•
2		GUILTY _	1			
3	ME	I Guilty _	·		•	. :·
4						
5	of the orine of SEXUAL BATTERY III Penal Code, a fiction:	V KESTRAIN	F, in violation of St	5ction:243.4(A)	of the	· ·
6	a Gilde Goddo, et Photografi.	春瀬香本原				
7						•
3.	lf fou find the defendant not guilty of Sick following fluding:	UAL BATTE	KY HY RESTRAI	Wil please main	rilie	
9. 9.	We the Juny, find the defendant HAMID Fi	ABIEE.		·	*	
1.	- Material and discount as a second s		· · · · · · · · · · · · · · · · · · ·		atte pr. summayeepelpopus	
3		OTHERY _	····	•		
3	MC	ar politica —			•	,
1	of the orbits of SEXUAL BATTERY, by	Violation of Sec	tion 24354/eY3Y 545	Mrs Denral へんしょ »		
ž	Misdemeaner.			The state of the s		a.
	Due 100000 1 7 100 200 200					î.
	DATED: Let 2012		FOREPERSON			
3	•			<i>J</i> :		

IN AND FOR THE COUNTY OF SHASTA							
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	). ")	No. 18F007	29	minute Comment		
5	Plaintíff	) \	VERDICT	JUN 07	2022		
6	Vs.	<b>(</b>	Count 20	REDBING BRANCH-S SUPERIOR: K, PORRAS, D	HASTA COUNTY		
7		): :):	`	SY:K, PORRAS, C	EPUTY CLERK		
8	HAMID RABIEE,	) }					
9	Defendant						
10	We, the jury, find the defendant, H	AMID RABIE	E				
11	·				•		
12				•	•		
1.3	•	GUILTY _	<b>ت.</b> ۲				
14			100				
15	i i i i i i i i i i i i i i i i i i i	TOULTY _		<del></del>	·		
16	· •			•			
1.7	•						
1:8	A ( ) (A) A CA CA CA A DA	and the country straight straight-	d Hard State State of the Assessment				
1.9	of the crime of SEXUAL BATTERY - F Section 243,4(C) of the Penal Code; a Re	cradulent Loga	'REPRESENT	ration, in violat	ionat		
20	to a state of the						
21				•	,		
2.2							
23		` :	Maradha (Mina)	an en	Plane was as		
24							
25		,)** **********************************					
26	•	) '' %					
2.7	DATED: 1/1/202-2		James of the second	e Pin L	к		
28		at-	FOREFERS	ON TO THE REAL PROPERTY OF THE PARTY OF THE	سرندي په ناو کې کان پېښې ملک کې د د کې د کې د د کې د د کې د کې		

1

	N AND FOR T	HE COUNT	Y OF SHAST	ΓA.		
THE PEOPLE OF THE ST OF CALIFORNIA,	<b>TATE</b>	) )	No. 18F00		Toronto, Marine	<b>)</b>
vs.	Plaintiff	)	VERDICT Count 21	JUN	0 7 2022	
HAMID RABIEE,		) ).		BY: K. PORI	ICI4-SHASTA COL RIOH COURT RAS, DEPÜTY GLÉŘ	įĶ JNI
	Defendant:	_1				
We, the jury, find the	defendant, HA	MID RABIE	Œ	•		
						•
		•	•		, 4	I
	•	CULTY_	X.			
	NOT	COLLETY _	·	·		
	• •		•			
				•	:	<u>,</u> n
of the clime of SEXUAL.	ATTERY, IL	Ziolation of E	lection 245.478	0115 of the Penal	Gøde, a	
Misdemennor.	, and the same of		an monara ne mange ga	Nillank with relative of personal	en strated of	
CP CPH STATES	a a g mesel did amminimum ing pip			d ·	· ,	
· ·				•		
			The Company of the Co		ration to my k	
		•	AN NA TAIN		in in a second of the second o	
:		- X X				
DATED: 4/7/22			W.,	and the second of the second o	" a son " A Managa sensitiva,	
DATED: WILLE	<del></del>	1	Foreper	SON- Caracitate	and <sub>with</sub>	
(Place an "X" after the verd	list found to La	Arma and at A	les mut the less	المستعددة المستعددة		
trans ar stratement with Acti	vor totairi M.A.	atno bilin site	er om the insid	brresinté Actititif.)		

	IN AND FOR	THE COUNT	YOF SHASTA	* *
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729	Parind Parind Parind Parind
5	Plaintiff	)	VERDICT	JUN 07 2022
6	<b>'V\$.</b>	)	Count 22	HEDDING BRANCH-SHASTA COUNTY SUPERIOR COURT BY: K. PORRAS, DEPUTY CLERK
7 8	HAMID RABIEE,	.). ).		
9	Defendant			
10	We, the jury, find the defendant; H	amid rabie	E.	
1.1		L. in distant sufficient		
12	•	ounty _	_X	. •
1.3	, na	it Guilty <u>.</u>	· · · · · · · · · · · · · · · · · · ·	•
T.4			: .	
1,5	of the crime of FALSE IMPRISCINME the Penal Code, a Felopy.	nt by viol	ENCE, in violeti	on of Section 286/23% of
1.6		编译章素如		
17				
18	If you find the defendant not gully of KAI the following finding:	ese impris	MMENTIEY V	.ÖLENCE, please make
20	We the jury, find the defendant HAMIN	ABIEE,	·	
21	·	GÜLIY		
22	<u> </u>			•
23	DN DN			
24	of the crime of FALSE IMPRISONME	al <sup>t</sup> in alginia	rof Section 295 o	the Penal Code, a
25	Misdemeanor.	***		
26	mentione I limbs on	lo Li		TO YOUR TO SEE THE SEE
27	DATED: 4/7/22	Ž	TÖREPERSO	n Zugara Z
28			•••	··

	LIN	LAND FOR	THE COU	NTÝ O	FSHASTA		
	THE PEOPLE OF THE ST OF CALIFORNIA,	ATE	)	Ń	o. 18F00729	Second Second	Control Control
5		Plaintiff	)		ERDICT	JUN	7 2022
	vs.		). . )	:Č	ount 23	REDDING BRANC	H-SHÁSTA GOUNTY OR COURT AS, DÉPÚTY CLERK
	HAMID RABIEE,		) )			YEY: K. PORR	ks, deputy Clerk
		Defendant	) 	•	•	<b>₩</b> \	
:	We, the jury, find the	defendant, H	amid raj	BIRE	•		•
		·					
:	· •			·			
)	·		SULTY		, <u>.</u> .		•
		NTO	t Guilti				•
		7,320	, vi .efitevvers.ft 1				
				-	•		
	of the joiline of SEXUAL E the Euslines and Profession	XPLOITAT	ton of t	atieni	. In Violation	of Section 72	9(A) 6T
	ing experience and thorough	s. erodežist vi čil	· · ·				•
	,	A h A Abe dead to relatively a by	······································			• • • • • • • • • • • • • • • • • • • •	
				••			,
	•		•		tuni ja	: ·	1 · 4 ·
						a Santi V 200 - 11 Feb	**** *********************************
:							
:	DATED: 4/7/22			i Prince	N E		and the same
	washing to fine fight to	<del></del>	;	F(	TEPPRECIS	n de la companya de l	The state of the s
	(Place an "X" after the verd	ict found to b	e irue and.	strike ou	die inapplica	ble verdict)	•

·2	IN AND FOR THE COUNTY OF SHASTA								
- 3	OF CALIFORNIA, ) No. 18F00729								
4:	)								
5	, , , , , , , , , , , , , , , , , , , ,								
6	VS. ) COUNTY 24 REDDING BRANCH-SHASTA COUNTY ) SUPERIOR COURT ) Y: K. PORRAS, DEPUTY CLERK								
7	HAMID RABIEE,								
8	. Defendant								
<b>.</b>	We, the jury, find the defendant, HAMID RABIEE								
1.0									
สีเสี									
12	GUILAY X								
13									
14	NOT GLILLY								
1,5.									
10									
17	ANTHER AND A A ROTTER TO A TOTAL TIME THE WEST SHOWN AND AND AND AND AND AND AND AND AND AN								
7.8	of the offine of SEXUAL BATTERY, in viviation of Section 249:4(a)(1) of the Penal Code, a Misdementor.								
ĵ3									
20									
27.									
22									
23									
24									
25	DATED: 6/7/207-2								
26	FUKBURSON								
2,7	(Place an "X" after the verdiet found to be true and stilke out the inapplicable verdiet								

