SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES

NO. GA093506
THE PEOPLE OF THE STATE OF CALIFORNIA VS.
DEFENDANT 01: ELIZABETH JULIA ANN WALTON
LAW ENFORCEMENT AGENCY EFFECTING ARREST: GLENDALE POLICE DEPARTMENT

BAIL: APPEARANCE AMOUNT DATE RECEIPT OR SURETY COMPANY REGISTER NUMBER

CASE FILED ON 06/09/14.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING COMMITTED, ON OR ABOUT 06/27/13 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING OFFENSE(S) OF:

COUNT 01: 487(A) PC FEL DECLARATION IN SUPPORT OF ARREST WARRANT IS FILED.
SN

NEXT SCHEDULED EVENT: ARREST WARRANT TO ISSUE

06/09/14 ARREST WARRANT IN THE AMOUNT OF \$45,000.00 BY ORDER OF JUDGE JUDSON W. MORRIS ISSUED. (06/09/14).

ON 06/11/14 AT 830 AM:

ARREST WARRANT RECALLED, DEFENDANT IS IN CUSTODY. BENCH WARRANT HEARING

ON 06/11/14 AT 830 AM IN GLENDALE COURTHOUSE DEPT 001

CASE CALLED FOR BENCH WARRANT HEARING
PARTIES: MARGARET L. OLDENDORF (JUDGE) MICHAEL ORTIZ (CLERK)
ELIZABETH SALAZAR (REP) JONATHAN FUHRMAN (DA)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE
COUNSEL
A COPY OF THE COMPLAINT AND THE ARREST REPORT GIVEN TO DEFENDANTS COUNSEL.
DEFENDANT WAIVES ARRAIGNMENT, READING OF COMPLAINT, AND STATEMENT OF

CONSTITUTIONAL AND STATUTORY RIGHTS.

DEFENDANT PLEADS NOT GUILTY TO COUNT 01, 487(A) PC.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

THE MATTER IS CALLED FOR HEARING AND CONTINUED TO DATE SET BELOW
FOR PRELIMINARY HEARING SETTING IN THE BURBANK JUDICIAL DISTRICT

EARLY DISPOSITION REPORT IS ORDERED THIS DATE.

RELEASE AT013170 ISSUED.
WAIVES STATUTORY TIME.
NEXT SCHEDULED EVENT:
07/16/14 830 AM PRELIM SETTING/RESETTING DIST BURBANK COURTHOUSE DEPT 001
DAY 00 OF 10

06/11/14 ARREST WARRANT IN THE AMOUNT OF \$45,000.00 RECALLED. (06/11/14).

CASE NO. GA093506 DEF NO. 01

PAGE NO. 2 DATE PRINTED 02/17/15

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 06/13/14 AT 900 AM :

CASE RECEIVED IN BURBANK COURT. MA

ON 07/16/14 AT 830 AM IN BURBANK COURTHOUSE DEPT 001

CASE CALLED FOR PRELIM SETTING/RESETTING
PARTIES: PATRICK HEGARTY (JUDGE) LORNA GARCIA (CLERK)
SUSIE PRICE (REP) RORY L. WAGNER (DA)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE
COUNSEL
MATTER CONTINUED AS INDICATED BELOW.

COURT ORDERS AND FINDINGS:
-OBEY ALL LAWS AND ORDERS OF THE COURT.
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

09/05/14 ,830 AM PRELIM SETTING/RESETTING DIST BURBANK COURTHOUSE DEPT 001

DAY 00 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 09/05/14 AT 830 AM IN BURBANK COURTHOUSE DEPT 001

CASE CALLED FOR PRELIM SETTING/RESETTING
PARTIES: PATRICK HEGARTY (JUDGE) LORNA GARCIA (CLERK)
CRYSTAL BUTLER (REP) LOUIS PARISE (DA)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE
COUNSEL
MATTER CONTINUED AS INDICATED BELOW.

A SIXTY (60) DAY TIME WAIVER IS TAKEN THIS DATE.
COURT ORDERS AND FINDINGS:
-OBEY ALL LAWS AND ORDERS OF THE COURT.
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

10/30/14 830 AM PRELIM SETTING/RESETTING DIST BURBANK COURTHOUSE DEPT

001

DAY 00 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 10/30/14 AT 830 AM IN BURBANK COURTHOUSE DEPT 001

CASE CALLED FOR PRELIM SETTING/RESETTING
PARTIES: PATRICK HEGARTY (JUDGE) LORNA GARCIA (CLERK)

CASE NO. GA093506 DEF NO. 01

PAGE NO. 3
DATE PRINTED 02/17/15

CRYSTAL BUTLER (REP) RORY L. WAGNER (DA)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE
COUNSEL
MATTER CONTINUED AS INDICATED BELOW.

