THE UNDERSIGNED, A DULY AUTHORIZED PEACE OFFICER OF
 HEREBY REQUESTS THAT A PHYSICIAN, REGISTERED NURSE, LICENSED CLINICAL LABORATORY TECHNOLOGIST, OBTAIN A BLOOD SAMPLE FROM: $\qquad$
THIS IS TO CERTIFY THAT SAID PERSON FROM WHOM THE BLOOD SAMPLE IS TO BE OBTAINED HAS BEEN LAWFULLY ARRESTED FOR AN OFFENSE ALLEGEDLY COMMITTED BY SAID PERSON WHILE DRIVING A MOTOR VEHICLE UNDER THE INFLUENCE OF INTOXICATING LIQUOR AND THAT THE UNDERSIGNED PEACE OFFICER HAS REASONABLE CAUSE TO BELIEVE SUCH PERSON WAS DRIVING A MOTOR VEHICLE UPON A PUBLIC ROADWAY WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR. THE PERSON REFERRED TO ABOVE HAS BEEN ADVISED THAT HIS OR HER FAILURE TO SUBMIT TO SUCH A CHEMICAL TEST WILL RESULT IN THE SUSPENSION OF HIS OR HER PRIVILEGE TO OPERATE A MOTOR VEHICLE FOR A PERIOD OF SIX MONTHS AND THAT SAID PERSON HAS BEEN GRANTED THE CHOICE OF WHETHER THE TEST SHALL BE OF HIS OR HER BLOOD, BREATH OR URINE.

DATE:


TIME: TUBE NO.:

(SIGNATURE OF PEACE OFFICER)

CONSENT TO BLOOD TEST
I, THE UNDERSIGNED, DO HEREBY CONSENT TO THE WITHDRAWAL OF A BLOOD SAMPLE FROM MY BODY AND DO HEREBY FURTHER ACKNOWLEDGE THAT I HAVE BEEN ADVISED THAT I HAVE MY CHOICE OF SUBMITTING TO A TEST OF EITHER MY BLOOD, BREATH OR URINE AND THAT I HAVE SELECTED THE BLOOD TEST. I FURTHER CERTIFY THAT I AM NOT A PERSON WHO IS AFFLICTED WITH HEMOPHILIA OR A PERSON WHO IS AFFLICTED WITH A HEART CONDITION USING AN ANTICOAGULANT UNDER THE DIRECTION OF A PHYSICIAN.

DATE:

(SIGNATURE OF PABTENT COIS里TING TOO BLOOD TEST)
TIME: $\qquad$

(SIGNATURE OF WITNESS)

STATEMENT OF PHYSICIAN, REGISTERED NURSE, LICENSED CLINICAL LABORATORY TECHNOLOGIST
 OF THE ABOVE NAMED POLICE OFFICER EMPLOYED BY D SID WITHDRAW BLOOD FROM THE ABOVE NAMED -SUBJECT FOR THE PURPOSE OF DETERMINING THE ALCOHOLIC CONTENT THEREIN. PATIENT VOLUNTARILY EXTENDED
 THE SAID SPECIMEN WAS COLLECTED BY VENIPUNCTURE, USING A STERILE, DRY $\qquad$ CC DISPOSABLE SYRINGE WITH ATTACHED NEEDLE OF $\qquad$ GAUGE, OR EITHER A VACUTAINER TUBE WITH A 21 GAUGE NEEDLE. THE SAID CONTAINER AND NEEDLE HAVE NOT BEEN STORED OR CLEANED IN A SOLUTION CONTAINING ALCOHOL, DRUGS OR OTHER VOLATILE ORGANIC SOLVENT. THE SPECIMEN WAS INJECTED INTO A STERILE SPECIMEN TUBE WHICH WAS SUPPLIED BY THE VENTURA COUNTY SHERIFF'S CRIME LABORATORY. THE CLEANSING SOLUTION USED OVER THE SKIN AREA WHERE THE SPECIMEN WAS COLLECTED WAS POVODINE YODLE (Y) OR BE BZALKUNUM CHLORIDE(). THE SPECIMEN OF BLOOD WAS WITHDRAWN AS described above, placed in the container and handed to the above named police officer who was present THROUGHOUT THE COLLECTION PROCEDURE.


## STATEMENT OF REFUSAL TO SIGN CONSENT TO BLOOD TEST

THE ABOVE NAMED PERSON HAS BEEN GIVEN THE OPPORTUNITY TO READ THE ABOVE CONSENT FORM AND HAS REFUSED TO SIGN, BUT HAS WILLINGLY AND WITHOUT FORCE OR COERCION SUBMITTED TO THE TEST.

## Pleasant Valley Hospital

$\qquad$
PATIENT \# $\qquad$
PV-339







## 

 Wix,(1) 1

## Laboratory Test Result

3350 Scott Bivd - Bidg 15 - Santa Ciara. CA 95054 - (408) 727-5525



 d
2. Code Section 594 P.C.
6. Date/Time Occurred
3. $\frac{\text { Crime }}{\text { VANDALISM }}$
7. Date/Time Reported Ø2/14/90, 1630 HOURS, WEDNESDAY Ø2/14/90, 1630 HOURS
9. Victim's Name OXNARD FAMILY MEDICAL GROUP
10. Residence Address
13. $\frac{\text { Race/Sex }}{*}$ 14. $\frac{\text { Aqe }}{*}$ 15. $\frac{\mathrm{DOB}}{*}$
4. Classification COMMERCIAL
5. Report Area 511
8. Location of Occurrence 4225 SOUTH SAVIERS ROAD, OXNARD
11. Res. Phone
16. Bus. Address
4225 SOUTH SAVIERS
17. Bus. Phone ROAD, SUITE 1, OXNARD
18. Additional Persons (Yes/No) YES
19. Name

MORENO,
23. Occupation

GEDICAL ASSISTANT
39. Name
33. Occupation

MEDICAL BILLER


MODUS OPERANDI
39. Describe Characteristics of Premises and Area Where Offense Occurred:

INSIDE A MEDICRL OFFICE BUILDING IN A COMMERCIAL AREA
+0. Describe Briefly How Offense Was Committed:
THE SUSPECT STRIKES A GLASS WITH HIS OPEN FIST, CAUSING IT TO BREAK.
11. Describe Weapon, Instrument, Equipment, Trick, Device or Force Used: HANDS
+2. Motive - Type of Property Taken or Other Reason for Offense: TO DESTROY ANOTHER'S PROPERTY
+3. Estimated Loss Value and/or Extent of Injuries - Minor, Major: BROKEN WINDOWPANE
+4. What Did Suspect/s Say - Note Peculiarities:
"YOU BITCH! YOU JUST LIKE TO GET SUCKED ON."
45. Victim's Activity Just Prior To and/or During Offerse: OPEN FOR EUSINESS
46. Trademark - Other Distinctive Action of Suspect/s:

THE SUSPECT ENTERS A BUSINESS, CONFRONTS HIS EX-WIFE, CRUSES DAMAGE, AND LEAVES.
+7 Fhicle Used:
48. Suspect \#1 (Name)
MORENO, DANIEL CESAR

MORENO, DANIEL CESAR
55. ID No. or DOB

05/05/65
$\begin{array}{llllllll}\text { 49. Race/Sex 50. Age 51. Ht. 52. Wt. 53. Hair 54. Eves } \\ \mathrm{L} / \mathrm{M} & \text { 24 } & \text { 5'10" } & \text { 200 } & \text { BLK } & \text { BRN }\end{array}$
56. Arrested (Yes/No) NO
57. Address, Clothing and Other Identifying Marks or Characteristics 1845 MacARTHUR PLACE, OXNARD 93033 (PHONE: 483-6645)
58. Suspect \#2 (Name)
59. Race/Sex
*
*
65. ID No. or DOB
*
66. Arrested (Yes/No) *
68. Add. Names (Y/N) NO

## PROPERTY

Item: 1
Name: LATENT FINGERPRINT CARDS
Qty: * Id No: *
Value: *
Misc. Desc.: LATENT FINGERPRINT CARDS WITH POSSIBLE SUSPECT'S FINGERPRINTS REMOVED FROM BROKEN GLASS
APS Card Completed: (yes/no) NO

## SOLVABILITY FACTORS


A. Was an arrest made?
B. Was there a witness to the crime?
C. Was a suspect named or known?
D. Can a suspect be described?
E. Can a suspect be identified?

