

RANCHO CUCAMONGA
CASE SUMMARY
CASE No. MVA022916

The People of the State of California vs. SHARON
HECOX

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Location: **Rancho Cucamonga**
Filed on: **11/04/1998**
Agency Case Number: **C98-13536**
CA Phoenix Case Cross Reference Number: **MVA022916-1**
DMV Docket Number: **MVA0229**

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Misdemeanor
Jurisdiction: Fontana					
1. PC530.5-M: Unauthzd Use-Personal Id Information To Obtain Credit	530.5	MISD	09/21/1998	Case Status:	02/12/2016 AR Fine
Charge #: 001					
Arrest: 09/21/1998					

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	MVA022916
Court	Rancho Cucamonga
Date Assigned	11/04/1998

PARTY INFORMATION

Plaintiff	The People of the State of California
Defendant	HECOX, SHARON JEAN

DATE

EVENTS & ORDERS OF THE COURT

INDEX

11/04/1998	New Filed Case
12/02/1998	Arraignment (8:00 AM) (Judicial Officer: Glazier, Louis O) Continued Court's motion;
12/02/1998	Plea (Judicial Officer: Pro Tem, Judge) 1. PC530.5-M: Unauthzd Use-Personal Id Information To Obtain Credit Not Guilty Charge #: 001 Allegation:
12/02/1998	Legacy Minutes <i>LOG</i> <i>CLERK B ALEXANDER</i> <i>DEFENDANT PRESENT.</i> - <i>PROCEEDINGS</i> <i>DEFENDANT IS ADVISED OF CONSTITUTIONAL AND STATUTORY RIGHTS.</i> <i>DEFENDANT ARRAIGNED.</i> - <i>PLEA INFORMATION</i> <i>DEFENDANT PLEADS NOT GUILTY TO ALL COUNTS.</i> - <i>ATTORNEY INFORMATION</i> <i>COURT APPOINTS PUBLIC DEFENDER.</i> - <i>HEARINGS</i> <i>PRETRIAL AND JURY TRIAL SETTING SET FOR 12/23/98 AT 9:00 IN DEPARTMENT B.</i>

RANCHO CUCAMONGA
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SET LAST DATE FOR TRIAL TO 01/16/99.
DEFENDANT ORDERED TO APPEAR ON HEARING DATE.
CLERK'S OFFICE TO NOTIFY PUBLIC DEFENDER.
CLERK'S OFFICE TO NOTIFY DISTRICT ATTORNEY.

CUSTODY STATUS
CASE CUSTODY - OR
===== MINUTE ORDER END ===== 0

12/03/1998 District Attorney Notified
DISTRICT ATTORNEY NOTIFIED.

12/03/1998 Public Defender Notified
PUBLIC DEFENDER NOTIFIED.

12/23/1998 **Pretrial (9:00 AM)** (Judicial Officer: Fettel, Douglas)
Continued Court's motion;

12/23/1998 Legacy Minutes
DAF
CLERK P PENMAN
DEPUTY DISTRICT ATTORNEY M ASSAEL-SHAFIA PRESENT.
DEPUTY PUBLIC DEFENDER A REDDEN PRESENT
DEFENDANT PRESENT.

PROCEEDINGS
WAIVER OF TIME AND PRETRIAL WORKSHEET FILED.
HEARING CONTINUED TO 01/20/99 AT 9:00 IN DEPARTMENT B.
DEFENDANT ORDERED TO APPEAR ON HEARING DATE.

TIME WAIVERS
TIME WAIVED TO 03/01/99.

CUSTODY STATUS
CASE CUSTODY - OR
===== MINUTE ORDER END ===== 0

01/20/1999 **Pretrial (9:00 AM)** (Judicial Officer: Saunders, Brian D)
Continued Court's motion;

01/20/1999 Legacy Minutes
BDS
CLERK P PENMAN BY R LEWIS
DEPUTY DISTRICT ATTORNEY P COONEY PRESENT.
ATTORNEY PD C MARMONT PRESENT.
DEFENDANT NOT PRESENT.

WAIVER OF TIME AND PRE-TRIAL WORKSHEET FILED. REASON(S) FOR
CONTINUANCE IS DEFT REQUESTED CONTINUANCE.
HEARINGS
HEARING CONTINUED TO 02/24/99 AT 9:00 IN DEPARTMENT A.
DEFENDANT ORDERED TO APPEAR ON HEARING DATE.

TIME WAIVERS
DEFENDANT WAIVES TIME TO 02/24/99 PLUS 45 DAYS.

