

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT  
MINUTE ORDER

CASE NO: FWV021176

DATE: 04/22/02

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

-----  
DEPT: R15 04/22/02 TIME: 8:00 am RESTITUTION HEARING  
-----

CHARGES: 1) 504 PC-F

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JUDGE RAYMOND P VANSTOCKUM  
Clerk GARY ZERMENO  
Reporter D HAMADA  
Deputy District Attorney W ABBOTT present.  
Deputy Public Defender H WILLIAMSON present  
Defendant NOT present.  
DEFENDANT'S PRESENCE PREVIOUSLY WAIVED

-  
PROCEEDINGS

Court has read and considered Probation Memo dated 03/08/2002

-  
Restitution fine imposed in the sum of \$14320.26 pursuant to  
1202.4PC, payable to the victim SCS PERSONNEL AGENCY to be  
collected by Department of Corrections.

-  
Clerk's Office to notify DEPARTMENT OF CORRECTIONS.  
-

CUSTODY STATUS

Case Custody - State Prison  
Probation Office notified.

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

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT  
MINUTE ORDER

CASE NO: FWV021176

DATE: 10/24/01

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

-----  
DEPT: R15 10/24/01 TIME: 8:30 am PRE-PRELIMINARY CONFERENCE  
-----

CHARGES: 1) 504 PC-F

JUDGE RAYMOND P VANSTOCKUM

Clerk GARY ZERMENO

Reporter D HAMADA

Deputy District Attorney W ABBOTT present.

Deputy Public Defender C CRUZ present

Defendant present in custody.

-  
PROCEEDINGS

See Reporter's Transcript for plea bargain agreement.  
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.

-  
PLEA INFORMATION

Defendant withdraws plea of NOT GUILTY and enters a plea of NOLO CONTENDERE as to Count(s) 1 per plea bargain (incorporated by reference herein).

Court accepts plea of NOLO CONTENDERE and finds Defendant GUILTY based on plea.

-  
Probation to prepare report for immediate sentencing.  
Change of plea form filed (Decl by Defendant) filed.  
Defendant requests immediate sentencing.

-  
Preliminary Hearing set on 11/01/2001 Vacated.  
Court orders Defendant be certified to Superior Court pursuant to PC859a.

Commence sentencing on certification pursuant to 859a PC.  
Defendant waives formal arraignment for pronouncement of judgment and states there is no legal cause why judgment should not now be pronounced.

Probation is DENIED and sentence is imposed as follows:

-  
FINDINGS/ADVISALS:

Case Number : FWV021176

People vs. SHARON LOGAN

=====  
Court fully advises Defendant of Parole Rights.  
Court finds Defendant is NOT able to reimburse the County for attorney fees.

Rest Fine of \$200.00 pursuant to 1202.4 PC  
payable to Rest Fund to be collected by DOC.

Rest Fine of \$200.00 pursuant to 1202.45 PC  
stayed pending successful completion of parole.

Court finds that the defendant is NOT liable for payment of booking fees.

Pursuant to Section 13350, Vehicle Code, the Court finds a motor vehicle WAS NOT used in the commission of the offense.

Make restitution to the victim in amount to be determined by probation dept.

-  
HEARINGS

Hearing continued to 12/10/01 at 8:30 am  
in Department R15 Re Restitution  
Defendant waives her presence at hearing

-  
REFERRAL

Referred to Probation Office for Memo re Restitution.

-  
SENTENCING INFORMATION

As to Count 1, the Court imposes the MID term of 2 years and 0 months.

Principal count deemed Count # 1.

Sentenced to State Prison for a total term of 2 years and 0 months.

Credit for time served ( 594 actual + 297 conduct) for a total of 891 days.

Sentence to run concurrent to any other sentence.

Probation Office notified.

-  
CUSTODY STATUS

Case Custody - State Prison

Defendant remanded to the custody of the Sheriff to be delivered to California Department of Corrections at FRONTERA.

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

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT  
MINUTE ORDER

CASE NO: FWV021176

DATE: 10/19/01

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

-----  
DEPT: R8 10/19/01 TIME: 1:30 pm IN CUSTODY ARRAIGNMENT  
-----

CHARGES: 1) 504 PC-F

Warrant ordered RECALLED.

JUDGE J MICHAEL GUNN

Clerk M RICKER

Defendant IN custody, present in County Jail (via video)

-

PROCEEDINGS

Defendant is advised of Constitutional and Statutory Rights. (as attached and incorporated).

