

MUNICIPAL COURT OF CALIFORNIA, COUNTY OF SAN DIEGO  
EL CAJON JUDICIAL DISTRICT

PEOPLE OF THE STATE OF CALIFORNIA

Plaintiff,

Defendant.

*Sampson, Alan*

BB

EVID 3-15-89  
3:00 PM



Case No. *C6673*  
Date: *3-8-89*  
Tape No. *12408-1609*  
Booking No. *2534*  
DOB:

Judge  
Beard Goldsmith  
Bein Huganor  
Blanchini Prager  
Bolman Rigg  
Brainard Sturgeon

CHARGES:

*VC23152B 5P PC148 adj*

Defendant appears by *W/* without Atty. *D Woodley* *CA* Ret/Counseling on bench warrant for hearing re: *Motion*

People are present by DDA *B Kuykendall*

DEFENDANT MAINTAINS PLEA OF NOT GUILTY  TIME IS WAIVED/DEMANDED  
 MATTER IS SET FOR *EVID HRG* ON *3-15-89 1:30 pm*

ON MOTION OF PEOPLE: COMPLAINT IS AMENDED AS FOLLOWS *B14 CK6*  
FOLLOWING COUNTS ARE DISMISSED

- DEFENDANT ENTERS PLEA OF GUILTY/NOLO CONTENDERE TO THE OFFENSE OF \_\_\_\_\_
- SEE CHANGE OF PLEA FORM WHICH IS EXECUTED BY COUNSEL DEFENDANT, AND THE COURT, MADE PART OF THE RECORD, AND ATTACHED HEREIN.
- TIME IS WAIVED/DEMANDED FOR SENTENCING.
- DEFT. ADMITS/DENIES VIOLATION OF PROBATION.  DEFT. WAIVES RIGHT TO EVIDENTIARY HEARING.
- PROBATION IS  REVOKED  REINSTATED  MODIFIED AS FOLLOWS/SEE ORDER ATTACHED \_\_\_\_\_

- ALL OTHER TERMS AND CONDITIONS OF PROBATION TO REMAIN SAME AS PREVIOUSLY IMPOSED.
- MATTER IS SET FOR SENTENCING ON \_\_\_\_\_ @ 1:30 PM AND SUPPLEMENTAL PROBATION REPORT IS ORDERED.
  - DEFENDANT IS REMANDED INTO CUSTODY OF SHERIFF WITH BAIL SET AT \$ \_\_\_\_\_
  - MATTER IS SET FOR BAIL REVIEW ON \_\_\_\_\_
  - DEFT. IS ORDERED RELEASED FROM CUSTODY:  ON O/R  OTHER \_\_\_\_\_
  - DEFT. REMAINS AT LIBERTY:  ON O/R  ON BAIL AS POSTED.
- PROBATION REMAINS REVOKED/IS DENIED AND DEFENDANT IS SENTENCED AS FOLLOWS: \_\_\_\_\_

- COURT EXPLAINS PROBATION, RIGHT TO REFUSE SAME, AND SENTENCING. COURT DECLARES TERMS OF PROBATION AND PENALTIES FOR VIOLATION THEREOF.
- DEFENDANT REFUSES/ACCEPTS PROBATION.  PROBATION ORDER ISSUED AND ATTACHED INFRA.
- COMMITMENT/RELEASE IS ISSUED.  COURT ORDERS COUNSEL TO BE APPOINTED TO REPRESENT DEFENDANT ON THIS MATTER.
- THIS BEING THE TIME SET FOR \_\_\_\_\_ AND DEFENDANT HAVING FAILED TO APPEAR, THE COURT FINDS DEFENDANT'S FAILURE TO APPEAR TO BE WILLFUL AND UNEXCUSED. O/R RELEASE IS REVOKED/BAIL IS FORFEITED/PROBATION IS REVOKED. BENCH WARRANT TO ISSUE WITH BAIL SET AT \$ \_\_\_\_\_
- DAY OR NIGHT SERVICE IS AUTHORIZED AS IT APPEARS DEFENDANT IS A FUGITIVE.
- SERVICE IS WITHHELD UNTIL \_\_\_\_\_
- ORDER FOR BENCH WARRANT IS RESCINDED.  BAIL FORFEITURE IS SET ASIDE AND BAIL IS REINSTATED/EXONERATED.

REMARKS:

**Court finds Judge Goldsmith acted properly and is not disqualified to hear this case. Defendant's motion to have Atty. Woodley relieved is denied.**

**NOTE CAREFULLY: O/R RELEASE TERMS, CONDITIONS AND CONSEQUENCES**

If you have been released on your own recognizance without bail and you sign this form, you do agree to appear at all the times and places as ordered by the court. Further, you do agree to comply with each and all terms and conditions of this release without bail. You do agree not to leave the State of California without the prior consent of this court. You do agree to waive extradition if arrested outside of the State of California. You understand and acknowledge that the court may revoke this order of release and return you to custody or require that you give bail or other assurance of your personal appearance in court. A willful failure to appear in a felony case is a separate felony offense punishable by a fine of \$5,000 or imprisonment for three years, or both the fine and the custody. A willful failure to appear in a misdemeanor case is a separate misdemeanor offense punishable by a fine of \$1,000 or six months custody in the County Jail, or both the fine and the custody.

*Alan Sampson*  
Signature

*6388 Thorn St SD CA 92115*  
Address

*OKunz*  
Phone No.

CCR 688 (4/88) Dist: Defl Prob Atty DA Jail PSWP VB AF RTC

**HEARING/BENCH WARRANT**