CUSTODY STATUS
CASE CUSTODY - OR
===== MINUTE ORDER END ===== 0

02/24/1999 **Pretrial (9:00 AM)** (Judicial Officer: Fettel, Douglas)
Continued Court's motion;

02/24/1999 Legacy Minutes

RANCHO CUCAMONGA
CASE SUMMARY
CASE No. MVA022916

DAF
CLERK J HOLLAWAY
REPORTER L GUNN
BAILIFF C MIRANDA

APPEARANCES
APPEARANCE BY ATTORNEY ON BEHALF OF DEFENDANT.

ATTORNEY INFORMATION
DEPUTY DISTRICT ATTORNEY M SHAFFIA PRESENT.
ATTORNEY PD BARRIGAN (977) PRESENT.

PROCEEDINGS
AT DEFENSE REQUEST

HEARINGS
HEARING CONTINUED TO 03/24/99 AT 9:00 IN DEPARTMENT B.
DEFENDANT ORDERED TO APPEAR ON HEARING DATE.

TIME WAIVERS
TIME WAIVER PREVIOUSLY GIVEN.

CUSTODY STATUS
OR TO CONTINUE.

===== MINUTE ORDER END ===== 0

03/24/1999 **Pretrial** (9:00 AM) (Judicial Officer: Glazier, Louis O)
 Held;

03/24/1999 **Disposition** (Judicial Officer: Glazier, Louis O)
 1. PC530.5-M: Unauthzd Use-Personal Id Information To Obtain Credit
 Convicted
 Charge #: 001 Allegation:

03/24/1999 **Amended Plea** (Judicial Officer: Pro Tem, Judge)
 1. PC530.5-M: Unauthzd Use-Personal Id Information To Obtain Credit
 Guilty
 Charge #: 001 Allegation:

03/24/1999 **Sentenced** (Judicial Officer: Glazier, Louis O)
 1. PC530.5-M: Unauthzd Use-Personal Id Information To Obtain Credit
 09/21/1998 (MISD) 530.5 (PC530.5-M)
 Charge #: 001 Allegation:

Probation

Type: Summary Probation (Court)
Start Date: 03/24/1999
Term: 36 Months
End Date: 03/23/2002
Status: Active (Active)
Status Date: 03/24/1999
Comment: 1) VIOLATE NO LAW OTHER THAN MINOR TRAFFIC.
(TMVNL) 2) PAY \$100.00 TO VICTIM RESTITUTION FUND TO THE
COURT BY 04/30/99; INCLUDES 10% ADMIN FEE. (TMVRF) 3) SERVE 90
DAYS IN A SAN BERNARDINO COUNTY JAIL FACILITY. (T1A) WITH
CREDIT FOR TIME SERVED OF 0 DAY(S). (T1BB) 4) JAIL TIME IS
SUSPENDED (TERM1) 5) PAY 1158.85 THRU CENTRAL COLLECTIONS
TO BE (TERM2) PAID AT \$35. PER MO STARTING 041599 AND THEN
(TERM2A) BE DISPERSED TO MONEY CONTROL. (TERM2B)

Adult Confinement

Type: County Jail
Term Type: Converted Confinement

RANCHO CUCAMONGA
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03/24/1999

Legacy Minutes

LOG

CLERK J HOLLOWAY

REPORTER NONE

BAILIFF C MIRANDA

-

APPEARANCES

DEFENDANT PRESENT NOT IN CUSTODY.

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ATTORNEY INFORMATION

DEPUTY DISTRICT ATTORNEY M SHAFFIA PRESENT.

ATTORNEY PD REDDEN PRESENT.

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PROCEEDINGS

CHANGE OF PLEA AT TIME OF PRETRIAL.

PLEA BARGAIN AND TAHL WAIVER FILED.

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PLEA INFORMATION

BY LEAVE OF COURT, DEFENDANT WITHDRAWS PLEA OF NOT GUILTY.

DEFENDANT IS INFORMED OF ELEMENTS OF THE CHARGE(S). FACTUAL BASIS ESTABLISHED.

DEFENDANT PLEADS GUILTY PER PLEA BARGAIN (INCORPORATED BY REFERENCE HEREIN) AS TO COUNT(S) 1.

COURT FINDS COMPLIANCE WITH BOYKIN AND TAHL RULES.