N/A_F. Car the suspect vehicle be identified?
N_G. Is an unusual M. O. present?
N/A_H. Is stolen property traceable?
_Y_ I. Is significant physical evidence present?
—_N_J. Was there a limited opporturity for aryone but
the suspect to commit the crime?
___ K. Do you recommend follow-up investigation?

DETAILS:

## VICTIM'S STATEMENT:

NOT APPLICABLE

## WITNESS' STATEMENT: EULAIA MORENO

MORENO WAS MARRIED TD DANIEL MORENO FOR APPROXIMATELY FIVE YEARS; HOWEVER, THEY HAVE BEEN DIVORCED FOR 15 MONTHS NOW. SHE HAS HAD SEVERRL CONTACTS WITH HIM SINCE THEIR DIVORCE, AND HE CONTINUALLY HARASSES HER. SHE WANTS IT TO STOP.

ON WEDNESDAY, FEBRUARY 14, 1990, AT APPROXIMATELY 1630 HOURS, DANIEL ENTERED THE OFFICE BUILDING DF THE OXNARD FAMILY MEDICAL GRDUP AT 42こS SOUTH SAVIERS ROAD, WHERE EULAIA WORKS AS A MEDICAL ASSISTANT. DANIEL APPROACHED THE COUNTER BEHIND WHICH EULAIA WAS SITTING AND IMMEDIATELY SAID, "YOU BITCH, YOU SLUT. YOU JUST LIKE TO GET SUCKED ON. " REALIZING THAT AN ALTERCATION WAS GOING TO TAKE PLACE, SHE RSKED HIM TO LEAVE. SHE SHUT THE WINDOW PARTITION BETWEEN THE OFFICE WAITING AREA AND THE OFFICE ITSELF. DANIEL THEN STRUCK THE WINDOW PARTITION, BREAKING IT.

## ITNESS' STATEMENT: JOZIE DECOLONGON


#### Abstract

WHO IS EMPLOYED BY THE OXNARD FAMILY MEDICAL GROUP AT 4ė25 SOUTH SAVIERS ROAD, SAW DANIEL MORENO, EX-HUSBAND, ENTER THE OFFICE BUILDING. BECAUSE WAS ON THE TELEPHONE, MS. ASKED DANIEL IF SHE COULD HELP HIM. AT THAT TIME MS. REALIZED WHO HE WAS AND WENT ABOUT HER BUSINESS. THERE WAS VERBAL CONTACT BETWEEN $\quad$ AND DANIEL, AND HE USED VULGAR LANGUAGE. HE STRUCK THE GLASS PARTITION, BREAKING IT, RND IMMEDIATELY LEFT.


(IT SHOULD BE NOTED THAT $\square$ aND MS. $\square$ STATED THAT DANIEL LAUGHED AS HE LEFT THE PREMISES.)

## SUSPECT'S ACTIONS:

THE SUSPECT ENTERS AN OFFICE BUILDING WHERE HIS EX-WIFE IS EMPLOYED. HE CONFRONTS HER AND VERBRLLY HARASSES HER. WHEN HE IS IGNORED, HE STRIKES A GLASS PARTITION, BREAKING IT. HE THEN FLEES ON FOOT IN AN UNKNOWN DIRECTION.

## QFFICER'S ACTIONS:

ON FEBRUARY 14, 1990, AT 1630 HOURS, I WAS DISPATCHED TO 4225 SOUTH SAVIERS ROAD REGARDING A VANDALISM THAT HAD OCCURRED EARLIER. THE DISTURBING PARTY, DANIEL MOREND, HAD LEFT THE AREA.

RESPONDED TO THE LOCATION, CONTACTED THE WITNESSES, AND OBTAINED THEIR INFORMATION FOR THE REPORT. I ALSO DUSTED THE GLASS PARTITION WHICH DANIEL HAD BROKEN FOR POSSIBLE FINGERPRINTS. I OBTAINED 3-INCH-EY-5-INCH LATENT FINGERPRINT CARDS POSSIBLY WITH THE SUSPECT'S FINGERPRINTS. THOSE CARDS WERE TAGGED AND PLACED INTO EVIDENCE.

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$\because:=S$ NO
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# County of Ventura 

## Memorandum

To: Commander France
From: Bill Edwards, Lieutenant
Subject: Possible Gang Affiliations
As a result of the incident that took place at Kenny's Shoes in the City of Camarillo, an investigation was conducted to determine if there were any gang affiliations. This was done as all of the subjects involved were wearing black clothing, black Raiders jackets, hats etc.


