

VIRGINIA:

BEFORE THE VIRGINIA STATE BAR DISCIPLINARY BOARD

IN THE MATTER OF
BRADLEY HARLAN FIELD

VSJ Docket #19-000-112903

RULE TO SHOW CAUSE
AND
ORDER OF SUMMARY SUSPENSION AND HEARING

It appearing to the Board that Bradley Harlan Field was licensed to practice law within the Commonwealth of Virginia on April 26, 1996, and,

It further appearing that Bradley Harlan Field was convicted of a Crime in the Superior Court of California, Los Angeles County, Case No. BA456917-O1 Department 71, and

It is ORDERED, pursuant to the Rules of Court, Part 6, Section IV, Paragraph 13-22, that the license of Bradley Harlan Field to practice law within the Commonwealth of Virginia be, and the same is, hereby SUSPENDED, effective April 5, 2019.

It is further ORDERED that Bradley Harlan Field appear before the Virginia State Bar Disciplinary Board at the State Corporation Commission – Courtroom B, Tyler Building, 1300 East Main Street, Richmond, Virginia 23219, at 9:00 a.m., on April 26, 2019, to show cause why his license to practice law within the Commonwealth of Virginia should not be further suspended or revoked.

It is further ORDERED that Bradley Harlan Field shall forthwith give notice, by certified mail, of the suspension of his license to practice law in Virginia to all clients for whom he is currently handling matters and to all opposing attorneys and the presiding judges in pending litigation. The Attorney shall also make appropriate arrangements for the disposition of matters then in his care in conformity with the wishes of his clients. The Attorney shall give such notice within

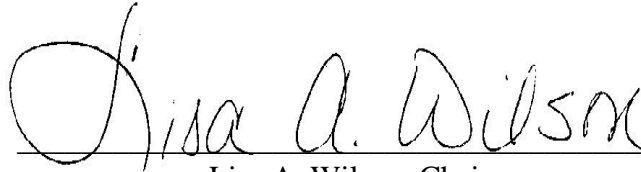
fourteen (14) days of the effective date of the suspension order, and make such arrangements as are required herein within forty-five (45) days of the effective date of the suspension order. The Attorney shall also furnish proof to the bar within sixty (60) days of the effective date of the suspension order that such notices have been timely given and such arrangements for the disposition of matters made. Issues concerning the adequacy of the notice and arrangements required herein shall be determined by the Disciplinary Board, which may impose a sanction of revocation or suspension for failure to comply with the requirements of this subparagraph.

It is further ORDERED that a copy of the Felony Complaint for Arrest Warrant, Information, Verdict (Guilty) and Felony Sentencing Memorandum entered in Case No. BA456917 of the Superior Court of the State of California for the County of Los Angeles, be attached to this Rule to Show Cause and Order of Summary Suspension and Hearing and made a part hereof.

It is further ORDERED that an attested copy of this Rule to Show Cause and Order of Summary Suspension and Hearing, with attachments, shall be mailed to Bradley Harlan Field, by certified mail at his address of record with the Virginia State Bar, 11870 Ebb Tide Lane, Mailbu, CA 90265, and to Edward J. Dillon, Jr., Senior Assistant Bar Counsel, Virginia State Bar, 1111 East Main Street, Suite 700, Richmond, Virginia 23219-0026.

ENTERED THIS 29th DAY OF MARCH, 2019

VIRGINIA STATE BAR DISCIPLINARY BOARD



Lisa A. Wilson, Chair

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

ORIGINAL FILED
LOS ANGELES SUPERIOR COURT
MAY 02 2017
EXECUTIVE OFFICER/CLERK
Deputy

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
01 BRADLEY HARLAN FIELD (DOB: 09/11/1957)
Defendant(s).