-

FINDINGS/ADVISALS:

THE COURT, AFTER READVISEMENT OF EACH OF THESE RIGHTS, FINDS THAT THE DEFENDANT UNDERSTANDS THE CHARGE(S), THE POSSIBLE

PENALTIES, RIGHT AGAINST SELF-INCRIMINATION, TO CONFRONT AND CROSS EXAMINE WITNESSES, TO A PUBLIC AND SPEEDY TRIAL, TO JURY

TRIAL, TO HAVE AN ATTORNEY PRESENT AT ALL STAGES OF THE PROCEEDINGS

AND TO THE PUBLIC DEFENDER IF INDIGENT AND TO THE

COMPULSORY PROCESS OF THE COURT TO SUBPOENA WITNESSES.

COURT FINDS PLEA IS BASED ON FACT.

SEE FINDINGS IN FILE.

DEFENDANT IS INFORMED OF HIS/HER RIGHT TO BE SENTENCED NO EARLIER THAN SIX HOURS NOR ANY LATER THAN FIVE DAYS AFTER HE/SHE HAS ENTERED HIS/HER PLEA OF

GUILTY OR NOLO CONTENDERE OR FOUND GUILTY. THE COURT FINDS THAT HE/SHE KNOWINGLY, FREELY AND EXPRESSLY WAIVES THAT RIGHT.

-

SENTENCING INFORMATION

DEFENDANT WAIVES TIME FOR SENTENCING.

FORMAL ARRAIGNMENT FOR PRONOUNCEMENT OF JUDGMENT IS WAIVED; NO LEGAL CAUSE WHY JUDGMENT SHOULD NOT NOW BE PRONOUNCED.

-

PROBATION GRANTED

FOR ALL CHARGES.

PRONOUNCEMENT OF JUDGMENT IS ORDERED WITHHELD AND CONDITIONAL

AND REVOCABLE RELEASE IS GRANTED FOR A PERIOD OF 36 MONTH(S)

ON THE FOLLOWING TERMS AND CONDITIONS:

VIOLATE NO LAW OTHER THAN MINOR TRAFFIC.

PAY \$100.00 TO VICTIM RESTITUTION FUND TO THE COURT BY 04/30/99; INCLUDES 10% ADMIN FEE.

SERVE 90 DAYS IN A SAN BERNARDINO COUNTY JAIL FACILITY.

WITH CREDIT FOR TIME SERVED OF 0 DAY(S).

JAIL TIME IS SUSPENDED

PAY 1158.85 THRU CENTRAL COLLECTIONS TO BE

PAID AT \$35. PER MO STARTING 041599 AND THEN

BE DISPERSED TO MONEY CONTROL.

DEFENDANT ACCEPTS PROBATION AND IS GIVEN A COPY OF THE TERMS AND CONDITIONS.

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CUSTODY STATUS

CASE CUSTODY - PROBATION.

===== MINUTE ORDER END ===== 0

RANCHO CUCAMONGA
CASE SUMMARY
CASE NO. MVA022916

03/24/1999	Conviction Certified By Clerk of the Court	
03/24/1999	Defendant Waived Right to Trial by Jury	
03/24/1999	Court Found Plea Was Knowledgeable, Intelligently Made,	
03/24/1999	Defendant Waived Right to Confront And Cross Examine Witness	
03/24/1999	Defendant Waived Counsel (for case)	
03/24/1999	Defendant Waived Privilege Against Compulsory Self-Incrimina	
03/24/1999	Defendant advised of Charges and Direct Consequences of Plea	
01/08/2022	Fees Removed Per AB177 Legislation	

DATE

FINANCIAL INFORMATION

Defendant HECOX, SHARON JEAN

Total Charges

100.00

Total Payments and Credits

97.36

Balance Due as of 8/10/2022

2.64

SUPERIOR COURT COUNTY OF SAN BERNARDINO
STATE OF CALIFORNIA, FONTANA DIVISION
MINUTE ORDER

CASE NO: MVA022916

DATE: 03/24/99

CASE TITLE: PEOPLE OF THE STATE OF CALIFORNIA
vs.
SHARON JEAN HECOX

DEPT: B 03/24/99 TIME: 9:00 am PRE-TRIAL

CHARGES: 1) M530.5 PC-M

JUDGE LOUIS O GLAZIER
Clerk J HOLLAWAY
Reporter NONE
Bailiff C MIRANDA

APPEARANCES

Defendant present NOT in custody.

ATTORNEY INFORMATION

Deputy District Attorney M SHAFFIA present.
Attorney PD REDDEN present.