A SIXTY (60) DAY TIME WAIVER IS TAKEN THIS DATE. COURT ORDERS AND FINDINGS: -OBEY ALL LAWS AND ORDERS OF THE COURT.

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME. NEXT SCHEDULED EVENT:

01/14/15 830 AM PRELIM SETTING/RESETTING DIST BURBANK COURTHOUSE DEPT 001
DAY 00 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 01/14/15 AT 830 AM IN BURBANK COURTHOUSE DEPT 001

CASE CALLED FOR PRELIM SETTING/RESETTING
PARTIES: PATRICK HEGARTY (JUDGE) LORNA GARCIA (CLERK)
CRYSTAL BUTLER (REP) ELAINE B. RAMSEY (DA)
DEFENDANT IS, PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE
COUNSEL
MATTER IS CONTINUED FOR PRELIM HEARING SETTING ON 02-03-15 AT
8:30 A.M. IN DEPARTMENT 1. TIME IS WAIVED.

**MINUTES ENTERED BY E. MEJIA, CLERK.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

02/04/15 830 AM PRELIM SETTING/RESETTING DIST BURBANK COURTHOUSE DEPT

001

DAY 00 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 02/04/15 AT 830 AM IN BURBANK COURTHOUSE DEPT 001

CASE CALLED FOR PRELIM SETTING/RESETTING PARTIES: PATRICK HEGARTY (JUDGE) LORNA GARCIA (CLERK) CRYSTAL BUTLER (REP) ISIDORO BALY (DA) DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY KIARASH FEYZJOU PRIVATE COUNSEL DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS: WRITTEN ADVISEMENT OF RIGHTS AND WAIVERS FILED, INCORPORATED BY REFERENCE HEREIN JURY TRIAL OR COURT TRIAL AND PRELIMINARY HEARING CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES; 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 ELEMENTS OF THE OFFENSE IN THE

COMPLAINT, 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.

THE COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND

EXPLICITLY MADE; COUNSEL JOINS IN THE WAIVERS

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 01 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION 487(A) PC IN COUNT 01. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (01): DISPOSITION: CONVICTED

COURT ORDERS AND FINDINGS: -TMHL WAIVER IS ORDERED FILED.

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

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:

AS TO COUNT * (01):

IMPOSITION OF SENTENCE SUSPENDED

DEFENDANT PLACED ON FORMAL PROBATION

FOR A PERIOD OF 003 YEARS UNDER THE FOLLOWING TERMS AND CONDITIONS: SERVE 001 DAYS IN LOS ANGELES COUNTY JAIL

LESS CREDIT FOR 1 DAYS

PLUS \$40.00 COURT OPERATIONS ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.) \$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.) TOTAL DUE: \$70.00

IN ADDITION:

-DEFENDANT IS TO MAKE RESTITUTION TO THE VICTIM PURSUANT TO PENAL CODE SECTION 1202.4(F), IN THE AMOUNT OF\$ 150,000.00 TO MARVEL ENTERTAINMENT. THE COURT WILL NOTE THAT DEFENDANT HAS PAID \$120,000.00 PURSUANT TO PLEA AGREEMENT. . DEFENDANT SHALL

MAKE RESTITUTION TO THE VICTIM THROUGH THE PROBATION OFFICER IN SUCH AMOUNTS AND MANNER AS SUCH OFFICER SHALL PRESCRIBE.

-THE DEFENDANT IS TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4(B) PENAL CODE IN THE AMOUNT OF \$ 300.00.

-DEFENDANT IS ORDERED TO PAY A PROBATION REVOCATION RESTITUTION FINE PURSUANT TO PENAL CODE SECTION 1202.44, IN THE AMOUNT OF 300.00. THIS FINE SHALL BECOME EFFECTIVE UPON THE REVOCATION

OF PROBATION.

-DO NOT ASSOCIATE WITH/STAY AWAY FROM VICTIM. DEFENDANT ACKNOWLEDGES TO THE COURT THAT THE DEFENDANT UNDERSTANDS AND ACCEPTS ALL THE PROBATION CONDITIONS, AND DEFENDANT AGREES TO ABIDE BY SAME.

-DEFENDANT IS ORDERED TO REPORT TO THE FOOTHILL AREA PROBATION OFFICE LOCATED AT 300 EAST WALNUT STREET, PASADENA WITHIN 48 HOURS OF TODAY'S PROCEEDINGS. CASE NO. GA093506 DEF NO. 01.