Defendant Arraigned.

Waiver of personal presence acknowledgement of advisal of Constitutional Rights via 2-way electronic audio system filed.

-

PLEA INFORMATION

Defendant pleads NOT GUILTY to all Counts. ✓

-

ATTORNEY INFORMATION

Court appoints Public Defender.

Copy of Complaint and Discovery Given to Defense Counsel.

-

HEARINGS

Pre-preliminary hearing set for 10/24/2001 at 8:30 in Department R15.

Preliminary hearing set on 11/01/2001 at 10:00 in Department R15.

Defendant ordered to appear on hearing date.

-

CUSTODY STATUS

Case Custody - In Custody

Bail set at \$20000.00.

Commitment Issued (Pending)

Public Defender notified.

District Attorney notified.

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

SUPERIOR COURT SAN BERNARDINO COUNTY  
CONSTITUTIONAL RIGHTS VIDEO (FELONY)

LOGAN, SHARON JEAN  
FWV021176

Defendant IN custody, present in County Jail (via video)  
Waiver of personal presence acknowledgement of advisal of  
Constitutional Rights via 2-way electronic audio system filed.

Defendant is advised of following Constitutional and Statutory Rights:

ATTORNEY: The right to be represented by an attorney at all stages of the proceedings and of Court's willingness to appoint an attorney to represent him/her at no cost to him/her if he/she cannot afford one.

PC987.8(b): That, if an attorney is appointed, at the end of criminal proceedings the Court will, after a hearing, determine Defendant's ability to pay costs of attorney and enter a judgment for those costs as Defendant is found able to pay.

ALIENS: That if he/she is not a citizen, a conviction of the offense with which he/she is charged may lead to deportation, exclusion from admission to this country, or denial of naturalization.

SELF-INCRIMINATION: Right to testify in own behalf, but cannot be made to be a witness against self.

CONFRONTATION: The right to confront and cross-examine witnesses who testify against him/her.

The Defendant is advised that the matter will be set down for Preliminary Hearing upon the charges alleged, within 10 days.

PLEAS: That a plea of guilty admits the truth of the charge; that a plea of nolo contendere has the same legal effect as a guilty plea and the Court will find the defendant guilty forthwith and without trial, evidence or hearing.

DMV: Possible or mandatory effect upon his/her driving privilege.

Defendant advised of right to pre-arraignment attorney.

Court finds Defendant waives right to pre-arraignment attorney.

SPEEDY TRIAL: Defendant advised of right to preliminary examination within ten Court days of arraignment or entry of plea, whichever occurs later.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT  
MINUTE ORDER

CASE NO: FWV021176

DATE: 10/10/00

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

-----  
DEPT: R15 10/10/00 TIME: 4:00 pm EX PARTE HEARING RE: ARREST WARRANT  
-----

CHARGES: 1) 504 PC-F

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JUDGE RAYMOND P VANSTOCKUM  
Clerk D ZIEGLER  
Defendant NOT present.

-  
PROCEEDINGS  
Affidavit/declaration in support of Warrant of Arrest filed.  
Court orders Warrant of Arrest issued. Bail set at \$20000.00.  
May Not Forfeit.

-  
CUSTODY STATUS  
Case Custody - Fugitive  
===== MINUTE ORDER END =====

RECEIVED - FILED  
SUPERIOR COURT  
COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DIVISION

CLERK/ADMINISTRATOR

THE PEOPLE OF THE STATE OF CALIFORNIA, )

COURT CASE NO

Plaintiff )

vs. )

Sharon Jean Logan )

Defendant )

DEPUTY

FWV 021176

FELONY COMPLAINT

DA CASE NO 2000-00-0025453

The undersigned is informed and believes that:

COUNT 1

On or about December 3, 1999, in the above named judicial district, the crime of EMBEZZLEMENT BY PUBLIC OR PRIVATE OFFICER, in violation of PENAL CODE SECTION 504, a felony, was committed by Sharon Jean Logan, who on and between October 25, 1999 and December 5, 1999, and while said defendant(s) was a Account Executive at SCS Personnel Services, did unlawfully, and fraudulently appropriate to a use and purpose not in the due and lawful execution of his/her trust, property which he/she had in his/her possession and under his/her control by virtue of his/her trust and did unlawfully secrete said property with a fraudulent intent to appropriate it to such a use and purpose contrary to Penal Code section 487(a), said property being of a value exceeding Four Hundred Dollars (\$400).

