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Abbreviation Text The defendant on his plea of not guilty by reason of 0COM insanity was found to be insane at the time the offense(s) was/were committed based on the testimony/filed medical reports of expert(s) heretofore appointed. Was the defendant sane at the time of the commission of the 1 alleged offense? First, did the defendant have sufficient mental capacity to know and understand that what he/she was doing was criminal or wrongful? COURT ORDERS CASE DISMISSED PURSUANT TO PENAL CODE SECTION 1000.3 1000.3. DEFENDANT HAS SUCCESSFULLY COMPLETED DIVERSION. THE COURT 1000.4 GRANTS THE MOTION TO DISMISS THIS CASE PURSUANT TO PENAL CODE 1000.4. Defendant has successfully completed Mental Health 1001.36 Diversion. The Court grants the motion to dismiss this case pursuant to Penal Code Section 1001.36 Defendant has successfully completed Pretrial diversion. 1001.7 The Court grants the motion to dismiss Count @VAR1@ pursuant to Penal Code 1001.7. Defendant has successfully completed Primary Caregiver 1001.83 Diversion. The Court grants the motion to dismiss count(s) @VAR1@ pursuant to Penal Code 1001.83. 1001.97 Defendant has successfully completed court initiated misdemeanor diversion. The Court grants the motion to dismiss Count @VAR1@ pursuant to Penal Code 1001.97. 1017FEE The fee for the EC 1017 examination is \$100 per hour, not to exceed \$1000. A 2% administrative fee will be deducted from your bill and retained by the Bar Association of San Francisco. Defendant withdraws petition PC 1026.2. Defendant to be 1026 returned to @VAR1@. 1026.2 Has the defendant fully recovered his sanity, i.e. has he improved to such an extent that he/she is no longer a danger to the health and safety of others? The Court has found the above named defendant not quilty by 1026D reason of insanity after trial. Molly K. Brown, Psy.D 1026DR Golden Gate Conditional Release Program 350 Brannan Street, Suite 200 San Francisco, California 94107 (415) 416-6992; FAX (415) 874-9615 Pursuant to Penal Code Section 1026(b) you have been 1026REF 22 appointed by Judge Charles Crompton for evaluation and recommendation. Please submit a report to the court within 15 judicial days from the date of this notice. The above named defendant is charged with the above 1026REF1 offense(s) and has entered plea(s) as noted. Submitted on filed doctor's report, defendant has been found mentally insane. 1026REF3 PLEASE SUBMIT FOUR (4) COPIES OF YOUR WRITTEN REPORT TO THE COURT ADDRESSED IN CARE OF THE UNDERSIGNED. Deputy Clerk's

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Abbreviation	Text
1026REFPL	Pursuant to Penal Code Section 1026(b) you are hereby ordered to evaluate the defendant and submit a written recommendation as to whether the defendant should be placed on outpatient status or confined in a state hospital or other treatment facility.
1027FEE	The maximum allowable fee for the PC 1027 examination is \$500. A 2% administrative fee will be deducted from your bill and retained by the Bar Association of San Francisco. No additional fee shall be paid without prior written court authorization.
1043	Motion for order to produce documents pursuant to EC 1043.
11590	Defendant shall register pursuant to provisions of HS 11590.
12	Defendant has been charged/convicted of the above offense(s). The Court has concluded that a just disposition of the case requires such diagnosis and treatment services as can be provided at the diagnostic facility of the Department of Corrections.
120	IT IS THEREFORE ORDERED that the defendant be placed in @VAR1@, California, for a period not to exceed 90 days pursuant to Penal Code 1203.03. A diagnosis and recommendation concerning the defendant shall be forwarded to this Court.
12021FG	Defendant shall pay a Secret Witness Penalty in the amount of \$15 pursuant to FG 12021.
1203C	Cause is referred to the Adult Probation Department for an accelerated report, 1203c to be filed by @VAR1@.
1203PC	Assist the court in sentencing.
1210.1PSR	Defendant is found eligible and referred to the Adult Probation Department for a pre-sentence report pursuant to PC 1210.1.
13	Penal Code 1305(a) If without sufficient excuse the defendant neglects to appear for arraignment or for trial or judgment, or upon any other occasion when presence in court is lawfully required, the court must direct the fact to be entered upon its minutes.
1367	Defense counsel expresses doubt as to defendant's competency. Criminal proceedings are ordered suspended. Pursuant to Penal Code 1367.1 the Court appoints:
1367C	Court expresses doubt as to defendant's competency. Criminal proceedings are ordered suspended. Pursuant to Penal Code 1367.1 the Court appoints;
1368	Defense counsel expresses doubt as to defendant's competency. Criminal proceedings are ordered suspended. Pursuant to Penal Code 1368 the Court appoints:
1368A	Cause is continued to @VAR1@ for hearing pursuant to PC 1368 and PC 1369.
1368C	Court expresses doubt as to defendant's competency. Criminal proceedings are ordered suspended. Pursuant to Penal Code 1368 the Court appoints;

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1368PC	Is the defendant presently able to understand the nature and purpose of proceedings taken against him? Is the defendant presently able to prepare and conduct his own defense in a rational manner with or without counsel?
1369CNSRV	Defendant having been on conservatorship and a doubt as to defendant's competency having been previously declared, criminal proceedings remain suspended.
1369CPSS	Criminal Proceedings are ordered suspended. Pursuant to PC 1369, the Court appoints:
1369DR	@VAR1@ is appointed to make a further examination of this defendant and report specific findings to the Court as to the following:
1369DR1	(1) (A) WHETHER OR NOT TREATMENT WITH PSYCHOTROPIC MEDICATION IS MEDICALLY APPROPRIATE FOR THE DEFENDANT; (B) WHETHER PSYCHOTROPIC MEDICATION IS LIKELY TO RESTORE THE DEFENDANT TO MENTAL COMPETENCE; AND (C) THE LIKELY EFFECTS OF THE MEDICATION, THE EXPECTED EFFICACY OF THE MEDICATION, AND POSSIBLE
1369DR2	ALTERNATIVE TREATMENTS; (2) WHETHER THE DEFENDANT HAS THE CAPACITY TO MAKE DECISIONS REGARDING PSYCHOTROPIC MEDICATION; AND (3) WHETHER THE DEFENDANT IS A DANGER TO SELF OR OTHERS.
1369INIC	Court expresses doubt as to defendant's competency; defense counsel disagrees. Criminal proceedings are ordered suspended. Pursuant to Penal Code 1369 the Court appoints:
1369INID	Defense expressed doubt as to defendant's competency on @VAR1@. Criminal proceedings were ordered suspended and shall remain suspended. Pursuant to Penal Code 1369 the Court appoints:
1369ORD	THE EXPERT SHALL EVALUATE: (1) THE NATURE OF THE DEFENDANT'S MENTAL DISORDER, IF ANY; (2) THE DEFENDANT'S ABILITY OR INABILITY TO UNDERSTAND THE NATURE OF THE CRIMINAL PROCEEDINGS OR ASSIST COUNSEL IN THE CONDUCT OF A DEFENSE IN A RATIONAL MANNER AS A RESULT OF A MENTAL DISORDER;
1369ORD1	(3) IF WITHIN THE SCOPE OF HIS OR HER LICENSE AND APPROPRIATE TO HIS OR HER OPINION, (A) WHETHER OR NOT TREATMENT WITH PSYCHOTROPIC MEDICATION IS MEDICALLY APPROPRIATE FOR THE DEFENDANT; (B) WHETHER PSYCHOTROPIC MEDICATION IS LIKELY TO RESTORE THE DEFENDANT TO
1369ORD2	MENTAL COMPETENCE; AND (C) THE LIKELY EFFECTS OF THE MEDICATION, THE EXPECTED EFFICACY OF THE MEDICATION, AND POSSIBLE ALTERNATIVE TREATMENTS; (4) WHETHER THE DEFENDANT HAS THE CAPACITY TO MAKE DECISIONS REGARDING PSYCHOTROPIC MEDICATION; AND (5) WHETHER THE DEFENDANT IS A DANGER TO SELF OR OTHERS.
1369ORD3	IF THE DEFENDANT LACKS CAPACITY TO MAKE DECISIONS CONCERNING PSYCHOTROPIC MEDICATION, IS IT PROBABLE THAT SERIOUS HARM TO HIS OR HER PHYSICAL OR MENTAL HEALTH WILL RESULT IF HE OR SHE IS NOT TREATED WITH PSYCHOTROPIC MEDICATION?
1369PRE	A doubt as to defendant's competency having been previously declared, criminal proceedings remain suspended. @VAR1@ has rendered an opinion that defendant is not competent to stand trial.

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Abbreviation Text 1369RPT The parties submit on the report. The report dated @VAR1@ comes in evidence. Based on the evidence, the Court finds the defendant is not competent to stand trial at this time. Criminal proceedings remain suspended. Defendant is 1370(A)(1) committed to @VAR1@ State Hospital. Maximum term exceeds 3 years. 1370(A)(1)N Criminal proceedings remain suspended. Defendant is committed to @VAR1@ State Hospital. Maximum term does not exceed 3 years. Defendant found mentally incompetent to stand trial. 1370(A)(2) Criminal proceedings remain suspended. Defendant referred to Dr. Chapa for placement report pursuant to PC 1370(a)(2). Criminal proceedings remain suspended. Defendant is 1370(B)(1) committed to @VAR1@. Maximum term exceeds 3 years. Submitted on the recommendation from the Medical Director of 1370(B)(1)H @VAR1@ State Hospital. Cause on calendar for hearing on placement report pursuant 1370(B)1COM to PC 1370(b)(1), as not trial competent and in need of further hospital treatment. Cause on calendar for hearing on placement report pursuant 1370.01 to PC 1370.01 and commitment pursuant to PC 1370.01. After hearing, the Court makes findings pursuant to PC 1370.01MED 1370.01(a)(2)(B)(ii)(I). The Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist. 1370.01MED1 After hearing, the Court makes findings pursuant to PC 1370.01(a)(2)(B)(ii)(II). The Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist. 1370.01MED2 After hearing, the Court makes findings pursuant to PC 1370.01(a)(2)(B)(ii)(III) and PC 1370.01(a)(2)(B)(iii). Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist. 1370.01MED3 After hearing, the Court orders that the treatment facility may not involuntarily administer psychotropic medication to the defendant at this time. If the defendant's treating psychiatrist determines that psychotropic medication has become medically necessary and appropriate, and the defendant does not 1370.01MED4 consent to such medication or lacks capacity to make such decisions or is a danger to others, the Court shall be so notified, and a report shall be made to the Court pursuant to PC 1370(a)(2)(C). 1370.01PL Pursuant to Penal Code Section 1370.01 you are requested to submit a report for placement. Please submit your report to the Court.

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1370.01PLC	Based on the recommendation of Jail Aftercare Services, the Court orders that the defendant be released to Jail Aftercare Services or Psychiatric Emergency Services for placement at @VAR1@. Transportation is to be provided by San Francisco Sheriff's Dept. unless other arrangements have been made.
1370.01PLC1	Within 90 days, Jail Aftercare Services, as designee of the medical director of the treatment program or outpatient treatment staff, shall provide to the Court a written report regarding defendant's progress toward restoration of mental competence and
1370.01PLC2	likelihood to mental competence. The matter is scheduled for progress report on @VAR1@ at 9 a.m. in Dept. 15. If there is a substantial likelihood that the defendant will regain mental competence in the foreseeable future, the treatment facility shall
1370.01PLC3	provide written reports to the Court at six-month intervals regarding defendant's progress towards recovery of mental competence. All such reports shall include a description of any psychotropic medication administered to the defendant and
1370.01PLC4	its effect and side effects, including effects on the defendant's appearance or behavior that would affect the defendant's ability to understand the nature of the criminal proceedings or to assist counsel in the conduct of a defense in a reasonable manner.
1370.01PLC5	If the defendant has not recovered mental competence, he or she must be returned to the Court on @VAR1@.
1370.1	Criminal proceedings remain suspended. Defendant is committed to Department of Developmental Services at Napa State Hospital. Maximum term exceeds 3 years.
1370_GG	Submitted on the filed PC 1368 report, defendant has been found developmentally disabled. Cause is referred to Golden Gate Regional Center for Placement report pursuant to PC 1001.20 et seq.
1370_SA	Submitted on the filed PC 1368 report, defendant has been found developmentally disabled. Cause is referred to San Andreas Regional Center for placement report pursuant to PC 1370(a)(2).
1370COM	Cause on calendar for hearing on placement report pursuant to PC 1370(a)(2) and commitment pursuant to PC 1370(a)(1).
1370COM0	Case on calendar for hearing on placement report pursuant to PC 1370(a)(2)(A), hearing concerning psychotropic medication pursuant to PC 1370(a)(2)(B), and commitment pursuant to PC 1370(a)(1)(B).
1370COM1	The above named defendant is charged with offense(s) and has entered plea(s) as noted.
1370COM2	NAPA STATE HOSPITAL OR A MENTAL HEALTH FACILITY AS DESIGNATED BY THE DEPARTMENT OF STATE HOSPITALS.
1370COM3	IT IS ORDERED THAT THE DEFENDANT BE COMMITTED TO @VAR1@ FOR THE CARE AND TREATMENT OF THE MENTALLY DISORDERED.

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1370COM4	The Sheriff's Department is directed to redeliver the patient to the Court without any further order from the Court, upon receiving from the State Hospital a copy of the certification of restoration to competency.
1370COM5	After hearing, the Court finds that the defendant consents to the administration of psychotropic medication. The Court orders that psychotropic medication may be given to the defendant as prescribed by a treating psychiatrist pursuant to the
1370COM6	defendant's consent. If the defendant withdraws consent for psychotropic medication, after the treating psychiatrist complies with the provision of PC 1370(a)(2)(C), the defendant shall be returned to court for a hearing regarding
1370COM7	whether psychotropic medication shall be administered involuntarily.
1370DR	Elizabeth Martin, Ph. D. Community Program Director Golden Gate Conditional Release Program 350 Brannan Street, Suite 200 San Francisco, California 94107 (415) 416-6992 FAX (415) 874-9615
1370M	Pursuant to Penal Code Section 1367.1 you have been appointed by the Court, for evaluation and recommendation. Please submit a report to the court within 15 court days from the date of this notice.
1370MED	After hearing, the Court makes findings pursuant to PC 1370(a)(2)(ii)(I). The Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist.
1370MED1	After hearing, the Court makes findings pursuant to PC 1370(a)(2)(ii)(II). The Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist.
1370MED2	After hearing, the Court makes findings pursuant to PC 1370(a)(2)(ii)(III) and PC 1370(a)(2)(iii). The Court orders that the treatment facility may involuntarily administer psychotropic medication to the defendant when and as prescribed by the defendant's treating psychiatrist.
1370MED3	After hearing, the Court orders that the treatment facility may not involuntarily administer psychotropic medication to the defendant at this time. If the defendant's treating psychiatrist determines that psychotropic medication has become medically
1370REF_50	Pursuant to Penal Code Section 1370(a)(2) you have been appointed by the Court for evaluation and recommendation. Please submit a report to the court within 15 judicial days from the date of this notice.
1370REF1	The above named defendant is charged with the above offense(s) and has entered plea(s) as noted. The defendant has been found incompetent to stand trial. Criminal proceedings remain suspended.
1370REF3	PLEASE SUBMIT FOUR (4) COPIES OF YOUR WRITTEN REPORT TO THE COURT.