28

	IN AND FOR THE COUNTY OF SHASTA
3	OF CALIFORNIA, ) No. 18F00729
5	Plaintiff ) VERDICT JUN 0 7 2022 vs. ) Count 25
6	) REDDING BRANCH-SHASTA COUNT SUPERIOR COURT ) HYNK PORHAS, DEPUTY CLERK
7	HAMID RABIEE,
8	Defendant )
9	We, the jury, find the defendant, HAMID RABIBE
Ø	
. 1	GUILTY
.,2	NOT GUILTY
.3	
4	of the other of Siexual Exploitation of partient, inviolational socion 722(A) of The Business and Professions Code, 2.Februy.
"Ş	*************************************
7	If you find the defendant, HAMID RABBE guilty of the Business and Profession Code, please tanks OF PALIBRIE, in violation of Section 729(A) of the Business and Profession Code, please tanks the following finding.
.8	
<b>.</b>	We die jury, find the ADDITIONAL ALLEGATION — MULTIPLE PICTIMS  pursuant to Section 729(b)(3) of the Calibrina Penalicode, to be:
20	the second secon
1	TRUE
2	NOT TETE
23	
34	
2 (5)	
16	DATED: 4/7/2022 FOREPERSON
17	(Place an "X" after the verdict found to be true and strike out the inamblicable verdict)

Warrangi	California California de la companya								
	IN AND FOR THE COUNTY OF SHASTA								
4	THE PEOPLE OF THE STATE )  OF CALIFORNIA, )	No. 18F00729							
5	5 Plaintiff )	VERDICT JUN 0 7 2022							
.6:	(	Count 26 REDDING BRANCH-SHASTA COUNTY SUPERIOR COURT LEY; K. PORRAS, DEPUTY CLERK							
7	7	A South Common out out occurs							
8	HAMID RABIEE,	<b>3</b> *1							
g	Defendant )								
1.0	We, the jury, find the defendant, HAMID RABIEE	<b>3</b> ,							
الها	al .								
972									
1.3	BUILTY ,	<b>Σ.</b> , <i>Π</i>							
11.4	<u>.</u>								
T.S	NOT GUILTY	•							
1.6									
1.7	7								
1.8	18 Constitution of the Con	. TIZ FO 2886 B And PTV on PV for a Manuscrip Comment							
jig.	of the office of SEXUAL BATTERY, in violation of Security Wisdemonants.	ction pas alsoli dithe penal cious, a							
2:0	<b>5</b>								
21	Í.								
27	22								
25									
24									
25									
26									
27	DAMED: 6/7/2022	FORUPERSON							
28	(Place an "X" after the verdiet found to be true and strike	out the imapplicable verdict)							

	IN AND FOR THE COUNTY OF SHASTA
-	The state of the s
" <u>'</u> 3	OF CALIFORNIA, ) No. 18F00729
4:	) JUN 117 2022 Plaintiff ) VERDICT
5'	Plaintiff ) VERDICT REDDING BRANCH-SHASTA COUN  vs. ) Count 27 REDDING BRANCH-SHASTA COUN
6	VS.: VS.: Count 27 REDDING BRANCH-SHASTA COUNT SUPERIOR COURT ). COUNT 27 REDDING BRANCH-SHASTA COUNT SUPERIOR COURT SUPERIOR COURT CLERK
7	HAMID RABIEE,
Ş	Defendant )
9	Wo, the juty, find the defendant, HAMID RABIEE
10	A ES Soud add & Viving and organization was realist for Figure 1.
ยน	GUILTY 6.2
٠. ا	GUILTY
12	NOT GUILTY
1.3	
14	of the coinc of SEXUAL EXPLOTRATION OF PATIENT, in solution of Section 729(A) of
15	the Business and Professions Code, a Felony.
le	**************************************
1.7	receive lighter that the text the same series of the a filter a the color of the co
1.6	Trystu-find the defendant, HAMID RABIBE guilty of the brine of SEXCIAL-EXPLOTING TICKY  OF PATTENT, by Meletion of Section 729(A) of the Business and Profession Code, please make  the following finding.
T.9 20	We, the jury, find the Adductional althogation — Militatoplic victims — Jouennance Section 722(15)(2) of the California Penal Gods, 15:16::
- 1	The second residence of the second se
21.	TRUE 🔀
22	
23	not true
24	
25	
26	
	DATED: U/7/2022
27	FOREPERSON
28	Place an "X" after the verdict found to be true and strike out the inapplicable verdict)

<u>-</u> 2	TNAND FOR THE	E COUNTY OF SHAST	Antanagona maganasan	V/M	
3	THE PEOPLE OF THE STATE OF CALIFORNIA,	)No18F007		A Company of the Comp	
5; ;	Plaintiff vs.	) VERDICT ) Count 28	<b>"5</b> 5. – "	JUN 07 2022	
6. 7	TAMID RABIBE,	) )	REDDING	BRANOH-SHAST. SUPERIOR DOUR PORIJAS, DEPUTY	A COUNT T CUERK
8	Defendant	<u>)</u>	3		
9	We, the jury, find the defendant, HAM	ID RABIEE	-		
1.Q	AND MAY BEET IN ANNUAL TOTAL TOTAL SECTION OF THE CONTRACT OF				
LI		r			,
1,2				• •	•
<u>.</u>	···· ·	UILTY 💹			
1.21		UILTY	.,		
ı			<del>fie •</del> ,	•	
15			• A	•	
lig				•	
17	finally decrease . O ten	an a			
£8	of the come of SEXUAL BATTERY, in vio	lation of Section 243,4(e)	(i) of the Pa	el Code, a	
1P		•	. :	•	
20			****		
<b>81</b>		•			
2.2		,			
23					
24				ingger Zamedikal sveril pildki	
Ci (Ci)	y x				:
2-6	DATED: 6/7/2022	The state of the s			
27		FOXEPERS	on" "	J.	
28	(Place in FX" affer the verdict found to be true	e and strike out the inappl	licable verdi	St.)	

2	en de la company de la comp La company de la company de	in and equ	LTHE COUNT	CY OF SHASTA	annu secretaring contraction of the secretaring contraction of	Malatana
3	THE PEOPLE OF THE S	TATE	}·	No. 18F00729	Princeton Communication Commun	
4	OF CALIFORNIA,	· · · · · · · · · · · · · · · · · · ·	j		JUN 07 2022	
5	۷S,	Plaintiff	)	VERDICT Count 29	HEDDING BRANCH-SHASTA C SUPERIOR COURT LYBY: K. PORNAS, OFFUTY OL	OUNTY ERK
5			)	•	X	
1	Hamid Rabies,		Ì			
3	<del>,,</del>	Defendant				
ì	We, the jury, find th	e defendant.	HAMID RABII	3E		
	ALACY TREAT TANDS & SALVES, HE	in diductions	m manio ranga	· · ·	•	
			GUILTY _			
	***	Ŋ.	OT GUILTY			
		,				٠.
	MAN SOMEON STATE OF THE STATE O	ana timandinka a a sa ma				
	officerum of Sexual holeusines and Brotessi	exploita hs'Eode, a F	tion of pat agny.	MENT, in violation	ed Section III(A), of	
			****			
	Thyou find the defendant, OF PALIDINT, in violation	HAMID RAI	SIEE guilty of t	he crime of SEXU	AL EXPLOITATION	
	OF PATIENT, in violation the following finding.	op, of Section.	729(A) of the E	fusiness and Profes	sion.Code, please make	
, ·	We, the Jury, dud- Misuani 17: Section 729(b	the addition	NALALLEG	ation – multi	PLL VICTIMS	
÷	Truspatil to decidit asalo	West of this ca	irrorina nadari	ode' in ne;	f to the town or name that said a co	•
		ingh Mg	RUE X			
		•				•
		Ĭă.	ÖT TRUE	Total States Rouses	1929 beg. Standardson	
	•	•				
		• .				
	DATED: 4-7- 22	122				
	PARKET PATAL TALL TO THE PARKET PATAL	4 54		FOREPERSO		:
	(Place an "X" affer the ve	raint found for	This trans and intil	•	7	
	Transport to street this ye	iớici làmic ro	ée mae sma six	we our me mabbito	rond Arionali	•

ونص	AND THE PROPERTY OF THE PROPER
رک	IN AND FOR THE COUNTY OF SHASTA
4	THE PEOPLE OF THE STATE ) No. 18F00729 OF CALIFORNIA, ) UM 0.7 2022
6	JUN 07 2022
5	Plaintiff ) VERDICT REDDING BRANCH-SHASTA COUNTY vs. Count 30 Y XY: K, PORRAS, DEBUT CLERK
7	) ATT.K. POHRAS, DERUTY CLERK
8	HAMID RABIEE.
9	
10	We, the july, find the defendant, HAMID RABIEE
1,1	
ĻŹ	
1.3	VETUDO VETUDO
1:4	NOT GUILIX
T2	NOT CORTA
1.6	
1.7	
F8	of the otime of SEXUAL BATTIERY, do violation of Section 243.4(2)(1) of the Panel Code, at
1.9	Wielenstol.
20	to and grands manufacturing steps
21	
2:2	The state of the s
2,3	The state of the s
2,4	
25	
86	DATED: 4/7/2-2
27	FORBPERSON
₹8°	(Place an "X" after the verdice found to be true and strike out the inapplicable verdict).