CASE NO. BA456917

FELONY COMPLAINT
FOR ARREST WARRANT

The undersigned is informed and believes that:

COUNT 1

WARRANT ISSUED

On or between April 1, 2016 and August 4, 2016, in the County of Los Angeles, the crime of SEND/BRING OBSCENE MATTER INTO STATE FOR SALE/ETC, in violation of PENAL CODE SECTION 311.1(A), a Felony, was committed by BRADLEY HARLAN FIELD, who did unlawfully distribute images depicting sexual conduct by a minor via INTERNET.

COUNT 2

On or about August 4, 2016, in the County of Los Angeles, the crime of POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY, in violation of PENAL CODE SECTION 311.11(c)(1), a Felony, was committed by BRADLEY HARLAN FIELD, who knowingly possessed or controlled images of Child Pornography, the production of which involved the use of a person under 18 years of age, knowing that the matter depicted a person under 18 years of age personally engaging in or simulating sexual conduct, and the matter contained more than 600 images that violated Penal Code section 311.11(a) including 10 or more images of a prepubescent minor or a minor who was under 12 years of age.

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

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

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

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

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

Further, attached hereto and incorporated herein are official reports and documents of a law enforcement agency which the undersigned believes establish probable cause for the arrest of defendant(s) BRADLEY HARLAN FIELD for the above-listed crimes. Wherefore, a warrant of arrest is requested for BRADLEY HARLAN FIELD.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER BA456917, CONSISTS OF 2 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on May 2, 2017.


BERNELL TRAPP
DECLARANT AND COMPLAINANT

JACKIE LACEY, DISTRICT ATTORNEY

BY: 
ANGELA BRUNSON,
DEPUTY DISTRICT ATTORNEY

AGENCY: HUMAN
TRAFFICKING
BUREAU

I/O: BERNELL TRAPP

ID NO.: 236829 PHONE : (310) 628-2245

DR NO.: [REDACTED]

OPERATOR: MT

PRELIM. TIME EST.: 45 MINUTE(S)

DEFENDANT
FIELD, BRADLEY HARLAN

CH NO.

DOB

BOOKING
NO.

BAIL
RECOM'D
\$60,000

CUSTODY
R'TN DATE

It appearing to the Court that probable cause exists for the issuance of a warrant of arrest for the above-named defendant(s), the warrant is so ordered.

BRADLEY FIELD

BAIL: \$ 60,000

DATE: 5/2/17

MAZ
Judge of the Above Entitled Court



MICHAEL D. ABZUG

NON-WARRANT DEFENDANTS:

DEFENDANT

CII NO.

DOB

BOOKING
NO.

BAIL
RECOM'D

CUSTODY
R'TN DATE

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)

BRADLEY HARLAN FIELD

<u>Ct.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Allegation</u>	<u>Alleg. Effect</u>
1	PC 311.1(A)			
2	PC 311.11(c)(1)	0-365+\$0-2500/16-2-5 Prison+\$0-2500		

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

BRADLEY HARLAN FIELD

~~60,000~~ Dollars
D.R. ~~op~~

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:

BRADLEY HARLAN FIELD

1-17-18 in Dept 111

at: 8:30 A.M.

Date: 1-22-18

Paul J. Juel
Committing Magistrate

THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES
SHERIFF R. CANTER, EXECUTIVE OFFICER OF THE SUPERIOR COURT OF
AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE
THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A TRUE
DEPUTY





THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE
AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.
SHERRI R. CARTER, EXECUTIVE OFFICER/CLERK OF THE SUPERIOR COURT OF
THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES.

Attested: 8/8/18 BY: TBascom DEPUTY

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

FILED
Superior Court of California
County of Los Angeles

JAN 17 2018

Sherril R. Carter, Executive Officer/Clerk
By: Eric M. Smith Deputy

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,

v.

01 BRADLEY HARLAN FIELD (DOB: [REDACTED])

Defendant(s).