PAGE NO. DATE PRINTED 02/17/15

- -SEEK AND MAINTAIN TRAINING, SCHOOLING OR EMPLOYMENT AS APPROVED BY THE PROBATION OFFICER.
- -KEEP PROBATION OFFICER ADVISED OF YOUR RESIDENCE AND WORK AND
- HOME TELEPHONE NUMBERS AT ALL TIMES.
 -SUBMIT PERSON AND PROPERTY TO A SEARCH AT ANY TIME OF THE DAY OR NIGHT BY ANY LAW ENFORCEMENT OFFICER OR PROBATION OFFICER
- WITH OR WITHOUT A WARRANT OR PROBABLE CAUSE.

 -DO NOT OWN, USE OR POSSESS ANY DANGEROUS OR DEADLY WEAPONS, INCLUDING ANY FIREARMS, KNIVES OR OTHER WEAPONS.

 -COPY OF THE PROHIBITED PERSONS NOTICE AND POWER OF ATTORNEY FOR FIREARMS RELINQUISHMENT, SALE OR DISPOSAL FORM ISSUED TO DEFENDANT PURSUANT TO PENAL CODE SECTION 29800.

 -OBEY ALL LAWS AND ORDERS OF THE COURT.
 -OBEY ALL RULES AND REGULATIONS OF THE PROBATION DEPARTMENT.
 COUNT (01): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

JUSTICE

NEXT SCHEDULED EVENT: PROBATION IN EFFECT

02/13/15 ARREST DISPOSITION REPORT SENT VIA FILE TRANSFER TO DEPARTMENT OF

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

THE PEOPLE OF THE STATE OF CALIFORNIA.

CASE NO. GA093506

Plaintiff,

٧.

01 ELIZABETH JULIA ANN WALTON (06/25/1982)

Defendant(s).

FELONY COMPLAINT FOR ARREST WARRANS

LOS ANGELES SUPERIOR COURT

Tl e undersigned is informed and believes that:

JUN 0 9 2014

JOHN A CLANKE CLERK

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DEPUTY

On or between June 27, 2013 and February 1, 2014, in the County of Los Angeles, the crime of GRAND THEFT BY EMBEZZLEMENT, in violation of PENAL CODE SECTION 487(a), a Felony, was committed by ELIZABETH JULIA ANN WALTON, who on and between 06/27/2013 and 02/01/2014, and while said defendant(s) was (were) an agent, servant, and employee of MARVEL ENTERTAINMENT, LLC, did unlawfully take from said MARVEL ENTERTAINMENT, LLC money and personal property which aggregates to a value exceeding Nine Hundred Fifty Dollars (\$950) in any 12 consecutive month period.

COUNT 1

It is further alleged that the above offense is a theft of over \$100,000, within the meaning of Penal Code section 1203.045(a).

* * * * *

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Page 1

Case No. GA093506

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.

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) ELIZABETH JULIA ANN WALTON for the above-listed crimes. Wherefore, a warrant of arrest is requested for ELIZABETH JULIA ANN WALTON.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER GA093506, CONSISTS OF 1 COUNT(S).

Executed at GLENDALE, County of Los Angeles, on June/5, 2014.

M. ZAKARIAN

DECLARANT AND COMPLAINANT

JACKIE LACEY, DISTRICT ATTORNEY

BY:

ANYA ARTAN, DEPUTY

DR NO.:

GLENDALE PD

143067

I/O: M. ZAKARIAN OPERATOR: NM

<u>ID NO</u>.: 19901

PHONE: (818) 548-4840

PRELIM. TIME EST.:

DEFENDANT

WALTON, ELIZABETH JULIA ANN

CII NO.

DOB

6/25/1982

BOOKING NO.

BAIL RECOM'D CUSTODY R'TN DATE

\$45,000

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.

ELIZABETH WALTON

BAIL: \$ 45,000 -

NON-WARRANT DEFENDANTS:

DEFENDANT

CII NO.

<u>DOB</u>

BOOKING NO. BAIL RECOM'D

CUSTODY R'TN DATE

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

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

(Strike out or add as applicable)

	·		T.F. Constant	
ELIZABETH JU Count No. I	LIA ANN WALTON Charge PC 487(a)	<u>Charge Range</u> 16-2-3 County Jail	Special Allegation PC 1203.045(a)	Alleg. Effect PSP
	defendant(s) be held to a)NI	and be admitted to bail	
araiginnent iii S ↓	ed to the custody of the Superior Court will be: H JULIA ANN WALTO		geles County until sucl	
at:	A.M,			
Date:		$-\frac{1}{Co}$	mmitting Magistrate	