PROCEEDINGS

Change of Plea at time of PRETRIAL.
Plea Bargain and Tahl Waiver filed.

PLEA INFORMATION

BY LEAVE OF COURT, Defendant withdraw plea of not guilty.
Defendant is informed of elements of the charge(s). Factual basis established.
Defendant pleads GUILTY per plea bargain (incorporated by reference herein) as to Count(s) 1.
Court finds compliance with Boykin and Tahl rules.

FINDINGS/ADVISALS:

The Court, after readvisement of each of these rights, finds that the Defendant understands the charge(s), the possible penalties, right against self-incrimination, to confront and cross examine witnesses, to a public and speedy trial, to Jury trial, to have an attorney present at all stages of the proceedings and to the Public Defender if indigent and to the compulsory process of the court to subpoena witnesses.
Court finds plea is based on fact.
See findings in file.
Defendant is informed of his/her right to be sentenced no earlier than six hours nor any later than five days after he/she has entered his/her plea of GUILTY or NOLO CONTENDERE or found GUILTY. The court finds that he/she knowingly, freely and expressly waives that right.

Case Number : MVA022916

People vs. SHARON HECOX

-
SENTENCING INFORMATION

Defendant waives time for Sentencing.

Formal arraignment for Pronouncement of Judgment is waived; no legal cause why Judgment should not now be pronounced.

-
PROBATION GRANTED

For all charges.

Pronouncement of Judgment is ordered withheld and Conditional and Revocable Release is GRANTED for a period of 36 month(s) on the following Terms and Conditions:

- 01) Violate no law other than minor traffic.
- 02) Pay \$100.00 to Victim Restitution Fine to the Court by 04/30/99;
--- includes 10% admin fee.
- 03) Serve 90 days in a San Bernardino County Jail Facility.
--- With credit for time served of 0 day(s).
- 04) JAIL TIME IS SUSPENDED
- 05) PAY 1158.85 THRU CENTRAL COLLECTIONS TO BE
--- PAID AT \$35. PER MO STARTING 041599 AND THEN
--- BE DISPERSED TO MONEY CONTROL.

Defendant accepts probation and is given a copy of the Terms and Conditions.

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CUSTODY STATUS

Case custody - Probation.

----- MINUTE ORDER END -----

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO
FONTANA SUPERIOR COURT DIVISION**

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff

vs.

Sharon Jean Hecox

Defendant

COURT CASE NO. MVA022916

MISDEMEANOR COMPLAINT

DA CASE NO 1998-00-0056535

The undersigned is informed and believes that:

COUNT 1

On or about March 1, 1998 through September 21, 1998, in the above named judicial district, the crime of **IDENTITY THEFT**, in violation of **PENAL CODE SECTION 530.5**, a misdemeanor, was committed by Sharon Jean Hecox, who did willfully and unlawfully obtain personal identifying information on James Arthur Hecox without his authorization, and used that information to obtain, and attempt to obtain, credit, goods and services in the name of James Arthur Hecox without consent.

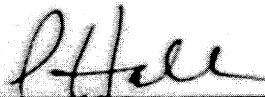
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Pursuant to Penal Code Sections 1054.5.(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

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) Sharon Jean Hecox, for the above-listed crimes.

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

Executed at Fontana, California, on October 28, 1998.



DECLARANT AND COMPLAINANT

Agency: Fontana Police Department

Prelim Est. 00:00

Defendant
Sharon Jean Hecox

Birth Date
07/24/1968

Booking No.

CII No.

NCIC

**SAN BERNARDINO COUNTY SUPERIOR AND MUNICIPAL COURTS DISTRICT
COUNTY OF SAN BERNARDINO, STATE OF CALIFORNIA
ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM**

Sharon Jean Helox
Print Name of Defendant

Case No. MVA 022916

Defendant Initial
After Reading

1. **DEFENDANT:** I understand that I am charged with the following offenses:

P.C. 530.5 Identity Theft

SH

2. **DEFENDANT:** I understand that I am entering a plea of guilty/nolo contendere to

P.C. 530.5 Identity Theft

SH

3. **DEFENDANT:** I understand that I am admitting the truth of the following prior convictions:

a. _____ Court _____ Case Number _____ Date of Conviction _____
b. _____ Court _____ Case Number _____ Date of Conviction _____
c. _____ Court _____ Case Number _____ Date of Conviction _____

☒

4. **DEFENDANT:** I understand that I have a right to be sentenced by the judge taking this plea.