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Abbreviation	Text
1370VAC1	Court orders commitment pursuant to PC 1370 is hereby vacated.
137M	TO: The Sheriff of the City and County of San Francisco;
1385	IN THE INTEREST OF JUSTICE, COURT GRANTS THE DISTRICT ATTORNEY'S MOTION TO DISMISS THIS CASE PURSUANT TO PC 1385
1463ALC	The court orders a $$50$ penalty assessment pursuant to PC $1463.14(\text{b})$.
1463ALC1	The court orders a $\$@VAR1@$ penalty assessment pursuant to PC $1463.14(b)$.
15	**Defendant is advised of right to trial by jury if he or she is dissatisfied with the order of commitment in compliance with Welfare and Institutions Code 3108.
17B	Charge reduced to misdemeanor pursuant to PC $17(b)$ at time of sentencing.
17BPOST	Charge reduced to misdemeanor pursuant to PC 17(b). Order reducing charge(s) from a felony to a misdemeanor is signed and filed in Court.
1COM	The defendant on his/her pleas of not guilty and not guilty by reason of insanity was convicted of the crime(s) of Felony to wit: @VAR1@
2	Second, at the time of the commission of the offense did the defendant lack substantial capacity either to appreciate the criminality of his/her conduct or to conform his/her conduct to the requirements of the law as a result of mental disease or mental defect?
203	IT IS FURTHER ORDERED that the Sheriff shall deliver said defendant to the Department of Corrections at @VAR10, California.
24MREVIEW	Defendant is sentenced to 36-months probation with mandatory review at 24-months .
273.1	Defendant must complete a one year child abuser's treatment counseling program approved by the probation department.
288.1	The Court orders a report pursuant to Penal Code 288.1.
290	Defendant shall register pursuant to provisions of PC 290.
290.3	Defendant shall pay a fine in the amount of @VAR1@ pursuant to PC 290.3, plus penalty.
290.3 NEW	Defendant shall pay a fine in the amount of \$300 pursuant to PC 290.3 plus $\$870$ in assessments for a total fine of $\$1170$.
290.3SUB	Defendant shall pay a fine in the amount of \$500 pursuant to PC 290.3 plus \$1450 in assessments for a total fine of \$1590.
2933.1(C)	Pursuant to PC 2933.1(c), defendant is entitled to no more than 15% work time credit (Sage).
2970	IT IS FURTHER ORDERED that prior to the expiration of the 90 day period, the Director of Corrections shall notify the Sheriff of the County of San Francisco to return said defendant to this Court without further order of the Court.
2970COM	The Court orders defendant returned to @VAR1@.

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2970VAC	The Court orders the commitment pursuant to 2970 PC dismissed.
2972	Defendant has demanded trial pursuant to PC 2972.
2COM	The court finding that the defendant's sanity has not been recovered fully referred the cause to the community program director for a recommendation as to a placement pursuant to the provisions of Penal Code Section 1026(b).
3.03	IT IS FURTHER ORDERED that prior to the expiration of the 90 day period, the Director of Corrections shall notify the Sheriff of the County of San Francisco to return the said defendant to this Court without further order of the Court.
30	EXECUTION OF SENTENCE SUSPENDED, and a petition pursuant to Welfare and Institutions Code 3050/3051 is filed in open court for hearing and examination on an allegation of narcotic drug addiction.
3000ADM	Client admits a general violation of his parole conditions.
3000ADV	Client advised of Parole and Armstrong rights.
3000REIN	Client reinstated to Parole same terms and conditions or modified as set forth below.
3000REV	Court finds parolee in violation of parole. Parole is revoked.
3050_51	Is the defendant a narcotic addict or in imminent danger of becoming addicted to narcotics?
3455ADM	Defendant admits violation of terms and conditions of Post Release Community Supervision. The Court accepts the defendant's admission.
3455ADV	Defendant is advised of and personally waives his/her constitutional rights.
3455REIN	Court orders defendant's Post Release Community Supervision reinstated.
3455REV	Court finds defendant in violation of the terms and conditions of his/her release. Court orders defendant's Post Release Community Supervision revoked.
3455TERM	Court orders PRCS terminated.
36D	Probation is reinstated under PC 1203 and modified as follows: participation in a drug treatment program as defined in PC 1210.1(a) is deleted as a condition of probation. All other conditions of probation shall remain in effect as originally ordered.
36DTC	Defendant shall submit to drug testing and counseling pursuant to Section 1210.1 PC through TAP.
36SUPP	Cause is referred to the Adult Probation Dept. for a supplemental report pursuant to Section 1210.1 PC to be filed by @VAR1@.
37	The above named defendant having been heretofore committed to the aforementioned facility under the provisions of Penal Code Section 1370.
4011.5	Court orders defendant to be examined pursuant to PC 4011.5.

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4011.6	Court orders defendant to be examined pursuant to PC 4011.6.
4019HALF	DEFENDANT IS ELIGIBLE FOR HALF-TIME CREDITS PER PENAL CODE SECTION 4019.
4019NOTHALF	DEFENDANT IS NOT ELIGIBLE FOR HALF-TIME CREDITS PER PENAL CODE SECTION 4019.
457.1	Defendant shall register pursuant to the provisions of PC 457.1.
457PC	The Court orders a report pursuant to Penal Code 457.
5	
50	Based on the report of Dr. Douglas Korpi heretofore appointed to examine the defendant, the court finds the defendant to be a narcotic drug addict or in imminent danger of becoming addicted to narcotics.
51	IT IS ORDERED THAT THE SAID DEFENDANT IS COMMITTED TO THE DIRECTOR OF CORRECTIONS AS PROVIDED IN WELFARE AND INSTITUTIONS CODE 3050/3051 FOR A PERIOD NOT TO EXCEED @VAR1@.
6	Third, was the defendant capable of knowing or understanding the nature and quality of his/her act and of distinguishing right from wrong at the time of the commission of the offense?
654	Sentence on count(s) $@VAR1@$ stayed, pursuant to PC 654. Court states reason.
654FF	Sentence and corresponding fines and fees on count(s) @VAR1@ stayed, pursuant to PC 654. Court states reason.
660	It is therefore ordered that the respondent be committed to Atascadero State Hospital for the term of two years, expiring @VAR1@, for treatment and confinement in accordance with the provisions of Welfare and Institutions Code Section 6600, et seq.
6604	IT IS FURTHER ORDERED THAT THE RESPONDENT IS REMANDED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE DELIVERED TO THE DIRECTOR OF MENTAL HEALTH, AT ATASCADERO STATE HOSPITAL.
667(D)(E)	The defendant is sentenced pursuant to PC 667(d)(e).
6COM	NAPA STATE HOSPITAL OR A MENTAL HEALTH FACILITY AS DESIGNATED BY THE DEPARTMENT OF STATE HOSPITALS.
70	IT IS HEREBY ORDERED that you report to the Department of Corrections as follows:
72	The Superintendent having informed this Court that the said defendant may be returned to Court pursuant to section 1372 of the Penal Code.
72C	The Director of Corrections having been informed this Court that the said defendant may be returned to Court under pursuant to section @VAR1@ of the Penal Code.
730-1017	Confidential report only to: @VAR1@.

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730FEE	The fee for the EC 730 examination is \$100 per hour, not to exceed \$1000.
871D	The Court dismisses Count(s) @VAR1@ pursuant to Penal Code Section 871 and discharges defendant as to those counts.
977	Defendant's appearance is waived pursuant to PC 977, (defendant's waiver is on file).
987.2	Defendant is instructed pursuant to PC 987.2 and PC 987.8 as to responsibility of payment for services of legal counsel.
ABS	Defendant's motion to be sentenced in absentia pursuant to PC 1203.2a is GRANTED.
ACCEP	Defendant accepts conditions of probation.
ACM	DEFENDANT RELEASED TO PRETRIAL DIVERSION ON ASSERTIVE CASE MANAGEMENT
ACMRVKD	DEFENDANT'S RELEASE TO ASSERTIVE CASE MANAGEMENT IS REVOKED.
ACQU	On count @VAR1@, jury finds defendant not guilty.
ADD	TO THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO:
ADD2	TO THE OFFICE OF THE DISTRICT ATTORNEY, SAN FRANCISCO COUNTY DEPARTMENT OF CORRECTIONS, LEGAL PROCESSING WARDEN, DEPARTMENT OF CORRECTIONS:
ADD3	To the Superior Court of the State of California, in and for the City and County of San Francisco, Juvenile Court:
ADD4	TO THE SAN FRANCISCO POLICE DEPARTMENT:
ADDCDC	California Department of Corrections Legal Processing Unit P. O. Box 942883 Sacramento, Ca. 94283-0001 (916) 445-0495 Fax (916) 327-5306 email: legalassistance@cdcr.ca.gov
ADDL_CTS	DEFENDANT SHALL RECEIVE ADDITIONAL CREDIT FOR TIME SERVED OF @VAR1@ DAYS.
ADDSFGH	San Francisco General Hospital 1001 Potrero Ave San Francisco, California 94110 Attention: Mental Health (415) 206-8426 FAX (415) 206-8942
ADPRS	The defendant admits prior(s) of @VAR1@ pursuant to PC 667.5(b).
ADPRS1	The defendant admits prior(s) of @VAR1@
ADPRS2	The defendant admits prior(s) of @VAR1@ pursuant to HS 11370.2.
ADPRS3	The defendant admits prior(s) of @VAR1@ pursuant to PC 1170.12(b), PC 1170.12(c), PC 667(d) AND PC 667(e).
AID1	The above named defendant whose CDC# is @VAR1@, was convicted of a crime listed in Penal Code Section 1202.1(d).
AIDS	Defendant shall pay \$@VAR1@ AIDS education fine pursuant to PC 1463.23.

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Abbreviation Text IT IS HEREIN ORDERED that the California Department of AIDS2 Corrections perform the mandatory blood test pursuant to Penal Code Section 1202.1 and the medical staff of said institution shall advise the court of the results. **AIDST** Defendant shall submit to AIDS testing pursuant to PC 1202.1. **AJW** Arraignment for judgment is waived. Defendant is also known as @VAR1@. AKA Defendant shall submit to alcohol testing and counseling as ALC determined by the Adult Probation Department or Pretrial Diversion. **ALCP** Defendant shall undergo @VAR1@ alcohol treatment and or counseling, to be determined by the Adult Probation Department. ALCP2 Defendant shall complete @VAR1@ months drunk driving program. **ALCR** Defendant must register as a habitual offender. **ALG** Defendant admits the allegation(s) of @VAR1@. **AMDR** A.M. Dress out to @VAR1@ **AMEND** The District Attorney's motion to amend count(s) @VAR1@ is GRANTED. **AMENDCOM** The District Attorney's amended complaint charging @VAR1@ is filed in open court. **AMENDINFO** The District Attorney's amended Information charging @VAR1@ is filed in open Court. APD-DA-MTR Motion to revoke probation by District Attorney and Adult Probation Department: APD-MTR Motion to revoke probation by Adult Probation: **APDT** Adult Probation Department Transport Order signed and filed. **APPEAL** Defendant is advised of appeal rights. **ARBUCKLE** Defendant waives right to be sentenced by judge who took plea/verdict. **ARG** Matter is argued. ARG&SUB Matter is argued and submitted. ATTY1 Attorney's fee to be paid by @VAR1@. Defendant shall pay attorney's fee pursuant to PC 987.8 in **ATTYFEE** an amount of @VAR1@. В The court sets the maximum term of commitment at @VAR1@ BAIL IS SET AT \$@VAR1@. BAIL Court orders bail reinstated. BAIL REIN

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BAS1	The Court orders the individual @VAR1@.
BASC	Body Attachment issued for @VAR1@ has been served. The Court admonishes the individual for failure to appear and finds him/her in contempt of Court.
BE	Bail is ordered exonerated.
BF	Bail is ordered forfeited.
BFORF	The above named defendant having neglected to appear for @VAR@ and no sufficient excuse for such non-appearance being presented to the Court.
BFORF2	The Court directs that the surety bond/cash money in the amount of \$@VAR1@ heretofore deposited as bail in this action is hereby declared forfeited pursuant to Penal Code Section 1305.
BFSA	Bail forfeiture of @VAR1@ is set aside.
BHC1	Defendant shall successfully complete BHC program.
BKFEE	Defendant shall pay a booking fee in the amount of \$135 pursuant to Government Code 29550.2.
BKFEE1	Defendant shall pay a booking fee in the amount of \$@VAR1@ pursuant to Government Code 29550.2.
BLANK	
BW	
BWA	
BWCODE	
BWCTS	Defendant is to receive credit for time served of @VAR1@ day(s) .
BWD	
BWDC1	Bench warrant discharged. Defendant found in contempt and sentenced to @VAR1@ day(s).
BWDIRIC1	The bench warrant of @VAR1@ is discharged. A new bench warrant is issued as a result of defendant's failure to appear in Court this date for bench warrant return.
BWDIRIF1	The bench warrant of @VAR1@ is discharged. A new bench warrant is issued as a result of defendant's failure to appear in court this date for bench warrant return after posting bail.
BWDIRIF2	
BWDIV	Defendant has performed unsatisfactorily on the diversion program.
BWDNC	Bench warrant discharged, no contempt.
BWI	The Court orders that a bench warrant issue.

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Abbreviation	Text
BWLIFT	The stay of execution on bench warrant ordered on @VAR1@ is lifted. Bench warrant issues.
BWNUM	This is the @VAR1@ bench warrant issued in this case.
BWR	Bench Warrant for the above-named defendant issued on @VAR10, has been ordered recalled by the Court.
BWR1	Pursuant to such order, return said bench warrant to the Clerk's Office, Room 101, Hall of Justice.
BWRET	THIS BENCH WARRANT IS RETURNABLE TO DEPT. @VAR1@.
BWSCBF	The Court orders bail is forfeited.
BWSTAY	Bench warrant of @VAR1@ is permanently stayed.
С	Second, did the defendant have sufficient capacity to control his conduct to be in conformity with the law at the time of the commission of the offense(s).
С	
CACV	Civil addict commitment is vacated. Defendant is deemed unsuitable.
CAL	Cause on calendar: @VAR1@.
CALC	The cause is referred to California Department of Corrections for calculation of credits pursuant to PC 1170(a)(2).
CALC1	California Department of Corrections will calculate remaining credits.
CALORD	Cause on calendar this date: @VAR1@.
CASC	Defendant is ordered to report to the Community Assessment Service Center (CASC) at 564-6th Street, San Francisco, CA. Defendant is ordered to comply with all check-in requirements and-or treatment plans developed by CASC staff.
CASCRPT	Cause is referred to CASC for a compliance report to be filed by @VAR1@.
CAUSE	COURT FINDS GOOD CAUSE.
CAUSE1	The Court finds good cause to continue due to exceptional and extraordinary circumstances, under Federal, State and Local emergency proclamations and in consideration of public health due to the Covid-19 pandemic.
CC	This sentence is concurrent to any sentence defendant is now serving.
CCC	The sentences in @VAR1@ are concurrent.
CCC1	The county jail sentences in @VAR1@ are concurrent.
CCC2	The sentences in @VAR1@ are the same and concurrent.
CCPV	This sentence is concurrent with any parole violation.
CCU	Collections Unit notified.

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Abbreviation	Text
CDC	THE DEFENDANT IS COMMITTED TO THE CALIFORNIA DEPARTMENT OF CORRECTIONS.
CGTW	Defendant's personally entered general time waiver remains in effect.
CHALL	
CI	**************************************
CITE	Defendant shall pay a Citation Processing Fee of \$10 pursuant to PC 1463.07.
CITE1	Defendant shall pay a Citation Processing Fee of \$@VAR1@pursuant to PC 1463.07.
CJ	DEFENDANT SHALL SERVE A TERM IN COUNTY JAIL OF @VAR1@.
CJC	On count(s) @VAR1@, the defendant shall receive credit for time served.
CJC1	On count(s) $@VAR1@$ the defendant shall serve 1 year in the County Jail.
CJC2	County jail time imposed relates to count(s) @VAR1@.
CJSS	DEFENDANT IS SENTENCED TO @VAR1@ IN THE COUNTY JAIL. EXECUTION OF SENTENCE IS SUSPENDED.
СО	@VAR1@.
COA	Defendant shall pay a Court Operations Assessment in the amount of \$@VAR1@ per convicted count pursuant to Penal Code 1465.8.
COLLECT	The defendant is ordered to report to the Collections Unit in Room 101, Hall of Justice, forthwith or within 48 hours of release from custody to make arrangements to pay the fine and other monetary obligations. Failure to do so may subject the defendant to a \$300 Civil Assessment.
COLT	Collaborative Court Transport Order signed and filed.
COM6604	COMMITMENT PURSUANT TO WELFARE AND INSTITUTIONS CODE SECTIONS 6600, 6604, ET SEQ.
COMGG	Defendant has been found developmentally disabled. Cause is submitted on recommendation for placement from Golden Gate Regional Center.
COMP	Submitted on filed medical report, Court finds Defendant mentally competent. Court orders criminal proceedings reinstated.
COMPV	Submitted on filed medical report, Court finds Defendant mentally competent. Court orders criminal proceedings reinstated. Commitment to state hospital is hereby vacated.
COMUN	The defendant is ordered to perform @VAR1@ hours of community service.
CON	The court appoints @VAR1@ as conflict counsel.
CON_REBAIL	Consent for reinstatement of bail is filed in open Court.