2	TN-AND FOR THE COUNTY OF SHASTA
3	OF CALIFORNIA, ) No. 18F00729
5	Plaintiff ) VERDICT JUN 0.7 2022  vs. ) Count 31 REDDING BRANCH SHASTA COUNTY SUPERIOR COURT A PRY: K. PORRAS, DEPTHY CHERK
7	HAMID RABIBE,
8.	Desendant )
9	We the jury, find the defendant, HAMID RABIEE
10	and the second s
.1.1	GUILTY
12 13	NOT TULLTY
14 15	of the crime distance Lexploid at the Business and Booksstons Code, a Felony.
1.6	李紫红红斑岭茶
17	If you lind the defendant, IfAMID RAISHER guilty of the crime of SEXUAL EXPLOITATION OF PACIFICATION (In Medicine of Section 729(A) of the Business and Profession Code, please make the following linding:
T-8	mas in ward F. Tritten to Be
19 20	We he pay And he additional alliegation – multiple victors pursuanta Sacion 722(b)(3) of the Centring Penel Code, to be:
21.	
2:2	TRUE
23	'not''trije .
24	
25	
26	DATED: 1. A. A.Z.
27	
28	(Place an "X" after the verdict found to be true and strike out the mapplicable verdici)

Z	A STATE OF THE PERSON NAMED OF THE PERSON NAME	Authorized and and a state of the state of t	- Children Charles and Children and Charles and Children	·····································	*
3	IN AND FOR	THE COUN	TY OF SHASTA	,	-1-740-1-
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	) .	No. 18F00729	Salamana Carata	
5	Plaintiff	). }	VERDICT	JUN: 07 2022	
6	Vs.	Ś	Count 32	REDDING BRANCH-SHASTA SUPERIOR COURT BY: K. PORRAS, DERUTY'S	coun
7		)		BY: K. PORRAS, DEPUTY	HEAK
8	HAMID RABIEE	); }:	75	X	
9	Deffendant	<u>_</u>			
LO	We, the jury, find the defendant, I	HAMID RABI	EE.		
L.1	,		•		
LŽ		OUILTY	_ <del>-</del> ×		
. ş.	<b>.</b>	or guilty			
			•		•
LÆ	Colors of the Co	entriikiy. Asint inga (	TTTT	of Constitution POINTS South	
LB	of the orime of SEXUAL EXPLOITA: the Business and Benessions Code, a Ri	elony.	LARINA'' IL Afotano	or section assimilar	
Ĺ <b>.</b> 6		*#\$\&\			
L7	If you find the defendant, HAMID, RAIL OF PATIENT, in violation of Section.	SIDE guilty of	the orline of SEXU	AL EXPLOITATION	
F8	OF PATIENT, in violation of Section. the following finding:	729(A) of the	Business and Enofe	ssion Oode, please make	•
£:9		•	a.	•1	
30	We, the jury, find the APPITION of the Carolina version (E)(E)(E)(E)	<u>DNA1, ALLED</u> Histria Panal.	SATIÓN — MULT Code: to.be:	iple victims	• • • • • • • • • • • • • • • • • • • •
21.	Amen Entertument Benefit meteories - Basel Vicklyffe St. Jack Hold Limited	and the second s	ar organization of the second		
2:2	Te	RUE		·	
23	2.00	ራዊዊት ችላላ e tes			
24	IN.	OT TRUE	<del></del>		
2,5		(C4)(C)	aussa samanus til om 1965 linn	o esta Socia e en	
2:6	1.1	47.4 660 - 100.6 66 - 100.6 66 - 100.6 66 - 100.6 66 - 100.6 66			
27	DATED: 4/7/2:2-				, ;
2.8					
ابد.	(Place an "X" after the verdict found to	be true and st	tike out the inapplic	able verdict)	

muumg.	PARK IS 2 SELECTION TO SELECTION OF THE PARK IS SELECTION OF THE PARK I
	IN AND FOR THE COUNTY OF SHASTA
4	THE PEOPLE OF THE STATE ) No. 18F00729
5	∫ JUN 0 7 2022
6	Plaintiff ) VERDICT REDDING BRANCH-SHASTA COUNTY vs. ) Count 33 V SUPERIOR COURT
-	vs. VSRDIC 1 REDDING BRANCH-SHASTA COUNTY Count 33 SUPERIOR COURT: YS. K. PORRAS; DEPUTY SLERK.
-	HAMID RABIEB,
8	.Defondant "
9	
10	We, the jury, find the defendant, HAMID RABIEE
11	
12	
1.3	
14	
1.5	not gully
16	₩
1.7	
1.8	
19	of the orbus of SCXUAL BATTHAW the violation of Section 241.4(c)(1) of the Penal Code, a:
	· + Andrew Andrews State of St
2:0	· · · · · · · · · · · · · · · · · · ·
21	
22	
23	
24	

DATED: 4/7/22

25

26

27

2.8

(Place an "X" after the verdict found to be true and strike out the inapplicable verdict)

	IN AND FOR THE COUNTY OF SHASTA
.3	THE PEOPLE OF THE STATE  No. 18F00729
4	OF CALIFORNIA,  JUN 0 7 2022  Plaintiff VERDICT
6	VS.  Count 34  BY: K. PORPAS, DEPUTY CLERK
7	HAMID RABIEE,
8.	Defendant j
9.	We, the jury, find the defendant CAMID RABIRE
11	GÜLIYX
12	MOLGHILK
Ľ3	
1.5 1.5	of the office of SEXUAL EXPLOYINTION OF PATIENT, in violation of Section 729(A) of the Business and Professions Gode, a Felony.
1.6	State of Action 18
1,7 1.8	If you find the referdant, HAMID BARIBE guilty of the spirit of SEXUAL EXPLOITATION OF PATIFIED, in violation of Section 729(A) of the Business and Profession Code, please make the following finding.
19 20	Wo, the jury, find the <b>ADDITIONAL ALIMEGATION—MULTIPLE VICTIMS</b> pursuant in Section 729(b)(9) of the California Point Code, to be:
21	TRUE *
22	West of the second seco
23	NOT TRUE
24	The state of the s
25	
26	DATED: <u>4/7/22.</u>
27	Place an "X" after the verdict found to be true and strike out the hamiliestic station

warning) t	
	IN AND FOR THE COUNTY OF SHASTA
3	THE PEOPLE OF THE STATE ) No. 18F00729  OF CALIFORNIA, )
	JUN 0 7 2022
6	Plaintiff ) VERDICT RESOURGERANCH SHASTA COUNTY  vs. Count 35 SUPERIOR COURT  LEY: K. PORRAS, DEPUTY CLERK
7	$\mathcal{Y}$
8	HAMID RABIEE,
9	Defendant )
1.0	We, the jury, find the defendant, HAMID RABIBE
1,1	
12	
IS.	
14	CUILTY
·	NOT CHILT'Y
15	
16	
17	
1.8	of the crime of SEXUAL-BAC PERY, in violation of Section 248.4(c)(1) of the Penal Code, a
1,9	Misdonteanor.
20	A
21	
22	
23	
	BETT FOR A THE STATE OF THE STA
24	The state of the s
2:5	
26	DATED: 4/7/22
27	
28	(Place on "X" after the verdict found to be appeared stilke out the inapplicable verdict)

