1	ROB BONTA	
2	Attorney General of California MATTHEW M. DAVIS	
3	Supervising Deputy Attorney General JASON J. AHN	
4	Deputy Attorney General State Bar No. 253172	
5	600 West Broadway, Suite 1800 San Diego, CA 92101	
6	P.O. Box 85266 San Diego, CA 92186-5266	
7	Telephone: (619) 738-9433 Facsimile: (619) 645-2061	
8	Attorneys for Complainant	
9		
10	BEFOR MEDICAL BOARD	— — — — — — — — — — — — — — — — — — —
11	DEPARTMENT OF CO STATE OF C	
12		
13	In the Matter of the Automatic Revocation of License Against:	Case No. 800-2016-026220
14	DAVID DUNCAN HOUSE, M.D.	NOTICE OF AUTOMATIC REVOCATION OF LICENSE
15	801 11th Street Lakeport, CA 95453-4100	[Bus. & Prof. Code, § 2232]
16	Physician's and Surgeon's Certificate	
17	No. G 58877,	•
18	Respondent.	
19		
20	TO: RESPONDENT DAVID DUNCAN I	HOUSE, M.D.:
21	YOU ARE HEREBY NOTIFIED THAT	the Medical Board of California, Department of
22	Consumer Affairs ("Board") has automatically re-	woked Physician's and Surgeon's Certificate No.
23	G 58877, issued to you, by operation of law, after	having received and reviewed a certified copy
24	of the following record of conviction:	,
25	1. On or about November 4, 2021, in th	e matter of the People of the State of California
26	vs. David Duncan House, Case No. 18HF1044FA,	Superior Court of California, County of Orange,
27	you were convicted upon your guilty plea to Cour	t One, Sexual Battery, a violation of Penal Code
28	section 243.4, subsection (c), as a felony, and (Count Two, Sexual Exploitation of a Patient, a

violation of Business and Professions Code section 729, subdivision (a), a misdemeanor.

- 2. The record establishes that you were placed on one year probation and, further, that you are required to register as a sex offender pursuant to Penal Code § 290.
- 3. Attached hereto and incorporated by reference are certified documents from *The People* of the State of California v. David Duncan House, Case No. 18HF1044FA, Superior Court of California, County of Orange, which support the Board's findings:

Attachment A: Certified Minute Order

SEX OFFENDER REGISTRATION: AUTOMATIC REVOCATION

- 4. 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. G 58877, issued to David Duncan House, M.D. is automatically revoked by operation law, effective December 31, 2021, 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: Jason Ahn, Deputy Attorney

General, Department of Justice, Office of the Attorney General, 600 W. Broadway, Suite 1800, San Diego, CA 92101; P.O. Box 85266, San Diego, CA 92186-5266. Notice is being served by a designee of the Board upon David Duncan House, M.D. at his designated address of record with the Medical Board. Dated: December 31, 2021 KRISTINA D. LAWSON, J.D., President Medical Board of California Department of Consumer Affairs State of California

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

Report Request Criteria -

1. Docket Date Range : >= 11/04/2021 00:00:00 and <= 12/08/2021

2. Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

Docket Dt	Seq	<u>Text</u>			
11/4/2021	1	Hearing held on 11/04/2021 at 09:00:00 AM in Department C5 for Jury Trial .			
2		Judicial Officer: Cheri T Pham, Judge			
•	3	Clerk: E. Flores			
	4	Bailiff: A. Matemate			
	5	Court Reporter: Jennifer Scott			
6		People represented by Avery Harrison, Deputy District Attorney, present.			
	7	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.			
	8	This is a negotiated disposition.			
	9	Defendant states true name and date of birth are correct as charged.			
	10	Court Finds Marsy's Law Compliance per District Attorney Statement.			
	11	Defendant advised of and waives the following:			
	12	- The right to a trial by Jury.			
•	13	- The right to confront and cross-examine witnesses.			
	14	- The right against self-incrimination.			
	15	Defendant waives the right to subpoena and present evidence.			
	16	Defendant may have the right to a jury or court trial as to certain factors that can be used to increase the sentence on any count, sentencing enhancement, or allegation, to the upper or maximum term provided by law. Defendant waives and gives up the right to a jury or court trial on all of these factors. Defendant agrees the judge will determine the existence of any of these factors, within the judge's discretion, as allowed by law. Defendant agrees this waiver shall apply to any future sentence imposed following a probation revocation.			

Defendant understands that if, pending sentencing, is arrested for or

of this agreement will be cancelled. Defendant will be sentenced unconditionally and will not be allowed to withdraw guilty plea.

commits another crime, violates any condition of release, or willfully fails to appear for probation interview or sentencing hearing, the sentence portion

Name: House, David Duncan

17

Page 1 of 6

Case: 18HF1044 F A Report Date: 12/08/2021 11:15

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

Report Request Criteria -

1. Docket Date Range : >= 11/04/2021 00:00:00 and <= 12/08/2021

2. Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

Docket Dt Seq Text

- Defendant advised of the right to a hearing before a judicial officer to determine whether a violation of the conditions of court-ordered supervision are present, and for the court to determine the appropriate sanction for the violations. Defendant waives and gives up this right for all violations for which the county probation department orders a "flash incarceration" served, which can be a period of one to ten consecutive days in the county jail. If defendant does not agree with the imposition of flash incarceration, the right to demand a hearing is preserved.
 - 19 Under the Fourth and Fourteenth Amendments to the United States Constitution, the defendant understands they have the right to be free from unreasonable searches and seizures. The defendant waives and gives up this right, and further agrees for the period during which they are on probation or mandatory supervision they will submit their person and property, including any residence, premises, container, or vehicle under their control which may include electronic devices, to search and seizure at any time of the day or night by any law enforcement or probation officer, post-release community supervision officer, or parole officer with or without a warrant, probable cause or reasonable suspicion.
 - The Court finds that the defendant understands rights as explained.
 - Defendant's motion to WITHDRAW NOT GUILTY PLEA to count(s) 1, 2 granted.
 - Court finds defendant intelligently and voluntarily waives legal and constitutional rights to jury trial, confront and examine witnesses, and to remain silent.
 - To the Original Information defendant pleads GUILTY as to count(s) 1, 2.
 - 24 Counsel joins in waivers and plea.
 - Defendant's written waiver of legal and constitutional rights for guilty plea received and ordered filed.
 - The defendant has been advised of constitutional rights, waivers and consequences in writing pursuant to the guilty plea form. The defendant makes the plea with a full understanding of all the matters set forth in the charging document and in the guilty plea form, that defendant has read, understood and personally initialed each item herein. Defendant understands that the signing and filing of the guilty plea form is conclusive evidence that defendant has pleaded GUILTY to the charges set forth.

Name: House, David Duncan

Page 2 of 6

Case: 18HF1044 F A

MINUTE ORDER Report Date: 12/08/2021 11:15

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

- Report Request Criteria —

1. Docket Date Range : >= 11/04/2021 00:00:00 and <= 12/08/2021

2. Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

	_					
Docket Dt	<u>Seq</u>	<u>Text</u>				
11/4/2021	27	Court finds factual basis and accepts plea.				
	28	Defendant advised of the possible consequences of plea affecting deportation and citizenship.				
29 30 31		Defendant advised of maximum possible sentence.				
		Defendant advised of consequences of violating probation and parole.				
		This constitutes a prior conviction.				
	32	Counsel joins in waivers, pleas, and admissions.				
	33	Defendant waives arraignment for sentencing.				
	34	Defendant requests immediate sentencing.				
	35	Probation report waived.				
	36	Court stays sentence pursuant to Penal Code 654 on count(s) 2.				
	37	No legal cause why judgment should not be pronounced and defendant having Pled Guilty to count(s) 1, 2, Imposition of sentence is suspended and defendant is placed on 1 Year(s) FORMAL PROBATION on the following terms and conditions:				
	38	Count(s) 2 deleted from existing probation sentence - entered in error.				
	41	Serve 90 Day(s) Orange County Jail as to count(s) 1.				
	42	Credit for time served: 0 actual, 0 conduct, totaling 0 days pursuant to Day-for-day.				
	43					
		90 days Jail as to count(s) 1, imposed on 11/04/2021 stayed until 04/15/2022 at 07:00 PM Theo Lacy Jail. Defendant to report as ordered.				
	47	90 days Jail imposed on 11/04/2021 stayed pending completion of 45 days home confinement through Diversified Monitoring & Scram.				
	48	Pay mandatory state restitution fine of \$300.00 pursuant to Penal Code 1202.4 or Penal Code 1202.4(b).				
	49	Pay \$300.00 Probation Revocation Restitution Fine pursuant to Penal Code 1202.44. Restitution fine stayed, to become effective only upon revocation of probation.				
	50	Pay \$40.00 Court Operations Fee per convicted count pursuant to Penal Code 1465.8.				

Name: House, David Duncan

Page 3 of 6

Case: 18HF1044 F A

MINUTE ORDER Report Date: 12/08/2021 11:15

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

- Report Request Criteria ---

1. Docket Date Range ------>= 11/04/2021 00:00:00 and <= 12/08/2021

2. Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

Docket Dt	<u>Seq</u>	<u>Text</u>
11/4/2021	51	Pay Criminal Conviction Assessment Fee per convicted count of \$30.00 per misdemeanor/felony and \$35.00 per infraction pursuant to Government Code 70373(a)(1).
	52	Pay \$10.00 plus penalty assessment Local Crime Prevention Fund pursuant to Penal Code 1202.5.
	53	Pay \$300.00 Sex Offense Additional Fine for 1st Offense pursuant to Penal Code 290.3.
	54	All fees payable through the Probation Department.
	56	Pay restitution in the amount as determined by Probation Department as to count(s) 1 plus 10% interest from date of sentence per year and administrative fees.
	57	Defendant to provide a state DNA sample and prints for the State DNA Database pursuant to PC 296 and PC 296.1 unless collection agency verifies in any available databases that the DNA sample has been previously collected.
	58	Use no unauthorized drugs, narcotics, or controlled substances and submit to drug or narcotic testing as directed by your probation or mandatory supervision officer, or any peace officer.
	59	Court orders defendant to register as a sex offender pursuant to Penal Code 290 as to count(s) 1.
	60	Submit your person and property including any residence, premises, container, or vehicle under your control, not including electronic devices, to search and seizure at any time of the day or night by any law enforcement officer, probation officer, or mandatory supervision officer with or without a warrant, probable cause or reasonable suspicion.
	61	Cooperate with your probation or mandatory supervision officer in any plan for psychological, psychiatric, alcohol and/or drug treatment.
	62	Seek training, schooling, or employment and maintain residence as approved by your probation officer.
	63	Do not associate with persons known to you to be parolees, on post-release community supervision, convicted felons, users or sellers of illegal drugs, or otherwise disapproved of by probation or mandatory supervision.