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CONREP_ALA Conditional Release Program of Alameda County Alameda County Health Care 15750 Foothill Blvd. San Leandro, CA 94578 (510) 667 3950 FAX (510) 667-3903 email: mswafford@acbhcs.org CONREP_COCO Contra Costa Conditional Release Program Contra Costa Mental Health Services Forensic Mental Health Unit 1957 Parkside Drive, Suite 200 Concord, CA 94519 (925) 332-5246 FAX (925) 332-5250 CONREP_CV Central Valley CONREP Program Attn: Rhonda Love, Program Director 9343 Tech Center Drive, Suite 110
CONREP_COCO Contra Costa Conditional Release Program Contra Costa Mental Health Services Forensic Mental Health Unit 1957 Parkside Drive, Suite 200 Concord, CA 94519 (925) 332-5246 FAX (925) 332-5250 CONREP_CV Central Valley CONREP Program Attn: Rhonda Love, Program Director
Contra Costa Mental Health Services Forensic Mental Health Unit 1957 Parkside Drive, Suite 200 Concord, CA 94519 (925) 332-5246 FAX (925) 332-5250 CONREP_CV Central Valley CONREP Program Attn: Rhonda Love, Program Director
CONREP_CV Central Valley CONREP Program Attn: Rhonda Love, Program Director
- Attn: Rhonda Love, Program Director
Sacramento, CA 95826 (916) 379-9300 FAX (916) 379-9400
CONREP_FAIR Tracy L. Blunt, LCSW Community Program Director Solano County Mental Health Forensic Services Mailing Address: P.O. Box 4090, MS 10-300
Street Address: 2101 Courage Drive Fairfield, CA 94533-0677
(707) 784-2058 FAX (707) 784-2102
Email: tblunt@solanocounty.com
CONREP_FRESN: MHM Services of California, Inc. Central California Conrep Shannon Parkinson, LCSW Community Program Director 1241 E. Shaw Avenue Fresno, California 93710
(559) 412-7713 FAX (800) 934-1147
CONREP_LA Gateways Satellite Regional Program 621 South Virgil Avenue, Suite 300 Los Angeles, CA 90005 (213) 368-5400 FAX (213) 368-5454
CONREP_MART Contra Costa Mental Health Services Alexandra Cons, Phd Community Program Director Forensic Mental Health Unit 10 Douglas Drive, Suite 140 Martinez, CA 94553
(925) 313-1150 FAX (925) 313-1163
email: acons@hsd.cccounty.us

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Abbreviation	Text
CONREP_NAPA	Napa County Health & Human Services Conditional Release Program Robin Merril Payne, LCSW Community Program Director 2261 Elm Street Napa, California 94559-3721 (707) 253-4785 FAX: (707) 299-2165
	email: rmerrill@co.napa.ca.us
CONREP_NBRC	Conditional Release Program North Bay Regional Center 625 Imperial Way, Suite 5 Napa, California 94559 (707) 252-0444
CONREP_SANLE	Conditional Release Program 2055 Fairmont Drive San Leandro, California 94578 (510) 667-3950 Fax (510) 667-3903
	email: krobertson@acbhcs.org
CONREP_SB	Conditional Release Program 505 N. Arrowhead Avenue, 2nd Floor San Bernardino, CA 92401 Tel (909) 763-2234 Fax (909) 494-7606
CONREP_SD	San Diego Conditional Release Program 964 Fifth Avenue, Suite 435 San Diego, CA 92101 (619) 544-1435, FAX (619) 544-1439
CONREP_SF	Golden Gate Conditional Release Program Natalie Pigliucci, Psy.D. 350 Brannan St., Suite 200 San Francisco, California 94107 (415) 416-6992 FAX (415) 874-9615
CONREP_SJ	Kenji Morishige, LCSW Community Program Director San Joaquin County Mental Health 1212 North California Street Stockton, California 95202 (209) 468-8786 FAX: (209) 953-7369
-	email: kmorishige@sjcbhs.org
CONREP_SOL	Solano County Conditional Release Program Solano County Forensic Mental Health 2101 Courage Drive, MS 10-300 Fairfield, CA 94533 (707) 784-2058 FAX (707) 784-2102
CONREP_VALLEJ	MHM Solano CONREP 155 Glen Cove Marina Road, Suite 200 Vallejo, CA 94591
	FAX (707) 563-8033

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Abbreviation	Text
CONREP_VENTUI	Ventura County Conditional Release Program Dr. Satareh Khan-Mohammadi 3007 Saviers Road Oxnard, CA 93003 P: (805) 667-8890 F: (805) 667-8897
CONT	Case is continued for hearing on same.
CONTD	The case is continued for: @VAR1@.
CONTEMPT	COURT FINDS DEFENDANT IN CONTEMPT OF COURT. DEFENDANT IS SENTENCED TO @VAR1@ DAYS IN THE COUNTY JAIL.
CONTEMPT3	THE COURT ORDERS: WITNESS @VAR1@, REMANDED INTO CUSTODY OF THE SHERIFF AS A MATERIAL WITNESS PURSUANT TO PC 1332.
CONTEMPTCTS	INDIVIDUAL TO RECEIVE CREDIT FOR TIME SERVED OF $@VAR1@DAY(S)$.
CONTEMPTSTAY	Contempt order of @VAR1@ days is stayed to next court appearance.
CONTPROB	Defendant shall continue on probation on its original terms and conditions.
COPIES	PLEASE SUBMIT AN ORIGINAL AND TWO COPIES OF THE REPORT. Deputy Clerk's Telephone: @VAR1@.
COUN	The defendant shall participate in and complete any counseling as determined by the Adult Probation Department or Pretrial Diversion.
COUN1	The defendant shall attend counseling through @VAR1@ Program.
COWD	District Attorney withdraws complaint and defendant is discharged.
СР	County Parole is acceptable.
CPD	Defendant is eligible for County Parole for the purpose of participation in the Sheriff's Residential Program. Failure to complete the program may result in a loss of credit for time served in program.
CPR	CRIMINAL PROCEEDINGS ARE REINSTATED.
CPROB	The probation ordered shall be served as unsupervised probation, (Court Probation).
CPROB3	Upon proper filing of motion, probation may revert to unsupervised probation, (Court Probation).
CPSS	COURT ORDERS CRIMINAL PROCEEDINGS SUSPENDED.
CPSSCOM	Criminal proceedings remain suspended until competency is restored.
CR115	CR-115 is signed and filed in court.
CRC_VAC	Court orders CRC commitment vacated and recalled.
CRIM_REIN	CRIMINAL PROCEEDINGS ARE HEREBY ORDERED REINSTATED.

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Abbreviation Text GOOD CAUSE APPEARING IT IS HEREIN ORDERED: CRT_O CS This sentence is consecutive to any sentence defendant is now serving. CS₁ The sentences in @VAR1@ are consecutive. **CSPV** This sentence is consecutive to any parole violation. **CTAPPTS** Court appoints @VAR1@ to represent defendant. **CTORD** THE COURT ORDERS: @VAR1@. **CTREC** THE COURT RECOMMENDS @VAR1@. DEFENDANT IS TO RECEIVE CREDIT FOR TIME SERVED OF @VAR1@ . CTS Cause is continued to set probation revocation hearing by CTS A the Adult Probation Department. Cause is continued to set probation revocation hearing by CTS_D the District Attorney. The Adult Probation Department will calculate credit for **CTSCAL** time served pursuant to PC 1203c. Defendant to receive credit for time served @VAR1@ days **CTSP** County Jail @VAR1/2@ days SAGE for a total of @VAR1*1.50@ **CTSWA** Cause is continued to set hearing whether probation should remain revoked by the Adult Probation Department. Cause is continued to set hearing whether probation should CTSWD remain revoked by the District Attorney. Defendant waives @VAR1@ days credit pursuant to PC 2900.5 CTW for this proceeding only. **CTWA** Cause is continued for hearing whether probation should remain revoked by the Adult Probation Department. **CTWD** Cause is continued for hearing whether probation should remain revoked by the District Attorney. Defendant waives @VAR1@ days credit pursuant to PC 2900.5 **CTWP** permanently. CUST Defendant is presently in custody at @VAR1@. CYA California Youth Authority-Northern Reception Center 3001 Ramona Avenue Sacramento, California 95826 CYA_DEL IT IS ORDERED that the Sheriff shall deliver said defendant California Youth Authority-Northern Reception Center

3001 Ramona Avenue

Sacramento, California 95826

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CYA1 California Youth Authority for a period not to exceed 90 days pursuant to Welfare and Institutions Code 707.2. A diagnosis and recommendation concerning the defendant shall be forwarded to this **CYASP** Pursuant to WI 1731.5(c), the Court recommends that the defendant be housed at the California Youth Authority. Court waives WIC 707.2 amenability evaluation by CYA. The doctor shall make an examination of this defendant and D report specific findings to the Court as to the following: District Attorney challenges Judge @VAR1@, pursuant to Code **DA 170.6JUD** of Civil Procedure 170.6. Motion to revoke probation by District Attorney and Adult DA-APD-MTR Probation Department. DA-MTR Motion to revoke probation by District Attorney: Defendant's appearance is waived for the next appearance. **DAWF DAWT** For today's proceedings, the defendant's appearance is waived. DC STERM Drug Court Track II participation was self-terminated. Criminal proceedings are reinstated. Court orders Drug Court Track II terminated. Criminal DC_TERM proceedings are reinstated. **DDHFC** DDP2 The Court orders the defendant to enroll and complete the Second Offender's Drunk Driving Program. Defendant @VAR1@. **DEF DEF 170.6JUD** Defense Attorney challenges Judge @VAR1@, pursuant to Code of Civil Procedure 170.6. Cause on calendar for exclusion from CRC: DEF EXC CRC1 PURSUANT TO WI 3053, IT IS HEREBY ORDERED THAT SAID DEFENDANT BE DELIVERED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE RETURNED TO THIS COURT FOR EXCLUSION FROM CRC. **DEFPRES** Defendant is advised and admits the violation of probation. DEFT_ADM_VIO DEFT_ADV Defendant is advised of and personally waives his/her constitutional rights. Defendant is advised of and personally waives his/her DEFT_ADV_ANG constitutional rights, including the consequences of conviction if he or she is not a citizen. Defendant pleads quilty to count(s) @VAR1@. Defendant is advised of and personally waives his/her DEFT ADV ANNL constitutional rights, including the consequences of conviction if he or she is not a citizen. Defendant pleads nolo contendere to count(s) @VAR1@.

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Abbreviation Text Defendant's motion to withdraw not guilty plea is granted. DEFT_ADV_NL Defendant is advised of and personally waives his/her constitutional rights, including the consequences of conviction if he or she is not a citizen. Defendant pleads nolo contendere to count(s) @VAR1@. Defendant's motion to withdraw not guilty plea is granted. DEFT_ADV_RTS Defendant is advised of and personally waives his/her constitutional rights, including the consequences of conviction if he or she is not a citizen. Defendant pleads guilty to count(s) @VAR1@. Sufficient proof of death of defendant submitted. DEFT_DECEASED DEFT RPT APD The court orders defendant to report to the Adult Probation Department. The court orders defendant to continue on probation. **DEFT STATUS** Defendant remains on @VAR1@. DEFT STIP Defendant stipulates to a violation of probation and contents of said report. Defendant is advised of and personally waives his/her DEFT_STIP_66001 constitutional rights to a jury/court trial. Defendant stipulates to an extension of commitment. Defendant personally waives right to have an attorney DEFT_WV_ATTY present for this proceeding. Defendant is advised of and personally waives right to a DEFT WV CPX continuous preliminary hearing. DEFT WVR Defendant's signed waiver is filed in open court. Defendant waives any irregularities regarding the DEFT WVS PSR presentence report. Defendant is duly arraigned. Not guilty plea(s) as to each **DEFTARR** count and denial of any and all allegation(s), entered. Not guilty plea(s) as to each count and denial of any and **DEFTARR1** all allegation(s) entered. **DEFTARR2** Defendant is duly arraigned; cause is continued for plea(s). **DEFTATTY** Defendant's Attorney @VAR1@. Defendant remains on bail, arrangements for interview shall **DEFTBAIL** be made by defendant or attorney. **DEFTCUST** The defendant is in custody: @VAR1@. **DEFTCUST1** The defendant shall remain in the custody of the Sheriff of the City and County of San Francisco pending further order of this court. Upon completion of these proceedings, the Sheriff shall deliver the defendant to the above mentioned facility. The defendant shall remain in the custody of the Sheriff of **DEFTCUST2** the City and County of San Francisco pending further order of this court. DEFENDANT SHALL REMAIN IN THE CUSTODY OF THE SHERIFF OF THE **DEFTCUST3** CITY AND COUNTY OF SAN FRANCISCO UNTIL SUCH BAIL IS GIVEN OR BE OTHERWISE LEGALLY DISCHARGED.

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Abbreviation	Text
DEFTIN	The defendant remains in custody.
DEFTOUT	The defendant remains out of custody.
DEFTOUT1	The defendant is out of custody. The attorney will make the necessary arrangement for the appointment.
DEFTRET	Court orders Defendant returned @VAR1@.
DEFTRET1	IT IS HEREIN ORDERED THAT SAID DEFENDANT BE DELIVERED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE RETURNED TO THIS COURT FOR @VAR1@.
DEFTRET2	IT IS HEREIN ORDERED THAT SAID DEFENDANT BE DELIVERED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE RETURNED TO THIS COURT FOR FURTHER PROCEEDINGS NO EARLIER THAN THREE (3) DAYS PRIOR TO THE NEXT COURT DATE OF @VAR1@.
DEFTRET3	IT IS HEREIN ORDERED THAT SAID DEFENDANT SHALL BE RETURNED TO THIS JURISDICTION ON OR BEFORE @VAR1@ AT $9:00$ AM TO SET THE MATTER FOR HEARING PURSUANT TO THE PROVISIONS OF PENAL CODE SECTION 1026.2 (e).
DEFTRET4	THE DEFENDANT SHALL REMAIN IN THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO PENDING FURTHER ORDER OF THIS COURT.
DEFTRET5	IT IS HEREIN ORDERED THAT THE DEFENDANT BE REMANDED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE DELIVERED TO AFOREMENTIONED FACILITY.
DEFTRET6	IT IS HEREIN ORDERED THAT THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO, SHALL RETURN SAID DEFENDANT FORTHWITH TO @VAR1@ STATE HOSPITAL FOR FURTHER TREATMENT.
DEL	Delivery to California Department of Corrections is stayed to @VAR1@.
DEN_WO_PREJ	Motion denied without prejudice.
DENIED	Motion is denied.
DEP	If deported, defendant is not to re-enter the United States illegally.
DEPT_10	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Michael McNaughton, Department 10.
DEPT_11	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Christine Van Aken, Department 11.
DEPT_12	The cause is ordered continued to @VAR10, at 9:00 a.m., Judge Vedica Puri, Department 12.
DEPT_13	The cause is ordered continued to @VAR10, at 9:00 a.m., Judge, Department 13.
DEPT_14	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Russell S. Roeca, Department 14.
DEPT_15	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Charles Crompton, Department 15.
DEPT_16	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Eric R. Fleming, Department 16.

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Abbreviation	Text
DEPT_17	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Christopher C. Hite, Department 17.
DEPT_18	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Alexandra Robert Gordon, Department 18.
DEPT_19	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Harry M. Dorfman, Department 19.
DEPT_20	The cause is ordered continued to @VAR10, at 9:00 a.m., Judge Linda Colfax, Department 20.
DEPT_21	The cause is ordered continued to @VAR10, at 9:00 a.m., Judge Gail Dekreon, Department 21.
DEPT_22	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Loretta M. Giorgi, Department 22.
DEPT_23	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Braden C. Woods, Department 23.
DEPT_24	The cause is ordered continued to @VAR10, at 9:00 a.m., Judge Bruce E. Chan, Department 24.
DEPT_25	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Brendan P. Conroy, Department 25.
DEPT_26	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Edward Torpoco, Department 26.
DEPT_27	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Teresa M. Caffese, Department 27.
DEPT_28	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Suzanne Ramos Bolanos, Department 28.
DEPT_29	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge , Department 29.
DEPT_50	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Alexandra Robert Gordon, Department 50.
DEPT_9	The cause is ordered continued to @VAR1@, at 9:00 a.m., Judge Rita F. Lin, Department 9.
DEV	 the nature of the defendant's developmental disability, if any; the defendant's ability or inability to understand the nature of the criminal proceedings or assist counsel in the conduct of a defense in a rational manner as a result of a developmental disability.
DIAG	The defendant is committed to the California Department of Corrections for a 90 day diagnostic evaluation pursuant to PC 1203.03.
DIAG1	You have been appointed by the Court for evaluation and recommendation as to the following: is the defendant a danger to society and or to her/himself; is the defendant amenable to probation or state prison?
DIR	TO: The Medical Director, @VAR1@.
DIR1	TO: The @VAR1@ Director:
DISM	Court grants District Attorney's motion to dismiss count(s) @VAR1@ pursuant to PC 1385.