IN AND FOR	THE COUNT	Y OF SHASTA	,
STATE	)	No. 18F00729	Francis II Revenue Breater Breater
Plaintiff	<i>)</i>	VERDICT	JUN 07 2022
	) )	Count 36	REDOING BRANCH-SHASTA COUNTY SUPERIOR COURT LEY: K. PORRAS, DEPUTY CLERK
	. <b>į</b> .	•	K. PORRAS, DEPUTY CLERK
	Ž.		X
Defendant	<u> </u>	•	
he defendant, I	iamid rabie	Ē,	
	ıl .	mass.	
	CCHETY _		
M	_ Vilus tė	5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5+ 5	
•			
	**********	e-prime of SickUA usiness and Erofess	L EXPLOITATION lan Code, picase make
the XDDITIO 3)(3) of the Cal	NAL MALIĞ Korna Poral C	ATION — MÜLÜ 60s, 15 ber	PLE VICTIMS
· El	of K	·	
wis .	วาร ๆอร์รีร์อ		•
1996	sir Timati		
Ž.			
<del></del> .			
erdict found to	be true and sui	ke our the inapplica	ible verdict)
	Plaintiff  Defendant  he defendant, filter affection of Seption of	Plaintiff  Defendant  he defendant, HAMID RAFTE  CLIETY  NOT GUILTY  NOT GUILTY  AND LODE A POLY  INCOME TO SECTION OF PART  ON OF SECTION VERY AND ALLEG  SON OF HE CERSONIA PORT C  REVE  NOT TRUE	Plaintiff  Defendant

····			AL CAUTARA
ج	IN AND FOR TH	IE COUNTY OF SHASTA	School Strain Shares Sh
ري اد	THE PEOPLE OF THE STATE	) No. 18F00729	A CONTRACT OF STREET,
4	of California,	)	JUN 07 2022
5 6	Plaintiff	VERDICT Count 37	REDDING BRANCH SHASTA COUNTY SUPERIOR COURT WAY: K. PORIVAS, DEPUTY CLERK
7 <sup>.</sup> B	7 HAMID RABIEE,	) }.	$\mathcal{X}$
9	9 Dofendant	<u></u>	
1.0	We, the jury, find the defendant, HAN	AID RABAEE.	•
I.H	<b>1</b> .	. •	
1,2			•
ales.		amar	·
14			•
15	5 NOT		
1,6	6		
7.7	7		
1.8	. LOUDE, and all a Computation of the Continues of the co	wilders are appeared to the min between and and a	Built The secretary
19	of the crime of SEXUAL BATTERY, in vi Misdemeanor.	oranoval pronog 2v? 4(5)(1) i	of the Penal Code, a
200	Ö	****	
21	1.		
22	2		
23			<u> </u>
ZA.	r		
25	<b>.</b> .		
26			
27	DATED: 4/7/22		
28	17	C. Market S. C.	

1

	IN AND FOR THE COUR	NTY OF SHASTA	frametral but PM
4	THE PEOPLE OF THE STATE ) OF CALIFORNIA, )	No. 18F00729	
5	Distriction )	ni sain sainin a bainn	JUN 0 7 2022
.6	Plaintiff ) vs. )	VERDICT Count 38	REDONG BRANCH SHASTA COUNTY SUPERIOR COURT WE'K PORRAS DEPUTY CLERK
7). Bi	Hamid Rabiee,	·	
9	Defendant )	•	
10	We, the jury, find the defendant, HAMID RAB	LEE	
1.1		<del>ii</del>	
1.2	GUILTY		
13	NOT GUILTY		
L-A:	•		
r.s	of the gime of SEXUAL EXPLOITATION OF PA the Business and Professions Code, a Felony.	STERT, in violation	. 57 Section 729(A); of
1.6	2 km/m/m	*	
1.7	125 mars than I don't a to	radio and a superior of the su	la entre en
1.8	If you find the defendant, HAMID RABIES guilty of GRIPATHINE, in violation of Section 739(A) of the the following finding.	The orms size all Ecolosis Business and Ecolosis	non-Code, please make
1.9			
20 21	we the jusy, find the ADDITIONAL ALLE present to Section 729(6)(3) of the California Penal	Code, to be:	pie vietims
252	TRUE 🔀	<b>9</b> *	
- [		<u> </u>	
23	NOT TRUE	sa. La	
24			
25			
26	DATED: 4/7/22		
27			
න්ත	· (Plage an "X" after the verdict found to be true and si	rike out the inapolic	Hele verdigt)

-2	IN AND FOR THE COUNTY OF SHASTA
3	OF CALIFORNIA, ) No. 18F00729
4 i5; (c	Plaintiff ) VERDICT JUN 0 7 2022  vs. ) Count 39 REPDING BRANCH-SHASTA COUNTY SUPERIOR COUNTY BY: K. PORRAS, DEPUTY CLERK
7	HAMID RABIEE,
- 1	Defendant )
g 1g	We the jury, find the defendant, HAMID RABIÉE
1.1	
1.5	GUILTY X
1.3	W. Add T.
LA	NOT CHILLY
1.3	
1.6	
1.7	
1.8	of the vine of Sexual Battery, in violation of Section 242 4(4)(4) of the Penel Code, a Missements.
1.0	
20	
211	
22	
23	
24	THE PARTY OF THE P
2.5	
26	DAIED: 1/7/22
2,7	The state of the s
218	(Place an "X" after the vertice found to be true and strike out the imapplicable verticity

	IN AND FOR THE COUNTY OF SHASTA
3	OF CALIFORNIA, ) No. 18F00729 JUN 0 7 2022
4: 5	) REDDING BRANCH SHASTA COUNTY
6. 7	HAMID RABIEE, )
8	) Defendant γ
<b>T</b> 0	We, the just, find the defendant, HAMID RABIEE
TI	CULTY X
12	NOT GUILTY
1.5	
i.a	of the Chine of Sexual Exploitation of Pattent, in vicinitation of Section 729(a) of the Business and Professions Code, a February.
16	telle to realize to
1.7	Liveur fund the defendant, HAMID RABLES guilty of the crims of SEXULAL EXPLOITATION  OF PATIENT, in violation of Section 729(A) of the Business and Profession Code, please make the following limiting.
T.B	We drive find the additional allegation — minimple wientime
20	We, The jury; find the ADDITIONAL, ALIECATION — MULTIPLE VICTIMS.  possume to Section 729(b)(3) of the California Penal Gode, to bes
21	TRUB
212 23	not true
24	
25	
26	TEXTED: 4/7/2.Z
27 28	Place an "X" after the verdict found to be true and strike out the mapplicante verdict;

<del></del> 2.	IN. WIND. I	OR THE COUN	TY OF SHASTA		
3 4 5 6	THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintif vs.  HAMID RABIEE,	) ) ) ) ) ) )	No. 18F00729  VERDICT  Count 41	JUN 0.7 20 REDDING BRANCH SHA SUPERIOR OC BY: K. PORRAS; DER	
. 63 0	Befend	ant )		<i>:</i> `	
ro	. We, the jury, find the defenda	nt, HAMID RAB	IBE		
11		GUILTY	<b>5</b> %		
1.4 1.5		NOT GULLTY			
18 17					•
18 18	of the crime of <b>SEXUAL B</b> ATTER Misdemeanor	<b>iy,</b> in vislation of	. <b>Section</b> 243.4( <b>9)(]]</b> .	of the PossiCode, p	
ZQ	· · · · · · · · · · · · · · · · · · ·				موس مسرف - ۱۵
21	· ·				
22 26				н Эг	
24	: :	· :	A STANSON IN	IZ	
25 26	DATED: 4/7/22			The state of the s	٠.
27 28	(Flace an "X" after the verdict found	ito be true and si	rike out the inapplica	ble verdiot)	t

2	WHO THE CHARLES CONTROL CONTRO	OR THE COUN	TY OF SHASTA	Control of the Contro
3	THE PEOPLE OF THE STATE	<b>)</b>	No. 18F00729	The state of the s
4	OF CALIFORNIA,	Ś	1.01.101.007.25	JUN 07 2022
5	Plaintiff vs.	) )	VERDICT Count 42	RESDING BRANCH SHASTA COUNTY SUPERIOR COURT YEY: K. PORRAS, DEPUTY DLERK
6 7	Hamid Rabies,	) }		
· 8	Defenda	nt)	•	•
ş	We, the jury, find the defendan	t. HAMID RARI	EE	
1.D	μ	· * · · · · · · · · · · · · · · · · · ·	كون	
11		GUILTY	. X	•
1.2		NOTCULTY	A. SINGA A	
13				
1.4	of the sime of Sexual Exploit	EASTMENT ON TO A ST	CONTRACTOR Services and Section 1985	with a marrier and trailers and
1.E	the Eustress and Professions Code, a	.Pelony.	rivay V it violatiou	or seonour assuments.
J-6		****	•	
17 18	If you find the defendant, HAMID R OF PAILENT, hivistation of Section the following finding.	ABILE guilty of 1 n. 729(A) of the I	ite-prime of SEXU Business and Profess	kl, exploitation Longode, piessumske
1.9	•			
20	We the Jury, find the ADDII pursuant to Section. 129(6)(3) of the C	IONAL ALLEX Talifornia Fenal C	MTION - MULTI lode; to be:	PLE VICTOMS
27.		TRUE	·	
22		TOKKETE		
23		noftrue		
24				
D'S		N. Ma		DONES OF CONTROL OF CO
1	DATER WATER			
26	war rugary Raligh L. R. J.			
27 28	(Place an "X" affer the Cerdict found i	to be true and stri	kë out the Inamoliea	Dis Zerdicia