CASE NO. BA456917

INFORMATION

Arraignment Hearing
Date: 01/17/2018
Department: CEN 111

**INFORMATION
SUMMARY**

Ct. No.	Charge	Charge Range	Defendant	Allegation	Alleg. Effect
2	PC 311.11(c)(1)	0-365+\$0-2500/16-2-5 Prison+\$0-2500	FIELD, BRADLEY HARLAN		

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

COUNT 2

On or about August 4, 2016, in the County of Los Angeles, the crime of POSSESSION OF OVER 600 IMAGES OF CHILD OR YOUTH PORNOGRAPHY, in violation of PENAL CODE SECTION 311.11(c)(1), a Felony, was committed by BRADLEY HARLAN FIELD, who knowingly possessed or controlled images of CHILD PORNOGRAPHY, the production of which involved the use of a person under 18 years of age, knowing that the matter depicted a person under 18 years of age personally engaging in or simulating sexual conduct, and the matter contained more than 600 images that violated Penal Code section 311.11(a) including 10 or more images of a prepubescent minor or a minor who was under 12 years of age.

* * * * *

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

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

THIS INFORMATION CONSISTS OF 1 COUNT(S).

Filed in Superior Court,
County of Los Angeles

DATED: 1/4/18

JACKIE LACEY
DISTRICT ATTORNEY
County of Los Angeles,
State of California

BY: _____

TERESA C DE CASTRO
DEPUTY DISTRICT ATTORNEY

/MT

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.

THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES
SHERIFF R. CARTER, EXECUTIVE OFFICER OF THE SUPERIOR COURT OF
AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE
THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A TRUE, TRUE





THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE
AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.
SHERRI R. CARTER, EXECUTIVE OFFICER/CLERK OF THE SUPERIOR COURT OF
THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES.

Attested: 8/8/18 BY: Bascom DEPUTY

SUPERIOR COURT OF CALIFORNIA, LOS ANGELES COUNTY

The People of the State of California

Plaintiff

vs.

BRADLEY HARLAN FIELD

Defendant

Case Number BA456917-01 Department 71

FILED

Superior Court of California
County of Los Angeles

MAY 30 2018

VERDICT (Guilty)

COUNT 1

Sherri R. Carter, Executive Officer/Clerk

By Haleemah Rahim, Deputy
Haleemah Rahim

We, the Jury in the above-entitled action, find the Defendant, BRADLEY HARLAN FIELD, **GUILTY** of the crime of POSSESSION OF CHILD PORNOGRAPHY, in violation of Penal Code Section 311.11(a), a felony, as charged in Count 1 of the Information.

We, further find the allegation pursuant to Penal Code Section 311.11(C), that the defendant was in possession of over 600 images that violate Penal Code Section 311.11(a) and contains 10 or more images involving a prepubescent minor or a minor who has not attained 12 years of age.

[TRUE] OR NOT TRUE

This 30th day of May 2018, E, Jury Foreperson
Foreperson's Seat Number: 4

VERDICT (Guilty)

SUPERIOR COURT OF CALIFORNIA, LOS ANGELES COUNTY

The People of the State of California

Plaintiff

vs.

BRADLEY HARLAN FIELD

Defendant

Case Number BA456917-01 Department 71

VERDICT (Not Guilty)

FILED
Superior Court of California
County of Los Angeles

COUNT 1

MAY 30 2018

Sherri R. Carter, Executive Officer/Clerk

By Haleemah Rahim, Deputy
Haleemah Rahim

We, the Jury in the above-entitled action, find the Defendant, BRADLEY HARLAN FIELD,
NOT GUILTY of the crime of POSSESSION OF CHILD PORNOGRAPHY, in violation of Penal Code
Section 311.11(a), a felony, as charged in Count 1 of the Information.