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Abbreviation Text Court grants District Attorney's motion to dismiss the DISM3 remaining count(s) pursuant to PC 1385. DISP PROPOSED DISPOSITION is as follows: **DISPO** Defendant agrees that failure to complete the diversion DISPOD program will result in the imposition of the following proposed sentence. DIV DEN Diversion is denied. DIV_GRTD Diversion is GRANTED. Criminal proceedings are suspended and the not guilty plea is withdrawn. Defendant is placed on drug diversion. Defendant shall pay cost of diversion as determined. Court orders diversion terminated unsuccessfully. Criminal DIV_TERM proceedings are reinstated. DNA Court orders defendant to provide sample specimens and print impressions pursuant to PC 296(a)(1). **DNACOMP** Compliance with PC 296 verified. The defendant shall participate in domestic violence, drug, DOMV alcohol, psychological or psychiatric counseling as determined by the Adult Probation Department. The defendant shall participate in a @VAR1@ domestic DOMV2 violence, drug, alcohol, psychological and psychiatric counseling program. DOMVF Defendant shall pay a domestic violence fund fee in the amount of \$400 pursuant to PC 1203.097. Defendant shall pay a domestic violence fund fee in the DOMVF1 amount of \$@VAR1@ pursuant to PC 1203.097. **DOMVISIT** Visitation of defendant's children must be arranged through a third party. DOP Defendant ordered to appear. DOPA THE COURT ORDERS APD to notify defendant of next court appearance. **DOPC** The Court orders defendant present through counsel. Defendant ordered present, unless waived by @VAR@ **DOPU** DPFEE 18 Defendant shall pay a drug program fee base fine of \$150 plus \$435 in penalties and assessments for a total of \$585 pursuant to HS 11372.7. DPH San Francisco Department of Public Health Phone: 415 255-3722 Email: DPH-JHS-Reentry@sfdph.org Pursuant to Penal Code Section 1026, you have been appointed DR1 by the Court to examine the above named defendant. DR2 Pursuant to Penal Code Section 1368, you have been appointed by the Court to examine the above named defendant.

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DR3	Pursuant to Welfare and Institutions Code Sections 3050-3051 @VAR1@ has been appointed by the Court to examine the above named defendant and report specific findings to the Court as to whether the defendant is a narcotic addict or in imminent danger of becoming addicted to narcotics.
DR4	Pursuant to @VAR1@, you have been appointed by the Court to examine the above named defendant.
DR5	Pursuant to Penal Code Section 1026.2, you have been appointed by the Court to examine the above named defendant.
DRAG	Dr. Anna Glezer, M.D. 1408 Chapin Avenue, Suite 5 Burlingame, CA 94010 Ph (650) 275-3939 Fax (888) 378-4336 Anna.glezer@ucsf.edu
DRAR	Amir Ramezani Ph.D. 2322 Butano Drive Suite 109 Sacramento, CA 95825 Tel: 323-205-5352 ramezani.amir@gmail.com
DRATW	Amy Watt, Ph.D P.O. Box 2791 San Ramon, CA 94583 Cell: 415-823-1677 Fax: 415-963-3398 Email: drawatt9650@mac.com
DRBN	Brad Novak, M.D. 1301 Ralston Avenue, Bldg E, #C Belmont, CA 94002 (650) 591-2345 Fax (650) 594-9299
DRCJM	Charles J. Meyers, Ph.D. 989 Regal Road Berkeley, CA 94708 (510) 527-2922 Fax (510) 527-4800
	email:Cjmeyers@comcast.net
DRCL	Dr. Clayton Bullock, M.D. Ph (415) 312-6858 Fax (415) 841-1189 c-bullock@sbcglobal.net
DRCW	Craig West, Psy.D 1445 Butte House Road, Suite F Yuba City, CA 95993
	Ph (530) 751-1122 Fax (530) 751-1122
	cwest@psychwest.com
DRDB	David Berke, Ph.D. P.O. Box 1477 San Mateo, CA 94401 (650) 343-9993; FAX (650) 343-4399
	Email: dfberke@gmail.com

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Abbreviation Text **DRDDS** David D. Stein, Ph.D. 2456 Bush Street San Francisco, CA 94115 (415) 923-1365 Fax (415) 567-6309 email: kempstein@sbcglobal.net David Howard, Psy.D DRDH 4096 Piedmont Ave, #377 Oakland, CA 94611 PH: (510) 654-3216 Email: drdavidhoward@lmi.net DRDK David R. Kessler, M.D. 3450 Sacramento Street San Francisco, California 94118 (415) 922-0915 email: davidrkessler@sbcglobal.net **DRES** Eugene Schoenfeld, M.D. PO Box 866 Sausalito, California 94966 (415) 331-6832 FAX (415) 331-9513 email: els@well.com **DRHM** Hugh Molesworth, Ph.D 1721 Scott Street, #2A San Francisco, CA 94115 Ph (415) 614-1220 Fax (415) 422-0535 hmolesworth@gmail.com **DRIG** Dr. Ira Glick, M.D. 2 Scenic Way San Francisco, CA 94121 Ph (650) 799-1583 Fax (415) 387-3187 iraglick@stanford.edu **DRJB** Jules Burstein, Ph.D. 910 Tulare Avenue Berkeley, CA 94707 (510) 527-1152 Fax (510) 527-1188 email: thirteen68pc@sbcglobal.net **DRJCO** Jeremy Coles, Ph.D 4096 Piedmont Ave., #325 Oakland, CA 94611 PH: (510) 339-6733 FAX (866) 384-3537 e-mail jeremybcoles@gmail.com **DRJDS** John M. Shields, Ph.D., ABPP 315 Montgomery Street, 10th Floor San Francisco, CA 94104 (415) 706-7626

jdpshields@sbcglobal.net

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Abbreviation Text DRJF Jonathan E. French, Ph.D. 1459-18th Street # 109 San Francisco, California 94107 (415) 282-2252 FAX (415) 282-2252 email: drjfrench@gmail.com **DRJLG** Jeffrey L. Gould, M.D. 1559-B Sloat Blvd, Suite 206 San Francisco, CA 94132 (415) 339-8405 Fax: (415) 704-3490 email: Jeffgouldmd@yahoo.com John R. Chamberlain, M.D. **DRJRC** 401 Parnassus Avenue, #PLP San Francisco, CA 94143 (415) 476-7456 Fax (415) 502-2206 email: johnc@LPPI.UCSF.EDU **DRJV** Jack Vognsen, Ph.D 1102 Sanchez Street San Francisco, CA 94114 (415) 550-1516 (415) 520-0795 Fax email: jvognsen@sbcglobal.net Karen Franklin, Ph.D **DRKF** P.O. Box 1084 El Cerrito CA 94530 (510) 232-1920 Fax (510) 232-1920 email: mail@karenfranklin.com **DRKOR** Douglas Korpi, Ph.D. 4096 Piedmont Ave. #143 Oakland, Ca 94611 (415) 333-4255 FAX (510) 654-6910 email: douglaskorpi@mac.com **DRLAD** Laura Davies, MD 1 Belvedere Dr., Ste. 200 Mill Valley, CA 94941 Phone (415) 335-6239 Fax (888) 422-9852 Email: ldaviesmd@gmail.com **DRLAJ** Lisa A. Jeko, Ph.D. 1442 A Walnut St. #422 Berkeley, CA 94709 (415) 674-3884 FAX (510) 990-6236 email: drlisajeko@protonmail.com **DRLD**

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DRLW	Larry J. Wornian, Ph. D. 2220 Mountain Boulevard, Suite 240 Oakland, California 94611 (925) 833-3603 FAX (510) 654-3733
	email: lwornian@aol.com
DRMK	Mary Ann Y. Kim, Ph.D 38 Miller Avenue #472 Mill Valley, CA 94941 (415) 905-9680 Fax (415) 383-3929
	email: yaeilkim@gmail.com
DRMV	Marybeth Viglione, Ph.D. 221 No. San Mateo Dr. San Mateo, CA 94401 (650) 340-8262 Fax (650) 344-9401
	email: mviglionephd@comcast.net
DRPG	Paul Good, Ph.D. 1738 Union Street, Suite 300 San Francisco, California 94123 (415) 298-0607 FAX (415) 435-2638
	email: paulgoodphd@gmail.com
DRPO	Patrick O'Reilly, Ph.D. P.O. Box 706 El Cerrito, CA 94530 Email: oreillyphd@@hotmail.com
DRRC	E. Robert Cassidy, Ph.D. 3867 Howe Street Oakland, California 94611 (510) 549-1396 Fax (510) 549-1396
	email: erobcass@pacbell.net
DRRD	Richard P. Delman, Ph.D. 18 Crest Road San Anselmo, California 94960 (415) 781-1900 Ext 32 FAX (415) 785-7901
	email: rpdelman@comcast.net
DRRDE	Rachyll Dempsey, Psy. D. 15501 San Pablo Ave. G-239 Richmond, CA 94806
	Phone and Fax 888-524-5122
DRRL	Roland Levy, M.D. 348 Country Club Drive San Francisco, CA 94132 Phone and FAX No. (415) 564-1656
	email: levysf@aol.com

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Abbreviation Text DRRLF Roger L. Freed, M.D. 3020 Fillmore Street San Francisco, California 94123 (415) 567-8908 FAX (415) 435-0220 email: rogerfreedmd@comcast.net Dr. Rami Mogannam DRRM 1425 Broadway, #18 Burlingame, CA 94010 Phone: (650) 273-3500 Email: rami.mogannam@gmail.com DRSB Steven Barron, Ph.D. 189 Tiffany Ave #720126 San Francisco, CA 94110-9992 (415) 265-6586; FAX (415) 358-7176 Email: dr.steven.barron@gmail.com DRTC Tara Collins, MD 401 Parnassus Ave., #0984-AIP San Francisco, CA 94143 Ph (415) 476-7551 Fax (415) 476-7404 Tara.collins@ucsf.edu DRZDT Dr. Zachary Torry 45 Camino Alto, Suite 204 Mill Valley, CA 94941 Phone (650) 458-7407 Fax (650) 458-0403 Email: ztorrymd@gmail.com DTC Defendant shall submit to drug testing and/or counseling as determined by the Adult Probation Department. **DWWD** Defendant's signed waiver to withdraw writ pursuant to PC 1026.2 is filed in open court. Court grants motion to withdraw petition for writ of habeas corpus. DWWD1 Defendant's signed waiver for trial pursuant to @VAR1@ and consent to extend commitment is filed in open court. Cause is referred to the Adult Probation Department for a **ELIG** diversion eligibility report to be filed by @VAR1@. **EMAT** Defendant shall pay a penalty in the amount of \$4 per conviction pursuant to GC 76000.10. EMAT1 Defendant shall pay a penalty in the amount of \$@VAR1@ per conviction pursuant to GC 76000.10. **EMMOD** The Court orders that the defendant's terms of electronic monitoring are modified as follows @VAR1@ The Court orders that electronic monitoring by the Sheriff's **EMTERM** Office is terminated forthwith. The defendant shall check in with SFSD Community Programs staff and return all issued equipment. **ESS** The Court orders execution of sentence suspended. **EXHM** Exhibit marked for identification: @VAR1@.

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Abbreviation	Text
EXHMA	Exhibit marked and admitted into evidence: @VAR1@.
EXTEN	The matter comes on calendar this day for hearing on request for extension of @VAR1@.
EXTEN1	The case is on calendar for jury trial pursuant to the petition for extended commitment pursuant to PC 1026.5(b). The defendant's written waiver for jury trial and consent of extension is filed in open Court.
EXTEN2	The outpatient status is extended to @VAR1@.
FAP	Defendant ordered to comply with the requirements of 1202.6 PC.
FAVRPT	Court has received a favorable report regarding the defendant's progress.
FAW	Defendant waives formal reading of the information.
FAWA	Defendant waives formal reading of the amended information and advisement of rights.
FAWC	Defendant waives formal reading of the complaint and advisement of rights.
FNDG	Court makes factual findings and accepts the guilty plea(s).
FNDG1	Court makes factual findings and accepts stipulation.
FNDG2	Court finds defendant in violation of probation.
FNDGNGI	Defendant waives right to jury trial on issues of guilt and insanity. Submitted on medical records, the court makes findings and finds the defendant not guilty by reason of insanity.
FNREMIT	The fine amount of \$@VAR1@ is remitted in light of time spent in custody.
FOP1	Defendant shall enroll and complete a @VAR1@ First Offenders Program.
FORF	Monies seized upon arrest is ordered forfeited.
FORF2	Monies seized upon arrest, @VAR1@, is ordered forfeited, to be applied to payment of fine.
FORF3	Monies seized upon arrest, @VAR1@, is ordered forfeited, to be applied to payment of restitution.
FORF5	Monies seized upon arrest, @VAR1@, is ordered forfeited.
FORF6	Property seized upon arrest is ordered forfeited.
FTA	No appearance by defendant.
FTR	Defendant's failure to report to the Adult Probation Department results in the filing of a desertion motion.
FTRRECORDED	Today's proceedings are recorded in FTR.
G	IT IS FURTHER ORDERED that the defendant remain in the jurisdiction of this Court until @VAR1@.

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Abbreviation	Text
G1	IT IS FURTHER ORDERED THAT THE DEFENDANT REMAIN IN THE JURISDICTION OF THIS COURT FOR ONE WEEK AND RETURNED TO @VAR1@.
G2	The Sheriff shall pick up and return the defendant and give notice to the Clerk of this Court of the defendant's return.
GANG	Defendant shall not have any association with gang members.
GG	Golden Gate Regional Center 1355 Market Street, Suite 220 San Francisco, California 94103 PH (415) 832-5726 FAX (415) 832-5727
GPSA	The guilty plea is set aside, and not guilty plea(s) entered. Any dismissed counts or stricken allegations are ordered reinstated.
GRTD	Calendared motion is GRANTED: @VAR1@.
GTW	Defendant personally enters a general time waiver.
GTWM	Defendant enters a general time waiver.
HALE_MO_GRTD	HALE MOTION IS GRANTED, CASE IS DISMISSED. DEFENDANT IS ORDERED HELD UNTIL 4:30 P.M. FOR REBOOKING.
HC	THE CAUSE COMES ON CALENDAR THIS DAY, @VAR1@ FOR HEARING PURSUANT TO PC 1026.5(b):
HD	Sentence may be served through Home Detention.
HD1	Defendant has been accepted and serving sentence through the Home Detention Program.
HEARFIND1000.4	
HEARFIND1001.9	
HEARFIND851.87	
HEARFIND851.90	
HEARFIND851.91	
HEARFINDBWS	
HEARFINDDEJ	
HEARFINDOC	
HEARFINDPLEA	
HEARFINDPROG	
HFDCGRAD	
HFPTDPROB	

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Abbreviation	Text
HRFD1001.36	
HRFD1001.83	
HRFDBW	
HRFDMHDDEN1	
HRFDMHDGR	
HRFDMHDIVDEN	
HRFDMHDPROG	
HRFDMHDREF	
HRFDMHDTERM	
HRFDMS1	Mandatory Supervision revoked; evidence presented
HRFDMS2	Mandatory Supervison revoked; balance jail time
HRFDPAR1	Parole revoked with additional jail time imposed.
HRFDPAR2	Parole hearing; evidence presented
HRFDPAR3	Parole Revoked; return to CDCR
HRFDPAR4	Parolled referred to reentry Court
HRFDPAR5	Parole revoked; reinstate NO addiitional jail time
HRFDPCDPROG	
HRFDPRCS1	PRCS revoked; additional jail time
HRFDPRCS2	PRCS hearing; evidence presented
HRFDPRCS3	PRCS referred to reentry Court
HRFDPRCS4	PRCS revoke; reinstate NO additional jail time
HRFDPVCJ	Probation violation; additional jail time
HRFDPVMS	Probation violation; Mandatory Supervision
HRFDPVSP	Probaton violation; State Prison
HRFDSN1170CJ	InItial Sentence is straight time county jail PC 1170H
HRFDSNFP	Initial Sentence is Felony Probation
HRFDSNMS	Initial Sentence is Mandatory Supervision
HRFDSNSP	Initial Sentence is State Prison