2	INAND FOR THE COUR	TY OF SHASTA		A COLUMN TO THE PARTY OF THE PA
. 3	THE PEOPLE OF THE STATE)	No. 18F00729		the section of the section of
4	OF CALIFORNIA,			0 7 2022
5	Plaintiff ) vs.	VERDICT Count 43	REGDING BRANG SUPER BY: K. PORRI	DA SHASTA OGUNTY IOR COURT IS, DEPOTY CLERK
6	5		<i>چې</i> (	
7	HAMID RABIEE,			•
8.	Dofendant j			
9	We, the july, lind the defendant, HAMID RABI	EE		٠.
10			1	,
11	GULTY	X		
1.2	MOT GUILTY			
1.3				
1.4	of the efficient balse impresonment by vioi	(PNCW in midlanian	Selfgraffer Goldfor	ाणाः कन्छः
15	the Penel Code; a Felony.	cin Handur Antracti	net secroit-seolvse	ĮKiQ <u>L</u> ".
1.6	<b>秦承本本</b> 籍		,	
17			•	
LØ	If you find the defendant not guilty of FALSE HAPRIS the following finding:	ONMENT BY VIO	LENCE, please in	iáke
1.9	We the They find the defendent Handle is a life.	,		. <b>.</b> .
20	western the talk of the contract of the contra		•	
ė1	GULTY		•	9-91-9-1
22	NOT GUILTY	•		· · · · · · · · · · · · · · · · · · ·
23				
24	of the otime of CALSC LURRISONMENT, in violatio	m of Section 230 of th	ne Penal Code, a	***
25	Windomeanor.	a saa <b>an k</b> andibada ka	INTERNATION AND	Ai by
26	a same I I			Fis.
27	DATED: 4/7/22			
28	Place on 1884 offenthe world or the word had a few offens			,
الا دع	(Place an "X" after the verdict found to be true and stri	recioni ine mappiisat	ate Actator)	
- 1			- Paris Caracian Contraction C	

zanakoje	IN AND FOR THE COUNTY OF SHASTA	
3	THE PEOPLE OF THE STATE ) No. 18F00729 JUN 07 2022	
4 5	Plaintiff VERDICT SUPERIOR COUNTY  vs. Count 44	Ý
6	) )	
7	HAMID RABIEE,	
8	<u>Defendant</u>	
9	We. The jugy, lind the defendant, HAMID RABIEE	
11	GUILTY X	
1.2	not culty	
13		•
LA	of the retification of the continue of the retification of the ret	
15	of the Time of SEXUAL EXPLOITATION OF PARIENT, in violation of Section 729(A) of the Business and Professions Code, a Felony.	•
16	A A A A A A A A A A A A A A A A A A A	
T.V.	If you find the defendant, HAMID EABIER outly of the crime of SEXUAL EXPLORMATION OF PAINTENT, invident of Section 729(A) of the Business and Profession Code, please make the following finding.	•
1.8	area romensile america.	
20 20	We the jury, and the Additional Allegation — Multiple victims augusto Section 720/6000 of the California Feral Code, to be:	
2.1	New Control of the Co	•
22	TROB	
23	NOTERIE	
2,4		٠.
25		٠.
26	DATED: <u>1/7/22</u>	
27:		
2.8	(Place an "X" affor the verdiet found to be true and strike out the mapplicable verdiet)	

2	"WA THE I BIT ON THE THE TENTON TO THE	DESTRUCTION OF THE PROPERTY OF		
3	IN AND FOR	THE COUN	TY OF SHASTA	THE PARTY OF THE P
4	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729	JUN 0 7 2022
5 6	Plaintiff vs.	) ) ) )	VERDICT Count 45	REDDING BRANCH SHÄSTA DÖUN SUPERIOR COURT SUPERIOR
7 8 9	HAMID RABIEE, Defendant	) ) )		
10	We, the jury, find the defendant, H	IAMID RABI	EE	
11 12		GULTY .	X	•
1.3	NO.	or collay.		
14		·	·	
15	of the crime of SEXUAL EXPLOSTAT the Business and Professions Code, a Fel	ION OF PAT	TENT, in violation	of Section 729(Aljef
16	A STATE OF THE STA	******		
17 18	If you find the defendant, HAMID RABI OF PATILING In Melation of Section w the following linding.	TEE guilty of a 20(A) of the C	hacifing of SEXUA Justness and Profess	L MXPLOITATION ion Cude, pleaseamens
19	with the state of	and the state of the state of	F NA	
20 21	We, the jury, find the ADDLINO pursuant to Section 729(b)(3) of the Cali	NALLALLEC fornih Penal C	ation — multi Gde, io be:	?LE VICTIMS
22		ÜB <u>K</u>	<del> </del>	
23	<b>ን</b> ናየያና	TRUE		
24		mar a right part		er eringe er og sørerer
25				
26	DATED: 4/1/22			
27 28	(Place an "X" after the verdict found to b	ins and still	ke our the inapplical	fle verdier)
н				

ą.	IN AND FOR THE COUNTY	OF SHASTA	
4		No. 18F00729	Maries Harrison Harrison
5	Plaintiff ).	VERDICT Count 46	JUN 0 7 2022
6 7	7	Count 40	RÉDDING BRANGH-SHASTA COUNTY SUPERIOR COURT SY R. POHRAS, DÉPUTY OLÉRK
8.	J.	ŕ	A CONTRACTOR OF THE CONTRACTOR
9	Defendant 3:		
170	We, the jury, find the defendant, HAMID RABIBE		
1-1	· ·	/h.	
12	· II	*	•
1.3	NOT TOULTY	- 52- 5-34	
1.4	1		
1,5	violation of Section 289(d)(4) of the Penal Code, a Felony.	ENT REPRES	entation, in
r.đ	<b>金米达州</b> 来		
1,7	<i>7</i>		
L.8 L.9	The same of the second states of the second	ation - Frau	DOLENT
2:0			
23	2		7 H MAD
	PILITY	~~~	
2:2	KIST-ATTI-TV		
23	3	*	
24	of the crime of all fighter liph wexual definition and	N×FRAUDUL	ent ;
2,5		of the Ponal C	ode a Pelony.
26	37. · · · · · · · · · · · · · · · · · · ·		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
2.7			All the same of the same
2.8	3	foreperson	2

(Place an "X" after the verdict found to be true and strike out the inapplicable verdict)
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA.

1

	IN AND FOR THE COUN	TY OF SHASTA	And the second s
4	THE PEOPLE OF THE STATE ) OF CALIFORNIA, )	No. 18F00729	Force & Comment of the Comment of th
5	) Plaintiří )	VËRDICT	JUN 07 2022
.6	vs.	Count 47	REPOING BRANCH-SHASTA COUNTY SUPERIOR COURT Y: K. PORRAS, DEPUTY CLERK
7 8	HAMID RABIEE,		义
9	Defendant		
LO.		ÆE	
:1		<del></del>	
(.2)	, cillar		
L.S.	YILIUE TOM	***************************************	•
.4			
ĻŞ	of the crime of SEXUAL BATTERY BY RESTRAIN	NT, la violetión of	Section 243.4(A) of the
. <del>(</del> 6	Addressing.	•	· .
.7	To a late to a l	South Andrew on at Account	, and the same of
.8	If you find the defendant not guilty of SPXUAL BATL following findings	BRY BYRESTRA	ANT, please make the
9	We, the jury, find the defendant MANILL RABILL.	•	e .
20	the symmetries of the symmetries		
á	YTITID		
12	NET CITILITY		
3			
4	of the crime of SEXUAL BATTERY, to violation of s Folony.	ection 243.4(e)(1) of	Mire Renal Codo, a
15			
6	•		
7	DATED: 6-7-2027	FØREFERSON	
8	Place an "X" after the verdict found to be true and se	Novembrillon Karamil inc	Alabar was sal for A

