

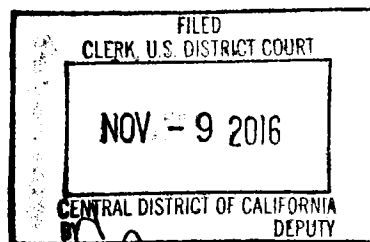
SILUS M. VALSON
NAME

CDC No. G-65198
PRISON IDENTIFICATION/BOOKING NO.

H.D.S.P., P.O. BOX 3030
ADDRESS OR PLACE OF CONFINEMENT

SUSANVILLE, CA 96127

Note: It is your responsibility to notify the Clerk of Court in writing of any change of address. If represented by an attorney, provide his name, address, telephone and facsimile numbers, and e-mail address.



Fee Due

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

SILUS M. VALSON
FULL NAME (Include name under which you were convicted)

Petitioner,

v.

MARION SPEARMAN
NAME OF WARDEN, SUPERINTENDENT, JAILOR OR AUTHORIZED PERSON HAVING CUSTODY OF PETITIONER

Respondent.

CASE NUMBER:
CV 16-8364 - JUS (FFM)
To be supplied by the Clerk of the United States District Court

EVIDENTIARY HEARING REQUESTED

AMENDED

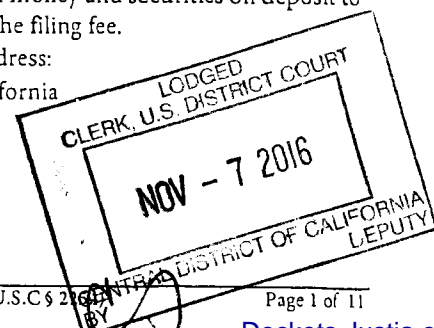
PETITION FOR WRIT OF HABEAS CORPUS
BY A PERSON IN STATE CUSTODY
28 U.S.C. § 2254

PLACE/COUNTY OF CONVICTION LOS ANGELES
PREVIOUSLY FILED, RELATED CASES IN THIS DISTRICT COURT
(List by case number)
CV _____
CV _____

INSTRUCTIONS - PLEASE READ CAREFULLY

- To use this form, you must be a person who either is currently serving a sentence under a judgment against you in a California state court, or will be serving a sentence in the future under a judgment against you in a California state court. You are asking for relief from the conviction and/or the sentence. This form is your petition for relief.
- In this petition, you may challenge the judgment entered by only one California state court. If you want to challenge the judgment entered by a different California state court, you must file a separate petition.
- Make sure the form is typed or neatly handwritten. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury.
- Answer all the questions. You do not need to cite case law, but you do need to state the federal legal theory and operative facts in support of each ground. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a legal brief or arguments, you may attach a separate memorandum.
- You must include in this petition all the grounds for relief from the conviction and/or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
- You must pay a fee of \$5.00. If the fee is paid, your petition will be filed. If you cannot afford the fee, you may ask to proceed *in forma pauperis* (as a poor person). To do that, you must fill out and sign the declaration of the last two pages of the form. Also, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account at the institution. If your prison account exceeds \$25.00, you must pay the filing fee.
- When you have completed the form, send the original and two copies to the following address:

Clerk of the United States District Court for the Central District of California
United States Courthouse
ATTN: Intake/Docket Section
312 North Spring Street
Los Angeles, California 90012



PLEASE COMPLETE THE FOLLOWING: (Check appropriate number)

This petition concerns:

- 1. a conviction and/or sentence.
- 2. prison discipline.
- 3. a parole problem.
- 4. other.

PETITION

1. Venue

- a. Place of detention HIGH DESERT STATE PRISON
- b. Place of conviction and sentence LOS ANGELES COUNTY

2. Conviction on which the petition is based (a separate petition must be filed for each conviction being attacked).

- a. Nature of offenses involved (include all counts): ROBBERY AND ATTEMPTED ROBBERY, WITH AN INSUFFICIENTLY CHARGE FOR THE USE OF A FIREARM (ENHANCEMENT)
- b. Penal or other code section or sections: PEN CODE §§ 211, 264-211, AND 12022.53 SUBDIVISION (b)
- c. Case number: B3321128
- d. Date of conviction: APRIL 3RD 2009
- e. Date of sentence: AMENDED AUGUST 13, 2014
- f. Length of sentence on each count: NINETEEN (19) YEARS AND FOUR (4) MONTH
- g. Plea (check one):
 - Not guilty
 - Guilty
 - Nolo contendere
- h. Kind of trial (check one):
 - Jury
 - Judge only

3. Did you appeal to the California Court of Appeal from the judgment of conviction? Yes No

If so, give the following information for your appeal (and attach a copy of the Court of Appeal decision if available):

- a. Case number: N/A
- b. Grounds raised (list each):
 - (1) N/A
 - (2) "

(3) _____ N/A
 (4) _____ u
 (5) _____ u
 (6) _____ u
 c. Date of decision: _____ N/A
 d. Result _____ N/A

4. If you did appeal, did you also file a Petition for Review with the California Supreme Court of the Court of Appeal decision? Yes No

If so give the following information (and attach copies of the Petition for Review and the Supreme Court ruling if available):

a. Case number: _____ N/A
 b. Grounds raised (list each):
 (1) _____ N/A
 (2) _____ u
 (3) _____ u
 (4) _____ u
 (5) _____ u
 (6) _____ u
 c. Date of decision: _____ N/A
 d. Result _____ u

5. If you did not appeal:

a. State your reasons DID NOT RECEIVE NOTICE OF AMENDED JUDGMENT, AND HAS SURPASSED NOTICE OF APPEAL DEADLINE. JUDGMENT WAS AMENDED AUGUST 13, 2014
 b. Did you seek permission to file a late appeal? Yes No

6. Have you previously filed any habeas petitions in any state court with respect to this judgment of conviction?
 Yes No SMV

If so, give the following information for each such petition (use additional pages if necessary, and attach copies of the petitions and the rulings on the petitions if available):

a. (1) Name of court: SUPERIOR CT. OF CALIF., COUNTY OF LOS ANGELES
 (2) Case number: BA321128
 (3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): 11/24/15 02/26/16

(4) Grounds raised (list each):

- (a) INEFFECTIVE ASSISTANCE OF COUNSEL
- (b) INEFFECTIVE ASSISTANCE OF COUNSEL
- (c) INEFFECTIVE ASSISTANCE OF COUNSEL
- (d) _____
- (e) _____
- (f) _____

(5) Date of decision: ~~1/24/15~~ FEBRUARY 3/18/2016

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

b. (1) Name of court: CT. OF APPEAL, CALIF., SECOND APPELLATE DIST.

(2) Case number: B271603

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): _____

(4) Grounds raised (list each):

- (a) INEFFECTIVE ASSISTANCE OF COUNSEL
- (b) INEFFECTIVE ASSISTANCE OF COUNSEL
- (c) INEFFECTIVE ASSISTANCE OF COUNSEL
- (d) _____
- (e) _____
- (f) _____

(5) Date of decision: APRIL 20, 2016

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

c. (1) Name of court: SUPREME COURT OF CALIFORNIA

(2) Case number: 5234565

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): MAY 16, 2016

(4) Grounds raised (list each):

- (a) INEFFECTIVE ASSISTANCE OF COUNSEL
- (b) " " "
- (c) " " "
- (d) _____
- (e) _____
- (f) _____

(5) Date of decision: JUNE 22, 2016

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

7. Did you file a petition for certiorari in the United States Supreme Court? Yes No

If yes, answer the following:

(1) Docket or case number (if you know): N/A

(2) Result: "

"

(3) Date of result (if you know): "

(4) Citation to the case (if you know): "

8. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than five grounds. Summarize briefly the facts supporting each ground. For example, if you are claiming ineffective assistance of counsel, you must state facts specifically setting forth what your attorney did or failed to do.

CAUTION: *Exhaustion Requirement:* In order to proceed in federal court, you must ordinarily first exhaust your state court remedies with respect to each ground on which you are requesting relief from the federal court. This means that, prior to seeking relief from the federal court, you first must present all of your grounds to the California Supreme Court.

a. Ground one: INEFFECTIVE ASSISTANCE OF COUNSEL
(SENTENCING PHASE)

(1) Supporting FACTS: DEFENSE COUNSEL ALAN KESSLER'S
MISREPRESENTATION AND/OR MISINTERPRETATION
OF THE USE OF A FIREARM ENHANCEMENT
STATUTE UNDER CALIFORNIA (CAL.) PENAL CODE (P.C.)
CONTINUE ON "ATTACHMENT ONE-SF."

(2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No

(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No

(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

b. Ground two: INEFFECTIVE ASSISTANCE OF COUNSEL
(SENTENCING PHASE)

(1) Supporting FACTS: THE TRIAL COURT OF LOS ANGELES,
CRIMINAL JUSTICE CENTER, ORDERED PETIT-

(ATTACHMENT OF PAGE 3)

(3) _____ N/A

(4) _____ "

(5) _____ "

(6) _____ "

c. Date of decision: _____ N/A

d. Result _____ "

_____ "

4. If you did appeal, did you also file a Petition for Review with the California Supreme Court of the Court of Appeal decision? Yes No

If so give the following information (and attach copies of the Petition for Review and the Supreme Court ruling if available):

a. Case number: _____ N/A

b. Grounds raised (list each):

(1) _____ N/A

(2) _____ "

(3) _____ "

(4) _____ "

(5) _____ "

(6) _____ "

c. Date of decision: _____ N/A

d. Result _____ "

_____ "

5. If you did not appeal:

a. State your reasons DID NOT RECEIVE NOTICE OF AMENDED JUDGMENT AND FOR THIS REASON SURPASSED NOTICE OF APPEAL DEADLINE. JUDGMENT WAS AMENDED AUGUST, 2014

b. Did you seek permission to file a late appeal? Yes No

6. Have you previously filed any habeas petitions in any state court with respect to this judgment of conviction? Yes No

If so, give the following information for each such petition (use additional pages if necessary, and attach copies of the petitions and the rulings on the petitions if available):

a. (1) Name of court: SUPERIOR CT. OF CALIF., COUNTY OF LOS ANGELES

(2) Case number: BA321123

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): APRIL 26, 2016

(ATTACHMENT OF PAGE 4)

(4) Grounds raised (list each):

- (a) FUNDAMENTAL CONSTITUTIONAL ERROR, ILLEGAL SENTENCE BARGAIN
- (b) " " " " " "
- (c) " " " " " "
- (d) _____
- (e) _____
- (f) _____

(5) Date of decision: 05/06/16

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

b. (1) Name of court: CT. OF APPEAL, CALIF., 2ND APPELLATE DISTRICT

(2) Case number: B272393

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): MAY 23, 2016

(4) Grounds raised (list each):

- (a) FUNDAMENTAL CONSTITUTIONAL ERROR, ILLEGAL SENTENCE
- (b) FUNDAMENTAL CONSTITUTIONAL ERROR, ILLEGAL SENTENCE BARGAIN
- (c) " " " " " "
- (d) _____
- (e) _____
- (f) _____

(5) Date of decision: MAY 25, 2016

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

c. (1) Name of court: SUPREME COURT OF CALIFORNIA

(2) Case number: 5236061

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): JULY 21, 2016

(4) Grounds raised (list each):

- (a) FUNDAMENTAL CONSTITUTIONAL ERROR, ILLEGAL SENTENCE BAR.
- (b) FUNDAMENTAL CONSTITUTIONAL ERROR, ILLEGAL SENTENCE BARGAIN
- (c) " " " " " "
- (d) _____
- (e) _____
- (f) _____

(ATTACHMENT OF PAGE 5)

(5) Date of decision: OCTOBER 12, 2016

(6) Result DENIED

(7) Was an evidentiary hearing held? Yes No

7. Did you file a petition for certiorari in the United States Supreme Court? Yes No

If yes, answer the following:

(1) Docket or case number (if you know): N/A

(2) Result: "

(3) Date of result (if you know): N/A

(4) Citation to the case (if you know): N/A

8. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than five grounds. Summarize briefly the facts supporting each ground. For example, if you are claiming ineffective assistance of counsel, you must state facts specifically setting forth what your attorney did or failed to do.