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Abbreviation	Text
HTA1	The magistrate finds that the offense(s) as charged in count(s) @VAR1@ of the complaint shown by the evidence, has been committed; that there is sufficient cause to believe the above named defendant guilty thereof. It is ordered that said defendant be HELD TO ANSWER to the same.
IBARRA	Court queries defendant as to any benefit to co-defendant(s) in offering guilty plea, defendant answers in the negative.
ICNA	Defendant shall pay an Immediate Critical Needs Assessment in the amount of \$30 per each convicted felony or misdemeanor count and \$35 per each convicted infraction count pursuant to GC 70373(a).
IID	Defendant is ordered not to drive a vehicle unless it is equipped with a certified ignition interlock device for a period of @VAR1@ years.
IND	Defendant shall enroll, participate and complete all programs identified by APD as part of his/her individualized treatment plan.
INFO1	Information will not be filed per Assistant District Attorney @VAR1@.
INTC	The court finds that the interpreter used in this matter is certified, that they have an oath on file with the court, and that all provisions of government code 68561 have been satisfied.
INTNC	The court finds that a certified interpreter is not available and that good cause exists to use a non-certified interpreter. Interpreter's oath is administered. Court finds the interpreter is qualified in this matter. Certification of unavailability is on file. All provisions of GC 68561 satisfied.
INTORD	Court orders services of a @VAR1@ interpreter be rendered in the above entitled case.
INTRO	TO: OFFICE OF THE DISTRICT ATTORNEY, SAN FRANCISCO COUNTY DEPARTMENT OF CORRECTIONS, LEGAL PROCESSING WARDEN, DEPARTMENT OF CORRECTIONS,
INTRW	Defendant personally waives need for @VAR1@ Interpreter.
INVOFF	The People designate @VAR1@ as the People's Investigating Officer.
IRR	Counsel/Defendant waives all irregularities connected with the amendment of the Information.
IRRC	Counsel for the defendant waives all irregularities with the amendment and formal filing of an amended complaint.
ISS	The Court orders imposition of sentence suspended.
ISU	Probation to be served through the Intensive Supervision Unit of the Adult Probation Department.
JAIL_MED	Jail Medical Records 850 Bryant Street, Room G-24 San Francisco, CA 94103 FAX (415) 553-9813

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Abbreviation Text JAIL_PSY Jail Psychiatric Services 650 Fifth Street, Suite 309 San Francisco, CA 94107 (415) 575-4328 FAX (415) 734-3216 San Francisco Department of Public Health Phone: 415 255-3722 Email: DPH-JHS-Reentry@sfdph.org **JAVS** Today's proceedings are recorded in JAVS. JBCT KERN Kern County AES Center Wellpath Recovery Solutions Devin Kowalczyk, Ph.D. Clinical Director Phone: (661) 391-2670 dekowalczyk@wellpath.us JBCT SAC JBCT Program Rio Cosumnes Correctional Center 12500 Bruceville Road Elk Grove, CA 95757 PH: (916) 874-1975 FAX: (916) 854-8911 JBCT SB Rachel Tait, Psy.D Executive Director San Bernardino Jail Based Competency Treatment (JBCT) Program 9500 Etiwanda Avenue Rancho Cucamonga, CA 91739 Phone: (909) 463-5203 Fax: (909) 463-5106 rtait@libertyhealth.com Wherefore it is ordered that said minor, now being in JJC_IN custody, be taken forthwith before the Juvenile Court in the City and County of San Francisco. JJC OUT Wherefore it is ordered that said minor report to Juvenile Court, 375 Woodside Avenue, Room 214, at 8:30 a.m., @VAR1@. This is to certify that @VAR1@, is charged with a criminal JJC1 offense in the Superior Court of the City and County of San Francisco. JJC3 It being suggested to the Court that the defendant was on the date of the alleged offense, under the age of eighteen (18) years, born on @VAR1@ ; proceedings against said defendant were immediately suspended. **JOINT** Co-offenders found jointly and severally liable. Co-offenders: @VAR@ (ENTER NAME OF CO-DEFTS) JUD Defendant signed and filed, in open court, the judgment of restitution to be paid. JUDMT_AFFRMD The court orders the remittitur spread upon the minutes, the judgment is affirmed. JUDMT_MODIFD The court orders the remittitur spread upon the minutes, the judgment is modified as follows: @VAR1@. JUDMT REVRSD The court orders the remittitur spread upon the minutes, the judgment is reversed. **JURY6600** COM6604

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Abbreviation Text Defendant stipulates to a guilty plea of a lesser L&I included/related offense. **LCHEM** Defendant is not to drive with any measurable amount of alcohol in blood. Defendant is not to refuse to take a chemical test if requested by a peace officer after a Driving Under the Influence arrest. LD Last day @VAR1@. LDPX Last day for preliminary hearing is @VAR1@. Last day for trial is @VAR1@. LDTR LF Defendant shall pay a criminal analysis fee base fine of \$50 plus \$140 in penalties and assessments for a total of \$190 pursuant to HS 11372.5. Defendant shall pay a criminal analysis fee base fine of \$50 LF_18 plus \$145 in penalties and assessments for a total of \$195 pursuant to HS 11372.5. **LFNEW** Defendant shall pay a criminal analysis fee base fine of \$50 plus \$150 in penalties and assessments for a total of \$200 pursuant to HS 11372.5. Defendant is sentenced to state prison for an indeterminate LIFE term: for life without the possibilty of parole on count(s) LIFE1 Defendant is sentenced to state prison for an indeterminate term: for life with possibility of parole on count(s) Defendant is sentenced to state prison for an indeterminate LIFE2 term: for 15 years to life with possibility of parole on count(s) @VAR1@. Defendant is sentenced to state prison for an indeterminate LIFE3 term: for 25 years to life with possibility of parole on count(s) @VAR1@. LNAM2 Driver's license bearing the name of the defendant and California Driver's License number @VAR10, is surrendered in open court. Defendant is designated an habitual traffic offender for a **LREG** period of 3 years. **LRES** Defendant's privilege to drive will be restricted for @VAR1@ months to driving to, at and from work and to and from an alcohol treatment program. LSUS The defendant's driver's license shall be suspended for 6 months. The defendant's driver's license shall be suspended for LSUSF @VAR1@ months. LVAL Defendant shall not operate motor vehicle without valid driver's license. **LWO** Defendant is sentenced to @VAR1@ years to life in State Prison without possibility of parole. Defendant is sentenced to @VAR1@ years to life in State LWP1 Prison with possibility of parole.

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Abbreviation Text The defendant must complete one Mothers Against Drunk MADD Driving victim impact panel. **MANSUP** The Court hereby suspends the concluding @VAR1@ of the imposed sentence and the defendant is placed on mandatory supervision to the Adult Probation Department. The defendant is ordered to report to APD within 24 hours of release from the County Jail. THE CONDITIONS OF MANDATORY SUPERVISION SHALL INCLUDE: Obey MANSUP1 all laws, enroll, participate and complete all programs identified by APD as a part of your individualized treatment The Court reserves jurisdiction to set additional terms of mandatory supervision at a later date. **MANSUPCTS** Defendants total credit for time served to date for Mandatory Supervision calculation is @VAR1@ days. MAX TERM Maximum term of commitment: @VAR1@. If applicable, medical abstract and medication to accompany MED ABSTR defendant on return to this jurisdiction. TO THE MEDICAL DIRECTOR OF @VAR1@ MED DIR MED1 The Court having read and considered the report dated @VAR1@. IT IS HEREBY ORDERED THAT THE REQUEST SUBMITTED IN THE ABOVE MED2 MENTIONED REPORT IS GRANTED ON THE TERMS AND CONDITIONS ENUMERATED. MED3 IT IS HEREBY ORDERED THAT THE REQUEST FOR AN EXTENSION OF COMMITMENT BE GRANTED: HOSPITAL RELEASE DATE: @VAR1@. IT IS HEREBY ORDERED THAT THE REQUEST FOR OUTPATIENT STATUS MED4 BE GRANTED. The matter comes on calendar this day, @VAR10, for extension MED5 of outpatient status pursuant to Penal Code Section 1606. It is hereby ordered that the request for @VAR1@ is granted MED6 on the terms and conditions enumerated in the above-mentioned report. The Court grants the request and extends commitment to MED7 @VAR1@. **MENTALHEALTH** Department of Aging & Adult Services Mental Health Conservatorship Division 1650 Mission Street, 4th Floor San Francisco, California 94103 sylvia.zhang@sfgov.org; daniel.pearman@sfgov.org (415) 355-3680 FAX (415) 355-3683 **MHAGNEW** Agnews Developmental Center Regional Project of the Bay Area 3500 Zanker Road San Jose, CA 95134 (408) 451-7530 FAX (408) 451-7526 MHD Pursuant to PC 1001.36, the defendant is referred to Jail Psychiatric Services for a Mental Health Diversion Eligibility Report. MHDIV_DEN Mental Health Diversion is denied.

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Abbreviation Text Mental Health Diversion is denied due to statutory MHDIV_DEN1 ineligibility. MHDIV GRTD Mental Health Diversion is granted. Criminal proceedings are suspended and the not guilty plea is withdrawn. Defendant is placed on mental health diversion and shall abide by the program set forth for them by the Court and MHD Staff MHDIV_TERM Court orders mental health diversion terminated unsuccessfully. Criminal proceedings are reinstated. **MHJOAQ** San Joaquin County Mental Health Services 1212 North California Street Stockton, CA 95202 (209) 468-8786 FAX (209) 953-7369 **MHLIB** Liberty Healthcare P.O. Box 82145 San Diego, CA 92138 Phone (619)294-9080 Fax (619) 294-3499 MHNBAY North Bay Regional Center P.O. Box 3360 10 Executive Way Napa, CA 94558 (707) 256-1279 (FAX) 256-3914 Porterville Developmental Center MHPORT P.O. Box 2000 26501 Avenue 140 Porterville, CA 93258-2000 (559) 782-2222 FAX (559) 784-5630 (ATTN: LEGAL DESK) MHSOL Solano County Mental Health Services 2101 Courage Drive, MS 10-300 Fairfield, CA 94533 (707) 435-2059(FAX) 435-2102 MHUC University of California Psychiatry and the Law program John R. Chamberlain, M.D. 401 Parnassus Avenue, Box PLP San Francisco, CA 94143-0984 FAX (415) 502-2206 (415) 476-7456 MISD Upon successful completion of probation and proper filing of motion, charge may be reduced to a misdemeanor pursuant to PC 17(b). Upon completion of @VAR1@ and proper filing of motion, cause MISD10 may be reduced to a misdemeanor pursuant to PC 17(b). MISD2 Upon @VAR1@ months successful completion of probation and proper filing of motion, charge may be reduced to a misdemeanor pursuant to PC 17(b). MISD3 After restitution is fully paid and proper filing of motion, charge may be reduced to a misdemeanor pursuant to PC 17(b). The Court finds the offense(s) in Count(s) @VAR1@ a MISD4 misdemeanor(s) pursuant to PC 17(b). MISD5 After restitution is reduced to @VAR1@ or less and upon proper filing of motion, charge may be reduced to a misdemeanor pursuant to PC 17(b).

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Abbreviation	Text
MISDRED1	Court grants District Attorney's motion to reduce count(s) @VAR1@ to misdemeanor.
MIT	Early admission of wrongdoing is a factor in mitigation.
MO_DENIED	Motion is denied.
MO_EC_1043	Motion for order to produce documents pursuant to EC 1043. @VAR1@, represents San Francisco Police Legal.
MO_GRTD	Motion is GRANTED.
MO_JONES	Defense motion to dismiss for delay in prosecution pursuant to Jones-Serna.
MO_PC_1203.4	Cause on calendar for motion to dismiss pursuant to PC $1203.4.$
MO_PC_1381	FOR LACK OF SPEEDY TRIAL, COURT GRANTS DISTRICT ATTORNEY'S MOTION TO DISMISS THIS CASE PURSUANT TO PENAL CODE 1381.
MO_PC_1382	COURT DISMISSES THIS CASE PURSUANT TO PENAL CODE 1382.
MO_PC_1385	COURT GRANTS DISTRICT ATTORNEY'S MOTION TO DISMISS THIS CASE PURSUANT TO PENAL CODE 1385 FOR THE FOLLOWING REASON(S): $@VAR1@$.
MO_PC_1385C	COURT DISMISSES THIS CASE PURSUANT TO PENAL CODE 1385 FOR REASONS STATED ON THE RECORD.
MO_PC_17B	Cause on calendar for motion to reduce offense(s) to misdemeanor pursuant to PC 17(b).
MO_PC_991	On motion of defense counsel pursuant to Penal Code 991, the Court determines that there is no probable cause to believe that a public offense has been committed as to the enumerated count(s). The Court dismisses the respective count(s) of the complaint and discharges defendant on said count(s).
MO_TO_CONT	Cause on calendar for motion to continue PC 1050(G); @VAR1@.
MO138572	THE DEFENDANT HAS PLEADED GUILTY IN COURT #@VAR1@. AS PART OF THE DISPOSITION IN THAT MATTER THE PEOPLE HAVE AGREED TO DISMISS THIS CASE PURSUANT TO PENAL CODE SECTION 1385.
MO138573	THE PEOPLE MOVE TO DISMISS THE CHARGES PURSUANT TO PENAL CODE SECTION 1385 AS THE DEFENDANT HAS BEEN RELEASED TO OTHER AGENCY FOR PROSECUTION.
MO138583	THE PEOPLE MOVE TO DISMISS THIS MATTER PURSUANT TO PENAL CODE 1385 AND PROCEED BY WAY OF MOTION TO REVOKE PROBATION.
MOP1	The Court orders the defendant to enroll and complete the Multiple Offender's Drunk Driving Program.
MPROBFINE	Defendant shall pay a probation restitution fine in the amount of \$100, stayed unless probation is revoked.
MSUP_TERM	Defendant's mandatory supervision expires on @VAR1@.
MTR-APD	Motion to revoke probation by Adult Probation: The Court has read and considered the supplemental report.
MTR-DA	Motion to revoke probation by District Attorney: The Court has read and considered the supplemental report.

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Abbreviation Text Motion to revoke probation by District Attorney and Adult MTR-DA-APD Probation Department: The Court has read and considered the supplemental report. MTR-HRG After argument(s) by counsel, case submitted. Defendant found in violation of probation. **MVARS** MVARS Protective Order signed and filed. Defendant shall abstain from use of alcoholic beverages nor **NALC** frequent places where alcohol is the chief item of sale. NO BAIL. NB NC No Contempt Defendant is not eligible for County Parole. NCP NEGRPT Court has received a negative report regarding the defendant's progress. Defendant is not eligible for Early Release. NER NGI Defendant requests plea(s) of not guilty by reason of insanity be entered. Defendant is advised of Constitutional Rights of entering plea(s) of not guilty by reason of insanity. Defendant personally enters additional plea(s) of not guilty by reason of insanity. NG₁₂ The Court appoints two doctors to examine the defendant pursuant to Penal Code Section 1026. **NGR** Not guilty plea(s) re-entered as to Count(s) @VAR1@. NGWD1 Not guilty plea withdrawn as to Count(s) @VAR1@. NHD Defendant is not eligible for Home Detention. **NIGHTSERV** This warrant may be served day or night. **NOBURG** The defendant shall not possess any burglary tools. **NOLO** On plea(s) of nolo contendere, the Court makes a finding of guilt. NOT Defendant is not eligible for County Parole (early release), Home Detention or SWAP. NP Defendant not present. Matter is not called on the record. NR **NSWAP** Defendant is not eligible for SWAP. No time waiver as of this date. NTW **NTW60** Defendant personally waives the right to have a preliminary hearing within 10 court days, but does not waive the right to have it completed within 60 calendar days. The Court orders @VAR1@ NUNC1 NUNCDAT nunc pro tunc to @VAR1@.