1	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA				
	IN AND FOR THE COUNTY OF SHASTA				
<del>3</del>	THE PEOPLE OF THE STATE )——— No. 18F00729 OF CALIFORNIA,				
4 5 6	Plaintiff ) VERDICT JUN 0 7 2022  vs. Count 48 REDDING BRANCH-SHASTA COUNTY SUPERIOR COURT WEY: K. PORRAS, DEPUTY CLERK				
, 7	HAMID RABIEE,				
8.	) Défendant )				
9	We, the jury, find the defendant, HAMID RABIEE				
11					
1.2					
1.3	CHILLEY				
1.4	not outly				
15					
1.6					
<b>1</b> .7					
1.8	of the crime of SEXUAL BATTERY IRABULENT REPRESENTATION, inviolation of Section 248.4(C) of the Penal Code, a Editory.				
T'O					
23.0	**************************************				
2:1					
22	CONTRACTOR OF THE PROPERTY OF				
23					
2.4					
25					
2:6	DATED: 4-7-2622				
2.7	FOREPERSON				
28	(Place an "X" after the verdict found to be true and strike that the inapplicable verdict)				

<u></u> 2	Many market and a section as a section as a section and a section and a section and a section and a section as a section a	OR THE COUNT	Y OF SHASTA	enden karringan amanggan amanggan di darah terapan karringan darah darah terapan darah darah terapan darah darah	GILANAT CORNORS
3		· · · · · · · · · · · · · · · · · · ·	- No18F00729		· ··
4	OF CALIFORNIA,	)		Contracted	
5	. Plaintíff vs.	? <u>'</u> }	VERDICT Count 49	JUN 07 2022	
6		)	•	REDDING BRANCH-SHASTA SUPERIOR COUR SUPERIOR COURT	COUNT
7	HAMID RABIEE,	)		W. K. PORRAS, DEPUTY	CLERK
8	Defenda	nt )		-	
.9	We, the jury, find the defendan	ù Hamid Rabbe	B .		
1.0	•	The second secon	•		
1.1		viliy	and the same and		
SE		NOT GUILTY _			
LB.					
14	of the crime of SEXUAL BATTERS	Y BY RESTRAIN	T. in Violetianoffs	Bolffon 243 47 Allochus	
1.5	Penal Code, a felony:		The Street and the street and the street	decreasing the Annual Control	
16		米米卡米米		•	
£7	If you find the defendant not gralty of following Anding:	SEXUAL BAITT	RY BY RESIRAI	NIC please make the	
is:	We, the jury, find the defendant HAMI	DRABIEE,	· · ·		
20		Guily			J.
21	•	NOTOULTY			
22		A APPAR AND	Min mily	•	
23	of the clime of SEXUAL BATTLERY	, in violation of Se	otion 243:4(e)(1) ofi	he Benal Code, a	
2'4	Pelony.				
25					
26	DATED: 6-7-2022				
27	all and the same	,	FOREFERSON	William Wall Continued	
28	(Place an "X" after the verdict found.	to be true and still	e out the inapplical	le verdict)	

	IN AND FOR THE COUN	ITY OF SHASTA	Marie
4.	THE PEOPLE OF THE STATE ) OF CALIFORNIA, )	No. 18F00729	JUN 0 7 2022
5	Plaintiff ) vs.	VERDICT Cóunt 50	REDDING BRANCH-SHASTA COUNTY SUPERIOR COURT WEY; K. PORRAS, DEPUTY CLERK
51	<b>\</b>	·	<b>9</b> 4
g ,	HAMID RABIEE,		
59			·
ĹD	We, the jury, find the defendant, HAMID RABI	<b>E</b> Ė	
1.1	·		
TÄ			··
T/G	9-3-V-WW-1, 190-00-0-	_	
14	COLTY	<del></del>	
1.5	Not Gulty	· .	
1,6			
1.7			•
1.8	. Affilia crima a ESTENTIAT. RATTUDE TELLENING TELLENING	kin ing tenggapan kang umba-a-	Particular of the Control of
119	of the crime of SEXUAL BATTERY - IRADIILEN Scotton 241,4(C) of the Fenal Code; a Felony.	t merkesen ivil	Can in Motalion of
20	e e e e e e e e e e e e e e e e e e e	and the second s	mn (md, ) }
2,1			
22			*
23			
24	•		
2.5			
246	a Maria	tering the state of the state o	
2:7	DATED: 1-7-2022	POWER PROPERTY	
238	•	* Avvers Estimable	ie.

(Place an "X" after the verdict found to be true and strike out the inapplicable verdict)
IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

4		· · · · · · · · · · · · · · · · · · ·	THE PERSON NAMED AND POST OF THE PERSON NAMED ASSESSMENT ASSESSMENT OF THE PERSON NAMED ASSES
sp	IN AND FOR THE COU	NTY OF SHASTA	Parise Property Control
J	THE PEOPLE OF THE STATE )	No. 18F00729	A Company Comment
4	OF CALIFORNIA,		JUN 07 2022
5	Plaintiff )	VERDICT	BEDDING BRANCH-SHASTA COUNTY
6	, vs.,	Count 51	BEDDING BRANCH-SHASTA COUNTY SUPERIOR COURT BY: K. PORRAS, DEPUTY CLERK
7	'H	جيپ	<del>, , ,</del>
8	HAMID RABIEE,		
ġ	Defendant		
10	We, the jury, find the defendant, HAMID RAI	BIEE	
1.1			
	GULTY	<i>"</i>	
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	97	.•
19		· Villaria 18 - 16 Portugue   Miles - 12 CC - 1	• •
I.A.	of the crime of SEXUAL BATTERY BY RESTRA	unt, it violation of sec	floti 2434(A) of the
1.5	Poval Code; a Felony.	÷	
1.6	**************************************		
207	All the state of t	TERY BY RESTRAIN	T'i please malce the
<b>T</b> 8	following finding:		. ,
ŢŊ	We, the jury, find the defendant HAMID BABIES,		
20			
21	GULT	K	· · · · · · · · · · · · · · · · · · ·
	MOTOVILIT	Υ	
22			
23	of the prime of SEXUAL BATTERY, in visiation of	(18tolion.245.4fo)/Ljorich	s Benal Code, a
24	. Felony.	Sala Nasa Mara Mara da Sala Sala Sala Sala Sala Sala Sala	Kannani Mara T
25	more a second control of the second control	H. Will M. William	and the first of the second
2:1	DATED: 6-7-2027		
27	Michigan 17 Live Li		
2.8	TO THE STATE OF TH	etter with the Thomas I all	- February 1944
*****	"Trings and we given the vertice found to no massiful	enverous meansibilities	Σ Χοι'ατατή

Z-	The state of the s	*************************************	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	TO BE STORE
3	IN AND	FOR THE COUNT	Y OF SHASTA	
r. Tr	THE PEOPLE OF THE STATE	)	No. 18F00729	Marian Bureau Brian
4	OF CALIFORNIA,	, )		JUN 07 2022
5	Plainti	ff )	VERDICT	REDDING BRANCH-SHASTA COUNT SUPERIOR COURT WEY: K. PORRAS, DERUTY SCERK
6	vs.	)	Count 52	ASY. K. PORRAS, DERUTY GLERK
7		)	**	<b>)</b>
8:	HAMID RABIEE,	)·		
<b>19</b>	Defend	lant )		
77 3 75:	We, the jury, find the defende	ተመረሰው መረተነ ነው።	NG .	
1.0	and the july, into the determ	an' nyampa kyda	ND.	
14		•	•	
1.2			÷	•
1.3		<i>ንኤዮንትት የስለሰሃ</i>		r <sub>1</sub>
1.4		Coiltan <sup>—</sup>		
LS		NOT GUILTY		
- 1				
L/6	: -	,		
L.7	:	,		
LB	alleli maddan alleli en	THE STATE OF THE PROPERTY.	ng 1880aan dispersional dispersional and a region of the	134 Paragraphic Land A.
1.9	of the orine of SEXUAL BATTE! Soution 245,4(C) of the Penal Code	xx - Fradulain ; a Felony.	TEPRESENTAL	CLON, in welsten of
20	n en	r		•
	S. C. Surmanumana (1991)		*	W 19 cm
27.				-
2.22				
		·		The state of the s
34	•			AND THE PROPERTY OF A STATE OF THE PARTY OF A STATE OF THE PARTY OF TH
25		٠ <u>١</u>		
-//	· .	. 2		A Section of the Control of the Cont
26		•		

28

(Place an "X" after the verdict found to be true and strike out the inapplicable verdict) IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