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Oxnard.
Subject has had various contacts with law enforcement since 1984. They range from petty theft, possession of a destructive device, possession of alcoholic beverage, trespassing, vandalism, throwing substance with intent to injure, resisting arrest, violation of probation, curfew and auto theft. He currently is classified as an Adult SHO/DI, with Oxnard PD. claims to be a member of the Colonia Chicques Gang but there is no documentation with Oxnard PD. to confirm this.
In checking with Oxnard PD., they indicate that all of the subjects involved hang out in the Colonia area on Felicia Ct. and at Colonia Park. They all wear typical gang attire, black Raiders jackets and black hats.
```

Oxnard. , DOB: $\square$ address
This subject has a relative short criminal history ranging from petty
theft to possession of a concealed weanon. is classified as a
Juvenile Offender with Oxnard PD. also claims to be a member of the
Colonia Chicques Gang but again there is no documentation with Oxnard PD.
other than they all hang out in the Colonia area.
 Subject also had numerous contacts with law enforcement ranging from battery, grand theft, rape, curfew, grand theft escape from Juvenile Hall, violation of probation and possession of alcoholic_beverage. He is currently classified as an Oxnard SHO/DI. also claims to be a member of Colonia Chicques but again there is no documentation with oxnard PD.
4. Moreno, Daniel Ceasar, DOB: $\square$ address

Oxnard.
This subject has a lengthy criminal record including armed robbery, possession of stolen property, numerous under the influence of opiates arrests that resulted in his incarceration at CRC Corona.
At that time Moreno said he was a member of Chicques when questioned by CDC personnel. They indicated that he had no EME or NF ties. Moreno's only problem in custody environment was while he was in custody at the Main Jail. Jail Incident Reports indicate that he was involved in a power play in attempting to run a section for the purpose of
intimidating and controlling other inmates. Oxnard PD. indicates that they do not have any documentation on his being in the gang Colonia Chicques. The only thing is that all four (4) of the subjects hang out in the Colonia area, on Felicia Ct. and Colonia Park. While all of these individuals claim to be members of a gang by the name of "Colonia Chicques", Oxnard P.D. has not classified this group as a gang.


CONTACT NAME: CFIME ANALYSIS
CONTACT FHONE: ( )984-4693
IEFUTY II A:
GUSTODY:
ELEASE IIATE:

OFFENDER XM: 2355
OXNARD POLICE DEFARTMENT
CRIME ANALYSIS
CREATION DATE: 07/17/85 UFIATEH: $09 / 12 / 89$

## ADULT KEY OFFENDER

PERSONAL DATA



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UICTIM SAYS KORENO WAS GOING TO SELL. A UCR FOR 20.0

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## VENTURA COUNTY SHERIFF'S DEPARTMENT

 CUSTODY DIVISION
## JAIL INCIDENT REPORT

INCIDENT INMATE FIGHT
DATE/TIME OF INCIDENT $1123 \cdots 1145$
SUSPECT(S):

| $\begin{aligned} & 116 \cdot 16 \\ & 16=6 \end{aligned}$ | NAME | BOOKING NUMBER | Locator | CLASSIFICATION |
| :---: | :---: | :---: | :---: | :---: |
|  | $\begin{array}{r} \text { REHOUSO } \\ \text { F3-6 } \\ \hline \end{array}$ | 498480 | F1.3 | $135 T$ |
|  | MCREND, DANIEL CESEAR FZ-11 | 495311 | Fl-11 | L3 |
|  |  | 500626 | Fl-11 | 13 |
|  | $\begin{aligned} & \text { REMOUSED } \\ & \text { L-MS-1 T0 } \end{aligned}$ | 503105 | FZ-7 | 13 |

NARRATIVE WHILE WCRKING LEVEL-4 AS HOUSING SECLIRITY DEPUTY I HAD SUST FINISIEE SEARCHING THE I/M'S SO THEY COULD GU TE THE RODF.

SST. LUNCEFLRD HAD ADUISED ME TO BRNG THEM ALL BACK BECALISE IT WAS RAINING: JUST AS ALL THE I/M'S WERE RETHENING TL THEIR SECTILNS, I WAS STANDING OUTSIDE THE CULAD BOOTH AND HEARD A NOISE BEHIND ME, WHEN I TIIRNED ANG LOOKED I SAW I/M'S AND MORENO PLINCHING AND KIEKING I/M WHO WAS CURLED UP GN THE FLLOR ATTEMPTING TL RROTECT HIMSELF,

I IMMEDIATELY DIRECTED ALL THE IIM'S ON THE FLCOR, IIM SPEER WAS THE CNLY ONE WHO RESFUSED TO COMPLY. AS I TULD GOMEL AND MORENO TD BREAK IT UP I/M T. ROEERTS Staf Member $^{2}$

$11.23 \cdot 8$

Date

DISTRIBUTION: | White - Classification |
| :--- |
| Canary - Watch Commarder |
| Pink - Inmate File |

SO-505 (Rev. 11/87)

This form to be used for documenting Jail incidents, requests for special housing, $1 / \mathrm{M}$ transgressions, or commendations, and a copy is to accompany $1 / \mathrm{M}$ on any transfer between facilities of the Jail system.

JAIL INCIDENT REPORT CONTINUATION SHEET
PAGE $Z$ OF $Z$

NARRATIVE $\square$ 'ADVMNLEI TQLVARDS ME, I TOLD HIM TD GET ON HIS KNEES AND FACE THE GROUND,
$\qquad$ STILL REFUSED AND ATTEMPTED TO WALK AWAY, HE
 HMM Y TIMES. I/M'S BEATING ON I IMMEDIATELY PLACED $\square$ INTO THE STORAGE CLOSET AND PLACED MORENO AND
 INTO SEPaRATE INTERVIEW ROOMS:

AT THAT TIME I USS ATTEMPTING TU GET EVERYONE LOCKED DOWN SINCE I WAS THE ONLY DEPUTY AND THEINE WERE APPIOXIMATELY IO IMIT OUTSIDE THERE ONCE OTI-IER DEPUTIES ARRIVED I INTERVIEWED ALL IF THE IsMS INVOLVED.

TOLD ME HAD SHOT ONE OF HIS COUSINS
COT THE STEEETS, ANU THAT $\square$ IS A NORTHERN. DID $\triangle D M I T$ TD TING $\square$ FIRST, THEN MORENO JOIN $1 N$ $\qquad$
MORENO TOLD AE $\square$ IS A NORTHERN, AND HAD IT CLING BECAUSE THE SILT SOME HOMETSOYS ON THE STREETS, WOULDNT STY ANYTHING ABOUT LUHAT HAPPENED, EXCEPT HE HAD ADMITTED TO NOT COMPLYING WITH MY ICNIVANDS TSEIALSE INF THOLGGHT I HE SHOULD JUST GET CIT T OF THERE.

TLLD ME NE OF HIS COUSINS HAD SHOT OLE CF LON THE STREETS. INCITED TV BEING FROM PORTER VILE WHICH IS CONSIDERED TO IE NORTH. DID NOT WANT TV PROSECUTE, HIS INJURIES WERE SEEN AND TREATED IS\% THE LEVEL-, NURSE (ABBEY).
$\qquad$ SO-503 (Rev. 3/81) CUSTODY DIVISION $\qquad$
JAIL INCIDENT REPORT
incident INMATE FIGhT
DATE/TIME OF INCIDENT $\qquad$ $11-23-88$ 1145 lfR SUSPECT (S):


NARRATIVE AT APPROX. 1145 HOURS ON THE ABOVE DATE I WAS WORKING QUAD F. AS 1 WAS SENDING 1/M'S TO THE ROOF I RECIEVED A CALL FROM SST THE ROOF MONITOR THAT IT HAD STARTED RAINING AND NOT TO SEND ANY MORE YM'S AS SHE WAS SENDING THE PREVIOUS ONES BACK. I THEN INFORMED LEVEL 4 SST NOT TO SEND ANYMORE TO THE ROOF. AND ALSO DEPUTY ROBERTS WHICH WAS SEARCHING INMATES IN MY QUAD, THAT. THEY WERE TO RETURN TO TIER SECTIONS. UPON OPENING SECTION ONES DOOR 1 HEARD DEPUTY ROBERTS TELLING THE YM'S TO FACE THE WALL. AS II TURNED 1
 $-1123 \cdot 5 \mathrm{D}_{\text {ate }}$

DISTRIBUTION: White -Classification Canary - Watch Commander

SO-505 (Rev, 8/84)
This form to be used for documenting Jail incidents, requests for special housing, $1 / \mathrm{M}$ transgressions, or commendations, and a copy is to accompany $1 / M$ on any transfer between facilities of the Jail system. CUSTODY DIVISION

JAIL INCIDENT REPORT

 SUSPECT (S):


NARRATIVE SST THgKCR LiAS WCRKIn'G AS THE QUAD -F LITCNITOR WHEN SHE CALLErS LEVEL-I CONTROL, AEDESTNG FOR A DEPUTY.
$\qquad$ TM (WITH ERESONTAL PROPERTY AND BES ROLL ETH MM STAND US AT THE SECTION 2 DOOR, I TOLD - noma To STEP oUT wiTH HIS PREPERTY ANO GO OUT TO Level- ll Contact. WHEN - SPOKE TO , HE TOLD ME MORENO TOLD HIM TO STET WTO CELL AlI (MORENO'S CELL). WHAP IN CELL HIN, MORENO TOLA D TO GET HIS STUFF AND COT OUT TE HE KNOWS WHAT IS Cos FOR HIM TIES ME THAT MORENO SAID HE D
 DISTRIBUTION:

White - Classification
Canary - Watch Commander

SO-505 (Rev. 8/84)

This form to be used for documenting Jail incidents, requests for special housing, $1 / \mathrm{M}$ transgressions, or commendations, and a copy is to accompany $\mathrm{I} / \mathrm{M}$ on any transfer between facilities of the Jail system.
narrative saw two ym's hitting a THird yb on the FLOOR. AS DEPUTY ROBERTS INSTRUCTED THOSE FIGHTING TO STOP, I HIT THE PANIC ALARM AND INSTRUCTED THE REMAINING $1 / \mathrm{M}$ 'S TO RETURN TO THIER SECTIONS. AT THAT TIME I INSTRUCTED ALL SECTIONS TO LOCK DOWN, BY TITIS TIME DEPUTY ROBERTS GAD BROKE UP THE FIGHT AND WAS PUTTING THE IM'S INVOLVED IN INTERVIEW ROOMS.

JAIL INCIDENT REPORT CONTINUATION SHEET
PAGE $\underline{Z}$ of $\underline{2}$
narrative Kéer nwn：uroo．（Come）

HAD A PRQBEEM N－U S：MEONE IN SECTICON）（UNASLED UIFIE EUT ON THE STREETS．MORENO THEN ADDED IHAT HF whs EOME TO HFLP THAT PERSQN BU CETTルに TOLD ME THAT HE DOESNT KNOW ANGONE $A$ SECTIGN। OR KNOW WHAT MORENO IS TALKINく ATBOUT

I SPAKE TO F／M MORENO PBOUT THE DISLUSSIAN． MORENE AT FIRST DE二NEED ANY CONVERSATION WITH AFTER HFLK MINUTES，MORENO SAID HE $H H D \quad O L \angle M$ ASKCO WHAT HIS FIRST NANE WHS PRD WIERE HE WAS FROM．MORENO WCWLDN：TELL ME WHY HE WAS SO INTERESTED IN

EARLIER ON SHIFT II，MORENO WAS HOUSEDD M SEETMON $i$ GE GUAS．F．MORENO THENAS REHOUSED TS SECKルニン 2 DUE TG A FIGMT．WITH ANOTHER MMMAEE．

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incident ill reclassed to adseg.
DATE/TIME OF INCIDENT $11-24-88 \quad 1700$ HOURS
SUSPECT (S):

| NAME | BOOKING <br> NUMBER | LOCATOR | CLASSIFICA- <br> ION |
| :---: | :---: | :---: | :---: |
| MORENO DANIEL | 495311 |  | ADSEG |
| BIT 151.741 |  |  |  |
|  |  |  |  |

NARRATIVE ON 1) $-23-88$ AT ABOUT 1145 HOURS INMATES Marengo AND BLATANTLY ATTACKED ANOTHER INMATE WHILE IN THE PIHSICAL PRESENCE OF A DEPUTY AND APPROXIMATELY $2 O$ OTHER INMATES. TIE ATTACK WAS DONE IN DIAL DISREGARD FOR STAFFS AUTHORITY AND SAFETY. (SEETIR BY DEPUTY ROBERTS) AFter the incIDENT BOTH MORENO AND WERE REHOUSED TO SEPARATE SECTIONS OF QUAD F (TIE ATTACK TOOK PLATE IN QUAD). APPROXIMATELY 3 HOURS AFTER BEINGS REHOUSED IN FR MORENO THREATENED INMATE AND FORCED HIM TO LEAVE THE SECTION UNOER FRAR DF PITYSICAL ItARM. THIS INCIDENT AGAIN DISPLAYED MORENÓS TOTAL DISREGARD