☐

5. **DEFENDANT:** I understand that a plea of nolo contendere will have exactly the same effect as a plea of guilty in this case.

☐

6. **DEFENDANT:** I understand that I may be punished by:

a. Maximum 6 months in jail and/or a fine of \$1000 plus assessments.

☐

b. _____

☒

- c. For the following Vehicle Code violations:

1. 23152a or b: (1st offense) Maximum — \$1000 fine plus assessments, 6 months jail, 6 months suspension of driver's license.
Minimum — 3 years conditional release, \$390 fine plus assessments, attend alcohol school, 90 days restriction of driver's license.
2. 23152a or b: (2nd offense w/in 7 years) Maximum — \$1000 fine plus assessments, 1 year jail, 21 month suspension of driver's license.
Minimum — 3 years conditional release, \$390 fine plus assessments, 21 months alcohol school, 48 hours jail, 1 year driver's license restriction.
3. 23152a or b: (3rd offense w/in 7 years) Maximum — \$1000 fine plus assessments, 1 year jail, revoke driver's license for 3 years. Surrender driver's license to Court.
Minimum — \$390 fine plus assessments, 120 days jail, revocation of driver's license for 3 years. Surrender driver's license to Court.
4. 23152a or b: (4th offense w/in 7 years) Maximum — \$1000 fine plus assessments, 1 year jail or up to 3 years state prison, revoke driver's license for 4 years. Surrender driver's license to Court.
Minimum — \$390 fine plus assessments, 210 days jail, revoke driver's license for 4 years. Surrender driver's license to Court.

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7. **DEFENDANT:** I understand that if I am the registered owner of the motor vehicle which I used in the commission of this offense, it may be impounded at my expense for up to 90 days.

3-6

8. **DEFENDANT:** I understand that I have the same constitutional rights regarding the proof of prior convictions and enhancements as I do to the substantive crime(s) of which I am now pleading guilty. My waiver of those rights also applies to all priors and enhancements that I am admitting.

☒

9. **DEFENDANT:** I understand that I am pleading guilty/nolo contendere to a substitute charge of reckless driving involving the consumption of intoxicating liquor or any drug. I understand that if I am arrested in the next seven years for driving under the influence or driving when my blood alcohol level is 0.08 percent or more and I am convicted, I will be more severely punished because this case will be considered as a prior offense.

☒

10. **DEFENDANT:** If I plead guilty/nolo contendere (no contest) to a violation of any one or more of Penal Code Sections 261.5 or 262, then I will be ordered to submit to HIV Antibody testing.

☒

11. **DEFENDANT:** I understand that if I am not a citizen, my plea of guilty/nolo contendere could result in my deportation, exclusion from future admission to the United States, or denial of naturalization under the laws of the United States.

SH

12. **DEFENDANT:** I understand that I have a right to be represented by an attorney at all stages of the proceedings, and that if I cannot afford an attorney, the Court will appoint one for me free of charge.

SH

13. **DEFENDANT:** I understand that I have a right to a speedy and public trial by jury and that by entering this plea I give up that right.

SH

14. **DEFENDANT:** I understand that I have the right to see and hear all witnesses against me and to cross-examine them myself or through an attorney, and the right to subpoena witnesses favorable to me at no cost to myself, and that by entering this plea I give up these rights.

SH

15. **DEFENDANT:** I understand that I have the right to remain silent and not incriminate myself, or the right to testify on my own behalf, if I so choose, and that by entering this plea I give up these rights.

SH

16. **DEFENDANT:** As a part of my plea agreement with respect to this case, I agree and I understand that if I willfully fail to appear for sentencing, the judge can impose a greater sentence than expressly stated in my plea agreement, and I agree that I will not be able to withdraw my plea if I fail to appear for sentencing. I also understand and agree that if I fail to appear for sentencing as scheduled, it is the judge alone who will decide whether my failure to appear was willful; and I waive my rights to a separate jury trial on the issue of whether or not I willfully failed to appear for sentencing. *People vs Cruz* (1987) 44 Cal. 3d 1247.

☒

17. **DEFENDANT:** I have personally initialed each of the foregoing boxes and I understand each and every one of the rights outlined, and I hereby waive or give up each of them in order to enter my guilty/nolo contendere plea to the above charges. No one has used any force or threat against me or anyone close to me in order to make me enter this plea. I am entering a plea of guilty/nolo contendere or authorizing my attorney to enter a guilty/nolo contendere plea on my behalf because:

☒

a. I am guilty and for no other reason.