	IN A VID THEE CONTRACTOR OF THE PROPERTY OF TH	NTTY! AN AYY! AM	والمستهر ويرجع فاستهدي والمعاول ويور والمطابع سيست مطأ محتشة ويوارها فراوي منطف سنفاط سيدان فيعدون والمعتاب
. 3	IN AND FOR THE COU	NIYOFSHASTA	
4	THE PEOPLE OF THE STATE ) OF CALIFORNIA, )	No. 18F00729	The Residence of the Parish Real Parish Re
5	Plaintiff )	VERDIGT	JUN 10 7 2022
6	·VS.	Count 53	REDDING BRANCHISHASTA COUNTY
7	K ,	·	SUPERIOR COURT CLERK
8	HAMID RABIEE,		
Ş	Defendant )		1 1
10	We, the jury, find the defendant, HAMID RAB	NEE	· .
41			
12	GUILTY	×	
13	NOT CULLTY	- Superior Control of the Control of	
MA.			
Į	of the crime of SEXUAL EXPLOITATION OF PA	TIENE, in violation o	f Section 1297 at mr
16	I TRETEURINESS AND TEORESSIONS CODE: A REIDNY:		··
7,7	<b>水火水水水水</b>		
13	If you find the defendant, HAMID RABINE guilty of OF PACIFINE, or violation of Section 729(A) of the	the culme of SEXIIAI	EXPLOITATION
Ţ			ut,本ngo:/情tch2p-机场KB
20	·	AN ARTHUR TO THE TANK OF THE PARTY OF THE PA	A Service Service and Albania
21	Wes the july, find the ADDITIVINAL ALLE putsuant in Section. 729(b)(3) of the California Penal.	Code, forbei	an archines
22	TRUE_X		
23			
24	Not Irue	1500 ligaring and the	, ,
. 1	•		
2.5			
26	DATED: 12-7-202-		
27		ROREPERSON	
28	(Place an "X" affer the verifies found to be true and str	nilan, averenti artira andi a di t	<b>Q</b>

	IN AND FOR THE C	OUNTY OF SHASTA	
4	THE PEOPLE OF THE STATE OF GALIFORNIA, )	No. 18F0072	
į.	Plaintiff )	VERDICT Count 54	JUN 0.7 2022 REDDING BRANCH SHASTA COU SUPERIOR COURT WAY: K. PORFAS DEPUTY CLERT
78	Hamid Rabies,		
Ð	Defendant )		
1-0	We, the jury, find the defendant, HAMID I	RABIÈE	
1.1		الاستان	
1.2	GUL	TY	
FLS.	Not guil	TY	
<b>L</b> T		•	
T	of the prime of SEXUAL EXPLOITATION OF the Business and Professions Code; a Felony.	PATIENT, in violation	rof Section 729(A) of
16	***	<i>ት</i> ሃና <b>ት</b>	
17	· · · ·	•	M & Comment of March
15 19	Truen And the defendant, HAMID RABIEF guilt OF PATIENT, in violation of Section 729(A) of the following finding.	y or the entire of Sheeting.	AL-EXPLOITATION sion Gode, please make
	Allie Alexa Sonice 188 of 18 mm is Empresonated to see the	Appropriate Application	
20 21	We, the judy, find the Abderiols at Al oursuint to Section 729 (by Of the California Pe	1-EGATION — MULTI nal Code, to be:	FLE VICTIMS
22	TRUE	<b>X</b> .	
2I			
24	NOT TRUE	Walter State of the State of th	
25			
2.6			
27	DATED E/7/2022	FOREPERSON	
2:8	(Place an "X" after the verdict found to be frue and		hlá vandlaði

 gagannessengag	A STATE OF THE PARTY OF THE PAR		1000	
	IN AND FOR THE CO	DUNTY OF SHASTA		(Aprile 191
4	THE PEOPLE OF THE STATE OF CALIFORNIA, )	No. 18F00729	JUN 07 2022	
	Plaintiff )  vs. )	VERDICT Count \$5	REDDING BRANCH SHASTA COUNT SUPERIOR COURT WBY: K. PORRAS, DEPUTY CLERK	YTY
7	HAMID RABIBE,	•		
9	Defendant		,	
1.0		ABÎRE		
1.1				
1,2				
1.3				
14	guil.	ix		
15	NÒT GUIL:	ry		
1.8			· .	
1.7				
1.8	What is a protocome call and you address on a			
ŢŊ	of the come of SEXUAL, BATTERY - FRADUL Scotlou: 243,44(2) and the Fenel Code, a Felony.	ENT REPRESENTATI	ON, in sidlation of	
20	i i			
Ω¶.,			** ***********************************	
<b>Z</b> 2			W. Marine	
23				;
21				:
25				
26	DATEE CATOR	Brodie 111		•
27	K K	FÖREPERSON	the property representative	
28	(Place an "X" after the verdict found to be true and	strike out the inapplicable	verdict)	

	Z	Marketin treasfort final filters	architectures and the first section of the section
···	IN AND FOR THE COUNTY OF	F SHASTA	
4	THE PEOPLE OF THE STATE  OF CALIFORNIA.	o. 18F0072	29
5	ý		JUN 07 2022
6		ERDICT ount 56	HEDDING BRANCH-SHASTA ODUN' SUPERIOR COURT BY: K. PORRAS, DEPUTY CLERK
7	7	•	M. STATES OF STATES
8	8 HAMID RABIEB,		
9.	9. Defendant		· · · · · · · · · · · · · · · · · · ·
10	o We: the Jury, find the defendant, HAMID RABIEE		
11	i .		
1,2	QUILTY 📈		* · ·
1.3	7.4 A 1-4 1-4 1-4 1-4 1-4 1-4 1-4 1-4 1-4 1-4		-
14	and to a second of the second		
1.3	of the mines of Sexual Penetration - Frauduler violation of Sexual 289(d)(4) of the Penal Code, a Felony.	NT REPRI	SENTATION.In
1.6	5. *****		
1,7	The property of the property o	ION ~ FR⊄	LTPPHHT JESSIC
1.8	THE SECRETARIES OF THE PARTY OF THE PARTY AND ADDRESS OF THE PARTY OF	- 100 mm	and designing
1.0	Me, the Jury, find the defendent Handle Rables,		
220			
23	GULTY		1915 he Mahin america alga de 1
22	NET GITT TV	·	
2.3			
24	Distribution of the property o	- FRAUDI of the Penal	LIENT Cestler va. Tratesna
15			
36	DATED, 6 7 8027		
2.7			
28	(Place an "X" after the verdiet found to be true and strike out	the inapplic	cable vetdict)

2	IN AND TOR THE COUN	TY-OF-SHASTA	aderes ser in ser in consequently a secret metar of a local filter secret me enforcement	> part of
-3 4	OF CALIFORNIA, )	No. 18F00729	The second secon	
5	Plaintiff ) vs.	VERDICT Count 57	JUN 0-7 2022	
6	<b>.</b>	Codin 37	HEDDING BRANCH-SHASTA GOUR SUPERIOR COURT WY: K: PORRAS, DEPUTY CHERK	ľΥ
7.	HAMID RABIEE,	49	X.	
8	*Defendant			
ğ	We, the jury, find the defendant, HAMID RABI	ÊE		
10				
11	GUETY	X'		
12	NOTWITT.			
13			•	
1.4	for the second s			
15	of the oning of SEXUAL BATTORY BY RESTRAII Renal Godd, a felony.	VI, in violation of So	ention 243.4(A) of the	
L:6	*****			
2.7	If you find the defendant not guilly of SEXUAL HATT	ሺኒኮኒ ነጻኒን ነንነታው ነው ነ	ATTO ATO I SI MONEY OF	
.8	following flording:	wire of this track	Maribroase makering	
<u>.</u> 9	We, the jury find the defendant Handid Rabies.			
2.0	· ·		:	
1	OCILTA.		The second designation of the second	
27	not chilia	Pole Company		•
	*	· ·		
Ē	of the other of SHRUAL BATTURY, in violation of Se Middle Meanor.	otion 243.4(e)(1) of t	ne Ponal Gode, a	
4.	Consideration of Tailing Const. See			
.5				
.6	DATED: 10-7-2022			
<b>17</b>		FOREPERSON	The second secon	
.8	(Place an "X" after the verdict found to be true and stall	ce out the inspectant	in terms in a	

en mentro	2 AND TOR THE CO	UNITY OF SHASTA	ENGLISH TOP MALL
			Samuel Sa
4	OF CALIFORNIA,	No: 18F00729	JUN 0 7 2022
_	Plaintiff }	VERDICT F Count 58	EDDING BRANCH SHASTA COUNTY SUPERIOR COURT XBY: K. PORRAS, DEPUTY CLERK X
7	HAMID RABIEE,		•
8	Defendant )		
9	We, the jury, find the defendant, HAMID RA	BIEĖ	•
10	Y <mark>4</mark> .		•
11,			. •
12			
11.3	<b>SUILT</b>	<b>Y</b>	•
		45	
14	, , , , , , , , , , , , , , , , , , ,	X	• •
16			. :
1.7			
1.8	of the office of SEXLAL BATTERY - TRADULE Section 241.4(C) of the Penal Code, a Felony	ent representatio	N, in violation of
1.0			
.2.0	The state of the s		
21			V or model to promoting again.
<b>2</b> 2		•	
	-		SAN B. A. PARA C.
23	:		Win E ma
24		6724 6724 6734 6734 6734 6734 6734 6734 6734 673	
25			
26	TO A HODING . I TO TO TO	A STATE OF THE STA	and management to the state of
2.7	DATED: 6-7-2022-	FOREPERSON	The state of the s
28	(Place an "X" after the verdict found to be true and s	trike out the inspollochla-	eroudian.