Carcy3506

Felony Bail Computation Worksheet

	1 N	lame of Arrestee: WALTON, ELIZABETH JULIA ANN	PMS (1988—164 m) of the broads made page I, appears a several motion and an executive the state development of made an executive pages pag	
	2 L	ist all offenses: PC 481(a)		16 T T T T T T T T T T T T T T T T T T T
i	MV Webbersender	Base Bail (see Felony Bail Schedule at	,	AMOUNT
ç	3 L	ist the bail schedule amount for that offense in 3a.	> #50,000. Wheft	3a#45,000.00
ŀ	ls	arrestee charged with two or more offenses? If yes, go to	3b and 3c. If no, move to 4	
	31	Were additional offenses committed against separate committed on separate dates? If yes, list the sum of the each additional offense committed against a separate date in 3b.	e bail schedule amount(s) for	3b
	30	each additional separate sex act in 3c.	pail schedule amounts for	3c
	lf	no to 3b and 3c, base bail is only the bail amount for the c	offense listed in 3a	<u>ني دوره د د پې د د د د د د د د د د د د د د د د </u>
**********		Enhancements (see Felony Bail Schedu	le at page 20)	
	W	as the offense committed for the benefit of a gang?	If yes, add \$40,000	4
E	VV	as a weapon involved? If yes, add only the greatest of 5a-	5d. If no weapon, move to 6	
	5a	causing GBI or death?	If yes, add \$1,000,000	5a
	5b	causing GBI/death?	If yes, add \$200,000	5b
	5c	of a firearm?	If yes, add \$50,000	5c
	. 5d	The state of the s	If yes, add \$20,000	5d
6	*****************	d the offense involve infliction of GBI?	If yes, add \$30,000	6
7	Do	pes the arrestee have any prior convictions? If no prior con	victions, move to 8	701-701-701-701-701-701-701-701-701-701-
	7a	narcotics sale per Penal Code section 11370.2 during the past 5 years?	If yes, add \$30,000 per prior conviction	7a
	7b	Does the arrestee have a prior conviction for a serious or violent felony or enumerated sex offense?	If yes, add \$50,000 per prior conviction	7b
	7c	Is the arrestee charged with a serious or violent felony AND does the arrestee have two or more convictions for serious or violent felonies?	If yes, add \$1,000,000	7c
***************************************	7d	Has the arrestee served a prison term during the past 5 years?	If yes, add \$10,000 per term	7d
8		e there any other enhancements to be added? If no other e	enhancements, move to 9	
	8a	Is the crime a hate crime?	If yes, add \$25,000	8a
	8b	Is the victim over 65, under 15, or disabled AND is the crime enumerated in Penal Code sections 667.9-667.10	? If yes, add \$25,000	8b
	8c	Add only once: Are there other felony charges pending against arrestee, or is the arrestee on parole, felony probation, or probation department supervision?	If yes, add \$25,000	8c
	8d	If base bail is less than \$1,000,000 and neither 5a nor 70 apply: Does the offense carry a possible term of life imprisonment?	If yes, add \$1,000,000	
9,	Add	lines 3a through 8d.	This is the Total Bail:	L.
	·		rcement, Do You Yes N	0

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

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff.

٧.

01 ELIZABETH JULIA ANN WALTON

Defendant(s).

CASE NO. GA093506

DECLARATION IN SUPPORT OF ARREST WARRANT MADE UNDER 2015 COP

LOS ANGELES SUPERIOR COURT

JUN 0 9 2014

JOHN A. CLARKE, CLERK

The undersigned hereby declares:

That he/she is currently employed as a Peace Officer for the GLENDALE PD. That pursuant to his/her employment he/she has been assigned to investigate allegations that the herein above named defendant(s) did commit the offense(s) of GRAND THEFT BY EMBEZZLEMENT, in violation of PENAL CODE 487(A).

That pursuant to this assignment, your declarant has obtained information from those who have knowledge of said offense(s), whose reports are attached here and incorporated by reference. He has reviewed each of these written reports and statements. They were prepared by persons known to your declarant to be law enforcement officers (and others). These reports and statements consist of pages. These reports and statements contain information from victim(s), witnesses, and others concerning the commission of the criminal offense(s) for which the Complaint is being sought. Each of these documents is presently an official record of a law enforcement agency.

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

Executed at GLENDALE, County of Los Angeles, on June 5, 2014.