CAUTION: *Exhaustion Requirement:* In order to proceed in federal court, you must ordinarily first exhaust your state court remedies with respect to each ground on which you are requesting relief from the federal court. This means that, prior to seeking relief from the federal court, you first must present all of your grounds to the California Supreme Court.

a. Ground ~~one~~ ^{SIX (6)} _{S-V} _____

(1) Supporting FACTS: N/A

(2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No

(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No

(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

~~b. Ground two:~~ NONE N/A

(1) Supporting FACTS: N/A

LONGER TO REMAND IN CUSTODY AFTER HIS
ARREST, APRIL 12, 2007, WITH A BAIL SET
(CONTINUE ON "ATTACHMENT TWO-SF" pp. 1-5)

- (2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No
(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No
(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

c. Ground three: ILLEGAL SENTENCING BARGAIN, CONSTITUTIONAL ERROR, IN EXCESS OF THE TRIAL COURT JURISDICTION

(1) Supporting FACTS: ON APRIL 3RD, 2009, PETITIONER
VALSON WAS SENTENCE TO NINETEEN (19)
YEARS AND FOUR (4) MONTHS IN PRISON FOR
HIS CONVICTIONS OF ROBBERY AND ATTEMPTED
(CONTINUE ON "ATTACHMENT THREE-SF" pp. 1-5)

- (2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No
(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No
(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

d. Ground four: ILLEGAL SENTENCING BARGAIN, CONSTITUTIONAL ERROR, IN EXCESS OF THE TRIAL COURTS JURISDICTION

(1) Supporting FACTS: ON APRIL 12, 2007, PETITIONER WAS
ARRESTED BY LAW ENFORCEMENT, FOR ROBBERY
AND ATTEMPTED ROBBERY, CONSISTING OF 13
COUNTS, UNDER FELONY CASE NO BAZ21123, ~~IN~~
CONTINUE ON "ATTACHMENT FOUR-SF." pp. 1-4)

- (2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No
(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No
(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

e. Ground five: ILLEGAL SENTENCING BARGAIN, CONSTITUTIONAL ERROR, IN EXCESS OF THE TRIAL COURTS JURISDICTION

(1) Supporting FACTS: THE SUPERIOR COURT OF LOS ANGELES
ORDERED PETITIONER TO REMAND IN CUSTODY WITH
A BAIL SET AT \$1,365,000, PENDING THE OUTC-
OME OF THE FELONY CASE. THE CHARGES
(CONTINUE ON ATTACHMENT FIVE-SF. pp 1-2)

- (2) Did you raise this claim on direct appeal to the California Court of Appeal? Yes No

(3) Did you raise this claim in a Petition for Review to the California Supreme Court? Yes No

(4) Did you raise this claim in a habeas petition to the California Supreme Court? Yes No

9. If any of the grounds listed in paragraph 7 were not previously presented to the California Supreme Court, state briefly which grounds were not presented, and give your reasons: _____

_____ N/A _____

10. Have you previously filed any habeas petitions in any federal court with respect to this judgment of conviction?

Yes No

If so, give the following information for each such petition (use additional pages if necessary, and attach copies of the petitions and the rulings on the petitions if available):

a. (1) Name of court: _____

(2) Case number: _____

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): _____

(4) Grounds raised (list each): _____

(a) _____

(b) _____

(c) _____

(d) _____

(e) _____

(f) _____ N/A

(5) Date of decision: _____

(6) Result _____

(7) Was an evidentiary hearing held? Yes No

b. (1) Name of court: _____

(2) Case number: _____

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): _____

(4) Grounds raised (list each): _____

(a) _____

(b) _____

(c) _____

(d) _____

(e) _____

(f) _____ N/A

(5) Date of decision: _____

(6) Result N/A

(7) Was an evidentiary hearing held? Yes No

11. Do you have any petitions now pending (i.e., filed but not yet decided) in any state or federal court with respect to this judgment of conviction? Yes No

If so, give the following information (and attach a copy of the petition if available):

(1) Name of court: _____

(2) Case number: _____

(3) Date filed (or if mailed, the date the petition was turned over to the prison authorities for mailing): _____

(4) Grounds raised (list each):

(a) _____

(b) _____

(c) _____

(d) _____

(e) _____

(f) _____

12. Are you presently represented by counsel? Yes No

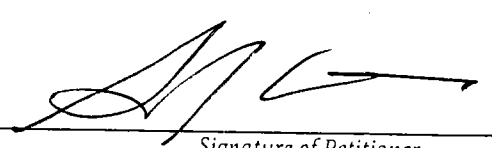
If so, provide name, address and telephone number: _____

WHEREFORE, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.

Signature of Attorney (if any)

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct.

Executed on 10/24/2016
Date



Signature of Petitioner

SILUS M. VALSON
Petitioner

MARION SPEARMAN
Respondent(s)

DECLARATION IN SUPPORT
OF REQUEST
TO PROCEED
IN FORMA PAUPERIS

I, SILUS M. VALSON, declare that I am the petitioner in the above entitled case; that in support of my motion to proceed without being required to prepay fees, costs or give security therefor, I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor; that I believe I am entitled to relief.

1. Are you presently employed? ^{SMU} Yes No

a. If the answer is yes, state the amount of your salary or wages per month, and give the name and address of your employer.

N/A

b. If the answer is no, state the date of last employment and the amount of the salary and wages per month which you received.

2. Have you received, within the past twelve months, any money from any of the following sources?

a. Business, profession or form of self-employment? Yes No

b. Rent payments, interest or dividends? Yes No

c. Pensions, annuities or life insurance payments? Yes No

d. Gifts or inheritances? Yes No

e. Any other sources? Yes No

If the answer to any of the above is yes, describe each source of money and state the amount received from each during the past twelve months:

N/A

3. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts)

Yes No

If the answer is yes, state the total value of the items owned: _____
N/A

4. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property? (Excluding ordinary household furnishings and clothing) Yes No

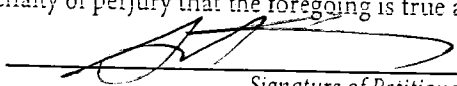
If the answer is yes, describe the property and state its approximate value: _____
N/A

5. List the persons who are dependent upon you for support, state your relationship to those persons, and indicate how much you contribute toward their support: CALIFORNIA DEPT. OF

CORRECTIONS AND REHABILITATION

I, declare (or certify, verify or state) under penalty of perjury that the foregoing is true and correct.

Executed on 10/24/2016
Date


Signature of Petitioner

CERTIFICATE

I hereby certify that the Petitioner herein has the sum of \$ _____ on account to his credit at the _____ institution where he is confined. I further certify that Petitioner likewise has the following securities to his credit according to the records of said institution: _____

Date

Authorized Officer of Institution/Title of Officer

Name/Address of Attorney or Pro Per

SILUS M. VALSON
H.D.S.P., P.O. BOX 3030,
SUSANVILLE, CA 96127
Telephone N/A

FPD Apptd CJA Pro Per

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

SILUS MARDEL VALSON
PLAINTIFF(S),
v.
DEFENDANT(S).

CASE NUMBER: _____

Motion and Affidavit for Leave to Appeal In Forma
Pauperis: 28 U.S.C. 753(f)
 28 U.S.C. 1915

The undersigned SILUS M. VALSON, a party in the within action, moves the Court under 28 USC § 1915 for authorization to prosecute an appeal without prepayment of fees and costs or security therefor, and for the preparation of a Court Reporter's transcript at government expense.

1. I believe I am entitled to redress, and the issues which I desire to present on my proposed appeal are the following:
 - a. INEFFECTIVE ASSISTANCE OF COUNSEL
 - b. ILLEGAL SENTENCING BARGAIN, FUNDAMENTAL CONST. ERROR
 - c. _____

2. Because of my poverty I am unable to pay the costs of the proposed appeal proceeding or to give security therefor. I swear that the following responses are true.

a. Are you presently employed? Yes No. If the answer is yes, state the amount of your salary or wages per month and give the name and address of your employer. _____

b. Have you received, within the past twelve months, any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, or other source? Yes No.
If the answer is yes, describe each source of income and state the amount received from each during the past twelve months.

c. Are you presently employed in prison? Yes No.

If yes, state the number of hours you work per week and the hourly rate of pay.

d. Do you own any cash or do you have money in a checking or savings account? Yes No.

If the answer is yes, state the amount of money in each account separately as of six (6) months prior to the date of this affidavit.

e. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)?

_____ **NO** _____

f. In what year did you last file an income tax return?

_____ **UNKNOWN** _____

g. Approximately how much income did your last tax return reflect?

_____ **NONE** _____

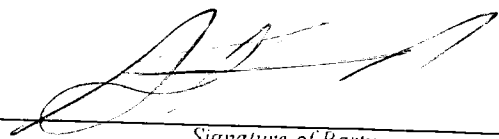
h. List the persons who are dependent upon you for support and state your relationship to those persons.

_____ **NONE** _____

i. State monthly expenses, itemizing the major items.

_____ **NONE** _____

I declare under penalty of perjury that the foregoing is true and correct.



Signature of Party

Date

Signature of Attorney
(Disregard if filed in propria persona)

PROOF OF SERVICE BY MAIL

BY PERSON IN STATE CUSTODY

(Fed. R. Civ. P. 5; 28 U.S.C. § 1746)

I, SILUS M. VALSON, declare:

I am over 18 years of age and a party to this action. I am a resident of _____

HIGH DESERT STATE Prison,

in the county of LESS LASSEN,

State of California. My prison address is: P.O. BOX 3030,
SUSANVILLE, CA 96127

On OCTOBER 25, 2016,
(DATE)

I served the attached: PETITION FOR WRIT OF HABEAS

CORPUS BY A PERSON IN STATE CUSTODY
(DESCRIBE DOCUMENT)

on the parties herein by placing true and correct copies thereof, enclosed in a sealed envelope, with postage thereon fully paid, in the United States Mail in a deposit box so provided at the above-named correctional institution in which I am presently confined. The envelope was

addressed as follows: CLERK OF THE UNITED STATE DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA, ATTN: INTAKE /
DOCKET SECTION, # 312 NORTH SPRING STREET
LOS ANGELES, CALIFORNIA 90012

I declare under penalty of perjury under the laws of the United States of America that the forgoing is true and correct.