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Abbreviation Text OBEY Defendant shall obey all laws. OC The matter is ordered off calendar. OR DEFENDANT IS RELEASED ON THEIR OWN RECOGNIZANCE, COURT OR, AND IS ORDERED TO APPEAR ON NEXT AND ALL SUBSEQUENT COURT DATE (S) Defendant shall pay an Own Recognizance Administrative **OR25** Screening Fee of \$25 pursuant to PC 1463.07. ORD ORDER PURSUANT TO PENAL CODE SECTION 1202.05 **ORDWEAP** IT IS HEREBY ORDERED THAT THE WEAPON DESCRIBED IN POLICE REPORT NUMBER @VAR1@, BE CONFISCATED BY THE CHIEF OF POLICE OF THE CITY AND COUNTY OF SAN FRANCISCO, AND THEREAFTER DESTROYED PURSUANT TO THE PROVISIONS OF SECTION 12028 OF THE CALIFORNIA PENAL CODE ORDWEAP1 IT IS HEREBY ORDERED THAT THE WEAPON DESCRIBED IN POLICE REPORT NUMBER @VAR1@, BE CONFISCATED BY THE CHIEF OF POLICE OF THE CITY AND COUNTY OF SAN FRANCISCO, AND THEREAFTER DESTROYED PURSUANT TO THE PROVISIONS OF 8102 OF THE WELFARE AND INSTITUTIONS CODE. **OREVKD** The defendant's release on own recognizance is ordered revoked. **ORMS** DEFENDANT IS RELEASED ON THEIR OWN RECOGNIZANCE, COURT OR WITH MINIMUM SUPERVISION, AND IS ORDERED TO APPEAR ON NEXT AND ALL SUBSEQUENT COURT DATE(S) DEFENDANT IS RELEASED ON THEIR OWN RECOGNIZANCE, COURT OR **ORNAS** WITH NO ACTIVE SUPERVISION, AND IS ORDERED TO APPEAR ON NEXT AND ALL SUBSEQUENT COURT DATE(S) ORPJ DEFENDANT IS RELEASED ON THEIR OWN RECOGNIZANCE, PROJECT OR, AND IS ORDERED TO APPEAR ON NEXT AND ALL SUBSEQUENT COURT DATE (S) ORSUP DEFENDANT IS RELEASED ON THEIR OWN RECOGNIZANCE, SUPERVISED OR AND IS ORDERED TO FOLLOW ALL CHECK-IN AND COUNSELING REQUIREMENTS AS DIRECTED BY THE COURT. DEFENDANT IS ORDERED TO APPEAR ON NEXT AND ALL SUBSEQUENT COURT DATE(S). OSC San Francisco Police Department, Legal Division is represented by @VAR1@. OSC₁ You are hereby ordered to appear on @VAR1@. OSC2 Court orders order to show cause why property should not be returned. OSC3 It Is hereby ordered that you appear before this Court on @VAR1@, at 9 a.m., to show cause why sanctions should not be imposed for your failure to appear in the above entitled case. OSC₄ Your presence is ordered to show why sanctions should not be imposed for your failure to appear for @VAR1@ on the above entitled case. **OUTPAT** The matter comes on calendar this day, @VAR1@, for hearing on request for outpatient status. OUTPAT1 The matter comes on calendar this day, @VAR1@, for hearing on request for extension of outpatient status.

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Abbreviation	Text
PAD	Defendant is advised, this drug related conviction may have the consequence of permanent denial of public assistance.
PAJ	The parolee shall serve a term in County Jail of @VAR1@.
PAR	Defendant is advised of parole rights.
PAR_TERM	New parole termination date: @VAR1@ .
PAR11	BASED ON THE COMPUTATION OF YOUR STATE PRISON TERM, THE COURT DEEMS THE TERM SERVED. THE BOARD OF PRISON TERMS HAS DETERMINED THAT YOU MUST SERVE A PERIOD OF PAROLE.
PAR70	Be advised that your failure to report to the parole office as ordered may result in a revocation of your parole.
PARDATE	Date to report: @VAR1@.
PAROLE_UNIT2	Rhoderick Reyes, Parole Agent II Department of Corrections Parole and Community Services Division SF Parole Unit #1 1727 Mission Street San Francisco, CA 94103 415-703-3164 x 234 FAX (415) 703-3162
PAROLE70	IT IS HEREBY ORDERED THAT YOU REPORT TO THE DEPARTMENT OF CORRECTIONS AS FOLLOWS:
PAYMAIL	IF PAYING BY MAIL, make remittance payable to CLERK, SUPERIOR COURT, ENCLOSE A NOTE GIVING CASE NUMBER, DATE OF SENTENCE AND DEPARTMENT NUMBER, and address envelope to the above address (DO NOT SEND CASH THROUGH THE MAIL).
PC	Defendant shall pay probation costs up to an amount of \$50 per month.
PC1	Defendant shall pay probation costs up to an amount of \$@VAR1@ per month.
PC1202.45	Restitution fine per PC 1202.45 is suspended unless parole is revoked.
PC2933.1(C)	Pursuant to PC 2933.1(c), defendant is entitled to 15% of sage credits as follows:
PCD	Primary caregiver diversion granted as to count(s) @VAR1@.
PCDIV	Pretrial Diversion shall prepare a report for a primary caregiver diversion program to be filed by @VAR1@. Defendant is ordered to report immediately to 236 8th Street, San Francisco, CA (415) 626-4995.
PCDIV_TERM	Court orders primary caregiver diversion terminated unsuccessfully. Criminal proceedings are reinstated.
PCOURT	
PD	Court appoints the Public Defender to represent the defendant.
PDP	Court appoints the Public Defender to represent the parolee.
PE_DENIED	Petition is denied.
	100201011 10 4011104.

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Abbreviation	Text
PET_GRTD	Petition granted.
PET_PROP47	Cause on calendar for defendants petition to reduce offense(s) to misdemeanor pursuant to Prop 47 and PC 1170.18
PF	
PF100	The defendant shall pay a base fine of \$100 plus \$280 in assessments for a fine amount of \$380.
PF100_12	The defendant shall pay a base fine of \$100 plus $$310$ in assessments for a fine amount of $$410.$
PF100_22	The defendant shall pay a base fine of \$100 plus \$289.90 in assessments for a fine amount of \$389.90
PF1000	The defendant shall pay a base fine of \$1000 plus \$2800 in assessments for a fine amount of \$3800.
PF1000_12	The defendant shall pay a base fine of \$1000 plus $$3100$ in assessments for a fine amount of $$4100$.
PF1000_18	The defendant shall pay a base fine of $$1000\ \text{plus}\ $2900\ \text{in}$ assessments for a fine amount of $$3900$.
PF1000_22	The defendant shall pay a base fine of \$1000 plus \$2899.00 in assessments for a fine amount of \$3899.00.
PF1000NEW	The defendant shall pay a base fine of \$1000 plus \$3000 in assessments for a fine amount of \$4000.
PF100NEW	The defendant shall pay a base fine of \$100 plus \$300 in assessments for a fine amount of \$400.
PF145	The defendant shall pay a base fine of \$145 plus \$419 in assessments for a fine amount of \$564.
PF145_12	The defendant shall pay a base fine of \$145 plus \$464 in assessments for a fine amount of \$609.
PF145_18	The defendant shall pay a base fine of \$145 plus \$434 in assessments for a fine amount of \$579.
PF145_22	The defendant shall pay a base fine of \$145 plus \$433.85 in assessments for a fine amount of \$578.85
PF145NEW	The defendant shall pay a base fine of \$145 plus \$449 in assessments for a fine amount of \$594.
PF220	The defendant shall pay a base fine of \$220 plus \$616 in assessments for a fine amount of \$836.
PF220_12	The defendant shall pay a base fine of \$220 plus \$682 in assessments for a fine amount of \$902.
PF220NEW	The defendant shall pay a base fine of \$220 plus \$660 in assessments for a fine amount of \$880.
PF300	The defendant shall pay a base fine of \$300 plus \$840 in assessments for a fine amount of \$1140.
PF300_12	The defendant shall pay a base fine of \$300 plus \$930 in assessments for a fine amount of \$1230.
PF300NEW	The defendant shall pay a base fine of \$300 plus \$900 in assessments for a fine amount of \$1200.
PF390	The defendant shall pay a base fine of \$390 plus \$1092 in assessments for a fine amount of \$1482.

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Abbreviation	Text
PF390_12	The defendant shall pay a base fine of \$390 plus \$1209 in assessments for a fine amount of \$1599.
PF390_18	The defendant shall pay a base fine of $$390$ plus $$1131$ in assessments for a fine amount of $$1521$.
PF390_22	The defendant shall pay a base fine of \$390 plus \$1130.61 in assessments for a fine amount of \$1520.61.
PF390NEW	The defendant shall pay a base fine of $\$390$ plus $\$1170$ in assessments for a fine amount of $\$1560$.
PF460	The defendant shall pay a base fine of \$460 plus $$1288$ in assessments for a fine amount of $$1748$.
PF460_12	The defendant shall pay a base fine of \$460 plus $$1426$ in assessments for a fine amount of $$1886$.
PF460_18	The defendant shall pay a base fine of \$460 plus \$1334 in assessments for a fine amount of \$1794.
PF460_22	The defendant shall pay a base fine of \$460 plus \$1333.54 in assessments for a fine amount of \$1793.54.
PF460NEW	The defendant shall pay a base fine of \$460 plus \$1380 $$ in assessments for a fine amount of \$1840.
PF500	The defendant shall pay a base fine of \$500 plus \$1400 in assessments for a fine amount of \$1900.
PF500_12	The defendant shall pay a base fine of \$500 plus \$1550 in assessments for a fine amount of \$2050.
PF500_18	The defendant shall pay a base fine of \$500 plus \$1450 in assessments for a fine amount of \$1950.
PF500_22	The defendant shall pay a base fine of \$500 plus \$1449.50 in assessments for a fine amount of \$1949.50.
PF500NEW	The defendant shall pay a base fine of \$500 plus \$1500 in assessments for a fine amount of \$2000.
PF525	The defendant shall pay a base fine of \$525 plus \$1483 in assessments for a fine amount of \$2008.
PF525_12	The defendant shall pay a base fine of \$525 plus \$1642 in assessments for a fine amount of \$2167.
PF525_18	The defendant shall pay a base fine of \$525 plus \$1536 in assessments for a fine amount of \$2061.
PF525_22	The defendant shall pay a base fine of \$525 plus \$1535.47 in assessments for a fine amount of \$2060.47.
PF525NEW	The defendant shall pay a base fine of \$525 plus \$1589 in assessments for a fine amount of \$2114.
PF595_18	The defendant shall pay a base fine of \$595 plus \$1739 in assessments for a fine amount of \$2334.
PF595_22	The defendant shall pay a base fine of \$595 plus \$1738.40 in assessments for a fine amount of \$2333.40
PGM	Sentence may be served in @VAR1@, a live in treatment program. Failure to complete the program may result in a loss of credit for time spent in the program. Defendant's release will be arranged through the Sheriff's Alternative Program Division.
PGM10	Sentence may be served in @VAR1@.

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Abbreviation	Text
PGM11	Defendant is eligible for County Parole for the purpose of participation in the Sheriff's Residential Program. Failure to complete the program may result in a loss of credit for time served in program.
PGM13	Defendant may be housed in the Sheriff's Roads to Recovery Program.
PGM16	Sentence may be served in Residential Treatment Program as per the Adult Probation Department, and releaseable to a staff representative of @VAR1@.
PGM2	Upon release from County Jail, Defendant must enter @VAR1@, treatment program. Failure to complete the program may result in a loss of credit for time spent in program.
PGM3	Sentence may be served in a facility to be determined by APD. Failure to complete the program will be a violation of probation and may result in a loss of credit for time spent in the program.
PGM4	Sentence may be served in @VAR1@. Failure to complete the program may result in a loss of credit for time spent in the program. Defendant's release will be arranged through the Sheriff's Alternative Program Division.
PGM5	Defendant must enter @VAR1@. Failure to complete the program may result in a loss of credit for time spent in program and a violation of probation.
PGM8	Sentence may be served in @VAR1@ program to be determined by the Adult Probation Department. Failure to complete the program may result in loss of credit for time spent in program.
PJ	AS A CONDITION OF PROBATION, THE DEFENDANT SHALL SERVE A TERM IN COUNTY JAIL OF @VAR1@.
PLEA	
PLEA_OF_OJ	Defendant enters plea(s) of once in jeopardy.
PLEA_OF_OJ1	Defendant enters plea(s) of once in jeopardy on remaining count(s).
POSS	Defendant shall not possess any @VAR1@.
PPRF	The defendant is advised that they must relinquish any firearms pursuant to PC 29810 and is ordered to report forthwith to the Adult Probation Department's PPRF Unit and be in compliance with PC 29810 within five days.
PPRFCOMP	The Court finds that the defendant is in compliance with PC 29810. CR-210 is signed and filed.
PPRFCUST	The defendant is advised that they must relinquish any firearms pursuant to PC 29810 and is ordered to cooperate with the Adult Probation Department's PPRF Unit and be in compliance with PC 29810 within fourteen days.
PPRFRPT	Cause is referred to the Adult Probation Department's PPRF Unit for a compliance report to be filed by @VAR1@.
PRELIM	I hereby certify that the papers hereto annexed are the various records filed in the above entitled action, including the complaint with an endorsed thereon signed by the court acting herein as a Magistrate that the within named defendant be:

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Abbreviation Text **PRELIMW** The above named defendant having waived preliminary examination is hereby ordered held to answer to the charge(s) before the trial court. **PREPLEA** Cause is referred to the Adult Probation Department for preparation of a pre-plea report. Cause is referred to the Adult Probation Department for a **PRES** presentence report to be filed by @VAR1@. Cause is referred to the Adult Probation Department for a PRESCON consolidated presentence report to be filed by @VAR1@. Defendant's petition to proceed in pro per is filed in open PRO PER **PROB** Probation is ordered granted for a period of @VAR1@, subject to the following terms and conditions: PROB ADM REV Probation is administratively revoked. PROB EXP Probation expires on @VAR1@. Probation is extended to @VAR1@. PROB EXT PROB HRG Probation revocation hearing; Probation is modified as follows: @VAR1@ PROB MOD PROB REV Cause is submitted, Court finds defendant in violation of probation. The Court orders probation revoked. Probation will be terminated on @VAR1@. PROB TERM Upon @VAR1@ months successful completion of probation, PROB TRM Defendant may petition the Court for an early termination of probation pursuant to PC 1203.3. Defendant shall pay an additional restitution fine in the **PROBFINE** amount of \$200, stayed unless probation is revoked. PROBFINE1 The restitution fine in the amount of \$200 per PC 1202.44 is now due, probation having been revoked. PROBFINE2 Defendant shall pay an additional restitution fine in the amount of \$@VAR1@, stayed unless probation is revoked. **PROBREVFN** Defendant shall pay a probation revocation restitution fine in the same amount as that imposed pursuant to PC 1202.4(b). This additional restitution fine shall be stayed unless the defendant's probation is revoked. PROBREVFN1 The stay on the probation revocation restitution fine is lifted. Defendant shall pay the amount of \$@VAR1@ pursuant to PC 1202.44. **PROC PROG** Cause is referred to the Adult Probation Department for a progress report to be filed by @VAR1@. **PROGCASC** The Court orders a CASC progress report to be filed by @VAR1@. **PROGPCD** Cause is referred to Pretrial Diversion for a Primary Caregiver Diversion progress report to be filed by @VAR1@.

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Abbreviation	Text
PROGPTD	Cause is referred to Pretrial Diversion for a progress report to be filed by @VAR1@.
PROPENSITY	The doctor shall make an examination of this defendant and report if the defendant has a propensity for violence.
PSR	Defendant shall pay cost of pre-sentence investigation in the amount of $$150$ as determined by the probation officer.
PSR1	Cause is referred to the Adult Probation Department for a Presentence Report.
PSRW	Counsel and defendant waive presentence report.
PSY	Defendant shall submit to psychiatric and psychological testing and counseling, as determined by the probation officer.
PSYFEE	The maximum allowable fee for the @VAR1@ examination is \$500. A 2% administrative fee will be deducted from your bill and retained by the Bar Association of San Francisco. No additional fee shall be paid without prior written court authorization.
PSYMED	The defendant consents that psychotropic medication may be given to him / her as prescribed by a treating psychiatrist.
PSYMED1	If the defendant withdraws consent for psychotropic medication, after the treating psychiatrist complies with the PC 1370(a)(2)(C), the defendant shall be returned to court for a hearing whether psychotropic medication shall be administered involuntarily.
PSYORD	JAIL PSYCHIATRIC SERVICES IS ORDERED TO PROVIDE A COPY OF DEFENDANT'S MENTAL HEALTH RECORDS TO THE COURT-APPOINTED EVALUATOR FOR PURPOSES OF CARRYING OUT THE COURT ORDERED EVALUATION UNDER PC 1369.
PSYORD1	SAID RECORDS MAY NOT BE DISSEMINATED TO ANY PERSON OTHER THAN THE COURT-APPOINTED EVALUATOR. AT THE CONCLUSION OF THE EVALUATION, THE COURT-APPOINTED EVALUATOR IS ORDERED TO RETURN SAID RECORDS TO JAIL PSYCHIATRIC SERVICES.
PTD	Pretrial Diversion granted as to count @VAR1@.
PTDIV	Cause is referred to Pretrial Diversion for an eligibility report to be filed by @VAR1@. Defendant is ordered to report immediately to 236 8th Street, San Francisco, CA (415) 626-4995.
PTDSTIP	The defendant agrees to pay to Pre-Trial Diversion an administrative fee of up to \$75 and also agrees that their counsel may accept the determined restitution amount on their behalf.
RCEB	Regional Center of the East Bay 500 Davis Street, Suite 100 San Leandro, CA 94577 (510) 383-1200 FAX (510) 678-4100
REF_APD	Cause is referred to the Adult Probation Department for a @VAR1@ Report.
REIN_ORIG_TC	PROBATION IS REINSTATED ON THE ORIGINAL TERMS AND CONDITIONS. DEFENDANT TO CONTINUE ON PROBATION.
REL	Defendant may be released to a representative of @VAR1@.