$\qquad$ G. Stewart

$$
11-24-88
$$



This form to be used for documenting Jail incidents, requests for special housing, $I / M$ transgressions, or commendations, and a copy is to accompany $\mathrm{I} / \mathrm{M}$ on any transfer between facilities of the Jail system.

JAIL INCIDENT REPORT CONTINUATION SHEET
$\qquad$

FOR FACILITY RULES, SAFETY AND SECURITY. (SEE IR By Deputy Richmond)

DUE TO MORENIO'S BLATANT ACTS AGAINST THE FACILITY'S SAFETY AND SECuRTI I D DECIDED T INVESTIGATE MORENO'S HISTORY TO DETERMINE IF ANOTHER CLASSIFICATION WOULD $b_{2}$ NECESSARY.

THE HISTORY CHECK REVEALED THAT IN 1985 MORENO AND ANOTHER INMATE GOT TOGETHER AND ASSAVTED A FELLOW inMATE. IN 1986 in FORMATION WAS RECEIVED THAT MORENO AND $3^{\circ}$ OTHER INMATES WERE invoukd in a "Pow rr play" and were attempting io RUNA A SECTION.

IT APPEARS THAT MORENO HAS A CONTINUING PATTERN OF JOINING TOGETHER (POSSIBLY BRING THE LEADER) WIT OTHER INMATES FOR THE SOLE PURPOSE OF INTIMIDATING AND CDINTROLING OTHER INMATES. THIS PATTERN ゙ OF INTIMIDATION AGAINST OTHER INMATES COUPLED WITH MORENO'S TWO RECENT BRAZEN ACTS AGAINST THE FACIUTY AND OTTER inmates requires a higher classification than general POPuATION. SINCE MORENO APPEARS TO NREO OTHRR INMATES TO HELP HM THREATEN, INTIMIDATE, AND EVEN ATTAck DTHER inmates I FEEL THAT MORENO NEEOS IO BE HOUSED ALONE OR WITH AN EXTREMELY LIMITED Number of otter inmates. DuE to this I RECLASSIFIED MORENO TO AD MINISTRATIVE SEGREGATION IN ORDER TO PROTECT JAIL SAFETY AND SECURITY.





VENTURA COUNTY SHERIFF'S DEPARTMENT

## $\square$ ADULT ARREST AGENCY IDENTIFIER CA05600

© JUVENILE ARREST
Page 1 of $2\left[\begin{array}{ll}\text { Rab. } \\ 813\end{array}\right]$
CASE NUMBER

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ARREST REPORT
Page 2

VENTURA COUNTY SHERIFF'S DEPARTMENT AGENCY IDENTIFIER CA05600


DEFUTY II A: GUSTODY: ELEASE IATE:

DXMARD FOLICE DEPARTMENT CRIME ANALYSIS CREATION DATE; 06/12/89 UPLIATEI: 06/12/89

PERSONAL DATA


MFLOYERS:
ALII PHONES: ( ) -

PRINTS ON FILE: PHOTO ON FILE:
VEHICLE INFO

FAMILY INFORMATION
: LIDR:
ADDRESS:
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FAMILY CRIM HIST:

CRIMINAL HISTORY

PROBATION OFFICER OR FAROLE AGENT:

TERMS:

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1-25-71
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APPLICATION FOR JUVENILE COURT PETITION
(Affidavit, Section 653 W\&। Code)
\begin{tabular}{|l|l|l|}
\hline NO. BOOKINGS & \multicolumn{1}{|c|}{ TIME BOOKED } \\
\hline
\end{tabular}

Minor \(\frac{\text { Dos is Not NeE }}{\text { NEEOS/DOES NOT NEED }}\) physical or mental attention. Explain if needed:

ROBERT S. YOUNg APPLCANT'S NAME \(^{\text {S }}\) VEnTURA CO. SHERIFE, applies to the

Probation Officer/Prosecuting Attorney for proceedings in the Ventura County Superior Court, sitting as a Juvenile Court under Section 602 of the California Welfare and Institutions Code. Minor is/was residing in Ventura County.


A- APPROX. 1200 HOURS THIS DATE
DANIEL MAREND ENTERED THE LINNET SHOE STORE ON ARNEILL RD. ln CAMARILLD AND TOOLR PROPERTY BI I EORCE OR FEAR.
(3) DANIEL MARENO WAS SHTOT BY A DEPUTY WHILE ATTEMPTING TD FLEE THE SCENE. (LS ON SHO/DI STATUS)
(Please Continue on Reverse Side)

I declare, under penalty of perjury, that the foregoing facts are true and correct to the best of my knowledge. Executed this 14 day of GER. 19 , VENTURA, at California. QQ Y ORLICANT'SIGNATURE

\section*{DISPOSITION OF PETITION APPLICATION}


CSA-16 (Rev. 1/77)

Reason for Arrest (List Charges) 211 P.C. per 602 W\&I

Clifton Tatum Center V®-(Ventura County Juvenile Hall) Time Booked 2225

Date and Time of Release

\(\qquad\)
 Release Authorized by
Disposition of Case

\(\qquad\)
 Number of Days in C.T.C.
\(\qquad\)
Minor Release to \(\qquad\) Relationship

Released By \(\qquad\)


VENTURA COUNTY SHERIFF'S DEPARTMENT

\section*{ADULT ARREST \\ AGENCY IDENTIFIER CA05600 \\ JUVENILE ARREST}

PAGE 1 OF 2 \begin{tabular}{|c|c|c|}
\hline 1. R.D. & BEAT & 3 CASE NUMBER \\
8123 & 80 & \(90-12523\) \\
\hline
\end{tabular}




\footnotetext{
30-427 (Rev. 12/85)
}

ARREST REPORT Page 2


\section*{95 CLOTHING/DESCRIPTION/CONDITION}

\section*{AGENCY IDENTIFIER CA05600}

\section*{84 FACIAL HAIR}B. Clean
d. Full Beard
e. Fuzz
f. Goatee
g. Lower Lip
h. Mustache
i. Side Burns
j. Unshaven
z. OTHER
85 COMPLEXION
\(\square\) b. Acne
\(\square\) c. Dark
\(\square\) d. Freckles
\(\square\)
e. Light
\(\square\)
f. Medium
\(\square\)
g. Pale
\(\square\)
h. Pocked
\(\square\) i. Ruddy
\(\square\) j. Tanned
\(\square\) z. OTHER

PAGE 2 OF 9
80 CASE NUMBER
\(90-12523\)

\(\square\) c. Apologetic
\(\square\) d. Calm

\section*{\(\square\) d. Disguised \\ e. Flashy}
f. Good Looking
g. Military
h. Unkempt
i. Unusual Odor
j. Well Groomed
z. OTHER

87 RIGHT/LEFT HANDED
87 RIGHT/L
b. Right
c. Left
e. Disorganized
f. Irritable
g. Nervous
h. Polite
i. Professional
( . Stupor
k. Violent
z. OTHER

93 FRAME COLOR (S)
\(\left.\begin{array}{l}\text { 92 } \text { GLASSES } \\ \square \\ \text { b. None } \\ \square \\ \text { c. Contacts } \\ \square \\ \text { d. Mirrored } \\ \square \\ \text { e. Plastic Frame } \\ \square \\ \text { g. Prescription } \\ \square \\ \text { h. Wire Frame } \\ \square \\ \text { z. OTHER } \\ 93\end{array}\right)\)
94 TATTOOS/SCARS \& TYPE
\(\square\) b. Abdomen
\(\square\) c. Arm
\(\square\) d. Foot -
\(\square\) e. Hand
\(\square\) f. Head/Face
\(\square\) g. Leg
\(\square\) h. Shoulder
\(\square\) z. OTHER
i

b. Cap/ Hat \(\qquad\) \(\square \mathrm{i}\). Shorts
\(\square \mathrm{i}\). Dress
\(\square \mathrm{k}\). Shoes
\(\square\) i. Gloves
\(\square\) m. Wallet
\(\square\) n. OTHER 96
d. Ski Mask
e. Stocking Mask
f. Coat/Jacket
g. Shirt/Blouse
h. Pants/Skirt
\(\qquad\) total \(\theta\) WITNESSED BY:
97 COMPLAINTS/EVIDENCE OF ILLNESS OR INJURY
NONE

98 NARRATIVE

Refer to Fonnw-up report

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- city st zip
OFFICER PROVIDED INFO
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\section*{IDENTIFIERS:}
\(\left.\frac{18}{\text { age }} \frac{\text { m }}{\text { race }}{ }_{\mathrm{m}}^{\mathrm{m}}\right|_{f} ^{\prime} \frac{5}{\text { height }} \prime \frac{150 \mathrm{bs}}{\text { weight }}\) CLOTHING DESCRIPTION

BALL CAP/ HAT
JACKET \(\qquad\)
SWEATSHIRT \(\qquad\)
SHIRT \(\qquad\)
PANTS JAIL UFO USN
TENNIS/SHOES \(\qquad\)
JEWELRY \(\qquad\)


PERSONAL PROPERTY


OTHER
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Rev. 6-1-88
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Rev. 6-1-88


TATTOO'S / UNIQUE MARKS


\section*{VENTURA COUNTY SHERIFF'S DEPARTMENT}
\(\square\) ADULT ARREST AGENCY IDENTIFIER CA05600

\section*{囚 JUVENILE ARREST}
page \(\perp\) of 2 \begin{tabular}{l|r|r|r|}
\hline 1. R.D. & BEAt & \\
8131 & OB CASE NUMBER \\
81 & \(90-12523\)
\end{tabular} CODE 5 NAME (Lat, First, Middle, Gen) AKA
20 RESIDENCE ADDRESS
24 BUSINESS NAME
D \& D CONSTRUCTION
26 OCCUPATION

ARREST REPORT Page 2

VENTURA COUNTY SHERIFF'S DEPARTMENT AGENCY IDENTIFIER CA 05600
 Refer to fownul for details.
'one Call:- Completed \(\square\), Coming R Assigned , M/H form on file \(\square\) Neededra SECURITY RISK: Yes \(\square\) No SUICIDE RISK: Yes \(\square\) No

\section*{ADMISSION RECORD}

S2
Clifton Tatum Center (Ventura County Juvenile Hall)

Date
\[
2-14-90
\]

Time Booked
2250
35979

Reason for Arrest (List Charges) \(\quad 602 / 211\) P.C.


APPLICATION FOR JUVENILE COURT PETITION
(Affidavit, Section 653 W\&I Code)

MOTHER'S NAME
\begin{tabular}{|l|l|l|}
\hline MOTHER'S NAME & AD \\
\hline GUARDIAN OR RELATIVE'S NAME & & \\
\hline
\end{tabular}
2.14 .901650 hes furan: Ponorrona Camprituo


Minor DOES NOT NEESphysical or mental attention. Explain if needed:
Robert 5. Yowl
- Veviurar Co. Shererife , applies to the

Probation Officer/Prosecuting Attorney for proceedings in the Ventura County Superior Court, sitting as a Juvenile Court under Section 602 of the California Welfare and Institutions Code. Minor is/was residing in Ventura County.
Charges): \(602 / 211\) PC. ROBBERY


ENTERED THE KINNEY SHE STORE ON ARNEILL RD, CMMMRINA AND TOOK PROPERTY BY FURZE OR FEAR.
(S) DANIEL MARENO WAS SHOT BY A DEPUTY WHILE attempting to flee, the scene.


status)
(Please Continue on Reverse Side)

I declare, under penalty of perjury, that the foregoing facts are true and correct to the best of my knowledge.
Executed this 14 day of FEBRUACY, 1990, at , VEcTuica_, California.
- (A)

DISPOSITION OF PETITION APPLICATION
Case Name \(\qquad\) Application Date \(\qquad\) .
\(\square\) 1. Affidavit taken to prosecuting attorney on \(\qquad\)2. Informal program initiated.3. Application denied.a. Insufficient evidence.b. Insufficient probable cause.
c. Referred to C.Y.A.
d. Referred to P.S.S.A.e. Referred to U.S. Department of Immigration.f. Referred to out of county agency.g. Interest of Justice.
h. Other \(\qquad\)

Name of District Attorney consulted Intake Officer
Arresting Agency
CSA-16 (Rev. 1/77)

CONTACT NAME: LINIAA GFAY
CONTACT FHONE: (805)984-4693
DEFUTY II A: SAUNIRA BREWER GUSTOLY:
ELEASE IIATE:

DFFENDER II: 9083
OXNARD POLICE DEFARTMENT CRIME ANALYSIS
CREATION DATE: 08/26/88 UFIIATEI: 01/19/90
```