Executed on 10/25/2016
(DATE)


(DECLARANT'S SIGNATURE)

PROOF OF SERVICE BY MAIL
[C.C.P. 1013, 2015.;28 U.S.C. 1746]

STATE OF CALIFORNIA)
)
County of Lassen) SS:

I, (A) SILUS M. VALSON, am a resident of the High Desert State Prison at Susanville, County of Lassen, California, am at least 18 years of age. My mailing address is P.O. Box 3030, Susanville, CA 96127.

On (B) OCTOBER 25, 2016, I served a true and correct copy of the following document(s):

(C) PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

on each party listed below by placing it in an envelope, with adequate postage provided, and by depositing said envelope in a box for the United States Mail at HDSP, P.O. Box 3030, Susanville, CA 96127.

Each party to the action has been duly served.

This copy is being mailed to (D):
CLERK OF THE UNITED STATE DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA, UNITED STATES COURTHOUSE, ATTN: INTAKE/DOCKET SECTION, 312 NORTH SPRING STREET, LOS ANGELES, CALIFORNIA 90012

I have mailed additional copies to (D):

There is regular delivery service by the United States Mail between the above place a mailing and the parties' listed.

I declare, under penalty of perjury, that the foregoing is true and correct.

Dated (E): 10 / 25 2016, at Susanville, California.

Signed: [Signature] CDCR I.D. # G-65198

HDSP MAILROOM ACKNOWLEDGMENT OF MAILING
DATE: _____
SIGNED: _____

ATTACHMENT ONE - SF.

ATTACHMENT ONE - SF.

ATTACHMENT ONE-SF

1 SECTION (§) 12022.53, RESULTS TO ADVISE THAT
2 FALLS BELOW THE LEVEL OF COMPETENCE, DURING
3 PLEA BARGAIN NEGOTIATION, WHICH LED TO THE
4 PETITIONER'S DECISION TO ENTER INTO AN
5 ILLEGAL SENTENCING BARGAIN OF NINETEEN (19)
6 YEARS AND FOUR (4) MONTHS TERM OF IMPRISONMENT.

7 PETITIONER ENTERED INTO TO A PLEA AGREE-
8 MENT WITH THE TRIAL COURT, IN EXCHANGE FOR
9 HIS PLEA OF GUILTY TO THE FORMALLY CHARGED
10 OFFENSES OF ROBBERY AND ATTEMPTED ROBBERY,
11 WHILE A SENTENCE ENHANCEMENT PER P.C. § 12022.53,
12 SUBDIVISION (SUBD.)(b), WAS USED TO INDUCE
13 PETITIONER'S PLEA OF GUILTY, WITHOUT SUFFICIENT
14 CHARGE OF THE ENHANCEMENT STATUTE IN
15 ACCORDANCE WITH SUBD. (c)(1) OF P.C. § 12022.53.

16 PETITIONER VALSON CLAIMS INEFFECTIVE
17 ASSISTANCE OF COUNSEL AGAINST HIS DEFENSE
18 COUNSEL, ALAN KESSLES, IN THE FELONY CASE
19 (NO. BA321128) BECAUSE HE ADVISED PETITIONER
20 TO ACCEPT AND AGREE TO A SENTENCING
21 BARGAIN THAT / WHICH INCLUDES AN ADDITIONAL
22 TERM OF THIRTEEN (13) YEARS AND FOUR (4) MONTHS
23 FOR AN INSUFFICIENTLY CHARGED ~~EN~~ ENHANCEMENT
24 PER P.C. § 12022.53, SUBD. (b), IN VIOLATION OF
25 THE PROCESS DUE OF THE ENHANCEMENT STATUTE
26 BY VIRTUE OF P.C. § 12022.53, SUBD. (c)(1), THUS,
27 KESSLER FAILED TO INVESTIGATE THE APPROPRIATE
28 USE OF THE ENHANCEMENT STATUTE, AND GIVE

ATTACHMENT ONE-SF.

1 COMPETENT ADVICE TO PETITIONER DURING AND
2 FOR SENTENCING.

3 Cal. P.C. § 12022.53, SUBD. (E)(1) HAS A
4 SPECIFIC PLEADING AND PROOF REQUIREMENT.
5 THE ENHANCEMENT PROVIDED IN SECTION 12022.53,
6 SUBDIVISION (b), (c), AND (d) APPLY TO ANY
7 PERSON WHO IS A PRINCIPAL IN THE COMMISSION
8 OF AN OFFENSE IF BOTH OF THE FOLLOWING
9 ARE PLED AND PROVED: (1) THE PERSON VIOLATED
10 PENAL CODE SECTION 186.22, SUBDIVISION (b),
11 AND (2) ANY PRINCIPAL IN THE OFFENSE COMMITTED
12 ANY ACT SPECIFIED IN SECTION 12022.53, SUBDIVI-
13 SION (b)(c) OR (d). (PEOPLE V. BOTELLO, 183 Cal.
14 App. 4th 1014)

15 DUE PROCESS REQUIRES THAT AN ENHANCEM-
16 ENT BE PLED AND PROVED. DEFENDANTS HAS A
17 COGNIZABLE DUE PROCESS RIGHT TO FAIR
18 NOTICE OF THE SPECIFIC SENTENCE ENHANCEMENT
19 ALLEGATION THAT WILL BE INVOKED TO INCREASE
20 PUNISHMENT FOR HIS CRIMES.

21 PETITIONER'S ~~DEF~~ DEFENSE COUNSEL,
22 ADVISED PETITIONER TO ACCEPT THE AGGREGATED
23 NINETEEN (19) YEAR AND FOUR (4) MONTHS
24 SENTENCING BARGAIN, WITH THE ADDITIONAL
25 THIRTEEN (13) YEAR AND FOUR (4) MONTHS,
26 IN EXCESS OF THE TRIAL COURT'S JURISDICTION
27 BECAUSE THE SENTENCE ENHANCEMENT WAS NOT
28 CHARGED IN THE INFORMATION SUFFICIENTLY BY

ATTACHMENT ONE-SF

1 BY VIRTUE OF P.C. § 12022.53, SUBD. (e)(1).

2 PETITIONER IS PREJUDICE BY HIS DEFENSE
3 COUNSEL ~~THE~~ADVICE TO ACCEPT THE PLEA
4 AGREEMENT IN THE FELONY CASE, TO A SENTEN-
5 CING BARGAIN THAT SUBJECTS PETITIONER TO
6 CRUEL AND UNUSAL PUNISHMENT, FOR AN INSUFF-
7 ICIENTLY CHARGED ENHANCEMENT. SUBD. (b) OF
8 P.C. § 12022.53, DID NOT GIVE PETITIONER
9 FAIR ~~NOTICE~~ NOTICE OF EVERY ELEMENT OF
10 THE ENHANCEMENT STATUTE BY VIRTUE OF
11 P.C. § 12022.53, SUBD. (e)(1), NOR DID KESSLER
12 APPROPRIATE INTERPRET AND REPRESENT THE
13 ENHANCEMENT STATUTE TO PETITIONER FOR A
14 FAIR DETERMINATION OF HIS SENTENCE. KESSLER
15 SHOULD HAVE SEEN AND BEEN AWARE OF SUCH
16 A FUNDAMENTAL CONSTITUTIONAL ERROR, SO
17 FUNDAMENTAL AS TO GO TO THE HEART OF THE
18 CRIMINAL AND/OR SENTENCING PROCESS.

19 IF IT WERE NOT FOR PETITIONER'S
20 DEFENSE COUNSEL LACK OF COMPETENCE AND
21 FAILURE TO INVESTIGATE THE INTERPRETATION
22 OF THE ENHANCEMENT STATUTE'S PLEADING AND
23 PROOF REQUIREMENT, BY VIRTUE OF P.C. §
24 12022.53, SUBD. (e)(1), HE COULD HAVE NOTIFIED
25 THE TRIAL THAT IT WAS ACTING IN EXCESS
26 OF IT'S FUNDAMENTAL JURISDICTION BY SENTEN-
27 ZING PETITIONER TO AN INSUFFICIENTLY CHARGED
28 ENHANCEMENT, AND THAT DOING SO VIOLATED

ATTACHMENT ONE-SF.

1 THE ENHANCEMENT STATUTE PROCEDURAL DUE
2 PROCESS PROTECTIONS.

3 PETITIONER'S DEFENSE COUNSEL, IN
4 HIS INCOMPETENCE, ALLOWED THE TRIAL COURT
5 TO SUBVERT FUNDAMENTAL FAIRNESS THAT
6 WOULD GIVE PETITIONER PROPER NOTICE OF
7 EVERY ELEMENT OF THE ENHANCEMENT
8 STATUTE BY VIRTUE OF ~~(E)(1)~~ SUBD. (E)(1) OF
9 P.C. § 12022.53, SO ANY APPLICABLE DEFENSES
10 COULD BE MADE AGAINST THE SENTENCE
11 ENHANCEMENT PER SUBD. (b) OF P.C. § 12022.53,
12 INCREASING PETITIONER'S PUNISHMENT. THIS
13 ERROR, COERCE PETITIONER INTO AN ILLEGAL
14 ADMISSION, BY MISREPRESENTATION OF THE
15 ENHANCEMENT STATUTE.

16 IF PROPERLY CHARGED WITH THE USE OF
17 A FIREARM ENHANCEMENT STATUTE BY VIRTUE
18 OF P.C. § 12022.53, SUBD. (E)(1), PETITIONER (I)
19 WOULD HAVE INSTEAD PURSUED A TRIAL FOR
20 ALL ELEMENTS TO BE PROVING AND PREVENT
21 THE ADDITIONAL PUNISHMENT PER SUBD. (b) OF
22 P.C. § 12022.53. I WAS NOT GIVING THE OPPORTU-
23 NITY TO BE FULLY AWARE OF ALL ELEMENTS
24 BECAUSE OF DEFENSE COUNSEL MISREPRESENTATION,
25 LACK OF COMPETENCE, AND, DO TO KESSLER MISA-
26 DIVE TO ACCEPT THE PLEA AGREEMENT OR/AND
27 ~~SENTEN~~ SENTENCING BARGAIN WITH THE ADDITIO-
28 NAL 13 YEAR AND 4 MONTHS TERM, NO PROPER

ATTACHMENT ONE - SF.

1 DEFENSE WAS MADE AGAINST THE SENTENCE
2 ENHANCEMENT UNDER P.C. § 12022.53, SUBD. (b).

3 THUS, FOR THE FOREGOING REASONS
4 PETITIONER CLAIMS INEFFECTIVE ASSISTANCE
5 COUNSEL AGAINST ALAN KESSLER, AND SEEKS
6 RELIEF FROM THE SENTENCING ENHANCEMENT
7 INCREASING PETITIONER PUNISHMENT.

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ATTACHMENT TWO-SF.

ATTACHMENT TWO-SF.

ATTACHMENT TWO-SF

1 BY THE COURT AT ONE MILLION THREE
2 HUNDRED SIXTY FIVE THOUSAND DOLLARS
3 (\$1,365,000).

4 PETITIONER VALSON HAS NEVER POSTED
5 BAIL FOR THE FORMALLY CHARGED OFFENSES
6 OF ROBBERY IN THE FELONY CASE (No. BAZ21128)
7 AND WAS SENTENCED BY THE TRIAL COURT
8 INITIALLY ON APRIL 03, 2009.¹ THUS, VALSON
9 HAD SERVED ALL PRESENTENCE "ACTUAL CUSTODY
10 TIME" IN COUNTY JAIL AND MENTAL STATE
11 HOSPITAL FACILITIES FOR COMPETENCY.