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Abbreviation	Text
REMA	Based upon the foregoing disposition, the Court grants the District Attorney's motion to dismiss the remaining count(s) and/or allegation(s) stricken pursuant to PC 1385.
REP	The report is due @VAR1@.
REP_10	The report is due @VAR1@, in Department 10.
REP_11	The report is due @VAR1@, in Department 11.
REP_12	The report is due @VAR1@, in Department 12.
REP_13	The report is due @VAR1@, in Department 13.
REP_14	The report is due @VAR1@, in Department 14.
REP_15	The report is due @VAR1@, in Department 15.
REP_16	The report is due @VAR1@, in Department 16.
REP_17	The report is due @VAR1@, in Department 17.
REP_18	The report is due @VAR1@, in Department 18.
REP_19	The report is due @VAR1@, in Department 19.
REP_20	The report is due @VAR1@, in Department 20.
REP_21	The report is due @VAR1@, in Department 21.
REP_22	The report is due @VAR1@, in Department 22.
REP_23	The report is due @VAR1@, in Department 23.
REP_24	The report is due @VAR1@, in Department 24.
REP_25	The report is due @VAR1@, in Department 25.
REP_26	The report is due @VAR1@, in Department 26.
REP_27	The report is due @VAR1@, in Department 27.
REP_28	The report is due @VAR1@, in Department 28.
REP_29	The report is due @VAR1@, in Department 29.
REP_50	The report is due @VAR1@, in Department 50.
REP_9	The report is due @VAR1@, in Department 9.
REPREQ	The Court orders the Adult Probation Department to have the report available by @VAR1@.
REPREQ:B:	The Court orders the Adult Probation Department to have the report available by @VAR1@.
REST	Defendant shall pay restitution in the amount of \$ @VAR1@ plus 15% administrative fee.
RESTDHS	Defendant shall pay full restitution to the Department of Human Services.

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RESTOHS1 pefendant shall pay restitution in the amount of \$ gVAR18, to the Department of Human Services. RESTO Defendant shall pay restitution to \$VAR18, plus 15% administrative fees. RESTOSP Defendant shall pay restitution to \$VAR18, plus administrative fees, (to be monitored by the Parole Board). RESTPTD The defendant shall pay restitution as determined by Pretrial Diversion. RESTR The court reserves jurisdiction over victim restitution. RESTR The court reserves jurisdiction over victim restitution. RESTR The court reserves jurisdiction over victim restitution. RESTR The defendant shall pay restitution to the victim(s), as determined by the Parole Board, plus administrative fees, (to be monitored by the Parole Board, plus administrative fees, (to be monitored by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of \$8VAR18, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees in 8VAR18. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is zevoked. REVSA Probation revocation of 8VAR18 is set aside. REVYF The probation revocation of 8VAR18 is set aside. REVYF The probation revocation of Probation fine previously ordered assumed by the Adult Probation fine in the same amount is imposed pursuant to FC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murp	Abbreviation	Text
RESTOSP Defendant shall pay restitution to 8VAR18, plus administrative fees, (to be monitored by the Farole Board). RESTRT The defendant shall pay restitution as determined by Pretrial Diversion. RESTR The court reserves jurisdiction over victim restitution. RESTRPT Cause is referred to the Adult Probation Department's Victim Restitution Unit for a misdemeanor restitution report to be filed by 8VAR18. RESTSP The defendant shall pay restitution to the victim(s), as determined by the Farole Board, plus administrative fees, (to be monitored by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of \$8VAR18, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Parole Board). RESTV2 The defendant shall pay restitution Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in 6VAR18. RESTV3 The defendant shall pay restitution to the victim(s) plus 15% administrative fee in 6VAR18. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of 8VAR18 is set aside. REVYF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S 10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 13.	RESTDHS1	
RESTPTD The defendant shall pay restitution as determined by Pretrial Diversion. RESTR The court reserves jurisdiction over victim restitution. RESTRPT Cause is referred to the Adult Probation Department's Victim Restitution Unit for a misdemeanor restitution report to be filled by @VARI8. RESTSP The defendant shall pay restitution to the victim(s), as determined by the Parole Board). RESTSP The defendant shall pay restitution to the victim(s), as determined by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of \$@VARI8. RESTV The defendant shall pay restitution to the victim(s), as determined by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VARI8. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VARI8 is set aside. REVYF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12.	RESTO	
RESTR The court reserves jurisdiction over victim restitution. RESTRPT Cause is referred to the Adult Probation Department's Victim Restitution Unit for a misdemeanor restitution report to be filed by @VAR1@. RESTSP The defendant shall pay restitution to the victim(s), as determined by the Parole Board, plus administrative fees, (to be monitored by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of S@VAR1@, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VAR1@. RESTV3 The defendant shall pay restitution to the victim(s) plus 15% administrative fee in @VAR1@. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to FC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to FC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 13. S14 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 11.	RESTOSP	
RESTRPT Cause is referred to the Adult Probation Department's Victim Restitution Unit for a misdemeanor restitution report to be filed by @VARI@. RESTSP The defendant shall pay restitution to the victim(s), as determined by the Parole Board, plus administrative fees, (to be monitored by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of \$@VARI@, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VARI@. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VARI@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 11. S12 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 12. S13 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 13.	RESTPTD	
RESTSP The defendant shall pay restitution to the victim(s), as determined by the Parole Board, plus administrative fees, (to be monitored by the Parole Board). RESTSP1 The defendant shall pay restitution to the victim(s), in the amount of \$8VAR18, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Parole Board). RESTV Defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VAR18. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR18 is set aside. REVSA Probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13.	RESTR	The court reserves jurisdiction over victim restitution.
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amount of \$@VAR1@, plus administrative fees, (to be monitored by the Parole Board). RESTV The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VAR1@. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. \$ \$10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. \$11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 12. \$13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13.	RESTSP	determined by the Parole Board, plus administrative fees,
determined by the Adult Probation Department, plus 15% administrative fees. RESTV2 Defendant shall also pay restitution to the victim(s) plus 15% administrative fee in @VAR1@. RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13.	RESTSP1	amount of \$@VAR1@, plus administrative fees, (to be
RESTV3 The defendant shall pay restitution to the victim(s), as determined by the Adult Probation Department. RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13.	RESTV	determined by the Adult Probation Department, plus 15%
RET22 Cause is ordered returned, to Department 22. REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S 10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	RESTV2	
REVK Court finds defendant in violation of probation. Probation is revoked. REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	RESTV3	
REVSA Probation revocation of @VAR1@ is set aside. REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. \$ 10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. \$ 11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. \$ 12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. \$ 13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. \$ 14 Cause to be heard before Judge Russ Roeca, Superior Court,	RET22	Cause is ordered returned, to Department 22.
REVVF The probation revocation restitution fine previously ordered and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	REVK	
and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's parole, mandatory supervision or PRCS is revoked. RX Defendant shall not possess any drugs without prescription. S S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	REVSA	Probation revocation of @VAR1@ is set aside.
S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	REVVF	and suspended pursuant to PC 1202.44 is now imposed. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45 and is suspended unless the person's
S10 Cause to be heard before Judge Christine Van Aken, Superior Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	RX	Defendant shall not possess any drugs without prescription.
Court, Department 10. S11 Cause to be heard before Judge Brian L. Ferrall Superior Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	S	
Court, Department 11. S12 Cause to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	S10	
Court, Department 12. S13 Cause to be heard before assigned Judge Stephen M. Murphy, Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	S11	
Superior Court, Department 13. S14 Cause to be heard before Judge Russ Roeca, Superior Court,	S12	
	S13	
	S14	

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Abbreviation **Text** Cause to be heard before Judge Charles Crompton Superior **S15** Court, Department 15. S16 Cause to be heard before Judge Eric R. Fleming, Superior Department 16. Cause to be heard before Judge Gail Dekreon, Superior Court, S17 Department 17. Cause to be heard before Judge Carolyn Gold, Superior Court, S18 Department 18. S19 Cause to be heard before Judge Harry M. Dorfman, Superior Court, Department 19. Cause to be heard before Judge Michael I. Begert Superior S2 Court, Department 2. S20 Cause to be heard before Judge Linda Colfax, Superior Court, Department 20. S21 Cause to be heard before Judge Christopher C. Hite, Superior Court, Department 21. S22 Cause to be heard before Judge Loretta M. Giorgi, Superior Court, Department 22. S23 Cause to be heard before Judge Braden Woods, Superior Court, Department 23. S24 Cause to be heard before Judge Bruce E. Chan, Superior Court, Department 24. S25 Cause to be heard before Judge Brendan P. Conroy, Superior Court, Department 25. S26 Cause to be heard before Judge Rita F. Lin, Superior Court, Department 26. S27 Cause to be heard before Judge Teresa Caffese, Superior Court, Department 27. S28 Cause to be heard before Judge Sharon M. Reardon, Superior Court, Department 28. S29 Cause to be heard before Judge, Superior Court, Department S30 Cause to be heard before Judge Carolyn Gold Superior Court, Department 30. Cause to be heard before Judge Michael I. Begert Superior S4 Court, Department 4. S50 Cause to be heard before Judge Carolyn Gold, Superior Court, Department 50. **S7** Cause to be heard before Judge Charles Crompton, Superior Court, Department 7, Behavioral Health Court. Cause to be heard before Judge Michael I. Begert Superior S8 Court, Department 8. S9 Cause to be heard before Judge Richard C. Darwin, Superior Court, Department 9. For good cause shown, it is hereby ordered: That the stay SA_MOD away order previously issued on @VAR1@, in the above listed action is modified as follows:

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Abbreviation	Text
SA1	The defendant shall not threaten, molest, or have written, telephone, personal or third party contact with @VAR1@.
SA2	The defendant shall stay away from @VAR1@.
SA3	The defendant shall also stay away from @VAR1@.
SA4	The defendant shall stay out of @VAR1@
SA5	Pursuant to PC 136.1 and PC 136.2 defendant shall not molest, harass, threaten or otherwise disturb the peace of: @VAR1@
SAMOD	A modification of the stay away ordered issued in the above listed action is filed in open court.
SANAND	San Andreas Regional Center 300 Orchard City Drive, Suite 170 Campbell, California 95008 Attn: Dan Downey, Ph.D.
SAORD	Stay away order signed and filed in open Court.
SAORD1	Pursuant to PC 136.1 and PC 136.2 the defendant is ordered as follows: Defendant shall not molest, harass, threaten or otherwise disturb the peace of the above named person(s).
SAORD2	Do not telephone, send written correspondence to or contact the above named person(s) in any way or through an intermediary, except through an attorney of record.
SAORD3	Stay at least 150 yards away from the above-named person(s) and, or place(s).
SAORD4	Stay at least @VAR1@ from the above-named person(s) and or place(s).
SATERM	An Order terminating a previously issued stay away ordered is filed in open court.
SAW	At victim's request, the Court terminates stay away order.
SAWD	Sheriff's affidavit warrant discharged.
SB	Defendant is placed on @VAR@ telephone standby.
SCC	The sentence on each count is concurrent.
SCC1	The sentence on each count is the same and concurrent.
SCC2	The sentence on each remaining count is the same and concurrent.
SCC3	The sentence on counts @VAR1@ is concurrent.
SCRAMTERM	The Court orders that SCRAM monitoring by the Sheriff's Office is terminated forthwith. The defendant shall check in with SFSD Community Programs staff and return all issued equipment.
SECFEE	Defendant shall pay a Court security fee in the amount of \$30 per convicted count pursuant to Penal Code 1465.8.
SECFEE40	Defendant shall pay a Court security fee in the amount of \$40 per convicted count pursuant to Penal Code 1465.8.

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Abbreviation	Text
SFR	Case is referred to the Adult Probation Department for a short form report to be filed by @VAR1@.
SHATAS	TO: ATASCADERO STATE HOSPITAL P. O. Box 7001 Atascadero, California 93423-7001 (805) 468-2000; FAX (805) 468-2954, Attn: Jenna Dunn
SHCOAL	TO: COALINGA STATE HOSPITAL 24511 West Jayne Avenue P.O. Box 5000 Coalinga, CA 93210 (559) 935-4300 FAX (559) 935-6848
SHER	DEFENDANT IS REMANDED INTO THE CUSTODY OF THE SHERIFF.
SHER1	DEFENDANT IS REMANDED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE DELIVERED TO @VAR1@.
SHER2	DEFENDANT IS REMANDED INTO THE CUSTODY OF THE SHERIFF, NUNC PRO TUNC TO $@VAR1@$.
SHER4	DEFENDANT IS REMANDED INTO THE CUSTODY OF THE SHERIFF OF THE COUNTY OF SAN FRANCISCO FOR DELIVERY TO CALIFORNIA REHABILITATION CENTER AT NORCO, CALIFORNIA.
SHERCOM	DEFENDANT IS REMANDED INTO THE CUSTODY OF THE SHERIFF OF THE CITY AND COUNTY OF SAN FRANCISCO TO BE DELIVERED TO AFOREMENTIONED FACILITY.
SHERCOM1	YOU ARE HEREBY COMMANDED TO RECEIVE THE ABOVE NAMED DEFENDANT INTO YOUR CUSTODY TO BE DETAINED UNTIL LEGALLY DISCHARGED.
SHMET	TO: METROPOLITAN STATE HOSPITAL 11400 Norwalk Blvd. Norwalk, California 90650-2096 FORENSICS: (562) 521-1509 or (562) 521-1510 FAX (562) 863-8031
SHNAPA	TO: NAPA STATE HOSPITAL 2100 Napa Vallejo Highway Napa, California 94558-6293 (707) 253-5000 Fax (707) 254-2321
SHPAT	TO: PATTON STATE HOSPITAL 3102 East Highland Avenue Patton, California 92369 . (909) 425-7000 FAX (909) 425-6293
SIGN	DATE REC'D CLERK DATE
SIGN1	REC'D BY SHERIFF DEPT:DATE (Deputy Signature)
SIGN2	Attest my hand and Seal of said Court: T. MICHAEL YUEN, CLERK By: Deputy Clerk:
SPADELANTO	TO: ADELANTO COMMUNITY CORRECTIONAL FACILITY 10400 Rancho Road P.O. Box 5000 Adelanto, California 92301

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Abbreviation Text **SPAVENAL** TO: AVENAL STATE PRISON P.O. Box 8 #1 Kings Way Avenal, California 93204 (209) 386-0587 FAX (209) 386-0767 SPCALI TO: CALIPATRIA STATE PRISON 7018 Blair Road P.O. Box 5001 Calpatria, California 92233 (619) 348-7000 FAX (619) 348-7188 TO: CENTINELA STATE PRISON **SPCENT** 2302 Brown Road, 92251 P.O. Box 731 Imperial, California 92251-0731 (619) 337-7900 FAX (619) 337-7950 **SPCHINO** TO: CALIFORNIA INSTITUTION FOR MEN 14901 Central Avenue, 91710 P.O. Box 128 Chino, California 91708 (909) 597-1821 FAX (909) 597-4983 TO: CENTRAL CALIFORNIA WOMEN'S FACILITY **SPCHOW** 23370 Road 22, 93610 P.O. Box 1501 Chowchilla, California 93610-1501 (209) 665-5531 FAX (209) 665-7158 **SPCHUCK** TO: CHUCKAWALLA VALLEY STATE PRISON P.O. Box 2289, 92226 19025 Wileys Well Road Blythe, California 92255 (619) 922-5300 FAX (619) 922-6855 **SPCORCORAN** TO: CALIFORNIA STATE PRISON, CORCORAN 4001 King Avenue P.O. Box 8800 Corcoran, California 93212-8309 (209) 992-8800 FAX (209) 992-4636 **SPCORONA** TO: CALIFORNIA INSTITUTION FOR WOMEN 16756 Chino-Corona Road P.O. Box 6000 Corona, California 91718 (909) 597-1771 FAX (909) 393-8061 **SPCRC** TO: CALIFORNIA REHABILITATION CENTER 5th Street and Western P.O. Box 1841 Norco, California 91760 (909) 737-2683 FAX (909) 736-1488 TO: DEUEL VOCATIONAL INSTITUTION SPDEUEL 23500 Kasson Road P.O.Box 400 Tracy, California 95376 (209) 466-8055 FAX (209) 836-4144 TO: FOLSOM STATE PRISON SPFOLSOM Prison Road P.O.Box 71 Represa, California 95671 (916) 985-2561 FAX (916) 351-3010