Name: House, David Duncan

Page 4 of 6

Case: 18HF1044 F A Report Date: 12/08/2021 11:15

MINUTE ORDER

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

Report Request Criteria -

1. Docket Date Range : >= 11/04/2021 00:00:00 and <= 12/08/2021

Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

Docket Dt Seq Text

- 11/4/2021 64 Do not own, purchase, receive, possess, or have under your custody or control any type of dangerous or deadly weapon, firearm, ammunition, and ammunition feeding devices, including but not limited to magazines.
 - 65 Violate no law.
 - Obey all orders, rules, and regulations, and directives of the Court, Jail, and Probation.
 - Defendant advised that defendant is prohibited from owning, purchasing, receiving, possessing, or having under their custody or control, any firearms, ammunition, and ammunition feeding devices, including but not limited to magazines. Any firearms currently in possession are ordered to be relinquished pursuant to Penal Code 29810. The "Prohibited Persons Relinquishment Form" and supplemental documents provided to defendant.
 - Case assigned to Probation Department for preparation of Firearms
 Relinquishment Probation Report. Defendant ordered to comply with
 Firearms Relinquishment pursuant to Penal Code 29810, by submitting a
 completed Prohibited Persons Relinquishment Form to the Probation
 Department.
 - Hearing re: Firearms Relinquishment set on 11/18/2021 at 08:30 AM in Department C5.
 - 71 Disclose terms and conditions of probation when asked by any law enforcement or probation officer.
 - The Court ultimately determines the conditions of probation and mandatory supervision. The defendant has the right to request the Court modify or eliminate any condition imposed by the Probation Department that the defendant believes is unreasonable.
 - Attend and complete Sex Offender Program as to count(s) 1 12 week sexual Boundaries Counseling.
 - Do not, in any manner, directly or indirectly, initiate contact with, nor have any communication with Debbie Delabest.
 - Defendant agrees to surrender his medical license and not seek reinstatement or practice medicine for the remainder of his life. If successful completion of probation and no new law violations, Defendant may withdraw his plea as to count 1, have count 1 dismissed /vacate pursuant to PC 1385 and no longer be required to register as a sex offender under PC 290

Name: House, David Duncan

Page 5 of 6

Case: 18HF1044 F A Report Date: 12/08/2021 11:15

MINUTE ORDER

MINUTE ORDER

Case Number 18HF1044 F A

People Vs House, David Duncan

- Report Request Criteria -

1. Docket Date Range : >= 11/04/2021 00:00:00 and <= 12/08/2021

2. Sequnce Number Range: No sequence number range specified.

3. Docket Category : Minute Order

Docket Dt	<u>Seq</u>	<u>Text</u>
11/4/2021	76	DMS Diversified Monintoring filed.
	77	Hearing re: Progress Review set on 11/04/2022 at 08:30 AM in Department C5.
	78	Progress Review and Plea withdraw
	79	Defendant accepts terms and conditions of probation.
	80	All terms and conditions to be directed and monitored through the Probation Department.
	82	Defendant ordered to report to Probatin Department via telephone 714 834-4733 forthwith.
	83	Minutes entered by J. Morales on 11/04/2021.
	84	Subpoenaed documents received from AT&T Wireless Supboena Compliance Center have been returned to 06-16-21.
	86	Notice to Sheriff issued.
11/10/2021	1	Prohibited Persons Relinquishment Form Probation Officers Compliance Report, received and filed.
 Action (1984)	2	Prohibited Persons Relinquishment Form, received and filed.
	3	Prohibited Persons Relinquishment Form Probation Officers Report - Supporting Documents, received and filed.
11/16/2021	1	Hearing held on 11/16/2021 at 09:00 AM in Department C5 for Chambers Work .
	2	Judicial Officer: Cheri T Pham, Judge
	3	Clerk: T. Willoughby
	4	No Court Reporter present at proceedings.
	5	No appearance by parties.
71	6	The court has reviewed the Prohibited Persons Relinquishment Form Probation Officers Report and rules as follows:
	7	Defendant has completed a Prohibited Persons Relinquishment Form and Defendant has no reportable firearms.
	8	Prohibited Persons Relinquishment Form Findings, signed and filed.
	9	Hearing re: Firearms Relinquishment vacated for 11/18/2021 at 08:30 AM in C5.

Name: House, David Duncan

Page 6 of 6 MINUTE ORDER

Case: 18HF1044 F A Report Date: 12/08/2021 11:15

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE ADVISEMENT AND WAIVER OF RIGHTS FOR A FELONY GUILTY PLEA

				ı			CENTRAL JUSTICE CENTER
	ENO. 1841-10		EOPLE vs.	touse_			NOV 04 2021
1.	My true ful		David Dur	ican Ho	use (4/2	<u>o/sa)</u>	DAVID H. YAMASAKI, Clerk of the Court
	I am repres	sented by	Romald Zif	F + Le	conard Le	ine	BY: E FLORES DEPUT
2.	1 understar	d that I am p	leading guilty, a	and admittir	ng the following	İ	,UEFOI
	carrying the	peciai punisn e possible pe	nment allegation nalties as follow	is, and prio vs:	r convictions;	-	
Ct		ncing Range	Enhancements	Yrs.	Term for Priors	Yrs.	Tabel Dane (6.) / a a a
]		-3-4			10111101111018	1 1	Total Penalty Years
2		mo					4 4rs 4 6s+ 7
					•		
		2					
					Maximum Total F	unishmen!	445
	<u> </u>	•				Addition	nal pleading page(s) attached
3.	On People	's motion, rer	maining count(s	s), enhance	ment(s) and/or		
4	$\rightarrow 1$						
т,	to \$10,000) for most feld	onies (Penal Co	ode 672): ι	ip to \$20,000 fo	or selecte	to pay a fine as follows: up d drug offenses (Health and
	Safety Cod	de 11372); up	to \$50,000 for	selected of	Irug offenses (I	Health an	d Safety Code 11352.5); or
5.	$\mathcal{K}\mathcal{U}$	nd it is absolu	itely necessary	that all ple	agreements :	orominos.	of a particular sentence, and
	sentence r	ecommendat	ions be comple	tely disclos	ed to the court	on this fo	m.
6.	Right to a	n Attorney: 1	understand I h	ave the rigi	nt to be represe	nted by a	n attorney at all stages of the
	, broceeaina	js untii my ca	se is completed	I. If I canno	ot afford an atto	rnev. one	will be appointed for me free . rt may order me to reimburse
	the County	of Orange fo	or the cost of my	attorney,	according to my	ability to	pay.
7.	Right to a	Preliminary	Hearing: Lunde	erstand I ha	ive the right to a	prelimina	ary hearing at which a judicial
	I have the	right to be rep	there is suπicie presented by an	ent evidenc attornev as	e to justity sett described in p	ing my ca aragraph	ase for trial. At this hearing, 6 above, the right to confront
	and cross-	examine with	iesses against i	me, the rial	ht to present ev	ridence o	n my behalf and the right to
	hearing.	and not te	Sury, but i may	testily ii i v	ant to. I waive	and give	up my right to a preliminary
8.	Jury Trial	Rights: I und	derstand I have	the right to	a speedy and	public tria	al by a jury. I waive and give
0	up triese ri	gnts.					
9.	witnesses	confront and addingt me a	d Cross-Exam and to cross-ex	ine Witnes	sses: I underst	and I have	ve the right to confront the torney cross-examine them.
	I waive and	d give up thes	se rights.		ii iiiyoon oi ila	ve iny an	omey cross-examine mem.
10.	Al mave men	ignit to remail	a in Silent : I und n silent, and I ca	derstand i h annot be co	nave the right to mpelled to testi	testify on fy against	my behalf. I also understand my will. I waive and give up
4.4	These right	S.		•			
11.	toothly off if	iy Denam. 110	nce: I understarther understarther understarther and witnesses at	10 i nave tr	ie riant to invok	e the com	ence and to call witnesses to apulsory process of the court
1-341	02/13/2020					9.70 up	andou rigillo.
~ ~ ~ 1	· · · · · · · · · · · · · · · · · · ·		•	Page 1 of 6		Dintelleutland	Maria Caracteria de la