12 AS A PLEA AGREEMENT OF A SENTENCING
13 BARGAIN WITH THE TRIAL COURT, PETITIONER
14 IS OBLIGATED TO SERVE A NINETEEN (19) YEAR
15 AND FOUR (4) MONTHS SENTENCE OR TERM OF
16 IMPRISONMENT FOR HIS PLEA OF GUILTY IN THE
17 FELONY CASE

18 PETITIONER WAS TOLD, HE WOULD HAVE
19 TO "WAIVE" ALL BACK TIME OF TWO (2) YEARS
20 AND FOUR (4) MONTHS BY HIS DEFENSE COUNSEL,
21 ALAN KESSLER, TO EFFECTUATE HIS ULTIMATE
22 SENTENCE. "ALL BACK TIME" MEANT ALL
23 PETITIONER'S PRESENTENCE ACTUAL CUSTODY TIME.
24 THE PLEA AGREEMENT WAS MEDIATED BY KESSLER

25 1. AN AMENDED JUDGMENT WAS MADE BY THE TRIAL
26 ON AUGUST 13, 2014, WITHOUT GIVING PETITION NOTICE
27 OF THE AMENDED JUDGMENT OR THE RIGHT TO APPEAL.
28 HABEAS CORPUS PROCEEDING ON THE INITIAL JUDGMENT
ENDED IN THE NINTH CIRCUIT COURT OF APPEAL ON 10/29/2015
(No. 15-55153) AND PETITIONER WAS UNAWARE OF AMENDED
JUDGMENT WHILE ACTING ON INITIAL JUDGMENT.

ATTACHMENT TWO-SF

1 ON PETITIONER'S BEHALF WITH THE TRIAL COURT,
2 FOR A TOTAL AGGREGATED TERM OF A
3 NINETEEN (19) YEARS AND FOUR (4) MONTHS.
4 THE ONLY EFFECTIVE RESULT WAS TO ILLEGALLY
5 ENHANCE PETITIONER'S TOTAL TERM OF
6 IMPRISONMENT, GIVING HIM AN ADDITIONAL
7 TERM UNAUTHORIZED BY THE LAW.

8 PETITIONER ACCEPTED THE PLEA AGREEM-
9 ENT AT THE ADVICE OF HIS DEFENSE COUNSEL
10 BELIEVING COUNSEL ADVICE WAS IN HIS BEST
11 INTEREST. HOWEVER, PETITIONER'S DEFENSE
12 COUNSEL MISINTERPRETED, FALSELY REPRESENTED,
13 THE MEANING AND CIRCUMSTANCE IN WHICH
14 A "WAIVER" COULD BE APPLIED, BECAUSE
15 PETITIONER HAD ALREADY SERVED AND COMPLETED
16 ALL BACK TIME OF 2 YEARS AND 4 MONTHS,
17 AS PUNISHMENT FOR THE CHARGED OFFENSES
18 IN THE FELONY CASE.

19 "ALTHOUGH IT HAS OFTEN BEEN SAID
20 THAT A WAIVER IS 'THE INTENTIONAL RELIN-
21 QUISHMENT OF A KNOWN RIGHT' THIS IS A
22 MISLEADING DEFINITION, WHAT IS INVOLVED
23 IS NOT THE RELINQUISHMENT OF A RIGHT
24 AND TERMINATION OF THE RECIPROCAL DUTY
25 BUT THE EXCUSE OF A NONOCCURRENCE OF
26 OR A DELAY IN THE OCCURRENCE OF A
27 CONDITION OF A DUTY." (SEE E. ALAN FARNS-
28 WORTH; CONTRACTS, SECTION 3.5 at 561 (3d ed

ATTACHMENT TWO-SF.

1 1949) THUS, IT IS INAPPROPRIATE TO ORDER
2 OR SAY THAT PETITIONER WAIVED ALL BACK
3 TIME OF 2 YEARS AND 4 MONTHS, WHEN
4 SUCH TIME HAD ACTUALLY AND FACTUALLY
5 OCCURRED, WHICH MAKES THE WAIVER UNINT-
6 ELLIGENT.

7 IF PETITIONER'S DEFENSE COUNSEL
8 WOULD HAD BEEN COMPETENT ON THE
9 APPROPRIATE CIRCUMSTANCE A WAIVER CAN BE
10 APPLIED AND HOW IT IS ACCURRATELY DEFINED,
11 REPRESENTATION AND INTERPRETATION OF THE
12 TERM "WAIVER" COULD HAVE EASILY BEEN
13 DEFENDED AND PRESENTED AS INVALID TO THE
14 TRIAL COURT AND /OR PETITIONER, BECAUSE
15 ALL BACK TIME OF 2 YEARS AND 4 MONTHS
16 HAD FACTUALLY OCCURRED AS ACTUAL CUSTODY
17 TIME AS A MATTER OF LAW. SO, NO MATTER
18 IF THE TRIAL COURT ATTEMPTS TO VOID OR
19 DOES VOID ALL BACK TIME OF 2 YEARS AND
20 4 MONTHS FROM THE RECORD OR COMPUTATION
21 OF SENTENCE, THERE IS LITTLE DENIAL THAT
22 PETITIONER SERVED SUCH TIME IN CUSTODY.

23 PETITIONER IS PREJUDICE BY THE WAIVER
24 OF ALL BACK TIME OF 2 YEARS AND 4 MONTHS,
25 BECAUSE, THE COURT HAS REJECTED TO
26 FULFILL IT'S DUTY BY APPLYING AND COMPUTING
27 THE ACTUAL CUSTODY TIME SERVED PRESENTEN-
28 CE TO THE ABSTRACT OF JUDGMENT, IN CALCUL-

ATTACHMENT TWO-SF.

1 ATING THE TIME TO EFFECT PETITIONER'S
 2 TOTAL TERM OF IMPRISONMENT. THUS,
 3 THE PETITIONER IS ACTUALLY SUFFERING
 4 A 21 YEAR AND 8 MONTHS TERM OF
 5 IMPRISONMENT FOR THE FELONY CASE, AS
 6 THE TRIAL COURT HAS IMPOSE AN ADDITIONAL
 7 TERM NOT AUTHORIZED BY THE PENAL CODE,
 8 AND IS PUNISHING PETITIONER BEYOND
 9 19 YEARS AND 4 MONTHS.

10 THE TRIAL COURT DID NOT FOLLOW THE
 11 SENTENCING RULE. AT THE TIME OF SENTEN-
 12 CING, THE COURT "SHALL" CAUSE TO BE
 13 RECORDED ON THE JUDGMENT OR COMMITMENT
 14 THE TOTAL TIME IN CUSTODY TO BE
 15 CREDIT UPON THE SENTENCE UNDER P.C. § 2900.5,
 16 2933.1(c), AND 2933.2 (c). (CALIFORNIA RULES
 17 OF COURT, RULE 4.472)

18 DEFENDANTS HAVE THE ABILITY TO WAIVE
 19 CREDIT PER P.C. § 2931, HOWEVER, NO ~~AUTHORITY~~
 20 AUTHORITY ALLOWS THE TRIAL COURT OR
 21 A DEFENDANT TO "WAIVE" ACTUAL CUSTODY
 22 TIME SERVED IN THE SENTENCING RULES,
 23 WITHOUT UNDERMINING THE ~~PRIME~~ PRINCIPLES
 24 INTERPRETATION OF THE TERM. PETITIONER
 25 WAS ORDER TO ~~REMAIN~~ REMAND IN ~~PRISON~~
 26 CUSTODY PRESENTENCE, AS RETRIBUTION FOR
 27 THE FELONY CASE IN THE CRIMINAL PROCESS.

28 IF IT WERE NOT FOR PETITIONER'S DEFENSE

ATTACHMENT TWO-SF.

1 COUNSEL ADVICE, PETITIONER IN THE
2 ALTERNATIVE WOULD NOT HAVE ACCEPTED
3 THE PLEA AGREEMENT, BECAUSE IT IMPOSES
4 AN UNAUTHORIZED TERM OF IMPRISONMENT
5 IN EXCESS OF ITS JURISDICTION AS ALL
6 BACK TIME OF 2 YEARS AND MONTH HAS BEEN
7 VOIDED FROM THE COMPUTATION OF HIS
8 SENTENCE. THE WAIVER IMPOSES AN ADDITIONAL
9 TERM WHICH COULD NOT BE SUBJECTED TO
10 A JURY DETERMINATION.

11 THUS, FOR THE FOREGOING REASONS
12 PETITIONER CLAIMS INEFFECTIVE ASSISTANCE
13 PART OF COUNSEL AGAINST HIS COUNSEL
14 DURING THE SENTENCING PHASE OF THE
15 CRIMINAL PROCESS, AND SEEKS RELIEF FROM
16 THE WAIVER OF ALL BACK TIME OF 2 YEARS
17 AND 4 MONTHS OR SEEKS IT TO BE DEEMED
18 INVALID.

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ATTACHMENT THREE-SF.

1 ROBBERY, PURSUANT TO CALIFORNIA (CAL.) PENAL
2 CODE (P.C.) SECTIONS (§) 211 AND 664/211, IN
3 THE SUPERIOR COURT OF LOS ANGELES, CRIMINAL
4 JUSTICE CENTER.

5 THE TRIAL COURT ORDERED AND FOUND
6 PETITIONER IN VIOLATION OF USE OF FIREARM
7 SENTENCE ENHANCEMENT, PER CAL. P.C. §
8 12022.53, SUBDIVISION (SUBD.) (b), WHICH
9 ULTIMATELY HAS GIVING PETITIONER AN
10 ADDITIONAL TERM OF THIRTEEN (13) YEARS AND
11 FOUR (4) MONTHS OF A TOTAL NINETEEN (19)
12 ~~AND~~ YEARS AND FOUR (4) MONTHS SENTENCE.
13 (SEE EXHIBIT A "PRETRIAL CONFERENCE"
14 PP. 1-10)

15 IN THE FELONY CASE (NO. BA32112B),
16 PETITIONER WAS NEVER SUFFICIENTLY CHARGED
17 WITH THE USE OF A FIREARM ENHANCEMENT
18 STATUTE, BY VIRTUE OF CAL. PENAL CODE
19 SECTION 12022.53, SUBDIVISION (b)(1). (SEE
20 EXHIBIT A PRETRIAL CONFERENCE p. 1 AT
21 INFORMATION FILED ON 10/15/08) HOWEVER,
22 THE TRIAL COURT IMPOSED AN SENTENCING
23 ENHANCEMENT PER CAL. PENAL CODE §
24 12022.53, SUBDIVISION (b) IN VIOLATION OF
25 THE PLEADING AND PROOF REQUIREMENTS
26 OF THE ENHANCEMENT STATUTE, PURSUANT
27 TO SUBDIVISION (b)(1) OF ~~SEE~~ SECTION 12022.53
28 OF THE CAL. PENAL CODE.

ATTACHMENT THREE-SF.

ATTACHMENT THREE-SF.

ATTACHMENT THREE-SF.