Zinozio

DECLARANT M. ZAKARIAN

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Rev 585-06/98 DA Case 34301984

Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial the box for each applicable only if you understand and agree with it, and sign and date the form where it says "DEFENDANT'S SIGNATURE" on per you have any questions about anything on this form or about your case, ask your attorney or the period of your attorney or the attorney or the real properties. 1. I wish to plead guilty or no contest to the following charges, and it wish to admit the prior convictions, special allegation enhancements, listed below, which carry the maximum penalties set out below. COUN! CHARGE MAX. ENHANCEMENTS TERM (Including Priors and Specials) YEARS YEARS AGGREGATE TERM OF IMPRISONMENT 3 4yr. AGGREGATE TERM OF IMPRISONMENT 3 4yr. Linderstand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My attorney has told me that if I plead guilty or no contest to the above-listed charge(s), and anhancement(s), the Court will sentence me as follows: A. Deny Probation and impose a total State Prison term of	SUP	ERIOR COURT OF CA. (FOR	VIA CC	HINTY OF LOS ANGEL	K	Reserved for Clark's Est.	e Stame
FELIXINGETH JULIA FAIN WAIVER, AND PLEA FORM FELIXINGETH JULIA FAIN WAIVER, AND PLEA FORM FELIXINGETH JULIA FAIN WAIVER, AND PLEA FORM FELIXINGETH TO FRIGHTS, WAIVER, AND PLEA FORM FELIXINGETH TO CONTROL T	LAINTIFF:		· · · · · · · · · · · · · · · · · · ·	Su	perior C County	Court of Californi of Los Angeles	a Starrip
FELONY ADVISEMENT OF RIGHTS, WAIVER, AND PLEA FORM FELONY ADVISEMENT OF RIGHTS, WAIVER, AND PLEA FORM GA 093506-01 Initial the box for each applicable inly if you understand and agree with it, and sign and date the form where it says "DEFENDANTS SIGNATURE" on per you have any questions about anything on this form or about your case, ask your attorney or the judge. I wise to plead guilty or no contest to the following charges, and I wish to admit the prior convictions, special allegation enhancements, listed below, which carry the maximum penalties set out below: COUNT CHARGE MAX. ENHANCEMENTS TERM (Including Priors and Specials) FERMS OF ANY PLEA BARGAIN (if applicable) Lunderstand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My attorney has told me that if I plead guilty or no contest to the above-listed charge(s), and enhancement(s), the Court will sentence me as follows: A. Deny Probation and impose a total State Prison term of years and months. Gays in the County is in understand that it ovication of any of the terms and conditions of my probation may cause the Court to send me to state prison for up to the maximum punishment provided by law. C. Restitution, Statutory Fees, and Assessments — Lunderstand that the Court will order me to pay between the Court will also order me to pay statutory fees and other assessments. D. Parole Revocation Fine — Lunderstand that if I am sentenced to state prison, the Court is required to impose a parole revocation fine, which will be suspended unless my parole is revoked. E. Other Terms: 3.0 days Community Service: 3 ayes formed. GAYS AND A COUNTY of the court is sequired to impose a parole revocation fine, which will be suspended unless my parole is revoked.		OPLE OF THE STATE OF C	JALIF (JRNIA	FEE	3 0 4 2015	
Ill out this form if you wish to plead guilty or no contest to the charges against you. Initial the box for each applicable in yif you understand and agree with it, and sign and date the form where it says "DEFENDANTS SIGNATURE" on per you have any questions about anything on this form or about your case, ask your attorney or the judge you have any questions about anything on this form or about your case, ask your attorney or the judge on hancements, listed below, which carry the maximum penalties set out below. COUNT CHARGE MAX, Including Priors and Specials) TERM (Including Priors and Specials) YEARS TOTY YEARS 437(A) great Hard Manager Years Days North State Office of the prior convictions, special allegation. AGGREGATE TERM OF IMPRISONMENT 3 4yr. AGGREGATE TERM OF IMPRISONMENT 3 4yr. AGGREGATE TERM OF IMPRISONMENT 3 4yr. In understand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My atomey has told me that if I plead guilty or no contest to the above-listed charge(s), and enhancement(s), fite Court will sentence me as follows: A Deny Probation and impose a total State Prison term of Dyears and Denoriths. B. Gant Probation under the conditions to be set by the Court, including serving days in the County jail, understand that a violation of any of the terms and conditions of my probation may cause the Court to send me to state prison for up to the maximum punishment provided by law. C. Restitution, Statutory Fees, and Assessments—I understand that the Court will order me to pay between 1700 and \$10,000 to the Victim Restitution Fund, and if appropriate, pay actual restitution to any victim. The Court will also order me to pay statutory fees and other assessments. D. Parole Revocation Fine—I understand that if I am sentenced to state prison, the Court is required to impose a parcle revocation fine, which will be suspended unless my parole is revoked. E. Other Terms: 30 days community Service 3 days for the form when the	1	LIZABETH JULIA P	NU		L	Gasetti	er/Elerk Deputy
AGGREGATE TERM OF IMPRISONMENT 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FELO	NY ADVISEMENT OF RIGH	TS, WA	VIVER, AND PLEA FORM			DEPT.
COUNT CHARGE TERM (Including Priors and Specials) YEARS TOTAL YEAR (Including Priors and Specials) YEARS TOTAL YEAR (Including Priors and Specials) YEARS TOTAL YEAR (Including Priors and Specials) YEARS YEAR (Including Priors and Specials) YEARS YEAR (Including Priors and Specials) Agrand Habit Amenipme Years (Including Service of Prior Service) Agrand Character of Service of Prior Service of P	niy ir you t you have ! wish t	understand and agree with it, and so any questions about anything on so plead guilty or no contest to the fol	ign and c this form llowing ch	date the form where it says "DEFEND. or about your case, ask your attorned narges, and I wish to admit the prior co	ANT'S ey or th	SIGNATURE" he judge.	on page
AGGREGATE TERM OF IMPRISONMENT 3 VIV ERMS OF ANY PLEA BARGAIN (If applicable) I understand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My attorney has told me that if I plead guilty or no contest to the above-listed charge(s), and enhancement(s), the Court will sentence me as follows: A. Deny Probation and impose a total State Prison term of	1		MAX.	ENHANCEMENTS			TOTAL YEARS
Initial Landerstand that it is necessary to disclose any promises of particular sentences or sentence recommendations to the Court on this form. My attorney has told me that if I plead guilty or no contest to the above-listed charge(s), and enhancement(s), the Court will sentence me as follows: A. Deny Probation and impose a total State Prison term of	: 487(A)	grand-thaft mon/page >400.00	3yrs_	none			3475
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Lunderstand that a violation of any of the terms and conditions of my probation may cause the Court to send me to state prison for up to the maximum punishment provided by law. C. Restitution, Statutory Fees, and Assessments — I understand that the Court will order me to pay between \$200 and \$10,000 to the Victim Restitution Fund, and if appropriate, pay actual restitution to any victim. The Court will also order me to pay statutory fees and other assessments. D. Parole Revocation Fine — I understand that if I am sentenced to state prison, the Court is required to impose a parole revocation fine, which will be suspended unless my parole is revoked. E. Other Terms: 30 days community service; 3 yrs formal propulses; time Service is a yrs formal propulses.		•		_	onths.		Za
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\$150,000.00 restitution payable to victim.	\$\\\ \partial \tau \tau \tau \tau \tau \tau \tau \tau	,	*			 	