SHO/II. - OXNARI F:D.

```

PERSONAL DATA


SCARS:

TATTOOS:

MFLLOYERS: JENIIY'S, UENTUFA
ADD PHONES: ( ) -

PRINTS ON FILE: Y
FHOTO ON FILE:
UEHICLE INFO

GRN FOFD MAV LICENSE*
REL 77 OLIDS CUT LICENS
BLK 87 HOND LICENSE*

FAMILY INFORMATION


EMPLOYER: AFIIC / GAIN STUNENT ENF PHONE; ( ) -

EMFLDYER: AFIIC ENP FHONE: ( ) --

D
IBLINGS:

\(\square\)


\(\square\)
s \(\square\) :



IIROF OFF DATE: 12/08/90
MO:
OTHER INFO: SEX OFFENIER.
EIUCATION:

SCHOOL ATTENIING: GATENAY GRADE: 9
ATTENIANCE REC:
ACADEMIC FERF:
CONDUCT:
AsSOCIATES


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FEMALE

\(\square\)

\section*{SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF VENTURA JUVENILE DEPARTMENT COURTROOM 32}

In the Matter of


Age: 16
Age: 16
\(\qquad\)
LEGAL STATUS
Original Charge(s): Ct. 1: 871(a) W\&I, misd.
Date/Place of Offense: 1-30-89/Ventura
Date Petition Filed: 2-9-89
Sustained Charge(s): Ct. 1: 871(a) W\&I, misd., sust. by admission Days in Detention: 21

Home Supervision Days: 0 Probation/Parole Status: Minor declared 602 ward on 8-9-88. Cooffenders: N/A

Disposition: N/A
Attorney: Deputy Public Defender Voigtsberger
Probation Inv: John Clare; Ext. 3870

PERSONAL DATA
Legal Name:
Address:
DOB:
Place: Oxnard, CA
Race/Ethnic Origin: Caucasian/Hispanic

AKA:
Phone:
Verified: Birth Cert.
SSN:

Citizenship: USA
Sex: M Height: 5'11" Weight: 175

Verified: Birth Cert.
Hair: Black Eyes: Brown
U.S.: Life

State: Life
Minor's Health/Handicaps: Good health/No handicaps.
Alcohol/Drug Use: The minor reported that he has not smoked marijuana in over a year and one-half and that he drank beer in the past. He indicated that he lied to the prior probation investigator (Anna Dennett) when he told her that he used to drink twice a week and that he used to smoke marijuana twice a week. He reported that he lied to DPO Dennett because he figured that he might be sent to a drug hospital if he lied. The minor denied any other drug use.

\section*{FAMILY INFORMATION}

Father's Name:
Occupation: AFDC, Gain Student
Address: Same as minor
Phone:
Mother's Name:
Occupation: Housewife
Address: Same as minor
Phone:
Occupation: N/A
Stepparent: None
Phone: N/A
Address: N/A

Adult with Legal Custody: Parents
Brothers: 3 Sisters: 3 Ages: 24-10 No. Living in Home: 5
Family Criminal History: The minor's brother, (DOB: , was sentenced to two years in state prison on 6-14-88, from the Los Angeles County Superior Court for 459 PC. He is currently on 36 months formal probation in Ventura Municipal Court case \(\#\) for 166.4 PC , child support. He also has adult misdemeanor convictions for 417 (a) PC, 243 PC, \(415 \mathrm{PC}, 11550 \mathrm{H} \mathrm{\& S}\), 647 (f) PC, 487.1 PC \& 664/484 PC.

\section*{EDUCATION}

Last School Attended: Colston Youth Center
Date: 12-89
Highest Grade Completed: 8th Literacy in English: Good
Academic Performance: The minor claims that he has earned ten credits while at colston. His academic performance prior to his
admission into CYC was poor. He failed all classes during the 1987/88 school year.

Attendance: Adequate.
Conduct: No behavior problems noted at Colston.
EMPLOYMENT
From To Employer Type of Work Wages

N/A

DELINQUENCY RECORD


3-14-88: Filed as Ct. 1: 10852 VC, misd.
3-28-88: Pet. denied.
4-13-88: FTA, BW iss.
6-9-88: Ret. on warr.
Detained.
6-29-88: Cont. for
contest, rel'd. to
mother.
7-13-88: FTA.
7-20-88: 10852 VC, sust.
at contest.
8-9-88: Decl. 602, HOP, 40 hrs. CW, CTS 23 ds. СтС.

The minor was observed unscrewing the radio antenna from its mounting on the victim's car. The minor was arrested and claimed that he had just been playing with it and denied attempting to steal it. The minor subsequently failed to appear for the court hearings because he had run away from home he but refused to explain why.

8-11-88 Oxnard PD 148 PC
\(10-3-88:\) Filed as Ct. \(1:\)
\(148 \mathrm{PC}, \mathrm{misd}\).
\(10-14-88:\) FTA, BW iss.
\(10-25-88:\) 1st amended
pet. filed as Ct. \(1:\)
\(148 \mathrm{PC}, \mathrm{misd}\).
\(10-28-88:\) Dism. W/ Harvey
waiver.
\(12-6-88:\) FTA, BW iss.
\(12-15-88:\) Cont. 602 ward,
180 ds. CYC, \(4 \mathrm{ds}. \mathrm{CTS}\),
30 ds. Ricardo M.

The minor was stopped by police as a possible suspect in a robbery of a street vendor (ice cream). Police directed the minor to put his hands on the police car to be searched for possible weapons. The minor refused and had to be placed in a "bar and control hold." He was arrested for resisting arrest.

8-25-88 Oxnard PD 484 PC 12-15-88: Consid. at 601 W\&I (Curfew) dispo.

At approximately 11:05 p.m., the minor allegedy entered the Stop N' Go Market at 105 South Rose Avenue, Oxnard, picked up two 12 packs of Budweiser beer and left the store without paying. The minor was arrested a short time later as he rode his bike on a nearby street. The arresting officer noticed that the minor had an odor of alcoholic beverage on his person, however, the minor refused to waive his rights or speak to police. The minor was cited and released to his parents.
```