This _____ day of _____, 2018, _____, Jury Foreperson

Foreperson's Seat Number: _____

THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES
SHERRI R. CARTER, EXECUTIVE OFFICER/CLERK OF THE SUPERIOR COURT OF
AND CORRECT COPY OF THE ORIGINAL OFFICE AND OF RECORD IN MY OFFICE
RECORDED TO WHICH THIS CERTIFICATE IS ATTACHED IS A TRUE COPY

DEPUTY

VERDICT (Not Guilty)



△



THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE
AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.
SHERRI R. CARTER, EXECUTIVE OFFICER/CLERK OF THE SUPERIOR COURT OF
THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES.

Attested: 8/8/18 BY: T Bascom DEPUTY

JUL 02 2018



I certify that this is a true and correct copy of the

original Felony Sentencing Memorandumon file in this office, consisting of 1 pagesSHERRI R. CARTER, Executive Officer/Clerk of the
Superior Court of California, County of Los Angeles.Date 07-02-18 By Ruben Gallegos Deputy

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

FELONY SENTENCING MEMORANDUM

PC §1170(h)(3) Cases - State Prison Commitment or Probation (ESS or ISS)

Defendant: <u>BRADLEY H. FIELD</u>	Case No: <u>BA456917</u>
Date: <u>10-5-18</u>	Dept: <u>71</u>
Prosecutor: <u>Teresa De Castro</u>	Defense Atty: <u>Anthony Custaneda</u>
Judge: <u>SERGIO C. TAPIA II</u>	Clerk: <u>H. Linares</u>
Reporter: <u>Rebecca Whitefield</u>	Interpreter/Language: <u></u>

Arraignment For Judgment

☒ Arraignment for judgment and time for sentencing waived. There is no legal cause why judgment should not now be pronounced.
☐ Defendant waives right to be sentenced by judge who took plea and agrees to be sentenced by any judge of the court (Arbuckle waiver).

Sentence

1. As to Count 1, a violation of § 311.11(c) of the Penal Code [] H&S Code [] W&I Code [] Veh. Code [] Code:
☐ Defendant is to be imprisoned in any State Prison for a total aggregate term of 3 years and 0 months, [] consecutive [] concurrent with .
☐ The court selects the [] low [] middle [] high term of 3 years/months as the base term as to this count. [] Per the plea agreement. [] Forthwith commitment
☐ The term imposed is calculated per PC §667(b) through (f) and PC §1170.12 (a) through (e), the Three Strikes Law. (708)
☐ Plus an additional term of 0 years/months per PC § . [] Plus an additional term of 0 years/months per PC § .
2. [] As to Count 1, defendant is sentenced to 3 years/months [] consecutive to the principal term, as 1/3rd the mid-term [] concurrent with the principal term [] stayed PC § 654 (876)
 3. [] As to Count 1, defendant is sentenced to 3 years/months [] consecutive to the principal term, as 1/3rd the mid-term [] concurrent with the principal term [] stayed PC § 654 (876)
 4. [] As to Count 1, defendant is sentenced to 3 years/months [] consecutive to the principal term, as 1/3rd the mid-term [] concurrent with the principal term [] stayed PC § 654 (876)
 5. [] The total aggregate term of imprisonment imposed for all counts and enhancements in this case is 3 years/months. [] See attached memoranda for additional counts.
 Defendant to receive custody credit of 0 days actual plus 0 days GT/WT, for a total of 0 days. [] Local conduct credits limited to 15 percent per PC 2933.1.
 6. [] Pay the fines, surcharges, fees and assessments as set forth in Paragraph 31, below.
 7. [] Execution of the foregoing sentence is suspended (ESS), and defendant is granted probation on the terms and conditions set forth below.