RIGHT TO AN ATTORNEY AND WAIVER (If applicable)

<u>Initials</u>

3. I understand that I have a right to be represented by an attorney of my choice throughout the proceedings. I further understand that if I cannot afford an attorney, the Court will appoint one to represent me at no cost to me. I hereby waive and give up my right to be represented by an attorney.



CONSTITUTIONAL RIGHTS

4. I understand that I have each of the following rights as to the charges, prior convictions, special allegations and enhancements that are alleged against me.



A. Right to a Jury Trial — I have the right to a speedy, public jury trial. At the trial, I would be presumed to be innocent, and I could not be convicted unless, after hearing all of the evidence, 12 impartial jurors phosen from the community were convinced of my guilt beyond a reasonable doubt.



B. Right to a Court Trial — As an alternative to a jury trial, if the prosecutor agrees, I may waive jury and have a court trial, where a judge alone sitting without a jury hears the evidence. I still could not be convicted unless, after hearing all of the evidence, the judge was convinced of my guilt beyond a reasonable doubt.



C. Right to Confront and Cross-Examine Witnesses — I have the right to confront and cross-examine all witnesses testifying against me. This means that the prosecution must produce the witnesses in court, they must testify under oath in my presence, and my attorney will be allowed to question them.



D. Right to Remain Silent — I have the right to remain silent and not incriminate myself, and I cannot be forced to say anything against or to testify against myself. I understand that by pleading guilty or no contest, I am waiving and giving up that right and incriminating myself.



E. Right to Produce Evidence and to Present a Defense — I have the right to present evidence and to have the Court issue subpoenas to bring into court all witnesses and evidence favorable to me, at no cost to me. I also have the right to testify on my own behalf.



WAIVER OF CONSTITUTIONAL RIGHTS

5. I hereby waive and give up, for all of the charges against me, including any prior convictions, special allegations or enhancements, my right to a jury trial, my right to a court trial, my right to confront and cross-examine witnesses, my right against self-incrimination and my right to produce evidence and to put on a defense, including my right to testify on my own behalf.