1 CALIFORNIA PENAL CODE SECTION 12022.53
2 SUBDIVISION (c)(1), HAS A SPECIFIC DUE
3 PROCESS AND/OR PLEADING AND PROOF
4 REQUIREMENT. THE ENHANCEMENTS PROVIDED
5 IN SECTION 12022.53 SUBDIVISION (b), (c), AND
6 (d), APPLY TO ANY PERSON WHO IS A
7 PRINCIPAL IN THE COMMISSION OF AN OFFENSE
8 IF BOTH OF THE FOLLOWING ARE PLED AND
9 PROVED: (1) THE PERSON VIOLATED PENAL
10 CODE SECTION 186.22, SUBDIVISION (b), AND
11 (2) ANY PRINCIPLE IN THE OFFENSE COMMITTED
12 ANY ACT SPECIFIED IN SECTION 12022.53,
13 SUBDIVISION (b), (c), OR (d). (PEOPLE V BOTELLO
14 (2010 2d Dist) 133 Cal. App 4th 1041, 107 Cal.
15 Rptr. 2d 690)

16 THE ~~COURT~~ TRIAL COURT IMPOSED AN
17 ADDITIONAL TERM OF THIRTEEN (13) YEARS
18 AND FOUR (4) MONTHS, PURSUANT ~~TO~~ TO
19 CAL. PENAL CODE SECTION 12022.53, SUBDIVISION
20 (b), IN VIOLATION OF PETITIONER FUNDAMENTAL
21 RIGHT TO DUE PROCESS, BECAUSE COGNIZABLE
22 NOTICE WAS NOT GIVING OF THE ENHANCEM-
23 ENT STATUTE AND PETITIONER DID NOT PLEA
24 TO AN ENHANCEMENT FROM THE INFORMATION
25 OF THE FELONY CASE BY VIRTUE OF SUBDIVISION
26 (c)(1) OF SECTION 12022.53 OF THE CAL. PENAL
27 CODE.

28 PETITIONER, IN THE FELONY CASE, WAS

ATTACHMENT THREE - SF.

1 NOT MADE AWARE OF THE NATURE OF THE
2 ENHANCEMENT STATUTE, AND REAL OR SUFFICIENT
3 NOTICE OF THE ENHANCEMENT STATUTE WAS
4 NOT CHARGED IN THE INFORMATION BY VIRTUE
5 OR IN ACCORDANCE WITH CAL. PENAL CODE
6 SECTION 12022.53, SUBDIVISION (2)(1). SEE
7 EXHIBIT A "PRETRIAL CONFERENCE" p1 of
8 INFORMATION FILED ON 10/15/08]

9 THE TRIAL COURT MISINTERPRETED
10 THE ENHANCEMENT STATUTE AND MISREPRESENTED
11 ~~IT'S~~ IT'S USE TO THE PETITIONER,
12 WHILE ALSO USING THE SENTENCING ENHANCE-
13 MENT, OF THE ENHANCEMENT STATUTE, AS
14 LEVERAGE TO INDUCE PETITIONER'S PLEA OF
15 GUILTY TO THE ROBBERY AND ATTEMPTED
16 ROBBERY OFFENSES.

17 THE TRIAL COURT'S MISINTERPRETATION
18 AND / OR MISREPRESENTATION OF THE
19 TRUE NATURE OF THE ENHANCEMENT STATUTE,
20 VIOLATES ~~THE~~ THE DUE PROCESS REQUIRED ~~BY THE~~
21 WITHIN THE MEANING OF SUBDIVISION (2)(1)
22 OF SECTION 12022.53. THE TRIAL COURT
23 EXCEEDED IT'S JURISDICTION BY SENTENCING
24 PETITIONER PER SUBDIVISION (b) OF SECTION
25 12022.53 OF THE CAL. PENAL CODE, WITHOUT
26 FIRST SATISFYING THE PROCEDURAL PROTECTIONS
27 REQUIRED BY SUBDIVISION (2)(1) OF ~~SECTION~~ §
28 12022.53, AND USING THE ENHANCEMENT STATUTE

ATTACHMENT THREE-SF.

1 FOR THE SENTENCING TERM OF A PLEA BARGAIN.
2 THE TRIAL COURT CIRCUMVENTED IT'S
3 JURISDICTION AND PETITIONER'S FUNDAMENTAL
4 DUE PROCESS RIGHTS, BY BEARING THE
5 ENHANCEMENT STATUTE SOLELY ON IT'S
6 PRINCIPLES OF PUNISHMENT, PURSUANT TO
7 SUBDIVISION (b) OF SECTION 12022.53. (SEE
8 EXHIBIT B "INFORMATION" P. 1) THIS STRIKES
9 AT THE HEART OF THE CRIMINAL PROCESS,
10 AS PETITIONER IS BEING PUNISHED WITHOUT
11 A SUFFICIENT ACCUSATION TO THE ENHANCEMENT
12 STATUTE PER SUBDIVISION (e)(1) OF SECTION
13 12022.53, AND PETITIONER WAS NOT FIRST
14 MADE TO ANSWER TO THE ENHANCEMENT
15 BY VIRTUE OF SUBDIVISION (e)(1) OF SECTION
16 12022.53, BEFORE RECEIVING THE 13 YEARS AND
17 4 MONTHS ADDITIONAL TERM. SEE EXHIBIT A
18 "PRETRIAL CONFERENCE" P. 1 of INFORMATION
19 FILED ON 10/15/08; SEE ALSO EXHIBIT C
20 "ABSTRACT OF JUDGMENT" PP. 1-2 AND ATTACHM-
21 ENT)

22 THE PETITIONER IS ~~SERVING~~ SERVING A
23 PRISON SENTENCE OF ADDITIONAL TERM OF 13
24 YEARS AND 4 MONTHS, WITHOUT EVERY
25 ELEMENT OF SUBDIVISION (e)(1) OF SECTION
26 12022.53 HAVING TO BE FLEED AND PROVED.
27 (SEE EXHIBIT A "PRETRIAL CONFERENCE" P. 1 of
28 INFORMATION FILED ON 10/15/08; SEE ALSO

ATTACHMENT THREE-SF.

1 EXHIBIT 2 "ABSTRACT OF JUDGMENT" PP. 1-2
2 AND ATTACHMENT)

3 THUS, FOR THE FOREGOING REASON,
4 PETITIONER SEEKS RELIEF FROM THE ADDITION-
5 AL TERM OF 13 YEARS AND 4 MONTHS, BECAUSE
6 THE TRIAL COURT ~~DO~~ DID NOT SATISFY THE
7 REQUIREMENT OF ~~(c)~~ SUBDIVISION (2)(1) OF
8 SECTION 12022.53 BEFORE IMPOSING SUBDIVISION
9 (b) OF SECTION 12022.53.

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ATTACHMENT FOUR - SF.

ATTACHMENT FOUR - SF.

ATTACHMENT FOUR-SF.

1 THE SUPERIOR COURT OF LOS ANGELES,
2 CRIMINAL CENTER, ORDERED PETITIONER TO
3 REMAND IN CUSTODY PENDING THE OUTCOMING
4 OF THE FELONY CASE, ON APRIL 16, 2007, WITH
5 A BAIL SET AT \$1,365,000. (SEE EXHIBIT D
6 "FELONY COMPLAINT" PP. 1-7, at 7)

7 PETITIONER DID NOT POST BAIL IN THE
8 FELONY CASE'S CRIMINAL PROCESS AND SPENT
9 ~~ANY~~ ALL PENAL ACTUAL CUSTODY ~~TIME~~ TIME
10 IN CUSTODY, FROM THE TIME OF HIS ~~AR~~ ARREST
11 TO THE IMPOSITION OF SENTENCING BY THE
12 TRIAL COURT, ON APRIL 30th, 2009. (SEE
13 EXHIBIT C "ABSTRACT OF JUDGMENT")

14 AS TERMS OF A PLEA AGREEMENT, WITH
15 THE TRIAL COURT, PETITIONER IS OBLIGATED
16 TO SERVE A NINETEEN (19) YEARS AND FOUR
17 (4) MONTHS TERM OF IMPRISONMENT. (SEE EXHIBIT
18 A "PRETRIAL CONFERENCE" PP. 1-10, 4)

19 FOR THE SENTENCING BARGAIN, PETITIONER
20 HAD TO PLED GUILTY TO ALL THE OFFENSES
21 OF ROBBERY AND ATTEMPTED ROBBERY, AND
22 WAS MADE TO "WAIVE ALL BACK TIME OF 2
23 YEARS AND 4 MONTHS." (SEE EXHIBIT A "PRETRIAL
24 CONFERENCE" P. 5; SEE ALSO EXHIBIT C ABSTRACT
25 OF JUDGMENT P. 2) AS A RESULT, ALL OF PENAL
26 ACTUAL CUSTODY TIME SERVED, IN CUSTODY, PRIOR
27 TO THE IMPOSITION OF SENTENCING WAS NOT
28 APPLIED TO THE CALCULATION OF PETITIONER'S

ATTACHMENT FOUR-SF

1 TERM OF IMPRISONMENT IN THE ABSTRACT
2 OF JUDGMENT FOR THE FELONY CASE. (SEE EXHIBIT
3 C "ABSTRACT OF JUDGMENT" PG 2 of "ACTUAL"-
4 "O") PETITIONER SERVED ALL PRE-SENTENCE
5 PENAL ACTUAL CUSTODY TIME OF 2 YEARS AND
6 4 MONTHS FOR THE FELONY CASE (NO. BAZ21128)
7 AS ORDERED BY THE COURT WITH A BAIL SET AT
8 \$1,365,000.

9 "ALTHOUGH IT HAS OFTEN BEEN SAID
10 THAT A WAIVER IS THE 'INTENTIONAL RELINQUI-
11 SHMENT ~~ON~~ OF A KNOWN RIGHT,' THIS
12 IS A MISLEADING DEFINITION, WHAT IS
13 INVOLVED IS NOT THE RELINQUISHMENT OF
14 A KNOWN RIGHT AND TERMINATION OF THE
15 RECIPROCAL DUTY BUT THE EXCUSE OF A
16 NONOCCURRENCE OF OR A DELAY IN THE
17 OCCURRENCE OF A CONDITION OF A DUTY."
18 (SEE E. ALAN FARNSWORTH, CONTRACTS, SECTION
19 §. 5 at 561 (3d ed 1999)

20 THE ~~TRIA~~ TRIAL COURT MADE PETITIONER
21 FULFIL THE DUTY AND CONDITION OF REMANDING
22 IN CUSTODY, PRIOR TO THE IMPOSITION OF
23 SENTENCING, AND INAPPROPRIATELY USED THE
24 PRINCIPLES OF THE TERM WAIVER TO REJECT
25 ON IT'S OBLIGATION COMPUTE "ALL BACK TIME
26 OF 2 YEARS AND 4 MONTHS," OF ACTUAL
27 CUSTODY TIME, ON TO THE ABSTRACT OF
28 JUDGMENT FOR THE FELONY CASE.

ATTACHMENT FOUR-SF.

1 PETITIONER COULD NOT INTELLIGENTLY
2 WAIVE A DUTY THAT HE HAD ALREADY
3 COMPLETED, AS ORDERED BY THE TRIAL COURT
4 TO REMAND IN CUSTODY PRIOR TO THE
5 IMPOSITION OF SENTENCING, OR THAT
6 OCCURRED AS A MATTER OF LAW IN THE
7 CRIMINAL PROCESS. HOWEVER, PETITIONER'S
8 DUE PROCESS HAS BEEN VIOLATED BY THE
9 REJECTION OF THE TRIAL COURT TO FULFIL
10 IT'S OBLIGATION, TO CALCULATE ALL
11 PETITIONER'S PENAL PRE-SENTENCE ACTUAL
12 CUSTODY TIME TO THE RECORD OF THE
13 ABSTRACT OF JUDGMENT.