Page 1 of 6

Distribution: Original Court, Copies -- Prosecutor/Defendant

CA	SE NO.	18HF1044	PEOPLE vs.	House
12.	At-	Immigration Consequences: I understand my conviction for the offense(s) charged will admission to the United States, and denial of	I have the con	sequence of deportation, exclusion from
13.	8H	Fourth Amendment Waiver: I understand un States Constitution, I have a right to be free froup this right, and further agree that for the perio I will submit my person and property, including control which may include electronic devices, any law enforcement officer, probation office officer with or without a warrant, probable cau	om unreasonabled during which I g any residence to search and er, post-release	e searches and seizures. I waive and give am on probation or mandatory supervision e, premises, container or vehicle under my seizure at any time of the day or night by community supervision officer, or parole
14.	5/4	Blakely/Cunningham Waiver: I understand factors that can be used to increase my senter to the upper or maximum term provided by la all of these factors. I agree the judge will de judge's discretion, as allowed by law. I agree following a probation revocation.	nce on any coul w. I waive and etermine the ex	nt, sentencing enhancement, or allegation, give up the right to a jury or court trial on istence of any of these factors, within the
15.	8/	Appeal Waiver: I understand I have the right I waive and give up my right to appeal from an motions to suppress evidence brought pursua appeal from my guilty plea. I waive and give unthe court imposes which is within the terms are	ly and all decision ant to Penal Co ap my right to ap	ons and orders made in my case, including de 1538.5. I waive and give up my right to opeal from any legally authorized sentence
16.	δ#	Cruz Waiver : I understand that if pending ser any condition of my release, or willfully fail to a the sentence portion of this agreement will be be allowed to withdraw my guilty plea(s).	ppear for my pro	obation interview or my sentencing hearing,
17.	X	Arbuckle Waiver: I understand I have the r	ight to be sente	enced by the judge who accepts this plea.
18.	OH.	Harvey Waiver: I understand I will pay resipursuant to Harvey waiver as par	titution on cour t of the plea ag	nt(s) ALL and dismissed count(s) reement.
19.	\times	Watson Advisement: I understand that if I a specified in Vehicle Code section 23103.5 warning applies:	am charged with or Vehicle Cod	n violating Vehicle Code section 23103, as e sections 23152 or 23153, the following
	~ 7	I am hereby advised that being under tability to safely operate a motor vehicle. drive while under the influence of alcohol the influence of alcohol or drugs, or bottom be charged with murder.	Therefore, it is of or drugs, or it	s extremely dangerous to human life to both. If I continue to drive while under
20.		Probation Report Waiver: I understand I have and give up that right.	nave the right to	a full probation report before sentencing.
21.	<i>Ø</i> / ₁	Mandatory Supervision Waiver: I understa 1170(h)(5)) for the period of time and subject I understand if I violate any term or condition the remainder of my sentence as set forth Mandatory Supervision form, less any credit	to the terms and of mandatory s on page 1 of	I conditions specified in this plea agreement supervision I could be sent to county jail for the Terms and Conditions of Felony and

CA	3E NO.	18451044	PEOPLE vs.	House
22.	Sol Sol	Piace on post-release committee	erstand I could be sent to the	t upon release from state prison I may be if time not to exceed three years, supervised county jail for up to ten days on the order of court hearing.
23.		Post-Release Community Sup I am found in violation of any of be sent to the county jail for up to	THE INDIES OF CONDUMENTS AT F	nderstand that, following a court hearing, if post-release community supervision; I could cound in violation.
24.	X	Rehabilitation. I further understan	of that if I am found in violation	rison I may be placed on parole for a period California Department of Corrections and on of any of the terms or conditions of parole, my sentence was life, I could be sent back
25.	Öli	and to determine the appropriate violations for which the county probe a period of one to ten consecutive.	e sanction for the violations. bation department orders make the days in the county jail. He county is a bation my right to demand a barying my right my right to demand a barying my right my rig	right to a hearing before a judicial officer rdered probation or mandatory supervision I hereby waive and give up this right for all the to serve a "flash incarceration", which can lowever, if I do not agree with the imposition earing. I understand the court may not deny
26.	\times	Mandatory Execution of Senter to state prison or county jail purs	nce: I understand I am not e uant to Penal Code 1170(h)	eligible for probation and I will be sentenced
27, (3/L		DIEGUUS AUGUIDIDED SEG	archasing, receiving, possessing, or having ammunition feeding devices, including but arms and complete a relinquishment form
28.	\times	Serious or Violent Felony:		
		in the state of th	seu as a resum of my convic	felony ("strike"), the penalty for any future tion in this case, depending on the number uble the term otherwise provided or a term
		☐ I understand that if I am conviwill not exceed 15%.	cted of a violent felony, pris	son conduct/work-time credit I may accrue
	~ 1	☐ I understand that if I am admit will not exceed 20% of the total	ting a prior strike conviction, il term of imprisonment.	prison work-time credit that I may accrue
29 A	211	Proposed Disposition: I volunta	arily agree and understand th	ne court will: (Initial all that apply)
		months, credit for time serve time/work time for a total cr application for probation and re	to state prison for a perior d of days actual days actual days. I days, I sequest an immediate sentential days.	d of year(s) and days of good waive and give up my right to make an ce.
,	×	(b) State Prison/County Jail E: County Jail (Penal Code 1170 sentence is suspended. Place	(h)) for year(s) a ed on probation for rms and conditions of proba	spended: Sentence me to State Prison / and months. Execution of this years. I understand that if I am found ation, I may be remanded into custody to

SE NO	18471044	PEOPLE vs.	House			
×	(c) County Jail: Sentence me to county jail, for pursuant to Penal Code 1170(h), credit for my right to make an application for probation	or time serve for a total cre	ed of days actual custody and dit of days. I waive and give up			
\times	Felony and Mandatory Supervision form. I	ity jail and et forth on pa understand t	a divided sentence as follows: year(s) and months on ges 1 and 2 of the Terms and Conditions of that if I violate any of the terms or conditions stody for the entire unserved portion of the			
AL AL	signed. I understand I have the right to rejet However, I agree to accept probation on the Terms and Conditions of Felony and Management of the terms or conditions of the terms or conditions.	and Mandator ect probation ne terms and datory Supen conditions of p	ms and conditions set forth on pages 1 and y Supervision form that I have initialed and and have the court impose a final sentence. conditions set forth on pages 1 and 2 of the vision form. I further understand that if I am probation, the court may resentence me to a period of years and months.			
	(f) Restitution: Order me to pay restitution of pursuant to Harvey Waiver, as part of the pay amount to be determined by the Probation determined by the Probation Department, I restitution. Defendant waives appearance for restitution.	n count(s) lea agreemen n Department may request ution hearing	and dismissed count(s), or in_an_, or in_an_, If I disagree with the amount of restitution a court hearing to determine the amount of			
D(T)	(g) Order me to pay the mandatory state restitution fine between \$300 and \$10,000 (Penal C 1202.4). A second restitution fine in the same amount will also be ordered if I receive a sente that includes probation, a conditional sentence, mandatory supervision, post-release communication, or parole. This second fine will be suspended, and I will only have to pay it if the clater finds that I have violated the terms of my probation, conditional sentence, mandation supervision, post-release community supervision, or parole (Penal Code 1202.44 & 1202.45).					
014	ท์) Order me to pay the following fees (check	all that apply)) :			
	\$30 Criminal Conviction Assessment Fe (per convicted count) (Government Cod 70373)	e Fe	Domestic Violence Discretionary e for all Orange County Domestic Violence elters (Penal Code 1203.097)			
	\$40 Court Operations Fee (per convicted count) (Penal Code 1465	.8)	Domestic Violence Prevention nd (Penal Code 1203.097(a)(5))			
	\$50 Alcohol Abuse Education Fee (Vehicle Code 23645)	\$1	O Local Crime Prevention Fund Fee, plus nalty assessment (Penal Code 1202.5(a))			
	\$50 Alcohol Testing Penalty (Penal Code 1463.14)	\$30	00 Sex Offense Fee (Penal Code 290.3)			
	\$100 Alcohol Assessment Fee (Vehicle Code 23649)	∐ \$50 (Pe	00 Sex Offense Fee (2 nd and subsequent) enal Code 290.3)			
<u>×</u> (i) Order me to pay a mandatory Laboratory iii plus penalty assessment (Health and Sa	Analysis Fee afety Code 11	of \$50.00 for each specified drug offense, 372.5 & Penal Code 1464).			

Ĉ	ASE NO.	18HF1044	PEOPLE vs.	House
	×	(j) Order me to pay a mandatory Drug Progrenalty assessment (Health and Safety	gram Fee of \$150 Code 11372.7).	.00 for each specified drug offense plus
	8/	_(k) Order me to provide a state DNA sampl Code 296 and 296.1.	e and prints for th	he State DNA Database pursuant to Penal
	\times	(I) Order me to attend and complete an AID: Code 1202.1).	S education progr	ram and submit to AIDS blood testing (Penal
	XX	morder me to register pursuant to the folk	owing: (Check all	l that apply)
	-/+	☐ Health and Safety Code 11590 (nard ☐ Penal Code 186.30 (gang-related of	cotics offense) fense)	and I will have to register for the rest of my
		Penal Code 290 (sex offense): I unlike the light of the l	i of probation 📉	the rest of my life. ** \$50 below fibers for the rest of my life. ** \$50 below fibers for the rest of my life. ** \$50 below fibers for the rest of my life. ** \$50 below fibers for the rest of the re
		I understand that I will be required to re- the city or county in which I reside and the new felony criminal charges may be filed	at if I willfully fail to	cal police agency or sheriff's department in o register or to keep my registration current,
	\times	(n) Order that my driver's license or driving p	privilege be suspe	ended or revoked for a period of
	×	(o) The court will order that monies paid will terms are also part of this plea:	first be applied to	restitution; and that the following restitution
A Parada sa	SH	(fp))Other:		
			•	reinstatement of his
				dicine for the remainder
3 0.	\times	I acknowledge all other cases pending again		County and the proposed disposition:
	\sim 1			
31.	8/L	I understand a plea of guilty in this case ma probation, mandatory supervision, post-relea result in additional penalties imposed in thes	se community su	dmission that I violated a previous grant of pervision, or parole in other cases and may
32.	2#	I offer my plea of guilty freely and voluntarily accusatory pleading and this advisement and any force against me, my family, or anyone el Further, all promises that have been made to waiver of rights form.	i waiver or rights t se I know in orde	form. No one has made any threats or used