Grant of Probation (PC §1203)

- As to Count 1, a violation of § 311.11(c) of the Penal Code [] H&S Code [] W&I Code [] Veh. Code [] Code:
☒ Imposition of sentence is suspended (ISS) [] Probation to be without formal supervision. [] Supervision suspended while on parole: [] Parole conditions control.
☒ Defendant is granted probation for 3 years/months on the following terms and conditions:
 1. [] Serve 120 days in the Los Angeles County Jail, [] consecutive to [] concurrent with [] all other time.
 Defendant to receive custody credit of 0 days actual plus 0 days GT/WT, for a total of 0 days. [] Time may be served in any penal institution.
 2. [] Serve 0 days in a [] residential [] outpatient treatment program.
 Defendant to be released only to an authorized representative of that program and is to comply with all program terms and conditions. (013)
 If defendant leaves or is discharged from the program for any reason prior to completion, defendant is to report to court on the next day court is in session. (013)
 3. [] Perform 0 days / hours of work for Community Labor (Cal-Trans, Graffiti Removal, etc.) / Community Service / Credit: 0 days/hours
 4. [] Pay a fine in the sum of \$ 0 plus penalty assessments, or in default thereof serve 0 additional days in County Jail, consecutive.
 5. [] Make restitution to victim pursuant to PC § 1202.4(f), [] in the stipulated sum of \$ 0. (048) [] in a sum stipulated not to exceed \$ 0. (048)
 [] in an amount and in the manner prescribed by the Probation Officer, subject to a hearing if requested. (068) [] Harvey waiver given [] per any final civil judgment against you. (119)
 6. [] Obey all laws, and orders of the court and all rules, regulations and instructions of the Probation Officer. (541/542)
 7. [] Report to the Probation Officer within 48 hours of your release from custody at the 210 W. Temple St. Probation Office. (817)
 8. [] Cooperate with the Probation Officer in a plan for (530) [] drug treatment and rehabilitation []
 9. [] Complete an approved [] 52 [] 26 [] week [] sex offender [] domestic violence [] counseling program.
 10. [] Seek and maintain training, schooling or employment as directed by the Probation Officer. (500)
 11. [] Maintain residence as approved by the Probation Officer (536) and keep the Probation Officer advised of your work and home address and telephone numbers at all times. (564)
 12. [] Support dependents as directed by the Probation Officer. (503)
 13. [] Submit your person and property to search and seizure at any time of the day or night, by any Probation Officer or other peace officer, with or without a warrant, probable cause or reasonable suspicion. (576)
 14. [] Do not own, use, threaten to use, possess, buy or sell any deadly or dangerous weapons, including, but not limited to, firearms or other concealable weapons. (230)
 [] The weapon involved in this case is ordered confiscated and destroyed by the arresting agency. (234) [] 10 year firearm ban per PC §29805.
 15. [] Do not use or threaten to use force or violence against any person. Do not annoy, molest, harass, intimidate or contact directly or indirectly, any victim or witness in this case, especially [] (913)
 16. [] Stay [] [] 100 yards away from and have no contact with [] (904)
 17. [] Stay [] [] 100 yards from the location of [] the arrest [] (904)
 18. [] Obey the Protective Order issued in this or any other case. (579) [] Defendant is served with a copy of the Protective Order in open court. (578)
 19. [] Do not own, use, possess, buy or sell any controlled substances, or associated paraphernalia, except with valid prescription, and stay away from places where users, buyers or sellers congregate. Do not associate with persons known by you to be controlled substance users or sellers, except in an authorized treatment program. (926)
 20. [] Submit to periodic controlled substance testing when requested by the Probation Officer or any other peace officer. (584)
 21. [] Register with your local police agency as a [] controlled substance - H&S §11590 (925) [] sex - PC § 261 (927) [] arson - PC § 457.1 (902) [] gang member - PC §186.30 (877)
 offender, carry proof of registration at all times, and display registration to any peace officer upon request. Registration per life per PC §261(b)
 22. [] Abstain from the use of all alcoholic beverages and stay out of places where they are the chief item of sale. (360)
 23. [] Use only your true name, stated to be [] (924) [] Do not give false information to any peace officer at any time. (535)
 24. [] If you are deported from or leave the United States, do not re-enter illegally. If you do re-enter the United States, report to the Probation Officer within 72 hours of your return and show proof that you are lawfully within the United States. (469) If you are deported from or leave the United States, notify Probation and the Court of your address and telephone number outside the United States within 72 hours of deportation or departure. Continue to pay all of your financial obligations to the Court and to Probation while outside the United States.
 25. [] Do not drive a motor vehicle without a valid driver's license in your possession or without liability insurance in at least the minimum amounts required by law. (374)
 26. [] Submit to AIDS test, pursuant to 1202.1(a) PC. (668)
 27. [] Provide a DNA sample and print impressions pursuant to PC § 296 and 296.1. (790)
 28. [] Do not associate with any persons known by you to be criminal street gang members, affiliates, or associates, and stay away from all places where you know such persons congregate, except in an authorized anti-gang program. (916) Do not own, possess, or wear any criminal street gang paraphernalia, or exhibit any indicia of criminal street gang affiliation, including, but not limited to, dressing in, displaying or wearing any clothing, "colors" or other insignia associated with any criminal street gang, or making, displaying, using or "flashing," any hand signs or signals associated with any criminal street gang. (916) Obey any gang injunction that applies to you. (399)
 29. [] Do not remain in any vehicle or location where any dangerous or deadly weapon is possessed, nor remain in the presence of any unlawfully armed person. (933)
 30. [] Do not be within 100 yards of any public place, or in any vehicle, where you know illegal controlled substances or illegal weapons are present, or where you know the vehicle is stolen or being operated without the owner's consent. (239)