14 THE TRIAL COURT DID NOT FOLLOW THE
15 SENTENCING RULE. AT THE TIME OF SENTEN-
16 NCING, THE COURT "SHALL" CAUSE TO BE
17 ~~CREDIT UPON THE SENTENCE~~ RECORDED ON
18 THE JUDGMENT OR COMMITMENT THE TOTAL
19 TIME IN CUSTODY TO BE CREDITED UPON THE
20 SENTENCE UNDER CAL. PENAL CODE SECTION(S)
21 2900.5, 2933.1 (C), AND 2933.2 (C). (CALIFORNIA
22 RULES OF COURT, RULE 4.472)

23 THOUGH, DEFENDANTS HAVE THE ABILITY
24 TO WAIVE CREDIT PER CAL. PENAL CODE
25 SECTION 2931, ACTUAL CUSTODY TIME SERVED
26 CAN NOT BE INTELLIGENTLY WAIVED ONCE THE
27 SERVICE OF SUCH TIME ACCRUED IN THE CRIMI-
28 NAL PROCESS, THUS, THE TRIAL COURT ERR

ATTACHMENT FOUR-SF.

1 WHEN IT ORDERED AND FOUND THAT PETITIO-
2 NER WAIVED HIS ACTUAL CUSTODY TIME
3 ALREADY SERVED FOR THE FELONY CASE. (SEE
4 EXHIBIT A "PRETRIAL CONFERENCE" P. 5 of
5 COURT ORDERS AND FINDINGS ("THE DEFENDANT
6 WAIVES ALL BACK TIME OF 2 YEARS AND 4 MONTHS")
7)

8 THIS, FOR THE FOREGOING REASONS,
9 PETITIONER SEEKS REVERSAL AND RELIEF FROM
10 THE TRIAL COURT'S ORDERS AND FINDINGS THAT
11 "THE DEFENDANT WAIVES ALL BACK TIME OF
12 + 2 YEARS AND 4 MONTHS." FOR THE WAIVER
13 TO BE DEEMED INVALID, AND TO ADJUDICATED
14 TO PETITIONER'S TOTAL TERM OF IMPRISONM-
15 ENT.

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ATTACHMENT FIVE - SF.

ATTACHMENT FIVE - SF.

ATTACHMENT FIVE-SF.

1 AGAINST PETITIONER PETITIONER WAS THE
2 SOLE REASON WHY HE WAS COMMITTED OR
3 ORDERED TO BE CONDEMNED TO SUFFER
4 GRIEVOUS LOSS OF LIBERTY (SEE EXHIBIT D
5 "FELONY COMPLAINT PP. 1-7, 6)

6 ON APRIL 3, 2009, PETITIONER ENTERED
7 INTO A FLEA BARGAIN WITH THE ~~COURT~~ TRIAL
8 COURT, FOR A NINETEEN (19) AND FOUR (4)
9 MONTHS SENTENCE, AND IN RETURN FOR
10 PETITIONER'S FLEA OF GUILTY TO THE OFFENSES
11 OF ROBBERY AND ATTEMPTED ROBBERY IN THE
12 FELONY CASE. (SEE EXHIBIT A "PRETRIAL CONFERE-
13 NCE" PP. 1-10)

14 FOR THE SENTENCING BARGAIN, PETITIONER
15 WAS ALSO MADE TO WAIVE "ALL BACK TIME
16 OF 2 YEARS AND 4 MONTHS," AS STIPULATIONS
17 TO THE FLEA AGREEMENT. (SEE EXHIBIT A "PRE-
18 TRIAL CONFERENCE" P. 5 AT COURT ORDERS AND
19 FINDINGS ("THE DEFENDANT WAIVES ALL BACK TIME
20 OF 2 YEARS AND 4 MONTHS."))

21 AS A MATTER OF LAW; AS PART OF THE
22 PENAL PROCESS, FUNDAMENTALLY, PETITIONER
23 HAD FACTUALLY SERVED ALL ACTUAL CUSTODY
24 TIME PRE-SENTENCE AS RETRIBUTION OF A
25 LOSS OF LIBERTY TO SUFFER, FROM THE
26 CRIMINAL VIOLATIONS WHICH WERE PENDING IN
27 THE FELONY CASE.

28 THE TRIAL COURT VIOLATE PETITIONER'S

ATTACHMENT FIVE-SF.

1 DUE PROCESS RIGHT, IN IT'S ORDERS AND
2 FINDING THAT THE PETITIONER "WAIVES
3 ALL BACK TIME OF 2 YEARS AND 4 MONTHS,"
4 ONCE SUCH ACTUAL CUSTODY TIME HAD
5 ACCRUED AS PUNISHMENT FOR THE FELONY
6 CASE. THE CONSTITUTION REQUIRES ALL
7 FACT THAT INCREASE THE PENALTY OF A
8 CRIME HAD TO BE SUBMITTED TO A JURY
9 DETERMINATION AND PROVEN.

10 THE REJECTION OF THE TRIAL COURT
11 TO COMPUTE ALL OF PETITIONER'S ALL BACK
12 TIME OF 2 YEARS AND 4 MONTHS, TO THE
13 ABSTRACT OF JUDGMENT FOR THE FELONY
14 CASE, INCREASES THE PENALTY OF ~~PETITIONER'S~~
15 PETITIONER'S PUNISHMENT AN ADDITIONAL
16 2 YEARS AND 4 MONTHS BEYOND THE CHOICES
17 SUBMITTED TO THE JURY, AND DOES NOT
18 IMPOSE A PUNISHMENT WITHIN THE STATUTORY
19 LIMITS OF THE FELONY CASE.

20 THUS, FOR THE FOREGOING REASON
21 PETITIONER'S ALL BACK TIME OF 2 YEARS
22 AND 4 MONTHS SHOULD BE APPLIED INTO
23 PETITIONER'S SENTENCE, TO BRING PETITIONER
24 PUNISHMENT COMPLETELY INTO STATUTORY
25 LIMITATIONS.

26

27

28

Exhibit A

EXHIBIT COPY

MINUTE ORDER
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

DATE PRINTED: 08/13/14

CASE NO. BA321128

THE PEOPLE OF THE STATE OF CALIFORNIA
VS.
DEFENDANT 01: SILUS MARDEL VALSON

NUNC PRO TUNC ORDER PREPARED. IT APPEARING TO THE COURT THAT THE MINUTE ORDER
IN THE ABOVE ENTITLED ACTION DOES NOT PROPERLY REFLECT THE COURT'S ORDER. SAID
MINUTE ORDER IS AMENDED NUNC PRO TUNC AS OF THAT DATE. ALL OTHER ORDERS ARE TO
REMAIN IN FULL FORCE AND EFFECT. DETAILS LISTED AT END OF THIS MINUTE ORDER.

INFORMATION FILED ON 10/15/08.

COUNT 01: 664-211 PC FEL
COUNT 02: 664-211 PC FEL
COUNT 03: 211 PC FEL
COUNT 04: 211 PC FEL
COUNT 05: 211 PC FEL
COUNT 06: 211 PC FEL
COUNT 07: 211 PC FEL
COUNT 08: 211 PC FEL
COUNT 09: 211 PC FEL
COUNT 10: 211 PC FEL
COUNT 11: 211 PC FEL
COUNT 12: 211 PC FEL
COUNT 13: 211 PC FEL
COUNT 14: 211 PC FEL

ON 04/03/09 AT 900 AM IN CENTRAL DISTRICT DEPT 128

CASE CALLED FOR PRETRIAL CONFERENCE

PARTIES: DENNIS J. LANDIN (JUDGE) RENEE WENZEL (CLERK)
JACK SCHEINFELD (REP) RAINE A. RITCHEY (DA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY ALAN KESSLER BAR PANEL
ATTORNEY

DEFENDANT STATES HIS/HER TRUE NAME AS CHARGED.

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

JURY TRIAL OR COURT TRIAL AND PRELIMINARY HEARING

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;

CASE NO. BA321128
DEF NO. 01

DATE PRINTED 08/13/14

SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;
AGAINST SELF-INCRIMINATION;
DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENT OF THE OFFENSE IN THE INFORMATION AND POSSIBLE DEFENSES TO SUCH CHARGES;

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

SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

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

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

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

UPON MOTION OF DEFENDANT, PLEA TO COUNT 01 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (01) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 01 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 02 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (02) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 02 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 03 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (03) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 03 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 04 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (04) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 04 TO BE IN THE SECOND DEGREE.

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UPON MOTION OF DEFENDANT, PLEA TO COUNT 05 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (05) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 05 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 06 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (06) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 06 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 07 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (07) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 07 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 08 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (08) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 08 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 09 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (09) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 09 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 10 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (10) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 10 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 11 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (11) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 11 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 12 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (12) : DISPOSITION: CONVICTED

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THE COURT FINDS THE OFFENSE IN COUNT 12 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 13 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (13) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 13 TO BE IN THE SECOND DEGREE.

UPON MOTION OF DEFENDANT, PLEA TO COUNT 14 VACATED AND SET ASIDE, AND NEW AND DIFFERENT PLEA OF GUILTY ENTERED.

COUNT (14) : DISPOSITION: CONVICTED

THE COURT FINDS THE OFFENSE IN COUNT 14 TO BE IN THE SECOND DEGREE.

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

THE COURT HAS READ AND CONSIDERED THE PROBATION REPORT.
THE DEFENDANT PLEADS OPEN TO THE COURT OVER PEOPLE'S OBJECTION.

NEXT SCHEDULED EVENT:
SENTENCING

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

IMPRISONED IN STATE PRISON FOR A TOTAL OF 19 YEARS AND 4 MONTHS

AS TO THE BASE COUNT (03):

COURT ORDERS PROBATION DENIED.

SERVE 15 YEARS IN ANY STATE PRISON

COURT SELECTS THE UPPER TERM OF 5 YEARS AS TO THE BASE TERM COUNT 03.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

\$10.00 CRIME PREVENTION FINE (PURSUANT TO 1202.5 P.C.)

TOTAL DUE: \$30.00

IN ADDITION:

-THE DEFENDANT IS TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4(B) PENAL CODE IN THE AMOUNT OF \$ 200.00.

-DEFENDANT IS TO PAY A PAROLE RESTITUTION FINE, PURSUANT TO PENAL

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CODE SECTION 1202.45, IN THE AMOUNT OF \$ 200.00. SAID FINE IS STAYED AND THE STAY IS TO BECOME PERMANENT UPON SUCCESSFUL COMPLETION OF PAROLE.

-THE COURT ADVISES THE DEFENDANT OF PAROLE RIGHTS.

COURT ORDERS AND FINDINGS:

-PURSUANT TO PC SECTION 296, THE DEFENDANT IS ORDERED TO PROVIDE BUCCAL SWAB SAMPLES, A RIGHT THUMB PRINT, A FULL PALM PRINT IMPRESSION OF EACH HAND, ANY BLOOD SPECIMENS OR OTHER BIOLOGICAL SAMPLES AS REQUIRED BY THIS SECTION FOR LAW ENFORCEMENT IDENTIFICATION.