STATU TORY RIGHT TO A PRELIMINARY HEARING AND WAIVER

6. I understand that I have a statutory right to a speedy preliminary hearing, prior to any trial. Before I can be required to stand trial, at the preliminary hearing, the prosecutor would have to present evidence sufficient to establish reasonable cause to believe I committed the crimes charged. I also would have all of the above constitutional rights at the preliminary hearing, except that I do not have a right to a jury. I hereby waive and give up my right to the preliminary hearing.



CONSEQUENCES OF MY PLEA

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8. Effect of Conviction on Other Cases — I understand that a conviction in this case may be grounds for violating any probation or parole that I have been granted in any other case and that I may be subject to additional punishment as a result of that violation.



9. Registration (Check any appropriate box) — I understand that I will be required to register with my local police agency as an: [] arson offender [] gang member [] narcotics offender [] sex offender, and that if I fail to register or keep my registration current, new criminal charges may be filed against me.



Initials

10. DNA Sample — I understand that I must provide two blood specimens, a saliva specimen, a right thumbprint, and a palm print, for identification purposes, and that failure to do so constitutes a new criminal offense.

ZW

11. Sericus or Violent Felony — I understand that if I am pleading to a serious or violent felony (a strike offense), and I am convicted of another felony in the future, then pursuant to the Three Strikes laws, the penalty for that future felony will be increased as a result of my conviction in this case.



12. Immigration Consequences — I understand that if I am not a citizen of the United States, I must expect my plea of guilty or no contest will result in my deportation, exclusion from admission or reentry to the United States, and denial of naturalization and amnesty.



PLEA

13. I hereby freely and voluntarily plead <u>NO LO CONTENDAC</u> to the charge(s) listed on page 1 and admit the prior conviction(s), and special allegation(s) and enhancements listed on page 1. I understand that such admission(s) will increase the penalties imposed on me.



14. Prior to entering this plea, I have had a full opportunity to discuss with my attorney the facts of my case, the elements of the charged offense(s) and enhancement(s), any defenses that I may have, my constitutional rights and waiver of those rights, and the consequences of my plea.



15. I offer my plea of guilty or no contest freely and voluntarily and with full understanding of all the matters set forth in the pleading and in this form. No one has made any threats, used any force against me, my family, or loved ones, or made any promises to me, except as set out in this form, in order to convince me to plead guilty or no contest.



16. I offer to the Court the following as the basis for my plea of guilty or no contest and any admission(s) (select applicable box):



A. I stipulate and agree that there is a factual basis for my plea(s) and admission(s).B. I am pleading guilty or no contest to take advantage of a plea bargain. (People v. West)



17. I am not taking any medication, or under the influence of any substance, or suffering from any medical condition, that is or may be impairing my ability to enter into this plea agreement.



18. I understand that a no contest plea will be treated the same as a guilty plea by the Court and that I will be found guilty upon a no contest plea. My no contest plea will not be a bar to liability in any civil lawsuit.



19. If applicable - I understand that the Court is allowing me to surrender at a later date to begin my time in custody. I agree that if I fail to appear on the date set for surrender without a legal excuse, then my plea will become an open plea to the Court and I may be sentenced to anything up to the maximum allowed by law.



20. If applicable - I understand that I have the right to be sentenced by the same judge or commissioner who takes my plea. I waive and give up that right and agree that any judge or commissioner may sentence me.



21. I have no further questions of the Court or of counsel with regard to my plea(s) and admission(s) in this case.

My

22. I understand that I have the right to enter my plea before, and be sentenced by, a judge. I give up this right and agree to enter my plea before and be sentenced by a commissioner sitting as a temporary judge.

STIPULATION TO COMMISSIONER (If applicable)