*CAS	E NO.	18HF1	044	p	EOPLE vs.	HOUSE		
33 ,	SH	offer the	following facts as the	basis for my guil	Ity plea:			
	l ·		e County, California, o			I did unk	while for	the purpose
			val arousal, sexual				•	•
			Doe, who was at .	-		-		7
].	Frauduler the sar	the represented the date, I did un	hat the tou	china ser	ved a profesion that	sponal pung	out to be a
34. 2	S	I understa I waive ar I am in fac personally understar	and each and every one of those of give up each of those of guilty and for no other initialed each number of the signing and filing lyisement and waiver of the signing and the signin and the signing and the signing and the signing and the signina	e of the rights se e rights in order t er reason. I decl pered item about g of this form is c	t forth above o enter my gu are under pe ve, and I ha	in this advise uilty plea. I am nalty of perjur ave discusse	ment and waive entering a guilt y I have read, u d them with m	r of rights form. y plea because nderstood, and ny attorney.
		I declare correct. DATED:	under penalty of perju	ry under the law	s of the Stat	e of California	that the forego (Defendant)	oing is true and
35. /	AA	defendant the defen defendant Code 101 defendant particular	E ATTORNEY'S STAT t each of the rights set. I have studied the podant. I have discusset of immigration conset. 6.3(a). I also have discusset of the conset.	t forth on this for ssible defenses to ed the possible some equences and had iscussed the cor ne rights set for the recommendat	rm. I have do the charges sentence ran ave complied tents of this the on this folion have been to the contents of the contents	iscussed the case and discussed ges with the required form with the prime and to prime and to the prime and th	charges and the differentiant. I han a life the	e facts with the e defenses with the e defenses with the ealifornia Penal concur with the promises of a promise of a promi
		agree tha	e by the prosecuting a t this form may be rec , knowing, and expres:	eived by the cou	irt as evidend	ce of defendar	i fully disclosed nt's advisement	on this form. I and voluntary,
		DATED:	114/21		SIGNED:	M	2	
36.		certified/re	ETER'S STATEMENT egistered/provisionally of this form to defendar	qualified interpre	eter, state tha	, havin at I am fluent ir	(Attorney) ag been duly sw the language.	orn as a court I translated the
		DATED:			SIGNED:			
							(Interpreter)	_
37.		FOR THE requireme	PEOPLE: I am the pents of California Penal	rosecuting attori Code 1016.3(b)	ney in this c	ase. I certify	that I have cor	nplied with the
		DATED:	11/4/2021		SIGNED:	-4.	1/-	
i	Plea to	the Court	• •				uty District Atto	

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE TERMS AND CONDITIONS OF FELONY PROBATION AND MANDATORY SUPERVISION

CASE NO.	18HF10++	PEOPLE vs	HOUSE	For Lourt Use Only
1	Execution of sentence su	spended.) for years and month:	3.
2.	Imposition of sentence su	spended. Placed on probatio	r years and months. n for years. Check one:	
3.	Probationers: Serve 9	or Unsupervised probation days menths in	County Jail.	(optional)
. 1	Stay granted until	12.2_ at /:00 P.M. Repor	days good time/work time for a total c t to: Theo Lacy Orange County and months pursuant to Penal	Jail Intake Release Center
= 5H	Credit for days at	Internal Line served and	days good time/work time for a total c	redit of days.
6 🔀	Divided Sentence. Sent	enced to the county iail for a r	period ofyears and months s:years and months datory supervision under the terms an	othe /Total terminder Dobal
	page and the attached pa credit of days.	ge 8. Credit for days	actual time served and days g	d conditions set forth on this ood time/work time for a total
		consecutive to any oth	er case	n ∏as davsiniail.
	Pay the following fees (ch	eck all that apply):		•
	convicted count) (G	tion Assessment Fee (per overnment Code 70373)	S Domestic Violence Orange County Domestic Violence 1203.097)	Discretionary Fee for all lence Shelters (Penal Code
	(Penal Code 1465.8	s Fee (per convicted count)	SDomestic Violence	Prevention Fund (Penal
	\$50 Alcohol Abuse B	Education Fee (Vehicle Code	Code 1203.097(a)(5)) ✓ \$10 Local Crime Prevention I	Fund Fee plus penalty
	23645)	Penalty (Penal Code 1463.14	assessment (Penal Code 12))2.5(a))
	\$100 Alcohol Assess	sment Fee (Vehicle Code 236	 ★\$300 Sex Offense Fee (Pena 49) \$500 Sex Offense Fee (2nd a Code 290.3) 	l Code 290.3) and subsequent) (Penal
Makesare'n biber (skerrier iber deren en skerribbbande	mandatory Laborato	ry Analysis Fee of \$50.00 for 372.5 & Penal Code 1464).	each specified drug offense plus pe	enalty assessment (Health
	mandatory Drug Pro and Safety Code 11	gram Fee of \$150.00 for each 372.7)	specified drug offense	enalty assessment (Health
10. X /N	All fees to be paid through Pay mandatory state resti	tution fine of \$300 [Min: \$3	00; Max \$10,000 - Penal Code 1202.4	l]. If your sentence includes
	order you to pay a second	entence, mandatory supervis	ion, post-release community supervis	ion, or parole, the court will
1 5	secono fine il you are late	r tound in violation of your pro	obation, conditional sentence, mandate 4 & 45]. All monies paid by the defend	nny sunanyision, nost-ralagea
ora NL	applied to restitution ur	Itil it is paid in full (Cal. Consti	tution).	
- 1 6	auteement. In the amount	Dt 35	count(s) pursuant to Har or in an amount to be determined by	h = 10 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
· ·	ne modalion pepartitetti	or iviangatory Supervision, Yi	OU are also ordered to make all financi	al disclosurae required by
	estitution at the rate of 10	% (check one) from the	adite of sentencing OR I from	o ordered to pay interest on the date of loss.
Ω	☐ Defendant waives app ☐ The Court retains luris	earance for restitution hearing	g (if box checked). tution purposes (if box checked).	
12.	Register pursuant to (Che ☐ Health and Safety Cod	ck all that apply): le 11590 [narcotics offense]	Penal Code 186 30 Igana rola	red offense)
		on offense - lifetime registrati	on] Penal Code 290.024 [sex offer ion Vilfetime registration]	en internet identifierel
13. 4H 2	accompanied by such per	person you know or should re son's parent, quardian or othe	easonably know to be under the age of tradult unrelated to you who is respon	19 years unloss
14. X 1	Jse no unauthorized drug:	our probation or mandatory sus, narcotics, or controlled sub	stances, and sub-nit to drug or norsette	testing as directed by your
15.	Submit your person and pr	pervision officer, or any peac operty, any residence, premi	e Officer. Ses, container or vehicle under vous so	entend (1) in attack and a second
	ovices El not including e	lectronic devices to search a	nd seizure at any time of the day or ni ficer, with or without a warrant, prob	

16	Cooperate with your probation or mandatory supervision officer in any plan for psychological, psychiatric, alcohol, and/or drug treatment. Seek training, schooling, or employment, and maintain residence as approved by your probation or mandatory supervision officer. Do not associate with persons known to you to be parolees, on post-release community supervision, convicted felons, users or sellers of illegal drugs, or otherwise disapproved of by probation or mandatory supervision.
17. <u>×</u>	Do not possess any blank checks, write any portion of any checks, have any checking account, nor use or possess any credit cards or open credit accounts, unless approved in advance by your probation or mandatory supervision officer. Use only your true name. Do not possess any other person's personal identifying information or personal financial information unless approved in advance by your probation or mandatory supervision officer.
18.	Do not own, purchase, receive, possess or have under your custody or control any type of dangerous or deadly weapon, firearm, /ammunition, and ammunition feeding devices, including but not limited to magazines for 10 years. Relinquishment hearing set on
19. 20.	Obey all orders, rules, regulations, and directives of the Court, Probation Department, Mandatory Supervision and jail. Violate no law.
21.	Driver's license or driving privilege is Suspended revoked for a period of
22. 🔀	Check all that apply: Do not drive a motor vehicle with a measurable amount of alcohol in your blood. Submit to a chemical test of your blood on demand of any peace officer, probation officer, or mandatory supervision officer. Do not be present in any establishment where the primary items for sale are alcoholic beverages. Do not consume any alcoholic beverages. Do not drive a motor vehicle without a valid California Driver's License on your person. Do not drive a motor vehicle without proof of valid auto liability insurance.
23. 24. 25. 26. X	Attend and complete the following (check all that apply): 52-week Batterer's Treatment Program
	Do not, in any manner, directly or indirectly, initiate contact with, nor have any communication with:
28.	Stay yards away from
29. 30.	Disclose your probation or mandatory supervision status and terms upon the request of any peace officer. Provide a state DNA sample and prints for the State DNA Database pursuant to Penal Code 296 and 296.1, if not already provided. Other conditions:
	El Defendant agrees to surrender his medical license + not seek reinstalement or
	practice medicine for the remainder of his life.
	IT IF successful completen of probation + no new law violations, Defendant may withdraw his plea as to count 1, have count 1 dismissed/secreted pursuant
7	to K 1385 + no longer be required to register as a gent offender under PC 290.
32.	Pay the cost of probation or mandatory supervision, according to the ability to pay las directed by your probation or mandatory supervision officer.
33.	I understand that the Court ultimately determines the conditions of probation and mandatory supervision, and I have the right to request the Court modify or eliminate any condition imposed by the Probation Department that I believe is unreasonable.
34. UN	I have read, I understand, and I accept these terms and conditions of probation or mandatory supervision.
	Date: 1142021 Defendant's Signature:
Defense Co	Deputy District Attorney's Signature: Away Harrison

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Action	Seq Nbr Code	Text	
07/25/18	1 FLDOC	Original Complaint filed on 07/25/2018 by Orange County District Attorney.	
	2 FLNAM	Name filed: House, David Duncan	
	3 FLCNT	FELONY charge of 243.4(c) PC filed as count 1. Date of violation: 08/23/2016.	
	4 FLCNT	MISDEMEANOR charge of 729(a) BP filed as count 2. Date of violation: 08/23/2016.	,
	5 CLADD	At the request of People, case calendared on 07/25/18 at 08:30 AM in H7 for ARGN .	
	6 FIFCI2	Declaration/Affidavit in Support of Arrest filed.	
	7 FIFCI2	Police/Arrest Report filed.	
	8 TXREF	Re-filing of case # 18HM02543 as a felony.	
	9 CLCAN	ARGN set on 07/25/18 at 08:30 AM in H7 has been cancelled.	
	10 CLADD	At the request of People, case calendared on 07/25/18 at 08:30 AM in H7 for ARGN .	
	11 HHELD	Hearing held on 07/25/2018 at 08:30:00 AM in Department H7 for Arraignment	. , 5
	12 OFJUD	Judicial Officer: Gregory W. Jones, Judge	
	13 OFJA	Clerk: T. Hauck	
	14 OFBAL	Bailiff: R. Monroe	
	15 OFREP	Court Reporter: Nina Scott	
	16 APDDA	People represented by Devin Campbell, Deputy District Attorney, present.	
	17 APNDC	Defendant not present in Court represented by Ronald Ziff, Retained Attorney.	,
	18 TEXT	Court notes defendant is not present due to case being upgraded to a Felony on today's date.	
	19 CLCON	Arraignment continued to 08/08/2018 at 08:30 AM in Department H7 at request of Defense.	
	20 WVRAT	Defendant waives the right to be arraigned today.	
	21 DFOTR	Defendant ordered to appear.	•
	22 TEXT	Bail to be addressed on 08/08/18.	
08/06/18	1 FIRMC	Media Request to Photograph, Record, or Broadcast from KTLA - News Channel 5 filed.	
	2 FIDOC	Order on Media Request to Permit Coverage filed.	