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Abbreviation	Text
SPFRONTERA	TO: CALIFORNIA INSTITUTION FOR WOMEN 16756 Chino-Corona Road P.O. Box 6000 Frontera, California 91720 (909) 597-1771 FAX (909) 393-8061
SPHIGHDES	TO: HIGH DESERT STATE PRISON 475-750 Rice Canyon Road P.O. Box 750 Susanville, California 91630 (916) 251-5100 FAX (916) 251-5003
SPIRON	TO: IRONWOOD STATE PRISON 19005 Wileys Well Road P.O. Box 2229 Blythe, California 92226 (619) 921-3000 FAX (619) 921-3106
SPKERN	TO: NORTH KERN STATE PRISON 2737 West Cecil Avenue P.O. Box 567 Delano, California 93216-0567 (805) 721-2345 FAX (805) 721-2913
SPKERNVAL	TO: KERN VALLEY STATE PRISON 3000 West Cecil Avenue P.O. Box 6000 Delano, CA 93216 (661) 721-6300 FAX (661) 721-6302
SPLANCASTER	TO: CALIFORNIA STATE PRISON Los Angeles County 44750 60th Street, West Lancaster, California 93536-7620 (805) 729-2000 FAX (805) 729-2060
SPLIVE OAK	TO: CALIFORNIA CORRECTIONAL FACILITY 2800 Apricot Live Oaks, California 95953 (916) 695-1846
SPMULE	TO: MULE CREEK STATE PRISON, IONE P.O. Box 409099 4001 Highway 104 Ione, California 95640 (209) 274-4911 FAX (209) 274-4861
SPNEWFOLSOM	TO: NEW FOLSOM-SACRAMENTO STATE PRISON P.O. Box 29 Represa, California 95671 .
SPNORCO	TO: CALIFORNIA REHABILITATION CENTER 5th Street and Western P.O. Box 1841 Norco, California 91760
SPNORTHCALIF	To: NORTHERN CALIFORNIA WOMEN'S FACILITY 7150 Arch Road, 95025 P.O. Box 213006 Stockton, California 95213-9006 (209) 943-1600 FAX (209) 463-5382

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SPPELICAN	TO: PELICAN BAY STATE PRISON 5905 Lake Earl Drive, 95531 P.O. Box 7000 Crescent City, California 95531-7000 (707) 465-1000 FAX (707) 465-4376
SPPLEASANT	TO: PLEASANT VALLEY STATE PRISON 24863 West Jayne Avenue P.O. Box 8500 Coalinga, CA 93210 (559) 935-4900
SPRGR	Defendant released to Pretrial Diversion on Assertive Case Management.
SPRISON	Court orders defendant committed to state prison for a term of @VAR1@.
SPROCKMOUNT	TO: RICHARD J. DONOVAN CORRECTIONAL FACILITY AT ROCK MOUNTAIN 480 Alta Road San Diego, California 92179 (619) 661-6500 FAX (619) 661-6253
SPRVKD	Defendant's release to Supervised Pretrial Release is revoked.
SPSACRAMENTO	TO: CALIFORNIA STATE PRISON, SACRAMENTO P.O. Box 29 Represa, California 95671 (916) 985-8610 FAX (916) 985-0418 .
SPSAL	TO: SALINAS VALLEY STATE PRISON 31625 Highway 101, 93960 P.O. Box 1020 Soledad, California 93960-1020 (408) 678-5500 FAX (408) 678-5503
SPSANQUENTIN	TO: CALIFORNIA STATE PRISON, SAN QUENTIN San Quentin, California 94964 (415) 454-1460 FAX (415) 454-6288 .
SPSANTARITA	TO: SANTA RITA 5325 Broder Blvd. Dublin, CA 94588 (925) 551-6940 FAX (925) 551-6944
SPSIERRA	TO: SIERRA CONSERVATION CENTER 5100 O'Byrnes Ferry Road P.O. Box 497 Jamestown, California 95327 (209) 984-5291 FAX (209) 984-3607
SPSLO	TO: CALIFORNIA MEN'S COLONY Highway 1 P.O. Box 8101 San Luis Obispo, California 93409-8101 (805) 547-7900 FAX (805) 547-7504
SPSOLANO	TO: CALIFORNIA STATE PRISON, SOLANO 2100 Peabody Road P.O. Box 4000 Vacaville, California 95696-4000 (707) 451-0182 FAX (707) 454-3205

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Abbreviation Text **SPSOLEDAD** TO: CORRECTIONAL TRAINING FACILITY Highway 101N P.O. Box 686 Soledad, California 93960 (408) 678-3951 FAX (408) 678-2263 **SPSUSAN** TO: CALIFORNIA CORRECTIONAL CENTER 711-045 Center Road P.O. Box 790 Susanville, California 96130 (530) 257-2181 FAX (530) 257-6508 **SPTECHAC** TO: CALIFORNIA CORRECTIONAL INSTITUTION End of Highway 202 P.O.Box 1031 Techachapi, California 93581 (805) 822-4402 FAX (805) 822-6296 **SPVACAVILLE** TO: CALIFORNIA MEDICAL FACILITY 1600 California Drive, 95687 P.O. Box 2000 Vacaville, California 95696 (707) 448-6841 FAX (707) 448-1467 **SPVALLEY** TO: VALLEY STATE PRISON FOR WOMEN 21633 Avenue 24, 93610 P.O. Box 99 Chowchilla, California 93610-0099 (559) 665-6100 FAX (559) 665-6103 TO: WASCO STATE PRISON-RECEPTION CENTER **SPWASCO** 701 Scofield Avenue, 93280 P.O. Box 8800 Wasco, California 93280-8800 (805) 758-8400 FAX (805) 758-8718 STAT99 The Adult Probation Department shall administer the Static-99 test to the defendant pursuant to Section 1203(b)(2)(C) of the Penal Code and include the results in the probation report. STATES The Court states reason for sentence choice. **STAYBW** Bench warrant of @VAR1@ is permanently stayed. STIPLD Counsel stipulate to a last day of: @VAR1@. **STW** Defendant enters a statutory time waiver to @VAR1@. **STWMCUS** Defendant waives right to be tried within 30 calendar days. Defendant waives right to be tried within 45 calendar days. **STWMOCUS** STWPX Defendant personally waives right to a preliminary hearing to be heard within 10 court days and to be completed within 60 calendar days. Matter is submitted. SUB SUPP Case is referred to the Adult Probation Department for a supplemental report to be filed by @VAR1@.

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TRANS 11

TRANS 12

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User: CARCO **Abbreviation** Text Stay of surrender is granted. The case is ordered continued SUR to @VAR1@, for surrender in open court at 9:00 a.m. SURETY THIS WARRANT IS FOR A FELONY SURETY BOND CASE AND IS REQUIRED TO BE ENTERED IN THE NATIONAL WARRANT SYSTEM (NCIC). DEFENDANT SURRENDERED AS HERETOFORE ORDERED. SURRD The Court orders that collection of fines and fees is SUSFF suspended. Collections Unit notified. Sentence may be served through SWAP. Defendant is ordered to **SWAPD** report on @VAR1@, between 8:30 a.m. and 4:30 p.m. and pay SWAP fees as determined. t Т The above-named defendant having been returned to court pursuant to PC 1370(b)(1), it appearing that the defendant is gravely disabled as defined in paragraph **TBH** Case to be heard with Court # @VAR1@. TE Time estimate is @VAR1@. **TED** The above-named defendant having been returned to Court pursuant to PC 1370 (c)(1), it appearing that the defendant is gravely disabled as defined in paragraph (c) of the Welfare and Institution Code Section 5350. The above-named defendant having been returned to Court TED1 pursuant to PC 1370 (b)(1), it appearing that the defendant is gravely disabled as defined in paragraph (b) of subdivision (h) of the Welfare and Institution Code Section 5008. It is herein ordered that conservatorship proceedings be TED2 initiated pursuant to Welfare and Institutions Code Section 5350. The matter is continued to @VAR1@ for further proceedings regarding conservatorship. TED3 It is herein ordered that conservatorship proceedings be initiated pursuant to Welfare and Institutions Code Section 5008 (h) (1) (a). The matter is continued to @VAR1@ for further proceedings regarding conservatorship. **TEXT** Time @VAR1@. ΤI TN The defendant declares his/her true name to be @VAR1@. Probation may be transferred to @VAR1@. **TRANS** The cause is ordered transferred, to be heard before Judge TRANS 10 Christine Van Aken, Superior Court, Department 10: @VAR1@. The cause is ordered transferred, to be heard before Brian

L. Ferrall, Superior Court, Department 11: @VAR1@.

The cause is ordered transferred, to be heard before Judge Alexandra R. Gordon, Superior Court, Department 12: @VAR1@.

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Abbreviation Text The cause is ordered transferred, to be heard before TRANS_13 assigned Judge Stephen M. Murphy, Superior Court, Department 13: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 14 Russ Roeca, Superior Court, Department 14: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 15 Charles Crompton, Superior Court, Department 15: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 16 Eric R. Fleming, Superior Court, Department 16: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 17 Gail Dekreon, Superior Court, Department 17: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 18 Carolyn Gold, Superior Court, Department 18: @VAR1@. TRANS 19 The cause is ordered transferred, to be heard before Judge Harry M. Dorfman, Superior Court, Department 19: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 20 Linda Colfax, Superior Court, Department 20: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 21 Christopher C. Hite, Superior Court, Department 21: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 22 Loretta Giorgi, Superior Court, Department 22: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 23 Braden C. Woods, Superior Court, Department 23: @VAR1@. TRANS 24 The cause is ordered transferred, to be heard before Judge Bruce Chan, Superior Court, Department 24: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 25 Brendan P. Conroy, Superior Court, Department 25: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 26 Rita F.Lin, Superior Court, Department 26: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 27 Teresa M.Caffese, Superior Court, Department 27: @VAR1@ The cause is ordered transferred, to be heard before Judge TRANS 28 Sharon M. Reardon, Superior Court, Department 28: @VAR1@. TRANS 29 The cause is ordered transferred, to be heard before Judge , Superior Court, Department 29: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 50 Carolyn Gold, Superior Court, Department 50: @VAR1@. The cause is ordered transferred, to be heard before Judge TRANS 9 Richard Darwin, Superior Court, Department 9: @VAR1@. The case is ordered transferred to Department A before TRANS A @VAR1@ at 10:30 a.m. for further proceedings. The case is ordered transferred to Department B before Judge TRANS B Marisa Chun on @VAR1@ at 10:30 a.m. for further proceedings. The cause is ordered transferred to Civic Center Court TRANS CC House, 400 McAllister Street, @VAR1@. The cause is ordered transferred to be heard before Judge TRANS_POLK Michael I. Begert in the Annex of the Superior Court, 575 Polk Street, @VAR1@.

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Abbreviation	Text
TRANSWAP	SWAP may be transferred to @VAR1@.
TRL_PHASE_BW	Trial Phase: no appearance by defendant.
TRL_PHASE_CA	Trial phase: closing statements - arguments.
TRL_PHASE_DM	Trial phase: Dismissal: attorney's motion
TRL_PHASE_DS	Trial phase: Dismissal: Court's own motion
TRL_PHASE_FG	Trial phase: finding; court trial.
TRL_PHASE_HG	Trial phase: mistrial for hung jury.
TRL_PHASE_IP	Trial phase: pretrial motions in progress.
TRL_PHASE_JD	Trial phase: jury deliberations.
TRL_PHASE_JI	Trial phase: jury instructions
TRL_PHASE_JS	Jury is sworn.
TRL_PHASE_MC	Trial phase: Proceedings suspended; mental competency in doubt
TRL_PHASE_MS	Trial phase: mistrial other than hung jury.
TRL_PHASE_OS	Trial phase: opening statements-arguments.
TRL_PHASE_PD	Trial phase: presentation of defense - exhibits - witnesses.
TRL_PHASE_PO	Trial phase: defendant withdraws not guilty plea(s).
TRL_PHASE_PP	Trial phase: presentation of prosecution - exhibits - witnesses.
TRL_PHASE_PR	Trial phase:trial on priors.
TRL_PHASE_SB	Trial phase: Standby pending determination of writ
TRL_PHASE_VD	Trial phase: voire dire - start of jury selection.
TRL_PHASE_VT	Trial phase: verdict - jury trial.
TWA	Time is waived for arraignment.
TWS	Time is waived for sentencing.
TWWD	Time waiver is withdrawn as of @VAR1@.
UNABLE	The Court finds that the defendant does not have the ability to pay for the services of legal counsel.
UNSUP	Defendant is ordered not to have unsupervised contact with minors.
UNSUP1	Defendant is ordered not to have unsupervised contact with @VAR1@.
VD	The @VAR@ is vacated.

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Abbreviation	Text
VDL	Defendant shall provide proof of a valid driver's license.
VF1	Defendant shall pay a restitution fine in the amount of \$100 per convicted misdemeanor count pursuant to PC 1202.4(b).
VF2	Defendant shall pay a restitution fine in the amount of $\$0VAR10$ per convicted misdemeanor count pursuant to PC 1202.4(b)(1).
VF4	Defendant shall pay a restitution fine in the amount of \$@VAR1@ per convicted felony count pursuant to PC 1202.4(b).
VF5	Defendant shall pay a restitution fine in the amount of \$@VAR1@ pursuant to PC 1202.4. An additional restitution fine in the same amount is imposed pursuant to PC 1202.45. This additional restitution fine shall be suspended unless the person's parole, mandatory supervision or PRCS is revoked.
VF6	Defendant shall pay a restitution fine of \$200 per count, for a total of \$@VAR1@, pursuant to PC 1202.4, said fine is stayed upon payment of restitution.
VIS	Pursuant to Penal Code Section 1202.05, whenever a person is sentenced to state prison for violating Penal Code Sections 261, 264.1, 266C, 285, 286, 288, 288a, 288.5, or 289, and the victim of one or more of those offenses was a child under the age of 18,
VIS2	the court shall prohibit all visitation between the defendant and the child victim.
VIS3	IT'S HEREBY ORDERED that all visitation is prohibited between the above named defendant and @VAR1@.
WD	Motion to withdraw guilty plea granted. All dismissed charges are reinstated.
WD_GTW	Defendant personally withdraws general time waiver.
WDGTWM	Defendant withdraws general time waiver.
WEAP	Defendant shall not knowingly possess any firearm or any other dangerous or deadly weapon.
WEAP2	Court orders weapon(s) confiscated and destroyed.
WEAP3	The Court orders the weapon(s) to be returned to the petitioner.
WEAP4	Defendant shall not possess any tool(s) that can be used as a weapon, unless tools are within scope of defendant's employment.
WIAMTR	Instruction and arraignment waived on the motion to revoke.
WIAPRCS	Instruction and arraignment waived on the petition to revoke post release community supervision.
WIAPTR	Instruction and arraignment waived on the petition to revoke parole.
WIT_SWORN	Witness @VAR1@, is sworn and examined.
WIT_SWORN_D	Witness on behalf of the defendant, @VAR1@, is sworn and examined.

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Abbreviation Text WIT_SWORN_DA Witness on behalf of the People, @VAR1@, is sworn and WITEXCL Oral motion by @VAR1@ to exclude witnesses from the courtroom is GRANTED. Defendant is committed to state prison with the possibility WITH PAROLE of parole. Defendant is committed to state prison without the WO PAROLE possibility of parole. WS Defendant is subject to a warrantless search condition, as to defendant's person, property, premises and vehicle, any time of the day or night, with or without probable cause, by any peace, parole or probation officer. @VAR1@ Χ YGC_IN Wherefore it is ordered that said minor, now being in custody, be taken forthwith before the Juvenile Court in the City and County of San Francisco. YGC_OUT Wherefore it is ordered that said minor report to Juvenile Court, 375 Woodside Avenue, Room 214, at 8:30 a.m., @VAR1@. This is to certify that @VAR1@, is charged with a criminal YGC1 offense in the Superior Court of the City and County of San Francisco. Defendant appears to have been under the age of eighteen YGC2 (18) years on the date of the alleged offense and the Court is informed that said defendant was born on @VAR1@, and proceedings against said defendant were immediately YGC3 It being suggested to the Court that the defendant was on the date of the alleged offense, under the age of eighteen (18) years, born on @VAR1@; proceedings against said defendant were immediately suspended.