SH

b. The plea is a result of plea bargaining.

Dated March 24, 1999

Sharon Hoot
Defendant's Signature

18. **DEFENDANT WITH NO ATTORNEY:** I understand the dangers and disadvantages of proceeding without an attorney, and I am freely giving up my right to have an attorney represent me. I am voluntarily choosing to represent myself without an attorney.

Dated _____

Defendant's Signature

19. **DEFENDANT NOT APPEARING IN COURT:** I understand that I have a right to be personally present in court at all stages of these proceedings. I freely give up my right to be personally present. My attorney is fully authorized to act on my behalf in my absence from court.

Dated _____

Defendant's Signature

20. **INTERPRETER:** I declare under penalty of perjury that I have read all of the above to the defendant in the _____ language.

Dated _____

Defendant's Signature

21. **ATTORNEY:** I am the attorney for the defendant, and I have explained to the defendant each of his rights, the nature of and defenses to the charge, and the consequences of his guilty or nolo contendere plea and admission. I personally observed him read, initial, date and sign this document. I consent to entry of his plea and admission.

Dated March 24, 1999

[Signature]
Attorney's Signature

FINDINGS AND ORDERS

The Court finds that:

1. Defendant and/or his attorney appeared in open court and entered this plea and admission.
2. Defendant understands the nature of the charge and the consequences of his plea and admission.
3. Defendant has knowingly, intelligently, expressly and voluntarily waived his rights as set forth above.
4. There is a factual and/or plea bargain basis for the plea.

IT IS ORDERED THAT:

1. Defendant's plea and admission be entered.
2. This document be filed and incorporated in the minutes of this case.

Dated _____

MAR 24 1999

[Signature]
Judge

SUPERIOR AND MUNICIPAL COURTS OF CALIFORNIA,
COUNTY OF SAN BERNARDINO

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

vs.

Name Sharon Jean Hecox

A.K.A. _____

D.O.B. _____

- ☐ BARSTOW
☐ CENTRAL
☐ CHINO
☐ EAST
☒ MORONGO BASIN
☒ VALLEY
☐ VICTORVILLE
☐ WEST VALLEY
☐ _____

PLEA BARGAIN AGREEMENT

File No. _____

Case No. 11V13022416

Charges _____

Date March 24, 1999

Judge Glarin

A plea bargain has been reached in this case between Deputy District Attorney _____ and defendant with Public Defender/Attorney.

PLEA: The defendant pleads guilty/nolo contendere to PC 530.5 Identity Theft

☐ an IRO/LIO as to count _____

☐ added as count _____

TERMS OF PLEA: 90 days suspended

☒ Pronouncement of judgment withheld/suspended and conditional and revocable release granted for a period of 3 yrs

☒ Violate no law.

☐ Pay a fine of \$ _____ plus Admin. Fee \$ _____ Total \$ _____

Payment terms: ☐ Court ☐ Probation by _____ or at rate of _____ per month beginning _____ In lieu of fine serve _____ days in County jail or complete _____ hours/days in work sentence program by _____

☒ Pay \$ 100 to Victim Restitution Fund. by 7/20/99

☐ Traffic School: Proof of completion to be filed by _____

☐ Alcohol Program: Defendant to attend ☐ County Approved ☐ State Approved _____

Proof of enrollment to be filed by _____

Proof of completion to be filed by _____

☐ Driver's license restricted ☐ 90 days ☐ 1 year ☐ 18 months

☒ Jail term: 90 credits 0 Defendant to appear at San Bernardino County Jail/Glen Helen

☐ 24 48 72 hour increments ☐ straight time at _____ m. on _____

☐ Dismiss _____

OTHER Pay Restitution of 1158.85 to Money Control 7891

Through Probation Authority 35/mo beginning 4/15/99 Missian Gane

Not drive a motor vehicle unless properly licensed and insured according to California law.

Not drive a motor vehicle with measurable amount of alcohol in your system.

Submit to a test of blood, breath or urine upon request of arresting officer.

I consent and agree to the terms of the PLEA BARGAIN and to the entry of same in the minutes of said court, and acknowledge receipt of a copy of this document.

I realize that willful violation of the terms of this agreement may be a misdemeanor and therefore subject to bench warrant and further penalties.

Dated March 24, 1999

ROJ Redd

Attorney for Defendant

District Attorney

By [Signature]

Deputy District Attorney

☐ Appointed by court ☐ Retained by defendant

APPROVED

X Sharon Hecox

Defendant

[Signature]

Judge