THE DEFENDANT WAIVES ALL BACK TIME OF 2 YEARS AND 4 MONTHS.

COUNT (03): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (01):

COURT ORDERS PROBATION DENIED.

SERVE 12 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 2 YEARS AS TO COUNT 01.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

SENTENCE TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

NUNC PRO TUNC PREPARED AUGUST 6, 2014 BY R. WENZEL, JUDICIAL ASSISTANT.

DELETE:

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 01.

SUBSTITUTE:

SERVE 12 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 2 YEARS AS TO COUNT 01.

COUNT (01): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (02):

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DEF NO. 01

DATE PRINTED 08/13/14

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 01.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

SENTENCE TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

NUNC PRO TUNC PREPARED AUGUST 6, 2014 BY R. WENZEL, JUDICIAL
ASSISTANT.

DELETE:

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 02.

SUBSTITUTE:

SERVE 12 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 2 YEARS AS TO COUNT 02.

FILE IS FORWARDED TO THE JUDGMENT DESK FOR PREPARATION OF
AN AMENDED ABSTRACT OF JUDGMENT. A CERTIFIED COPY IS TO BE
FORWARDED TO THE DEPARTMENT OF CORRECTIONS.

COUNT (02): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (04):

COURT ORDERS PROBATION DENIED.

SERVE 4 YEARS AND 4 MONTHS IN ANY STATE PRISON

COURT SELECTS ONE-THIRD THE MID-TERM OF 3 YEARS WHICH IS 1 YEARS.

PLUS 40 MONTHS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

ENHANCEMENT ALLEGATION IS AS FOLLOWS:

THE COURT ORDERS THE DEFENDANT TO SERVE 1/3 THE MID-TERM OF
10 YEARS, WHICH IS 40 MONTHS AS TO THE SPECIAL ALLEGATION
IN COUNT 4. SENTENCE TO RUN CONSECUTIVELY.

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TOTAL SENTENCE IS 19 YEARS AND 4 MONTHS.

COUNT (04): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (05):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 05.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

COUNT (05): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (06):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 06.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (06): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (07):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 07.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

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TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (07): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (08):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 08.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (08): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (09):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 09.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)

PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (09): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (10):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 10.

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PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)
PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)
TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (10): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (11):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 11.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)
PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)
TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (11): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (12):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 12.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)
PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)
TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (12): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (13):

COURT ORDERS PROBATION DENIED.

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DATE PRINTED 08/13/14

SERVE 13 YEARS IN ANY STATE PRISON
COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 13.
PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)
PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)
TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

COUNT (13): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

AS TO COUNT (14):

COURT ORDERS PROBATION DENIED.

SERVE 13 YEARS IN ANY STATE PRISON

COURT SELECTS THE MID TERM OF 3 YEARS AS TO COUNT 14.

PLUS 10 YEARS PURSUANT TO SECTION PC 12022.53(B)
PLUS \$20.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)
TOTAL DUE: \$20.00

TERM TO RUN CONCURRENT WITH THE BASE TERM IN COUNT 3.

NUNC PRO TUNC ORDER

"NUNC PRO TUNC ORDER PREPARED MAY 29, 2009, BY RENEE WENZEL,
JUDICIAL ASSISTANT.

THE COURT FINDS THAT THROUGH INADVERTENCE OF THE COURT
AND CLERICAL ERROR, THE MINUTE ORDER DATED APRIL 3, 2009,
DOES NOT CORRECTLY REFLECT THE COURT'S ORDER.

SAID MINUTE ORDER IS AMENDED NUNC PRO TUNC AS INDICATED ABOVE.

COUNT (14): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:
SENTENCING

CASE NO. BA321128
DEF NO. 01

DATE PRINTED 08/13/14

08/13/14

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

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

BY _____, DEPUTY

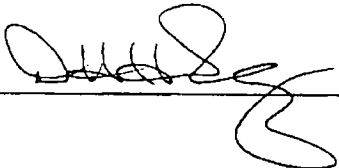


Exhibit B

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

FILED
LOS ANGELES SUPERIOR COURT

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
01 SILUS MARDEL VALSON (08/29/1985)
(Blk# 9756190)
Defendant(s).

CASE NO. BA321128

OCT 15 2008

JOHN [unclear] CLERK

INFORMATION BY CATHERINE MIPES, DEPUTY

Arraignment Hearing
Date: 10/15/2008
Department: CEN 128

**INFORMATION
SUMMARY**

Ct. No.	Charge	Charge Range	Defendant	Special Allegation	Alleg. Effect
1	PC 664/211	16-2-3 2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
2	PC 664/211	16-2-3 2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
3	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
4	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
5	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
6	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
7	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
8	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
9	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
10	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
11	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
12	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
13	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*
14	PC 211	2-3-5	VALSON, SILUS MARDEL	PC 12022.53(B)	+10 Yrs., MSP*

The District Attorney of the County of Los Angeles, by this Information alleges that:

COUNT 1

On or about April 12, 2007, in the County of Los Angeles, the crime of ATTEMPTED SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 664/211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of ARCELIA ACEVEDO, MARIO GARCIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 2

On or about April 11, 2007, in the County of Los Angeles, the crime of ATTEMPTED SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 664/211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of JENSEN BUENAVENTURA, OPHELIA OLIVA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 3

On or about March 23, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of MAYELA PEREZ.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 4

On or about March 9, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of MAYELA PEREZ, GUILLERMO GARCIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 5

On or about February 10, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of RAUL TORRES, LUIS GALICIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 6

On or about February 1, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of ERNESTO GODINA, LUPE ROCHA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 7

On or about January 26, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of LASOME SHABNYAN.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 8

On or about January 12, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of PAOLA ESPINOZA, MARIA TORRES.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 9

On or about January 5, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of JAE HOON CHANG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 10

On or about January 5, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of YOUNG SOO BAE, KIHAE BAE.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 11

On or about November 22, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of GU KANG SUNG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 12

On or about November 13, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of JUNG HOON SONG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 13

On or about November 9, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of NATIVIDAD SOTOMAYOR.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 14

On or about January 20, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of NORMA ADRIANO.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 that said defendant(s), SILUS MARDEL VALSON personally used a firearm, a shotgun, within the meaning of Penal Code section 12022.53(b).

* * * * *

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

THIS INFORMATION CONSISTS OF 14 COUNT(S).

Filed in Superior Court,
County of Los Angeles

DATED: 10/15/08

STEVE COOLEY
DISTRICT ATTORNEY
County of Los Angeles,
State of California

BY:



RAINE RITCHEY
DEPUTY DISTRICT ATTORNEY

/CO

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

Exhibit C

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE
 [NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-290 ATTACHED]

CR-290

SUPERIOR COURT OF CALIFORNIA, COUNTY OF: LOS ANGELES		
PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: SILUS MARDEL VALSON	DOB 08-29-85	BA321128 -A
AKA:		-B
CII NO.: A23254671	<input type="checkbox"/> NOT PRESENT	-C
BOOKING NO.: 1259189	<input checked="" type="checkbox"/> AMENDED ABSTRACT	-D
DATE OF HEARING 04-03-09	DEPT. NO. 128	JUDGE DENNIS J. LANDIN
CLERK RENEE WENZEL	REPORTER JACK SCHEINFELD	PROBATION NO. OR PROBATION OFFICER X2013991 <input type="checkbox"/> IMMEDIATE SENTENCING
COUNSEL FOR PEOPLE RAINE A. RITCHEY		COUNSEL FOR DEFENDANT ALAN KESSLER <input checked="" type="checkbox"/> APPTD.

1. Defendant was convicted of the commission of the following felonies:

- Additional counts are listed on attachment
 1 (number of pages attached)

COUNT	CODE	SECTION NO.	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR)	CONVICTED BY			TERM (L, M, U)	CONCURRENT	CONSECUTIVE 1/3 VIOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (see cr. 290)	B&E STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	
						JURY	COURT	PLEA								YRS.	MOS.
1	PC	664/211**	ATTEMPTED ROBBERY 2ND	2007	04-03-09		X	M	X							(2)	
2	PC	664/211**	ATTEMPTED ROBBERY 2ND	2007	04-03-09		X	M	X							(2)	
3	PC	211**	SECOND DEGREE ROBBERY	2007	04-03-09		X	U							5		
4	PC	211**	SECOND DEGREE ROBBERY	2007	04-03-09		X	M		X					1		
5	PC	211**	SECOND DEGREE ROBBERY	2007	04-03-09		X	M	X						(3)		
6	PC	211**	SECOND DEGREE ROBBERY	2007	04-03-09		X	M	X						(3)		

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

COUNT	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	TOTAL
1	PC 12022.53(B)	(10)					(10)
2	PC 12022.53(B)	(10)					(10)
3	PC 12022.53(B)	10					10
4	PC 12022.53(B)	3YRS,4MOS					3 4
5	PC 12022.53(B)	(10)					(10)
6	PC 12022.53(B)	(10)					(10)

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	TOTAL

4. Def. sentenced per: PC 667(b)-(i) or PC 1170.12 (two strikes) PC 1170(a)(3). Pre-confinement credits equal or exceed time imposed. (Paper Commitment.) Def. ordered to report to local Parole Office upon release.

5. INCOMPLETED SENTENCE(S) CONSECUTIVE

COUNTY	CASE NUMBER

6. TOTAL TIME ON ATTACHED PAGES: 0

7. Additional indeterminate term (see CR-292).

8. TOTAL TIME EXCLUDING COUNTY JAIL TERM: 19 4

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

PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: SILUS MARDEL VALSON				
BA321128	-A	-B	-C	-D

9. FINANCIAL OBLIGATIONS (plus any applicable penalty assessments):

a. Restitution Fine(s):

Case A: **\$200.00** per PC 1202.4(b) forthwith per PC 2085.5; **\$200.00** per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case B: \$_____ per PC 1202.4(b) forthwith per PC 2085.5; \$_____ per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case C: \$_____ per PC 1202.4(b) forthwith per PC 2085.5; \$_____ per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case D: \$_____ per PC 1202.4(b) forthwith per PC 2085.5; \$_____ per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

b. Restitution per PC 1202.4(f):

Case A: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case B: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case C: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case D: \$_____ Amount to be determined to victim(s)* Restitution Fund

* Victim name(s), if known, and amount breakdown in item 11, below. * Victim names(s) in probation officer's report.

c. Fine(s):

Case A: **\$10.00** per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case B: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case C: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case D: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

d. Court Security Fee: **\$280.00** per PC 1465.8.

10. TESTING a. Compliance with PC 296 verified b. DNA per PC 296 c. AIDS per PC 1202.1 d. other (specify):

11. Other orders (specify):

THE DEFENDANT WAIVES ALL BACK TIME OF 2 YEARS , 4 MONTHS.

12. IMMEDIATE SENTENCE:

Probation to prepare and submit Post-sentence report to CDCR per PC 1203c.