· .		DEFENDANT'S SI	GNATURE	
and the effec	tand and agree with what is st at of any special allegations ar	ated in the paragraph. Ind enhancements have	The nature of the cha	attorney. My initials mean that I have rges and possible defenses to them ne. I understand each and every one enter my plea to the above charges
Signed:	ELIZABETH WALTUNI	ENDANT	Date	ed: 2/04/3015
		ATTORNEY STA	TEMENT	
also discusse possible defe plea. I concur and I hereby knowledge, th	ed the facts of the case with enses to the charges, the effer in the plea and any related a stipulate that there is a facture prosecution has provided or exculpate the defendant, a	swered all of his or her the defendant, and e of of any special allegadmission and join in the lal basis for the plea. I me with all information and I know of no reason	questions with regard xplained the nature ations and enhancem waiver of defendant have explained to the and evidence that no that the defendant s	lient. I have explained each of the I to those rights and this plea. I have and elements of each charge, any nents, and the consequences of the 's constitutional and statutory rights, e defendant that, to the best of my night play a significant role in his or should not plead to this charge.
		T'S ATTORNEY		
	INTER	RPRETER'S STATEME	NT (If applicable)	
I, having beer language indic signed the for	m.	tten oath on file, certify tated that he or she und	that I truly translate derstood the contents	d this form to the defendant in the son the form, and then initialed and
Signed:iੈ	·		Dated	١.
	COURT INT	ERPRETER	Date(1
<u>-</u>	TYPE OR P	RINT NAME		
)				-
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knowingly, und inds that the disconsequences orm are true, and mission of p	lerstandingly, and intelligently efendant's plea(s) and admission of any plea(s) and admission thereof, that any allegations and that there is a factual baserior conviction(s) and special ers that this form filed and inc	rior convictions and spends and spends waived and given up sion(s) are freely and vortions, spends for the plea(s) and and all allegation(s) if any seconds.	ecial allegations, finds his or her constitution oluntarily made with a ecial allegations and dmission(s). The Cound and the defendant is t by reference as tho	endant concerning the defendant's sthat the defendant has expressly, hal and statutory rights. The Court en understanding of the nature and enhancements, as indicated in this art accepts the defendant's plea(s), convicted upon his or her plea(s). Bugh fully set forth therein.
	<u> </u>			

CRIM 102 01/04

· ·	Reserved for Clerk's File Stamp				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES					
COURTHOUSE LOCATION:					
BURBANK					
PLAINTIFF:	1				
PEOPLE OF THE STATE OF CALIFORNIA DEFENDANT:					
WALTON, ELIZABETH, JULIA					
OWN-RECOGNIZANCE RELEASE AGREEMENT	CASE NUMBER				
(Penal Code §1318)	GA093506				
CHARGE(S)/WARRANTS(S) LY 807 (A) PC					
RELEASE CONDITIONS					
 I and the defendant named above. I am being released on my promise to appear in court acc. I promise to obey all reasonable conditions imposed by the court. 	ording to the terms of this agreement.				
 I promise to appear as shown below and at all other times and places ordered by the court of I promise not to leave California without the permission of the court. 	or any authorized officer.				
 If I fail to appear as required and I am arrested outside California, I waive my right to an extrao propeedings. 	dition hearing and to other extradition				
6. I understand that any court of competent jurisdiction may revoke this own-recognizance release	ase and either return me to custody or				
require that I post bail or provide other assurance for my appearance. 7. I understand that failure to appear in court as required is a separate crime punishable as a m	isdemeanor or a felony and will result in a				
warrant for my arrest being issued. A conviction for a misdemeanor or felony charge of willful below.	failure to appear is punishable as specified				
8. Additional Conditions					
NOTICE TO APPEAR TO THE DEFENDANT: Appear at the time and location indicated below. You will receive no other notice of this appearance. WARNING: If you fail to appear in court as indicated, a warrant for your arrest will be issued, and you may be charged with a violation of either Penal Code section 1320(a), a misdemeanor punishable by imprisonment in county jail for six months and/or a fine of \$1,000; or Penal Code section 1320(b), a felony punishable by imprisonment in state prison or county jail for one year and/or a fine of up to \$5,000.					
DATE TIME	DEPARTMENT ROOM NUMBER				
07-16-2014 8:30 A.M. P.M.	P ****Character regulation				
300 E. OLIVE STREET, BURBANK, CA	91502				
PROMISE TO APPEAR I have read this form, understand it, received a copy of it, agree to the and promise to appear in court as indicated.	above conditions,				
DEFENDANTS SIGNATURE	DATE				
DEFENDABLES (Street address, city, state, and ZIP code)	06-11-2014				
10883 SHARP AVE, MISSION HILLS, CA	9/345				
89103759	06-25-1982				
DELESCIMO A OFMOV INITODIA ATION					
RELEASING AGENCY INFORMATION DR NUMBER	BOOKING NUMBER				
GLENDALE P.D. 14-3067 RELEASING OFFICER'S NAME	2400023/				
W. IORLEY	SERIAL/ID NUMBER				

IMPORTANT NOTICE TO RELEASING AGENCY: This form must be sent to the court within 48 hours after release of the defendant.

OWN-RECOGNIZANCE RELEASE AGREEMENT (Penal Code §1318) I ASC — BURBANK 300 E. OLIVE AVE. BURBANK CA 91502

DATE PAID: 03/17/15 04:12 PM BUR511044025 RECEIPT #: BUR511044025

CIT /CASE: INDEX

FAVIENT: \$6.00	20.00
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