2	The second secon
3 4	OF CALIFORNIA, )
5 6	Plaintiff ) VERDICT JUN 0.7 2022  vs. ) Count 59 RENDING BRANCH-SHASTA COUNTY SUPERIOR COURT
7	HAMID RABIEE,
8	Dokendant ):
9 10	We, the jury, find the defendant, HAMID RABIEE
11	<i>ጀፕሪካ</i> ጀክት፡ንት ዊ አ
12	
13	MIL CHILLY.
1.4	
15	of the crime of SEXUAL. EXPLOSTATION OF PARTENT; in violation of Section 729(A) of the Business and Professions Code, a Felony.
K.B	· · · · · · · · · · · · · · · · · · ·
1.7 1.8	If you that the defendant, HAMID RABINE guilty of the crime of SEXUAL EXPLOITATION OF RATHENT, in violation of Section 429(A) of the Business and Englession Code, please make the following finding.
1.9	
2:0.	We the july, find the ADDITIONAL ALLEGATION — MULTIPLE VIGTIMS  - pursuant to Section 722(b)(3) of the Gallenna Penal Code, 10 bg:
2,1	•
2.2	
2*3	NOTITUE
3.4	
25	
2:7	DATED: 67-Z02-2 FOREPERSON
3:8	(Place an "X" after the verdict found to be true and strike out the inapplicable verdict)

	3	IN AND FOR T	HE COUNTY	OF SHASTA		- while a create successive the National Assista
4	THE PEOPLE OF THE S OF CALIFORNIA,	TATE	)	No. 18F00729		
Ę	-	Plaintiff	.)·	VERDICT	JUN: 0	7 2022
6	ys.	•	): )	Count 60	SUPERIO SUPERIO Y: K. PORRAS	4-SHASTA COUNTY OR COURT DEPUTY CLEAK
8	HAMID RABIEE,		) )		<i></i>	
9		Defendant	<u>)</u>			
1,0	We, the jury, find th	e defendant, HAN	aid rabiee			
11		•				
12		• .	-			
.13			STATES LANGE		•	•
14	· .		aultys	<b></b>		
1.3		NOT:	TUILTY	·		
1.6					•	· •••
ዉ.ን						
1.8	of4he seleka selety 1995-yy	Fire The Control of t	\$57845D4 \$55855 107555 65	de cesses.		
j'b	of the ennie of ELDER/D of the Penal Code, a Misde	meanor.	CREOK OK	HAGCT, in viol	ation of Section	368(c)
20	parties ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	· · · · · · · · · · · · · · · · · · ·	T T Street do not have managery	·····		
21			•			
2.2		•	n (Ö	Age of the		No.
2.3			υ d February	W. Marie		
2:4	•					
2,5						
2.6	DATED: 6-7-2020	): 	** 4	A Comment		
2:7	ETEL ALM AND HIS HOLD			OREFERSON	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	71
28	(Place an "X" after the verd	ict found to be th	ic and strike or	ut the inapplical	ble verdier)	

	<u>}</u>	والملاحجة والمساوحة والمراجعة والمرا	در ۱۹۰۸ ماراند از داراند از	energypphotographyti et avensedaret aven	ENTERNIO MARIA PROPERTIES
	,	IN AND FOR T	HE COUNTY	OF SHASTA	And the second of the second s
4		THE PEOPLE OF THE STATE OF CALIFORNIA,	)	No. 18F00729	TOTAL STATES
Ç		•	ý		JUN 07 2022
. 6		Plaintiff vs.	) }	VERDICT Count 61	REDDING ERANCH SHASTA COUNTY SUPERIOR COURT PORFIAS, DEPUTY GLERK
. 7		ET A B ÁTITO DI A VI PORTO	)	,	A SCHOOL OFFICE
8		HAMID RABIEE,	) }	,	
9			<u></u>		•
10		We, the jury, find the defendant, HAN	aid rabibe		
1 Ï,			•		
1,2			•		
18			andrewar Assista	* 4	
1.4				<u>×</u>	
1.5		MQL	Guiltin	<del></del>	
1.6				•	
17				-	
18		· ·			
:		of the crime of SEXUAL BATTERY, have Medeculation	olation.of/See	ilan 243.4(a)(1) c	of the Penal Code, a
1.9		www.piresticit.		<b>~i</b>	•
_2:0	٠.	<u> </u>	· · · · · · · · · · · · · · · · · · ·		
21			٠.		
2.2					
23					
24					
25					
2.6		DATED: Cof7/22	. <b>1</b> 277	The second of the second	N. A. Start Control of the Control o
27		// *//:	, reporter of	FOREPERSON	n substitution and angle constitution of the second
		(Matecan "X" after the word of Pound to be a	م د تا کیده الانجه هره	en Boston de la comunicación de la	ar is a

3	IN AND FOR THE COUNTY OF SHASTA
4	THE PEOPLE OF THE STATE ) No. 18F00729
5	Plaintiff ) VERDICT SUPERIOR COURT
7	
8	HAMID RABIBE,
ą	Defendant \$\frac{1}{2}\$
10	We, the jury, find the defendant, HAMID RABBEE
11	
12	
13	CULTY X
1.4	
15	MOL GUILLY
gring.	
工物	
1.8	of the crime of SEXUAL BATTERY, in violation of Section 213.4(15)(1) of the Penal Code, a
19	Minderscanor.
.20	The state of the s
21	
22	होत हो।
23	
24	
£15	
<b>Z</b> :6	DATED: Jv - 7 - ZOZZ
27	DATED: Jv - 7- 2022

(Place an "X" after the wordiet found to be true and strike out the inapplicable verdiet)

	IN AND FOR THE CO	TINITY OF CITY COMPANIES	THE REPORT OF THE PROPERTY OF	PENTOWERS NO
<u> </u>	AN AND FOR THE CO	JUNITA OF SHASTA	Andread Transport	
4	THE PEOPLE OF THE STATE OF CALIFORNIA, )	No. 18F00729	JUN 07 2022	
5	) Plaintiff )	Y HOD TAX COUR	HEDDING BRANCH-SHASTA	COUNTY
6	H +	VERDICT Count 63	REDDING BRANCH-SHASTA OF SUPERIOR COURT	LERK,
7	HAMID RABIRE			
9	Dēfendant 1			
1.0	We, the jury, find the defendant, HAMID R	ABIEL		
1,1				•
1.2	GUL	TY Xx removemen		
I.I	not gail:	<u> </u>		
ľA	of the orige of SEXTIAC REPORTOR ATTON 195	THE LANGE TO A STATE OF THE STA		
LIS	of the prime of SEXUAL EXPLOITATION OF the Business and Professions Code; a Felony.	sariatini da inaninani	n peonon-128(A) of	
1.6		1		
17 18	If you find the defendant, HAMID RABINE golds OF PATIENT, in violation of Section 722(A) of the following finding.	of the crime of sexua. The Business and Professi	L EXPLOTTATION on Code, please make	
l.Þ			•	
20	We, the july, find the ADDITIONAL ALL author to Section 222(b)(3) of the California Par	LEVATION —MULTIF	LL VICIIMS	
1	The state of the s	Mai reduct follogi		7
21. 22	TRUE	<u> </u>		
23	NOT TRUE			
24	***************************************		A A A A A A A A A A A A A A A A A A A	
25			o de la companya de l	
26				
27	DATED: 11-7-2022	FOREFERSON		
28	(Place an "X" after the verdict found to be true and		le verdici)	