10-25-88: Pet. filed
alleg. Ct. 2: 484(a) PC,
misd.
10-28-88: Ct. 2: 484(a)
PC, misd. sust. by
admis.
12-6-88: FTA. BW iss.
12-15-88: Cont. 602,
180 ds. CYC, 4 ds.
CTS, 30 ds. Ricardo M.

```

The minor shoplifted five bottles of shampoo and conditioner from a Stop N' Go Market.

2-7-89 Oxnard PD 871 W\&I
```

2-9-89: Pet. filed
alleg. Ct. 1: 871(a)
W\&I, misd.
2-10-89: Ct. 1: 871(a)
W\&I, misd., sust. by
admis.
2-28-89: PRESENT MATTER.

```

OTHER POLICE CONTACTS NOT RESULTING IN A PETITION:

6-7-88 Oxnard PD 261 PC

On April 2, 1988, victim that sometime during the month of February, 1988, the minor had entered her room at approximately 1:00 a.m. without permission. The victim alleged that the minor, whom she only knew as " a friend of her brother's, woke her up to tell her to take off her clothing, "Take off your clothes or you will be sorry." The victim then alleged that the minor got into bed with her and began to have sexual intercourse with her against her will. The minor was interrupted when he heard someone on the stairs and hid in the closet where he was found by the minor's mother. The offense was not reported until April 8, 1988, when the victim's mother heard that the minor had been bragging to others that he had sexual intercourse with the victim.

11-8-88 Oxnard PD 11357 (b) H\&S CWR'd by police.
At approximately 6:00 p.m., Oxnard Police Officer McMasters spoke to the minor about loitering on a street corner and told him to leave the area. The minor was patted down for weapons and a clear plastic baggie containing marijuana was found in his pocket. The officer confiscated the marijuana, tagged. it for destruction and released the minor without charges.

DMV/TRAFFIC INFORMATION:
The minor has no driver's license. He has a DMV index number of The minor has the following traffic citations:

3-20-87
Oxnard PD


12500(a) VC 22350 VC

6
5-31-87
Ventura so

7-31-87
Oxnard PD

8-1-87 Oxnard PD \(12500(\mathrm{a}) \mathrm{VC}\) 27800 VC
```

4-15-87: OTP \$45.
7-9-87: FTP, apprehen.
order iss.
11-23-88: OTP \$65 by
3-15-89.

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7-14-87: FTA, apprehen. order iss. 11-23-88: 40508(a) VC upheld, OTP \(\$ 180\) by 3-15-89.

7-14-87: FTA, apprehen. order iss. 11-23-88: 40508(a) VC upheld, OTP \$115 by 3-15-89.

9-17-87: FTA. 11-23-88: 40508(a) VC upheld, OTP \$85 by 3-15-89.

9-17-87: FTA. 11-23-88: 40508(a) VC upheld, OTP \(\$ 85\) by 3-15-89.