Page 1 of 21

Case: 18HF1044 F A

MINUTES / ALL CATEGORIES 12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Seq Action Nbr Cod	e Text
08/06/18 3 COOMR	The request(s) to photograph, record, or broadcast from KTLA - News Channel 5 is/are denied.
08/08/18 1 HHELD	Hearing held on 08/08/2018 at 08:30:00 AM in Department H7 for Arraignment .
2 OFJUD	Judicial Officer: Gregory W. Jones, Judge
3 OFJA	Clerk: T. Hauck
4 OFBAL	Bailiff: R. Monroe
5 OFREP	Court Reporter: Karen Puckett
6 APDDA	People represented by Devin Campbell, Deputy District Attorney, present.
7 APDWRA	Defendant present in Court with counsel Zixuan Zhou, Retained Attorney.
8 FXATTY	Zixuan Zhou Retained Attorney entered in error as Attorney of Record. (Entered NUNC_PRO_TUNC on 10/31/18)
9 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney. (Entered NUNC_PRO_TUNC on 10/31/18)
10 FIFPC .	Fingerprint card is received and filed.
11 FIRMC	Media Request to Photograph, Record, or Broadcast from KTTV - Fox 11 News filed.
12 FIDOC	Order on Media Request to Permit Coverage filed.
13 COOMR	The request(s) to photograph, record, or broadcast from KTTV - Fox 11 News is/are denied.
14 DFTNC	Defendant states true name and date of birth are correct as charged.
15 ADLCR	Defendant advised of legal and constitutional rights.
16 ADVET	Defendant advised pursuant to Penal Code 858(a).
17 ADSCP	Defendant advised that pursuant to Penal Code 993, if defendant is a sole custodial parent of one or more minor children defendant is entitled to information relating to 1.) Guardianship for a Minor, 2.) Power of Attorney for a Minor, and 3.) the Trustline child care provider background examination service.
18 CPACK	Counsel acknowledges receipt of the charging document.
19 WVRAA	Defendant waives reading and advisement of the Original Complaint.

Name: House, David Duncan

Page 2 of 21

Case: 18HF1044 F A

MINUTES / ALL CATEGORIES 12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of S Action	Seq Nbr Code	Text	
08/08/18	20 PLNGA	To the Original Complaint defendant pleads NOT GUILTY to all counts.	
	21 MORES	Defense reserves all motions.	
	22 DFDAG	Defendant denies allegations.	
	23 CLSET	Pre Trial set on 10/31/2018 at 08:30 AM in Department H7.	
	24 WVTPH	Court finds the defendant understandingly, knowingly, and voluntarily waives the right to a Preliminary Hearing within 10 court days/60 calendar days of arraignment.	
	25 PLCJN	Counsel joins in waivers.	
	26 DFOTR	Defendant ordered to appear.	
	27 TEXT	Court intends to release defendant on his own recognizance.	
	28 TRPRS	People submit(s) .	
	29 DSROR	Court orders defendant released on own recognizance.	
	30 FISOR	Agreement for Release on Own Recognizance signed and filed.	
0/31/18	1-NUNCPT	Nunc Pro Tunc entry(s) made on this date for 08/08/2018.	E. C.
	2 HHELD	Hearing held on 10/31/2018 at 08:30:00 AM in Department H7 for Pre Trial .	· ,
	3 OFJUD	Judicial Officer: Karen L. Robinson, Judge	
	4 OFJA	Clerk: T. Lewis	
	5 OFBAL	Bailiff: D. M. Lopez	
	6 OFREP	Court Reporter: Lisa De Los Reyes	
	7 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.	
	8 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.	
	9 CLCON	Pre Trial continued to 01/18/2019 at 08:30 AM in Department H7 at request of Defense.	
	10 WVTIM	Defendant waives statutory time for Preliminary Hearing.	
	11 DFOTR	Defendant ordered to appear.	
	12 DSOCN	Defendant's release on own recognizance continued.	
	13 OFMCD	Minutes entered by D. Valle on 10/31/2018.	

Name: House, David Duncan

Page 3 of 21

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of S Action	Seq Nbr Code	Text	
01/02/19	1 CLTRAN	Calendar Line for PT transferred from H7 on 01/18/2019 at 08:30 AM to H13 on 01/18/2019 at 08:30 AM.	
	2 CLTRAN	Calendar Line for PT transferred from H13 on 01/18/2019 at 08:30 AM to H1 on 01/18/2019 at 08:30 AM.	
01/18/19	1 HHELD	Hearing held on 01/18/2019 at 08:30:00 AM in Department H1 for Pre Trial .	200
	2 OFJUD	Judicial Officer: Karen L. Robinson, Judge	
	3 OFJA	Clerk: T. Lewis	
	4 OFBAL	Bailiff: R. Monroe	
	5 OFREP	Court Reporter: Nina Scott	
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.	
	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.	
	8 CLCON	Pre Trial continued to 03/08/2019 at 08:30 AM in Department H1 at request of Defense.	p. Voltano
	9 WVTIM	Defendant waives statutory time for Preliminary Hearing.	
	10 PLCJN	Counsel joins in waivers.	
	11 DFOTR	Defendant ordered to appear.	
	12 DSOCN	Defendant's release on own recognizance continued.	
	13 OFMCD	Minutes entered by J. Rosas on 01/18/2019.	
03/08/19	-1 HHELD	Hearing held on 03/08/2019 at 08:30:00 AM in Department H1 for Pre Trial .	ممر.
	2 OFJUD	Judicial Officer: Karen L. Robinson, Judge	
	3 OFJA	Clerk: T. Lewis	
	4 OFBAL	Bailiff: R. Monroe	
	5 OFREP	Court Reporter; Nina Scott	
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.	
	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.	
	8 CLSET	Preliminary Hearing set on 05/31/2019 at 08:30 AM in Department H1.	

Name: House, David Duncan

Page 4 of 21

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Se Action NI	- 1	
03/08/19	9 WVRTW	Defendant agrees to continue the preliminary hearing and have a preliminary hearing on that date or within a reasonable period of time from that date.
•	10 PLCJN	Counsel joins in waivers.
	11 DFOTR	Defendant ordered to appear.
•	12 DSOCN	Defendant's release on own recognizance continued.
	13 OFMCD	Minutes entered by J. Rosas on 03/08/2019.
05/31/19	A HHELD THE	Hearing held on 05/31/2019 at 08:30:00 AM in Department H1 for Preliminary Hearing .
	2 OFJUD	Judicial Officer: Karen L. Robinson, Judge
	3 OFJA	Clerk: T. Lewis
	4 OFBAL	Bailiff: R. Monroe
	5 OFREP	Court Reporter: Nina Scott
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.
·	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
TO THE RESIDENCE OF THE PARTY O	8 CLCON	Preliminary Hearing continued to 07/24/2019 at 08:30 AM in Department H1 at request of Defense.
	9 WVRTW	Defendant agrees to continue the preliminary hearing and have a preliminary hearing on that date or within a reasonable period of time from that date.
1	0 PLCJN	Counsel joins in waivers.
1	1 DFOTR	Defendant ordered to appear.
1	2 DSOCN	Defendant's release on own recognizance continued.
1	3 OFMCD	Minutes entered by E. Burch on 05/31/2019.
07/24/19	1 HHELD	
	2 OFJUD	Judicial Officer: Karen L. Robinson, Judge
	3 OFJA	Clerk: T. Lewis
	4 OFBAL	Bailiff: R. Monroe
	5 OFREP	Court Reporter: Shelley Hill
1	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.

Name: House, David Duncan

Page 5 of 21

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Action	• 3	Code	Text
07/24/19	7.	APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
	8 .	ADAWV `	Defendant advised of and waives the following:
	9	ADCXW	- The right to confront and cross-examine witnesses.
	10	WVRSI	- The right against self-incrimination.
	11	WVRSP	Defendant waives the right to subpoena and present evidence.
	12 '	WVHTA	The Defendant and the People having WAIVED PRELIMINARY EXAMINATION on the offense charged in the complaint, the Court orders that the defendant be HELD TO ANSWER on 08/05/2019 at 08:30 AM in Department C5. Defendant ordered to appear.
	13	PLCJN	Counsel joins in waivers.
	14	DFOTR	Defendant ordered to appear.
	15	DSOCN	Defendant's release on own recognizance continued.
	16 1	FIDOC	Defendant's waiver of preliminary examination filed.
***************************************	17	FLDOC	Original Information filed on 07/24/2019 by Orange County District Attorney.
	18 1	FLNAM	Name filed: House, David Duncan
	19 I	FLCNT	FELONY charge of 243.4(c) PC filed as count 1. Date of violation: 08/23/2016.
	20	FLCNT	MISDEMEANOR charge of 729(a) BP filed as count 2. Date of violation: 08/23/2016.
	21 1	F1959	Accusatory pleading filed by the prosecutor pursuant to Penal Code section 959.1.
08/05/19	<u>. 1</u>)	HHELD	Hearing held on 08/05/2019 at 08:30:00 AM in Department C5 for Arraignment.
	2 (OFJUD	Judicial Officer: Kimberly Menninger, Judge
	4 (OFJA	Clerk: E. Flores
	5 (OFBAL	Bailiff: J. Smith
	6 (OFREP	Court Reporter: Kristi Johnson
	7 /	APSDA	Dustin Chupurdy made a special appearance for District Attorney Laila Nikaien.
	8 <i>A</i>	APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
-	9 (CPCDD	Copy of Original Information given to defense counsel.