31. Pay all of the following (check all that apply):

- ☒ A restitution fine of \$400 per PC §1202.4(b) through (e). (098)
☐ The restitution fine is calculated per formula set out in PC §1202.4(b)(2).
☐ A parole revocation restitution fine in the same amount as the restitution fine, per PC §1202.45. Payment is stayed until parole is revoked and you are returned to prison. (109)
☒ A probation revocation restitution fine in the same amount as the restitution fine, per PC §1202.44. Payment is stayed until probation is revoked and sentence imposed.
☒ A criminal conviction/facilities assessment of \$30.00 per Gov't Code §70373(a). (SA-CC)
☒ A criminal fine surcharge of \$ 0 per Penal Code §1465.7 (20% of base fine). (SA-AB)
☒ A court security fee of \$40.00 per PC §1465.8(a)(1). (per county) (SA-CA)
☐ Cost of probation services per PC 1203.1b, [] as determined by the Probation Officer, subject to a hearing if requested [] in the amount of \$ 0 per month.
☐ A crime lab fee of \$50.00 plus penalty assessment per H&S Code §11372.5 (184)
☐ A drug program fee of \$150.00 (per drug count except §11357(b)) per H&S §11372.7(a).
☐ A crime prevention fee of \$10.00 plus penalty assessment per PC §1202.5 (PC theft-related and vandalism cases). (SA-CP)
☒ A sex offender fine of \$300.00 (1st offense) [] \$500 (2nd and subsequent offenses) per PC §290.3, plus penalty assessment.
☐ A child abuse prevention restitution fine of \$ 0 per PC 294 (child sex cases, \$5000.00 maximum).
☐ A domestic violence payment of [] \$400.00 [] \$ 0 per PC 1203.097(a)(5). (\$400 min.)
☐ A criminal justice administration fee of \$ 0 payable to the local arresting agency, per Gov't Code §§ 29550(c), 29550.1 or 29550.2 (agency's actual cost).
☐ []

32. [] No internet use or view and download child pornography. (904)
 [] No possession of child pornography.
☒ Defendant acknowledges that he/she understands and accepts the terms and conditions of probation. (821)
☐ Defendant ordered to pay attorney fees, [] in the amount of \$ 0 [] in the amount determined by the Financial Evaluator.
☐ Counts/Allegations are dismissed on the People's motion as to this defendant pursuant to Penal Code Section 1385

SERGIO C. TAPIA II

Judge/Commissioner of the Superior Court