\section*{CIRCUMSTANCES OF OFFENSE:}

The information regarding count 1 is taken from Corrections Services Agency records and the Colston Youth Center incident report.

According to Colston Youth Center staff, Mr. Allen, the minor came up to him during the beginning of sixth period on January 30 , 1989, and stated that he was going to work hard. He shook his hand and started walking away while waiting for the exercises to begin (Physical Education class). Mr. Allen saw the minor approximately one minute later walking towards the fence of the facility. He had his hands in his pocket and was looking across the field towards Foothill Road. Another student asked him a question and this is the last time Mr . Allen saw the minor.

At approximately 2:10 that day (January 30, 1989), the facility manager, Mr. Settle, advised the staff to check the yard for possible escapees. A head count was taken of the residents and it was determined that the minor and \(\square\) were missing. A check was conducted inside the facility but these two minors could not be located. The police department was contacted in order to broadcast an "attempt to locate."

The minor was subsequently arrested on February 7, 1989, at approximately \(2: 40\) p.m. He was located by Oxnard Police Officer McMaster at Date and Oxnard Boulevard. He was transported back to juvenile hall.

MINOR'S STATEMENT:
The minor indicated that the Colston Youth Center's report is accurate. He reported that he and a friend of his ( \(\square\) ) were talking about escaping a few nights before the escape. The minor reported that he wanted to see his girlfriend, and that he was thinking about her a lot while at Colston. He indicated that he was at Colston for 47 days before he decided to leave and that he just wanted to see his girl friend.

The plan was for \(\square\) to jump over the fence first followed by Manuel Jimenez and then the minor was going to jump over the fence. The minor indicated that since the teacher was in the yard, it was alright for them to be there. He reported that \(\square\) went over the fence first but \(\square\) "chickened out and didn't go." The minor then decided to jump over the fence. Both he and \(\square\) ran to the Buenaventura mall and hopped the city bus back to Oxnard.

The minor indicated that he was going to come back to Colston the day after Valentine's Day and that the only reason he left was to see his girl friend. The minor went on to say that he was able to stay out of trouble and that he did not commit any new crimes while on the run. He reported he never did get to see his girlfriend, but he "asked my homeboys to jump me out." He reported that this involved him walking a line and having them beat him up. The minor went on to say, "Now I'm out of the Chiques (Colonia Chiques)."

He indicated that on February 7, 1989, he was walking down Oxnard Boulevard when officer McMasters saw him. The officer made a U-turn and told him, "Come here you little fucker and put your hands on the damn hood." The minor replied with the officer's wishes and was taken to the oxnard Police Station and then to juvenile hall. In regard to disposition, the minor reported he would like to go back to Colston and finish out his commitment and then go home to his mother and find a job. He reported that he learned at colston not to provoke any people and to take feedback. He also learned it was important to get out of a gang. The minor went on to say that "gangs are a joke, you just fight and end up in jail and there is no one to kick back with." MOTHER'S STATEMENT:

The minor's mother believes her son ran because he wanted to see his girlfriend. She reported that while he was on the run that she never saw him. She indicated that he came to the house one time to eat and shower. She believed that he wanted to see his
girlfriend because she may have been going out with some other guy and he wanted to find out for sure.

In regard to disposition, the minor's mother stated, "I want it to be over with." She reported that "whatever the judge decides is fine." She believes Colston would be helpful to him and indicated that since he was committed to colston he has been more open and truthful with her.

\section*{COLSTON YOUTH CENTER SCREENING:}

This officer screened this case for possible acceptance in the Colston Youth Center with Steve Kaplan, L.C.S.W. Mr. Kaplan indicated that they have had no major behavioral problems with the minor while at Colston and they would be willing to reaccept him on the original 180 days commitment. He suggested that the minor serve 30 days juvenile hall time as punishment prior to being reaccepted in the Colston Youth Center Program.

\section*{EVALUATION:}

This minor has a fairly lengthy delinquency history. His history is characterized by a total lack of desire to accept responsibility for his behavior as is evidenced by his inability to appear for several court hearings and before the Juvenile Traffic Hearing Officer and his current escape. It appears that when the minor is confronted with stress (i.e., court hearing, fines, behavioral confrontations) he reacts by running away. To his credit, the minor was able to avoid being rearrested on any new charges since his AWOL from Colston. It. is noteworthy that the minor is at least verbalizing some insights into his own behavior
and has the desire to go back to colston. It is also encouraging to note that he is now disassociated with his former "homeboys."

This officer believes that the minor could benefit by returning to Colston and suggests that the minor be continued as a 602 ward and be returned to the colston Youth Center to finish out his 180 days commitment. Following his release, he should be returned home on probation to his parents. The minor should be given credit for the 21 days that he has served at the clifton Tatum Center and in view of the victimless nature of the crime, a \(\$ 60\) fine to the State Restitution Fund is recommended. All previous terms and conditions of probation that were ordered at the December 6, 1988, dispositional hearing should remain in full force and effect.

\section*{RECOMMENDATION:}

It is respectfully recommended that:
1. The minor is continued a ward of the Ventura County Juvenile Court pursuant to Section 602 of the Welfare and Institutions code.
2. The Court finds that it would be detrimental to the welfare of the minor to leave custody with the parents and that it is in the minor's best interest that such custody be removed. Reasonable efforts have been made to prevent or eliminate the need for removal of the minor from the home and to make it possible for the minor to return home. The Court finds that the maximum period of time the minor can be confined is one year, two months.
3. The minor is returned to the Frank A. Colston Youth Center to complete the previously ordered 180 day commitment. The probation officer may authorize such medical, surgical and dental care as may be necessary and recommended by a licensed medical doctor or dentist.

Upon release from the Frank A. Colston Youth Center, the minor shall be returned to the custody of the parents under the supervision of the probation officer under specific terms and conditions of probation as attached to the probation report.
4. The minor's parents or guardians shall attend family therapy and the parents' support groups as directed by Colston Youth center staff.

The minor is detained pending delivery to the Colston Youth Center.

Respectfully submitted,


THE WITHIN AND FOREGOING REPORT OF PROBATION OFFICER HAS BEEN READ AND CONSIDERED BY ME THIS DAY OF FEBRUARY, 1989.

JUDGE OF THE JUVENILE COURT
JC: LP 12

\title{
SUPERIC ZOURT OF CALIFORNIA, COUNTY 1 VENTURA JUVENILE DEPARTMENT \\ \\ TERMS AND CONDITIONS OF PROBATION
} \\ \\ TERMS AND CONDITIONS OF PROBATION
}