Name: House, David Duncan

Page 6 of 21

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of S Action	Seq Nbr Code	Text
08/05/19	10 WVRAA	Defendant waives reading and advisement of the Original Information.
	11 PLNGA	To the Original Information defendant pleads NOT GUILTY to all counts.
	12 MORES	Defense reserves all motions.
	13 DFSFC	Defendant invokes state, federal and constitutional rights.
	14 DFIRD	Informal request for discovery made by Defense.
	15 CLSET	Pre Trial set on 10/18/2019 at 08:30 AM in Department C5.
	16 DFOTR	Defendant ordered to appear.
	17 WVTGN	Defendant enters general time waiver.
	18 PLCJN	Counsel joins in waivers.
	19 FDSCP	The court finds that, at this time the defendant is not the sole custodial parent of one or more minor children.
	20 TEXT	The defendant is not a veteran nor currently active in the United States Military.
***************************************	21 FISOR	Agreement for Release on Own Recognizance signed and filed.
	22 DSOCN	Defendant's release on own recognizance continued.
	23 OFMCD	Minutes entered by E. Flores on 08/05/2019.
10/18/19	1 HHELD	Hearing held on 10/18/2019 at 08:30:00 AM in Department C5 for Pre Trial .
	2 OFJUD	Judicial Officer: Kimberly Menninger, Judge
	3 OFJA	Clerk: M. Rahn
	4 OFBAL	Bailiff: J. Smith
	5 OFREP	Court Reporter: Maureen K Doty
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.
	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
	8 CLCON	Pre Trial continued to 12/10/2019 at 09:00 AM in Department C5 at request of Defense.
	9 CLSET	Jury Trial set on 01/14/2020 at 09:00 AM in Department C5.
	10 WVTIM	Defendant waives statutory time for Jury Trial.

Name: House, David Duncan

Page 7 of 21

Case: 18HF1044 F A

MINUTES / ALL CATEGORIES 12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of S Action	Seq Nbr Code	Text
10/18/19	11 PLCJN	Counsel joins in waivers.
	12 DFOTR	Defendant ordered to return.
	13 DSORC	Court orders defendant is to remain released on own recognizance on condition(s): Check in with Pre Trial Services on 11/26/19 and 12/02/19 at 657-622-7815 with Mr. De La Riva.
	14 FISOR	Agreement for Release on Own Recognizance signed and filed.
12/10/19	1 HHELD	Hearing held on 12/10/2019 at 09:00:00 AM in Department C5 for Pre Trial :
	2 OFJUD	Judicial Officer: Jonathan Fish, Judge
	3 OFJA	Clerk: D. Ibarra
	4 OFBAL	Bailiff: J. Smith
	5 OFREP	Court Reporter: Andrea M Chavez
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.
	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
	8 CLVAC	Jury Trial vacated for 01/14/2020 at 09:00 AM in C5.
	9 CLCON	Pre Trial continued to 03/20/2020 at 09:00 AM in Department C5 at request of Defense.
	10 CLSET	Jury Trial set on 04/07/2020 at 09:00 AM in Department C5.
	11 CLTXT	Day 0 of 10
	12 WVTIM	Defendant waives statutory time for Jury Trial.
	13 PLCJN	Counsel joins in waivers.
	14 DFOTR	Defendant ordered to return.
	15 DSROR	Court orders defendant released on own recognizance.
	16 OFMCD	Minutes entered by M. Rahn on 12/10/2019.
03/19/20	1 HHELD	Hearing held on 03/19/2020 at 09:00 AM in Department C5 for Chambers Work .
	2 OFJUD	Judicial Officer: Cheri T Pham, Judge
	3 OFJA	Clerk: T. Willoughby
	4 APNCR	No Court Reporter present at proceedings.
	5 APNAP	No appearance by parties.

Name: House, David Duncan

Page 8 of 21

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of S Action		Text	
03/19/20	6 TEXT	Pursuant to the provisions of Section 68115 of the Government Code and due to building closure, the Court makes a finding of good cause and orders:	
	7 CLVAC	Pre Trial vacated for 03/20/2020 at 09:00 AM in C5.	
	8 CLTRM	Jury Trial for 04/07/2020 09:00 AM in C5 to remain.	
,	9 TEXT	Defendant was previously ordered to appear on 04/07/2020.	
03/26/20	1 CLTRF	Calendar Line for JT transferred from C5 on 04/07/2020 at 09:00 AM to C14 on 04/07/2020 at 09:00 AM.	
04/15/20	1 CLTRF	Calendar Line for JT transferred from C14 on 04/07/2020 at 09:00 AM to VC5 on 04/07/2020 at 09:00 AM.	
05/20/20	1 CLADD2	At the request of Court , case added to calendar for 05/21/2020 at 09:30 AM in Department C37 for Pre Trial .	
05/21/20	1 HHELD	Hearing held on 05/21/2020 at 09:30:00 AM in Department C37 for Pre Trial .	, ,
	2 OFJUD	Judicial Officer: Jonathan Fish, Judge	Material Control of the Control of t
	3 OFJA	Clerk: D. Ibarra	
	4 OFREP	Court Reporter: Lisa Peters	
	5 COVIDEO	Matter heard by video.	
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.	
	7 APNDC	Defendant not present in Court represented by Ronald Ziff, Retained Attorney.	
	8 WV977	Defendant's appearance is waived pursuant to Penal Code 977(b).	
	9 FITXT	Motion to Continue Felony Case and Waiver of Defendant's Personal Presence Penal Code 977(b) Representation filed.	
	10 CLVAC	Jury Trial vacated for 04/07/2020 at 09:00 AM in VC5.	
	11 CLSET	Jury Trial set on 10/13/2020 at 08:30 AM in Department C5.	
	12 CLTXT	Day 0 of 60.	
	13 DFOTR	Defendant ordered to appear.	
	14 WVTGN	Defendant enters general time waiver.	

Name: House, David Duncan

Page 9 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Action	- <u>*</u>	Text
05/21/20	15 PLCJN	Counsel joins in waivers.
	16 DSOCN	Defendant's release on own recognizance continued.
08/07/20	3 FIMTN2	People Notice of Motion and Motion to Quash Pending Subpoena Duces Tecum filed.
08/12/20	1 COSDR	Subpoenaed documents received from Debbie de la Best on 08/12/2020 retained in Department C5.
08/25/20	2 HHELD	Hearing held on 08/25/2020 at 04:00 PM in Department C5 for Chambers Work
	3 OFJUD	Judicial Officer: Cheri T Pham, Judge
	4 OFJA	Clerk: J. Morales
	5 APNCR	No Court Reporter present at proceedings.
	6 APNAP	No appearance by parties.
	8 TEXT	The Clerk has been directed to contact Counsel in this matter directing them to confer and agree upon a date for the motion on this matter. The Clerk having been in electronic communications with Counsel, the Court now orders as follows
	9 CLSET2	Motion re: Quash Subpoena Duces Tecum set on 09/10/2020 at 08:30 AM in Department C5.
	10 DFOTR	Defendant ordered to appear.
·	11 DFOTN	Defense Counsel to notify defendant of scheduled hearing.
	12 DSOCN	Defendant's release on own recognizance continued.
	13 CLTRM	Jury Trial for 10/13/2020 08:30 AM in C5 to remain.
	14 CPGTO	Copy of Minute Order forwarded to Counsel via Email
08/27/20	1 FITXT	Memorandum of Points and Authorities in Opposition to Motion to Quash Subpoena Duces Tecum filed.
09/10/20	1 HAELD	Hearing held on 09/10/2020 at 08:30:00 AM in Department C5 for Motion Quash Subpoena Duces Tecum.
	2 OFJUD	Judicial Officer: Cheri T Pham, Judge
	3 OFJA	Clerk: T. Ebbert
	4 OFBAL	Bailiff: J. Tipton
	5 OFREP	Court Reporter: Jennifer Scott
	6 APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.