Defendant's race/national origin: **BLACK**

13. EXECUTION OF SENTENCE IMPOSED:

- a. at initial sentencing hearing.
- b. at resentencing per decision on appeal.
- c. after revocation of probation.
- d. at resentencing per recall of commitment. (PC1170(d).)
- e. other (specify):

14. CREDIT FOR TIME SERVED

CASE	TOTAL CREDITS	ACTUAL	LOCAL CONDUCT
A	0	0	<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
B			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
C			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
D			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
Date Sentence Pronounced:		Time Served in State Institution:	
04-03-09		DMH (100)	CDCR (1000) CRC (2344)

LA Pre-referral sent for clarification

15. The defendant is remanded to the custody of the sheriff forthwith after 48 hours excluding Saturdays, Sundays, and public holidays.
 To be delivered to the reception center designated by the director of the California Department of Corrections and Rehabilitation.
 other (specify):

CLERK OF THE COURT

I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE
D.H.HERNANDEZ

DATE
08-13-14

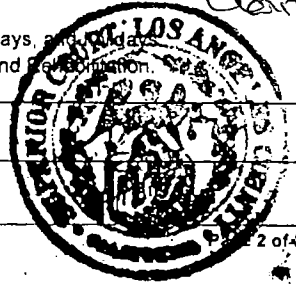


Exhibit D

selected
f
born
reputable

Alleged B

Rap

15

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

UNAVAILABLE

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
01 SILUS MARDEL VALSON (08/29/1985)
Defendant(s).

CASE NO. BA321128

FELONY COMPLAINT

4 0 11

The undersigned is informed and believes that:

COUNT 1

X
X

On or about April 12, 2007, in the County of Los Angeles, the crime of ATTEMPTED SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 664/211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of ARCELIA ACEVEDO, THERESA LOPEZ, MARIO GARCIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

55

COUNT 2

On or about April 11, 2007, in the County of Los Angeles, the crime of ATTEMPTED SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 664/211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of JENSEN BUENAVENTURA, OPHELIA OLIVA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

= D graduated
Jefferson 2003 on 4

COUNT 3

On or about March 23, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of MAYELA PEREZ.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 4

On or about March 9, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of MAYELA PEREZ, GUILLERMO GARCIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 5

On or about February 10, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of RAUL TORRES, LUIS GALICIA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 6

On or about February 1, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of ERNESTO GODINA, LUPE ROCHA.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 7

On or about January 26, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of LASOME SHABNYAN.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 8

On or about January 12, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of PAOLA ESPINOZA, MARIA TORRES.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 9

On or about January 5, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of EUN JA LEE CHANG, JAE HOON CHANG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 10

On or about January 5, 2007, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of YOUNG SOO BAE, KIHAE BAE.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 11

On or about November 22, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of GU KANG SUNG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

* * * * *

COUNT 12

On or about November 13, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of JUNG HOON SONG.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

COUNT 13

On or about November 9, 2006, in the County of Los Angeles, the crime of SECOND DEGREE ROBBERY, in violation of PENAL CODE SECTION 211, a Felony, was committed by SILUS MARDEL VALSON, who did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of NATIVIDAD SOTOMAYOR.

"NOTICE: The above offense is a violent felony within the meaning of Penal Code 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and T3 that said defendant(s), SILUS MARDEL VALSON personally used a firearm, a handgun, within the meaning of Penal Code section 12022.53(b).

12

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

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* 2007 U.S. LEXIS 1324.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER BA321128, CONSISTS OF 13 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on April 16, 2007.

DECLARANT AND COMPLAINANT

.....
STEVE COOLEY, DISTRICT ATTORNEY

BY: *P. J. Frohreich*
PAMELA J.G. FROHREICH, DEPUTY

AGENCY: LAPD - RAMPART I/O: ID NO.: PHONE:
AREA
DR NO.: 070200616 OPERATOR: BJM PRELIM. TIME EST.: 4 HOUR(S)

<u>DEFENDANT</u>	<u>CH NO.</u>	<u>DOB</u>	<u>BOOKING NO.</u>	<u>BAIL RECOM'D</u>	<u>CUSTODY RTN DATE</u>
VALSON, SILUS MARDEL	023254671	8/29/1985	9756190	\$1,365,000	04/16/2007

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

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

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

(Strike out or add as applicable)

SILUS MARDEL VALSON

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
1	PC 664/211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
2	PC 664/211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
3	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
4	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
5	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
6	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
7	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
8	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
9	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
10	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
11	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
12	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*
13	PC 211	2-3-5	PC 12022.53(b)	+10 Yrs, MSP*

I order that the defendant(s) be held to answer therefore and be admitted to bail in the sum of:

SILUS MARDEL VALSON _____ Dollars

and be committed to the custody of the Sheriff of Los Angeles County until such bail is given. Date of arraignment in Superior Court will be:

SILUS MARDEL VALSON _____ in Dept _____

at: _____ A.M.

Conced + use rule
5 + 12 + 47

Date: _____

Committing Magistrate

SILUS M. VALSON
Petitioner

MARION SPEARMAN
Respondent(s)

DECLARATION IN SUPPORT
OF REQUEST
TO PROCEED
IN FORMA PAUPERIS

I, SILUS M. VALSON, declare that I am the petitioner in the above entitled case; that in support of my motion to proceed without being required to prepay fees, costs or give security therefor, I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor; that I believe I am entitled to relief.

1. Are you presently employed? ^{SNW} Yes No

a. If the answer is yes, state the amount of your salary or wages per month, and give the name and address of your employer. _____

N/A

b. If the answer is no, state the date of last employment and the amount of the salary and wages per month which you received. _____

2. Have you received, within the past twelve months, any money from any of the following sources?

- a. Business, profession or form of self-employment? Yes No
- b. Rent payments, interest or dividends? Yes No
- c. Pensions, annuities or life insurance payments? Yes No
- d. Gifts or inheritances? Yes No
- e. Any other sources? Yes No

If the answer to any of the above is yes, describe each source of money and state the amount received from each during the past twelve months: _____

N/A

3. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts)
 Yes No

Name/Address of Attorney or Pro Per

SILUS M. VALSON
H. D. S. P., P. O. BOX 3030,
SUSANVILLE, CA 96127
Telephone N/A

FPD Apptd CJA Pro Per

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

SILUS MARDEL VALSON
PLAINTIFF(S),
v.
MARION SPEARMAN
DEFENDANT(S).

CASE NUMBER: _____

Motion and Affidavit for Leave to Appeal In Forma
Pauperis: 28 U.S.C. 753(f)
 28 U.S.C. 1915

The undersigned SILUS M. VALSON, a party in the within action, moves the Court under 28 USC § 1915 for authorization to prosecute an appeal without prepayment of fees and costs or security therefor, and for the preparation of a Court Reporter's transcript at government expense.

1. I believe I am entitled to redress, and the issues which I desire to present on my proposed appeal are the following:
 - a. INEFFECTIVE ASSISTANCE OF COUNSEL
 - b. ILLEGAL SENTENCING BARGAIN, FUNDAMENTAL CONST. ERROR
 - c. _____

2. Because of my poverty I am unable to pay the costs of the proposed appeal proceeding or to give security therefor. I swear that the following responses are true.

a. Are you presently employed? Yes No. If the answer is yes, state the amount of your salary or wages per month and give the name and address of your employer. _____

b. Have you received, within the past twelve months, any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, or other source? Yes No.

If the answer is yes, describe each source of income and state the amount received from each during the past twelve months.

c. Are you presently employed in prison? Yes No.

If yes, state the number of hours you work per week and the hourly rate of pay.

d. Do you own any cash or do you have money in a checking or savings account? Yes No.

If the answer is yes, state the amount of money in each account separately as of six (6) months prior to the date of this affidavit.

e. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)?

NONE

f. In what year did you last file an income tax return?

UNKNOWN

g. Approximately how much income did your last tax return reflect?

NONE

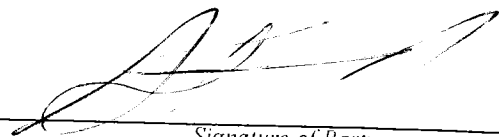
h. List the persons who are dependent upon you for support and state your relationship to those persons.

NONE

i. State monthly expenses, itemizing the major items.

NONE

I declare under penalty of perjury that the foregoing is true and correct.



Signature of Party

_____ Date

_____ Signature of Attorney
(Disregard if filed in propria persona)

Institution: HDSP

Inmate Statement Report

CDCR#	Inmate/Group Name	Institution	Unit	Cell/Bed
G65198	VALSON, SILUS	HDSP	C 004 1	104001

Current Available Balance: \$0.00

Transaction List

Transaction Date	Institution	Transaction Type	Source Doc#	Receipt#/Check#	Amount	Account Balance
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No information was found for the given criteria.

Encumbrance List

Encumbrance Type	Transaction Date	Amount
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
No information was found for the given criteria.

Obligation List

Obligation Type	Court Case#	Original Owed Balance	Sum of Tx for Date Range for Oblg	Current Balance
PLRA	CV-01420-GSA (PC)	\$350.00	\$0.00	\$346.40
COPY CHARGES	COPY 09/16/16	\$0.20	\$0.00	\$0.20

Restitution List

Restitution	Court Case#	Status	Original Owed Balance	Interest Accrued	Sum of Tx for Date Range for Oblg	Current Balance
RESTITUTION FINE	BA321128	Fulfilled	\$200.00	\$0.00	\$0.00	\$0.00


 THE PUBLIC DEFENDER IS A LEGAL COUNSEL
 COPY OF THE TRUST ACCOUNT MAINTAINED
 BY THE PUBLIC DEFENDER
 CALIFORNIA DEPARTMENT OF CORRECTIONS
 BY ORANGE 11/2/16

SILUS M. VALSON
CDER No. G-65198 / CH-104up
HIGH DESERT STATE PRISON
POST OFFICE BOX 3030
SUSANVILLE, CA 96127

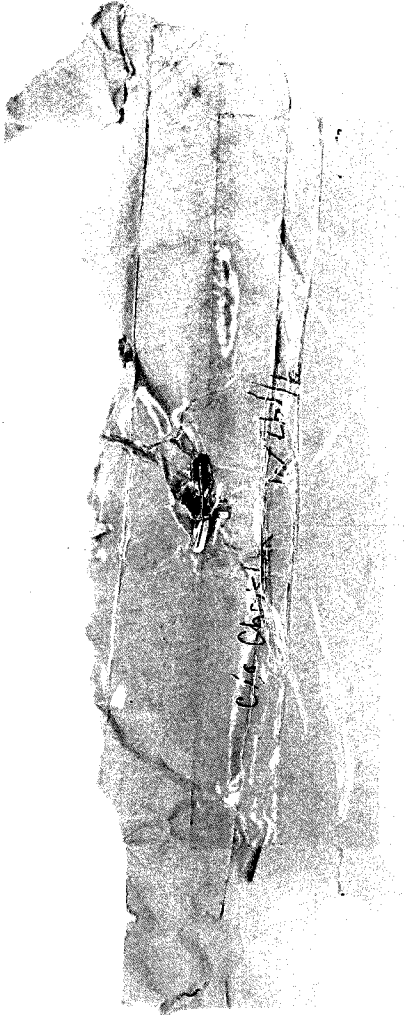


CV

CLERK OF THE UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA
UNITED STATES COURTHOUSE
ATTN: INTAKE / DOCKET SECTION
312 NORTH SPRING STREET
LOS ANGELES, CALIFORNIA 90012



LEGAL MAIL



Handwritten text, possibly "C-4" or similar, written vertically.

C4