NAME:
DATE: 2-28-89
case no. J 35779
1. You shall obey the reasonable and proper orders of your parent(s)/probation officer/placement staff/ and report to your probation officer as directed.
2. You shall obey all laws, including city and county ordinances.
3. \(\boxtimes\) You shall attend school regularly and cooperate with school officials. You shall report all class schedule changes and all unexcused absences to your probation officer.
4. You shall seek and maintain employment to the best of your ability when not attending school.
5. You shall not associate with any person not approved of by your parent(s) or probation officer. You are specifically ordered not to associate with
6. You shall not use or possess any dangerous or restricted drug unless prescribed for you by a doctor and you shall not use or possess any narcotic substance or marijuana. You must submit to tests to determine if you have used any such substance.
7. You shall not drink or possess any alcoholic beverage and you must submit to tests to see if you have consumed alcohol.
8. \(\square\) You shall not use, possess or inhale spray paint, glue or any substance which is likely to cause intoxication if inhaled or knowingly associate with anyone using or possessing such substances. You must submit to tests to see if you have used these substances.
9. \(\square\) You shall not possess any weapon.
10. You shall submit to a search of your person, the portion of your residence where you customarily sleep, your vehicle, or any other possession, at any time, by a probation officer or any peace officer with or without a search warrant, warrant of arrest or reasonable cause for weapons/stolen property/drugs/alcohol/ \(\qquad\)
11. You shall participate in therapy or counseling programs as directed and shall continue until allowed to terminate by the probation officer and shall authorize the submission of progress reports to probation officer on request.
12. You shall not leave Ventura County or your County of placement for more than 72 hours without the prior permission of your probation officer and your parent(s)/placement staff.
13. \(\square\) You shall complete \(\qquad\) hours in the Ventura County Community Work Program as directed by the probation officer by subject to an extension of \(\qquad\) days with approval of the probation officer.
14. You shall pay through Corrections Services Agency:
- A fine in the amount of \$ \(\qquad\) plus penalty assessment of \$ \(\qquad\) by
payable at the rate of \$ \(\qquad\) per month commencing on \(\qquad\) and on the same day of each month thereafter.
(x) Restitution in the amount of \(\$ 60.00\) to the State Restitution Fund by \(9-1-89\) payable at the rate of \(\$ 30.00\) per month commencing \(8-1-89\) and on the same day of each month thereafter.
\(\square\) Restitution in an amount and manner to be determined by the court upon memorandum from the probation officer subject to calendaring by either party.
\(\square\) Restitution in an amount of \$ \(\qquad\) by \(\qquad\) payable at the rate of \$ per month commencing \(\qquad\) and on the same day of each month thereafter.
15. You shall serve time in the Clifton Tatum Center as follows:
\(\qquad\) Weekends from 7:00 p.m. Friday \(\qquad\) to 7:00 p.m. on Sunday \(\qquad\) , commencing \(\qquad\) -
21 Days forthwith, credit to be given for 21 days already served.
\(\frac{20}{30}\)
16. You shall not drive a motor vehicle unless properly licensed and insured
17. \(\square\)

You shall attend Alcohol Information School \(\square\) Level I \(\square\) Level IB
18. \(\square\) Clear all outstanding traffic matters by
19. \(\triangle\) Other stay out of all Stop \(N^{\prime}\) GO Stores

\section*{DETENTION CERTIFICATE}

As required by the provisions of Penal Code Section 851.6, I hereby certify that the taking into custody of
 was a detention only, not an arrest.


Sections \(849,849.5\) and 851.6 are included as part of this certificate
Signed:

Penal Code Section 849 provides, in part:
(a) When an arrest is made without a warrant by a peace officer or private person, the person arrested, if not otherwise released, shall, without unnecessary delay, be taken before the nearest or most accessible magistrate in the county in which the offense is triable, and a complaint stating the charge against the arrested person shall be laid before such magistrate.
(b) Any peace officer may release from custody, instead of taking such person before a magistrate, any person arrested without a warrant whenever:
(1) He is satisfied that there are insufficient grounds for making a criminal complaint against the person arrested.
(2) The person arrested was arrested for intoxication only, and no further proceedings are desirable.
(3) The person was arrested only for being under the influence of a narcotic, drug, or restricted dangerous drug and such person is delivered to a facility or hospital for treatment and no further proceedings are desirable.
(c) Any record of arrest of a person released pursuant to paragraphs (1) and (3) of subdivision (b) shall include a record of release. Thereafter, such arrest shall not be deemed an arrest, but a detention.

Penal Code Section 849.5 provides:
In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, any record of arrest of the person shall include a record of release. Thereafter, the arrest shall not be deemed an arrest, but a detention only.

Penal Code Section 851.6 provides, in part:
(a) In any case in which a person is arrested and released pursuant to paragraph (1) or (3) of subdivision (b) of Section 849, the person shall be issued a certificate, signed by the releasing officer or his superior officer, describing the action as a detention.
(b) In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, the person shall be issued a certificate by the law enforcement agency which arrested him describing the action as a detention.
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FED. I.D. NO. 95-3940205
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VENTURA COUNTY SHERIFFS DEPARTMENT AGENCY IDENTIFIER CA05600
VEHICLE REPORT



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VENTURA COUNTY SHERIFF'S DEPARTMENT
VEHICLE REPORT AGENCY IDENTIFIER CA05600

\section*{SIDE B}

BEAT 3 CASE NUMBER
 SIGNED


SUPPLEMENTAL REPORT

\author{
RD \#: 8123 RB \#: 90-12523
}

ORIGINAL OFFENSE: 211 PC
RECLASSIFY TO: CONNECTING REPORTS:
DATE \& TIME OF INCIDENT: 2-14-90
LOCATION OF OFFENSE: 706 ARNEILL RD., CAMARILLO
CODE: V NAME: KINNEY SHOES
RACE: SEX: HEIGHT: WEIGHT: HAIR: EYES:
D.O.B.: AGE:

ADDRESS: 706 ARNEILL RD., CAMARILLO
RES. PHONE: BUS. PHONE:
CASE DISPO: NO DISPOSITION

On 2-14-90 I was off duty and was a passenger in a private vehicle S/B on Arneill Rd. The driver was enroute to get gas at the corner of Arneil and Ponderosa and turned into the parking lot just north of Kinney Shoes. I saw two marked police units with their emergency lights on in the lot in front of Kinney Shoes as we entered the parking lot.
As we passed the N/W corner of Kinney's and the Foot Locker I saw the injured person on the ground with a Dep. kneeling over him. I got out of the car and went to the sidewalk north of Kinney's and asked Dep. Dickman what had happened. He told me that the subject had been shot by Dep. Hageman.

I walked around the rear buildings to the south end of Kinney's parking lot. I saw two marked and one unmarked (patrol Sgt.) units parked. In the rear of a black and white I saw a MM subject that I assumed was in custody. I stood by and a few minutes later Dep. Rivas drove up with another MM subject in his vehicle. Sgt. N. Brown returned to his car and I inquired where Dep. Hageman was and he said she was taken to the PD and was with Dep. Hamilton. I suggested he get some one in uniform to watch the prisoners. A cadet was then
instructed to do so.
I then walked to the sidewalk on Arneill and was returning to my car. I saw an unknown WMA walk up the north sidewalk of Kinney's, step over or around something where the injured subject had been laying and turn in front of the store. I got Dep. Rivas attention and he directed the person out of the crime scene. I then left the scene.

3M III VENTURA COUNTY SHERIFF'S DEPARTMENT AGENCY IDENTIFIED CA05600

PAGE」 1 of 2

 DOMESTIC VIOLENCE \(\square\) a. Domestic Violence \(\square\) c. D.V. Elderly \(\square\) b. Weapon Involved \(\square\) d. D.V. Elderly
D.V. WEAPON CATEGORY
e. Firearm
\(\square\) f. Knife or Cutting Instrument
\(\square\) g. Other Dangerous Weapon



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-NARRATIVE: (Include Actions and Conversations by Suspects and Victims and Other Events Not Previously Covered)




SO-395 (Rev. 12/85)



PROPERTY / EVIDENCE REPORT

Page 2 of 2

AGENCY IDENTIFIER CA0560000
900012523


\title{
Ventura County Sheriff's Office Memorandum
}

To: Administration Date: February 11, 2022

From: Captain William Britt

Subject: Linda Hagemann

Re:
90-12523

Date of Interview: February 14, 1990

Time of Interview: 1954 hrs

Case Catalyst Operator:

Legend: \(\quad \mathrm{MB}=\) Mike Barnes
LH = Linda Hagemann

MB: 14th of February 1990. It's 7:54 in the evening. Present in the room is Linda Hagemann. Did I pronounce that right?

LH: (INAUDIBLE).
MB: Sergeant Mike Barnes. That's Deputy Hagemann. Sergeant Mike Barnes and Senior Deputy Mike Lewis.

Okay. Like I explained to you just a second ago, Linda, I have some questions about this shooting and because I do, I want to read you your Miranda rights. Okay?

You are suspected of committing 245 of the Penal Code, which is assault with a deadly weapon.

You have the right to remain silent. Anything you say can and will be used against you in a court of law. You have the right to talk to a lawyer and have him present with you before and while being questioned. If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning at no cost to you.

Do you understand each of these rights I've explained to you?

LH: Yes.
MB: Having these rights in mind, do you wish to talk to me now?

LH: No.
MB: Okay. And that ends the interview.```