Name: House, David Duncan

Page 10 of 21

Case: 18HF1044 F A 12/8/21 11:14 am

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of Seq Action Nbr	Code	Text
09/10/20 7 APD	WRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
8 CO\		Per applicable law, including Code of Civil Procedure 124, this proceeding is being live streamed as described on the Orange County Court Website. The court notes that we are currently in the COVID-19 pandemic and previous judicial orders issued in that regard.
9 CLS		Motion re: Quash Subpoena Duces Tecum reassigned to 09/10/2020 at 10:00 AM in Department C37.
10 CLT	XT	All parties ordered to appear forthwith.
11 OFM		Minutes entered by E. Flores on 09/10/2020.
12 HHE	LD	Hearing held on 09/10/2020 at 10:00:00 AM in Department C37 for Motion Quash Subpoena Duces Tecum.
13 OFJ	UD	Judicial Officer: Jonathan Fish, Judge
14 OFJ	Ą	Clerk: D. Ibarra
15 OFB	AL	Bailiff: E. B. Heflin
16 OFR	EP	Court Reporter: Andrea M Chavez
17 COV	;	Per applicable law, including Code of Civil Procedure 124, this proceeding is being live streamed as described on the Orange County Court Website. The court notes that we are currently in the COVID-19 pandemic and previous judicial orders issued in that regard.
18 COV	•	Matter heard by video.
19 APD	DA I	People represented by Laila Nikaien, Deputy District Attorney, present.
20 APW		Defendant present in Court with counsel Ronald Ziff and Leonard B. Levine, Retained Attorney (s).
21 COR		Court read and considered Motion to Quash Subpoena Duces Tecum filed by the People and Opposition filed by the Defense.
22 COV	· ·	Court viewed subpoenaed documents received from Debbie de la Best.
23 CLS	•	Motion re: Quash Subpoena Duces Tecum trailed to 10/08/2020 at 09:30 AM in Department C37.
24 CLVA	_	Jury Trial vacated for 10/13/2020 at 08:30 AM in C5.
25 CLSE	ET ,	Jury Trial set on 01/26/2021 at 09:00 AM in Department

Name: House, David Duncan

Page 11 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of S Action		Text	
09/10/20	26 DFOTR	Defendant ordered to appear.	`
	27 WVTGN	Defendant enters general time waiver.	•
	28 PLCJN	Counsel joins in waivers.	
	29 DSOCN	Defendant's release on own recognizance continued.	
10/08/20	1 HHELD	Hearing held on 10/08/2020 at 09:30:00 AM in Department C37 for Motion Quash Subpoena Duces Tecum.	J.
	2 OFJUD	Judicial Officer: Jonathan Fish, Judge	
	3 OFJA	Clerk: D. Ibarra	
	4 OFBAL	Bailiff: E. B. Heflin	
	5 OFREP	Court Reporter: Andrea M Chavez	
	6 COVIDLVS	Per applicable law, including Code of Civil Procedure 124, this proceeding is being live streamed as described on the Orange County Court Website. The court notes that we are currently in the COVID-19 pandemic and previous judicial orders issued in that regard.	
	7 COVIDEO	Matter heard by video.	
,	8-APDDA	People represented by Laila Nikaien, Deputy District Attorney, present.	THE PROPERTY OF THE PROPERTY O
	9 APW2C	Defendant present in Court with counsel Ronald Ziff and Leonard B. Levine, Retained Attorney (s).	
,	10 CORAC	Court read and considered Motion to Quash Subpoena Duces Tecum filed by the People and Opposition filed by the defense.	
	11 MOTION	Motion argued.	v
	12 MOTION	Motion denied.	
	13 COCRS	Subpoenaed documents received from Debbie de la Best on 08/12/2020 released to Laila Nikaien to give to defense counsel this date.	
	14 TEXT	Documents are not to be disseminated to anyone outside of the defense team, published, or placed on the internet.	
	15 FITXT	Subpoenaed documents received from Debbie de la Best filed.	
	16 CLTRM	Jury Trial for 01/26/2021 09:00 AM in C5 to remain.	
	17 DFOTR	Defendant ordered to appear.	
	18 DSOCN	Defendant's release on own recognizance continued.	

Name: House, David Duncan

Page 12 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date Actio	of Seq on Nbr Code	Text	-
01/26/	21 1 HHELD	un and a second	
	2 OFJUD 3 OFJA	Hearing held on 01/26/2021 at 09:00:00 AM in Department C5 for Jury Trial Judicial Officer: Cheri T Pham, Judge Clerk: T. Ebbert	&
	4 OFBAL	Bailiff: J. Tipton	
	5 OFREP	Court Reporter: Jennifer Scott	
	6 APTEL2	Appearance made by Laila Nikaien, Deputy District Attorney, by video.	
	7 APTXT	Martin Sith, Counsel appearing via Webex. Defendant not	
-	8 COVIDLVS	Per applicable law, including Code of Civil Procedure 124, this proceeding is being live streamed as described on the Orange County Court Website. The court notes that we are currently in the COVID-19 pandemic and previous judicial orders issued in that regard.	
	9 WV977	Defendant's appearance is waived pursuant to Penal Code 977(b).	
	10 CLCON	Jury Trial continued to 06/09/2021 at 00-00 are	
	11 WVTGN	Department C5 at request of Defense. Defendant enters general time waiver.	*11.000 *10.00
	12 CLTXT	Jury trial date of 6-9-2021 is designated Day 0 of 60	
	13 TEXT	Counsel represents that the Defendant lives in Northern California. Counsel is directed to notify the court if the Defendant will be present on the trial date or if the trial	
	14 DFOTR	Defendant ordered to appear.	
	15 DSOCN	Defendant's release on own recognizance continued.	
1/30/21	1 TXRNF	Notice to Consumer or Employee and Objection received.	
: /00/0	2 TXRFR	Case referred to Department C5 for review.	
5/26/21	1 FIMTN	Defense Motion to Continue (PC 1050) filed.	
#U9/2∏ <u>}</u>	1 HHELD *	Hearing held on 06/09/2021 at 09:00:00	
	2 OFJUD	Separation Carlor Jury Trial.	
	3 OFJA	Judicial Officer: Cheri T Pham, Judge Clerk: T. Ebbert	
	4 OFBAL		
	5 OFREP	Bailiff: D. Delgadillo Court Reporter: Jennifer Scott	
ne: House	e, David Duncan		
ie 13.of 21		Case: 18HF1044 E A	

ie 13.of 21

Case: 18HF1044 F A

MINUTES / ALL CATEGORIES

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of Action	Seq Nbr Code	Text
06/09/21	6 APDDA	People represented by Avery Harrison, Deputy District Attorney, present.
	7 APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
	8 COVIDLVS	Per applicable law, including Code of Civil Procedure 124, this proceeding is being live streamed as described on the Orange County Court Website. The court notes that we are currently in the COVID-19 pandemic and previous judicial orders issued in that regard.
	9 MOTBY	Motion by Defense to continue jury trial, pursuant to Penal Code Section 1050, was made
	10 MOTION	Motion argued.
	11 MOPEO	No objection by the People .
	12 MOTION	Motion granted.
	13 CLCON	Jury Trial continued to 11/04/2021 at 09:00 AM in Department C5 at request of Defense.
	14 WVTIM	Defendant waives statutory time for Jury Trial.
	15 PLCJN	Counsel joins in waivers.
	16 CLTXT	Jury trial date of 11-4-2021 is designated Day 0 of 10
	17 ADNFC	Defendant advised no further continuances will be granted.
	18 DFOTR	Defendant ordered to return.
	19 DSOCN	Defendant's release on own recognizance continued.
06/16/21	1 COSDR	Subpoenaed documents received from AT&T Wireless Subpoena Compliance Center on 06/16/2021 retained in Case Processing - Central.
08/31/21	1 FIMTN2	Defense Expedited Motion Requesting Permission to Travel to Hawaii for Vacation; filed.
	2 TEXT	Forward a Copy to Chambers for Review
09/01/21	1 FIORD	Order for Permission to Travel to Hawaii for Vacation signed and filed .
10/26/21	1 COSDR	Subpoenaed documents received from AT&T Wireless - Subpoena Compliance Center on 06/16/2021 forwarded to Department C5.
10/27/21	1 COSDR	Subpoenaed documents received from AT&T Wireless Supboena Compliance Center on 06/16/2021 retained in Department C5.

Name: House, David Duncan

Page 14 of 21

Case: 18HF1044 F A MINUTES / ALL CATEGORIES

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of Seq Action Nbr	Code	Text
11/04/21 1	HHELD	Hearing held on 11/04/2021 at 09:00:00 AM in Department C5 for Jury Trial .
2	OFJUD	Judicial Officer: Cheri T Pham, Judge
3	OFJA	Clerk: E. Flores
4	OFBAL	Bailiff: A. Matemate
5	OFREP	Court Reporter: Jennifer Scott
6	APDDA	People represented by Avery Harrison, Deputy District Attorney, present.
7	APDWRA	Defendant present in Court with counsel Ronald Ziff, Retained Attorney.
8	PLTXT	This is a negotiated disposition.
9	DFTNC	Defendant states true name and date of birth are correct as charged.
10	FDMLC	Court Finds Marsy's Law Compliance per District Attorney Statement.
11	ADAWV	Defendant advised of and waives the following:
12	ADJCT	- The right to a trial by Jury.
13	ADCXW	- The right to confront and cross-examine witnesses.
14	WVRSI	- The right against self-incrimination.
15	WVRSP	Defendant waives the right to subpoena and present evidence.
	WVBLC	Defendant may have the right to a jury or court trial as to certain factors that can be used to increase the sentence on any count, sentencing enhancement, or allegation, to the upper or maximum term provided by law. Defendant waives and gives up the right to a jury or court trial on all of these factors. Defendant agrees the judge will determine the existence of any of these factors, within the judge's discretion, as allowed by law. Defendant agrees this waiver shall apply to any future sentence imposed following a probation revocation.
17	WVCRZ	Defendant understands that if, pending sentencing, is arrested for or commits another crime, violates any condition of release, or willfully fails to appear for probation interview or sentencing hearing, the sentence portion of this agreement will be cancelled. Defendant will be sentenced unconditionally and will not be allowed to withdraw guilty plea.

Name: House, David Duncan

Page 15 of 21

MINUTES / ALL CATEGORIES

Case: 18HF1044 F A

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of Seq Action Nbr Code	Text
11/04/21 18 WVFLASH	Defendant advised of the right to a hearing before a judicial officer to determine whether a violation of the conditions of court-ordered supervision are present, and for the court to determine the appropriate sanction for the violations. Defendant waives and gives up this right for all violations for which the county probation department orders a "flash incarceration" served, which can be a period of one to ten consecutive days in the county jail. If defendant does not agree with the imposition of flash incarceration, the right to demand a hearing is preserved.
19 ADAMD	Under the Fourth and Fourteenth Amendments to the United States Constitution, the defendant understands they have the right to be free from unreasonable searches and seizures. The defendant waives and gives up this right, and further agrees for the period during which they are on probation or mandatory supervision they will submit their person and property, including any residence, premises, container, or vehicle under their control which may include electronic devices, to search and seizure at any time of the day or night by any law enforcement or probation officer, post-release community supervision officer, or parole officer with or without a warrant, probable cause or reasonable suspicion.
20 FDDUN	The Court finds that the defendant understands rights as explained.
21 PLWTH	Defendant's motion to WITHDRAW NOT GUILTY PLEA to count(s) 1, 2 granted.
22 PLFWR	Court finds defendant intelligently and voluntarily waives legal and constitutional rights to jury trial, confront and examine witnesses, and to remain silent.
23 PLGCT	To the Original Information defendant pleads GUILTY as to count(s) 1, 2.
24 PLCJN	Counsel joins in waivers and plea.
25 FIWWR	Defendant's written waiver of legal and constitutional rights for guilty plea received and ordered filed.

Name: House, David Duncan

Page 16 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

Name: House, David Duncan

Date of S Action N	eq br Code	Text
11/04/21	26 ADCRWG	The defendant has been advised of constitutional rights, waivers and consequences in writing pursuant to the guilty plea form. The defendant makes the plea with a full understanding of all the matters set forth in the charging document and in the guilty plea form, that defendant has read, understood and personally initialed each item herein. Defendant understands that the signing and filing of the guilty plea form is conclusive evidence that defendant has pleaded GUILTY to the charges set forth.
	27 PLFBA	Court finds factual basis and accepts plea.
	28 ADCZS	Defendant advised of the possible consequences of plea affecting deportation and citizenship.
	29 ADMAX	Defendant advised of maximum possible sentence.
	30 ADCSQ	Defendant advised of consequences of violating probation and parole.
;	31 PLCPC	This constitutes a prior conviction.
	32 PLCJN	Counsel joins in waivers, pleas, and admissions.
;	33 WVAFS	Defendant waives arraignment for sentencing.
Para processor and a second contract of the s	34 PLRIS	Defendant-requests-immediate-sentencing.
;	35 WVPBR	Probation report waived.
;	36 SESTA	Court stays sentence pursuant to Penal Code 654 on count(s) 2.
· . · . · .	37 PRISS	No legal cause why judgment should not be pronounced and defendant having Pled Guilty to count(s) 1, 2, Imposition of sentence is suspended and defendant is placed on 1 Year(s) FORMAL PROBATION on the following terms and conditions:
;	38 FXPRBD	Count(s) 2 deleted from existing probation sentence - entered in error.
4	41 PRJAL	Serve 90 Day(s) Orange County Jail as to count(s) 1.
2	42 JLCTS	Credit for time served: 0 actual, 0 conduct, totaling 0 days pursuant to Day-for-day.
4	13 PRJLT	
		90 days Jail as to count(s) 1, imposed on 11/04/2021 stayed until 04/15/2022 at 07:00 PM Theo Lacy Jail. Defendant to report as ordered.

Name: House, David Duncan

Page 17 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of Seq Action Nbr	Code	Text
11/04/21 47	JLSTP	90 days Jail imposed on 11/04/2021 stayed pending completion of 45 days home confinement through Diversified Monitoring & Scram.
48	PRSRF	Pay mandatory state restitution fine of \$300.00 pursuant to Penal Code 1202.4 or Penal Code 1202.4(b).
49	PRRFS	Pay \$300.00 Probation Revocation Restitution Fine pursuant to Penal Code 1202.44. Restitution fine stayed, to become effective only upon revocation of probation.
50	SESEC	Pay \$40.00 Court Operations Fee per convicted count pursuant to Penal Code 1465.8.
51	SECCA	Pay Criminal Conviction Assessment Fee per convicted count of \$30.00 per misdemeanor/felony and \$35.00 per infraction pursuant to Government Code 70373(a)(1).
52	PRR10	Pay \$10.00 plus penalty assessment Local Crime Prevention Fund pursuant to Penal Code 1202.5.
53	PRFEE	Pay \$300.00 Sex Offense Additional Fine for 1st Offense pursuant to Penal Code 290.3.
54	PRFEP	All fees payable through the Probation Department.
56-I	PRRES	Pay restitution in the amount as determined by Probation Department as to count(s) 1 plus 10% interest from date of sentence per year and administrative fees.
57	PRDNA	Defendant to provide a state DNA sample and prints for the State DNA Database pursuant to PC 296 and PC 296.1 unless collection agency verifies in any available databases that the DNA sample has been previously collected.
58 I	PRNUD	Use no unauthorized drugs, narcotics, or controlled substances and submit to drug or narcotic testing as directed by your probation or mandatory supervision officer, or any peace officer.
59 1	PR290	Court orders defendant to register as a sex offender pursuant to Penal Code 290 as to count(s) 1.
60 F	PRSAS	Submit your person and property including any residence, premises, container, or vehicle under your control, not including electronic devices, to search and seizure at any time of the day or night by any law enforcement officer, probation officer, or mandatory supervision officer with or without a warrant, probable cause or reasonable suspicion

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

Date of Action	Seq Nbr	Code	Text
11/04/21	61	PRPSY	Cooperate with your probation or mandatory supervision officer in any plan for psychological, psychiatric, alcohol and/or drug treatment.
	62	PRTSE	Seek training, schooling, or employment and maintain residence as approved by your probation officer.
	63	PRASA	Do not associate with persons known to you to be parolees, on post-release community supervision, convicted felons, users or sellers of illegal drugs, or otherwise disapproved of by probation or mandatory supervision.
	64	PRNWP	Do not own, purchase, receive, possess, or have under your custody or control any type of dangerous or deadly weapon, firearm, ammunition, and ammunition feeding devices, including but not limited to magazines.
	65	PRVNL	Violate no law.
	66	PROBY	Obey all orders, rules, and regulations, and directives of the Court, Jail, and Probation.
	67	ADFRP	Defendant advised that defendant is prohibited from owning, purchasing, receiving, possessing, or having under their custody or control, any firearms, ammunition, and ammunition feeding devices, including but not limited to magazines. Any firearms currently in possession are ordered to be relinquished pursuant to Penal Code 29810. The "Prohibited Persons Relinquishment Form" and supplemental documents provided to defendant.
	68	PBRPT3	Case assigned to Probation Department for preparation of Firearms Relinquishment Probation Report. Defendant ordered to comply with Firearms Relinquishment pursuant to Penal Code 29810, by submitting a completed Prohibited Persons Relinquishment Form to the Probation Department.
	69	CLSET2	Hearing re: Firearms Relinquishment set on 11/18/2021 at 08:30 AM in Department C5.
	71	PRDTC	Disclose terms and conditions of probation when asked by any law enforcement or probation officer.
	72	PRMOT	The Court ultimately determines the conditions of probation and mandatory supervision. The defendant has the right to request the Court modify or eliminate any condition imposed by the Probation Department that the defendant believes is unreasonable.

Name: House, David Duncan

Page 19 of 21 MINUTES / ALL CATEGORIES

Case: 18HF1044 F A 12/8/21 11:14 am

MINUTES

Case: 18HF1044 FA

3 E 3 +

Name: House, David Duncan

Date of Action		Text	
11/04/21	73 PRPRG	Attend and complete Sex Offender Program as to count(s) 1 12 week sexual Boundaries Counseling	
	74 PRNCT	Do not, in any manner, directly or indirectly, initiate contact with, nor have any communication with Debbie Delabest.	
	75 PRTXT	Defendant agrees to surrender his medical license and not seek reinstatement or practice medicine for the remainder of his life. If successful completion of probation and no new law violations, Defendant may withdraw his plea as to count 1, have count 1 dismissed /vacate pursuant to PC 1385 and no longer be required to register as a sex offender under PC 290	·
	76 FITXT	DMS Diversified Monintoring filed.	
	77 CLSET2	Hearing re: Progress Review set on 11/04/2022 at 08:30 AM in Department C5.	
	78 CLTXT	Progress Review and Plea withdraw	
	79 PRATC	Defendant accepts terms and conditions of probation.	
	80 PRCTP	All terms and conditions to be directed and monitored through the Probation Department.	***************************************
	82 DFRPT2	Defendant ordered to report to Probatin Department via telephone 714 834-4733 forthwith.	
	83 OFMCD	Minutes entered by J. Morales on 11/04/2021.	
	84 COSRR	Subpoenaed documents received from AT&T Wireless Supboena Compliance Center have been returned to 06-16-21.	
	85 DOJABS	DOJ Initial Abstract sent.	
	86 NTJAL	Notice to Sheriff issued.	
11/10/21	1 FIFRPR	Prohibited Persons Relinquishment Form Probation Officers Compliance Report, received and filed.	
	2 FIPPRF	Prohibited Persons Relinquishment Form, received and filed.	
-	3 FIFRPRS	Prohibited Persons Relinquishment Form Probation Officers Report - Supporting Documents, received and filed.	
11/16/21	1 HHELD	Hearing held on 11/16/2021 at 09:00 AM in Department C5 for Chambers Work .	J.
	2 OFJUD	Judicial Officer: Cheri T Pham, Judge	
Name: Hous	e, David Duncan		

Page 20 of 21

Case: 18HF1044 F A

12/8/21 11:14 am

MINUTES

Case: 18HF1044 F A

Name: House, David Duncan

	Seq Nbr Code	Text
11/16/21	3 OFJA	Clerk: T. Willoughby
	4 APNCR	No Court Reporter present at proceedings.
	5 APNAP	No appearance by parties.
	6 CORPR	The court has reviewed the Prohibited Persons Relinquishment Form Probation Officers Report and rules as follows:
	7 COJFC	Defendant has completed a Prohibited Persons Relinquishment Form and Defendant has no reportable firearms.
	8 FICFF	Prohibited Persons Relinquishment Form Findings, signed and filed.
	9 CLVAC2	Hearing re: Firearms Relinquishment vacated for 11/18/2021 at 08:30 AM in C5.

I hereby certify the foregoing instrument consisting of \$\frac{3}{2}\$ page(a) is a true and correct copy of the original on file in this court.

DEC - 8 2021

ATTEST: (DATE)

DAVID H. YAMASAKI, EXECUTIVE OFFICER AND CLERK OF THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE

DEPUTY

A. Jenkins

Case: 18HF1044 F A