\*\*\*\*\*

\* \* \* \* \*

NOTICE TO DEFENDANT AND DEFENDANT'S ATTORNEY

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.

NOTICE TO ATTORNEY

The materials accompanying this notice may include information about witnesses. If so, these materials are disclosed to you pursuant to Penal Code section 1054.2 which provides: "No attorney may disclose or permit to be disclosed to a defendant the address or telephone number

*Warrant  
only*

of a victim or witness whose name is disclosed to the attorney pursuant to subdivision (a) of Section 1054.1 unless specifically permitted to do so by the court after a hearing and a showing of good cause."

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 Logan , for the above-listed crimes. Wherefore, a warrant of arrest is requested for Sharon Jean Logan .

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

Executed at Rancho Cucamonga, California, on October 3, 2000.



C. Cook  
DECLARANT AND COMPLAINANT

Agency: Ontario Police Department

Prelim Est. 00:00

Defendant  
Sharon Jean Logan

Birth Date  
07/24/1968

Booking No.

CII No.

NCIC



Superior Court State of California  
County of San Bernardino

Rancho District  
8303 Haven Avenue  
Rancho Cucamonga, CA 91730



TRESSA SLOAN KENTNER  
Court Executive Officer

(909) 948-4503  
Fax (909) 948-4507

05/07/02

Department of Corrections  
Legal Processing Unit

Case Number: FWV021176

RE: Sharon Jean Logan

To whom it may concern:

Copy of minute order is attached showing amount of restitution payable to victim.

Sincerely,

Marian Cassianni  
Deputy Clerk

Cc: Court file

# ABSTRACT OF JUDGEMENT - PRISON COMMITMENT

FORM DSL 290

SUPERIOR COURT OF CALIFORNIA, COUNTY OF

SAN BERNARDINO

COURT I.D.

BRANCH

Rancho

3 6 1 1 0

CASE NUMBER(S)

PEOPLE OF THE STATE OF CALIFORNIA versus

☒ PRESENT

FWV021176

DEFENDANT: HARON JEAN LOGAN

☐ NOT PRESENT

AKA:

COMMITMENT TO STATE PRISON

AMENDED

ABSTRACT OF JUDGEMENT

ABSTRACT ☐

DATE OF HEARING (MO) (DAY) (YR)

DEPT. NO

JUDGE

CLERK

102401

R15

RAYMOND P VANSTOCKUM

GARY ZERMENO

REPORTER

COUNSEL FOR PEOPLE

COUNSEL FOR DEFENDANT

PROBATION NO. OR PROBATION OFFICER

D HAMADA

W ABBOTT

Public Defender

1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONIES (OR ALTERNATE FELONY / MISDEMEANORS):

☐ ADDITIONAL COUNTS ARE LISTED ON ATTACHMENT (NUMBER OF PAGES)

<input type="checkbox"/> ADDITIONAL COUNTS ARE LISTED ON ATTACHMENT _____ (NUMBER OF PAGES)				YEAR CASE COMMITTED	DATE OF CONVICTION			CONVICTED BY			TERMINAL (A, U)	CONCURRENT	CONSECUTIVE IN JAIL	CONSECUTIVE IN HOSPITAL	CONSECUTIVE FULL TERM	CONSECUTIVE HOUSE ARREST OR PROBATION	60 DAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	
COUNT	CODE	SECTION NUMBER	CRIME		MO	DAY	YEAR	JURY TRIAL	COURT TRIAL	PLEA								YEARS	MONTHS
1	PC	504	EMBEZZLE PROPERTY	99	10	24	01			X	M	Principal						2	

2. ENHANCEMENTS charged and found true TIED TO SPECIFIC COUNTS (mainly in the § 12022-series) including WEAPONS, INJURY, LARGE AMOUNTS OF CONTROLLED SUBSTANCES, BAIL STATUS, ETC.:

For each count list enhancements horizontally. Enter time imposed for each or 'S' for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1985. Add up time for enhancements on each line and enter line total in right-hand column.

Count	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Total

3. ENHANCEMENTS charged and found true FOR PRIOR CONVICTION OR PRIOR PRISON TERMS (mainly § 667-series) and OTHER.

List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat it for each enhancement (e.g., if 2 non-violent prior prison terms under § 667.5(b) list § 667.5(b) 2 times). Enter time imposed for each or 'S' for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1985. Add time to these enhancements and enter total in right-hand column. Also enter here any other enhancement not provided for in space 2.

Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Enhancement	Yrs or 'S'	Total

4. COMPLETED SENTENCE (CONSECUTIVE):

COUNTY	CASE NUMBER	CREDIT FOR TIME SERVED

5. Other orders: PC 1202.4(b) Restitution Fine \$ 200 payable to the Restitution Fund to be collected by the Dept. of Corrections.  
PC1202.45-Restitution Fine \$ 200 stayed pending successful completion of parole.

☒ Sentence to run concurrent to any other sentence  
☐ Sentenced per PC1170.12(c)/667 (e)(1)

6. TOTAL TIME IMPOSED ON ALL ATTACHMENT PAGES (FORM DSL 290-A):

7. TIME STAYED TO COMPLY WITH 5-YEAR OR 10-YEAR LIMIT ON SUBORDINATE TERMS, DOUBLE-BASED-TERM-LIMIT, ETC. (Do not include § 654 stays or discretionary stays of term for enhancements.)

8. TOTAL TERM IMPOSED:

9. EXECUTION OF SENTENCE IMPOSED:

A ☒ AT INITIAL SENTENCING HEARING B ☐ AT RESENTENCING PURSUANT TO DECISION ON APPEAL C ☐ AFTER REVOCATION OF PROBATION D ☐ AT RESENTENCING PURSUANT TO RECALL OF COMMITMENT (PC § 1170(D)) E ☐ OTHER

10. DATE OF SENTENCE PRONOUNCED (MO) (DAY) (YR)

CREDIT FOR TIME SPENT IN CUSTODY

TOTAL DAYS

ACTUAL LOCAL TIME

LOCAL CONDUCT CREDITS

STATE INSTITUTIONS

10 24 01

891

594

297

11. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERIFF, TO BE DELIVERED:

☒ FORTHWITH

☐ AFTER 48 HOURS, EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS

INTO THE CUSTODY OF THE DIRECTOR OF CORRECTIONS AT THE RECEPTION-GUIDANCE CENTER LOCATED AT:

☒ CALIF. INSTITUTION FOR WOMEN - FRONTERA

☐ CALIF. MEDICAL FACILITY-YACAVILLE

☐ CALIF. INSTITUTION FOR MEN - CHINO

☐ DEUEL VOC. INST.

☐ OTHER (SPECIFY)

CLERK OF THE SUPERIOR COURT

I hereby certify the foregoing to be a correct abstract of the judgement made in this action.

DEPUTY'S SIGNATURE

*Marian Cassiani*

DATE

10/25/01

This form is prescribed under Penal Code § 1213.5 to satisfy the requirements of § 1213 for determinate sentences. Attachments may be used but must be referred to in this document.

ABSTRACT OF JUDGMENT - PRISON COMMITMENT FORM DSL 290

No Probation Report

SUPERIOR COURT OF CALIFORNIA; COUNTY OF SAN BERNARDINO  
Rancho District  
RANCHO CUCAMONGA DISTRICT, 8303 NORTH HAVEN AVENUE, RANCHO CUCAMONGA, CA

PEOPLE OF THE STATE OF CALIFORNIA, )  
Plaintiff )  
VS )  
SHARON JEAN LOGAN )  
Defendant )

S T A T E P R I S O N  
C O M M I T M E N T

Case Number: FWV021176

AKA:

DOB: 07/24/69

CHARGES: 1) 504 PC-F

DATE: 10/24/01

JUDGE RAYMOND P VANSTOCKUM

DEPT:R15

TO: SHERIFF, COUNTY OF SAN BERNARDINO  
Defendant herein, having been convicted before JUDGE RAYMOND P VANSTOCKUM  
in the above-entitled court of the charges listed above, I do hereby  
certify that upon such conviction, judgment was duly entered in the  
above court as follows:

Defendant remanded to the custody of the Sheriff to be delivered  
to California Department of Corrections at FRONTERA.

I certify that the foregoing is a true copy of the order rendered on  
10/24/01 by JUDGE RAYMOND P VANSTOCKUM.

CLERK OF THE COURT

(seal)

By: GARY ZERMENO, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
Rancho District  
RANCHO CUCAMONGA DISTRICT, 8303 NORTH HAVEN AVENUE, RANCHO CUCAMONGA, CA

PEOPLE OF THE STATE OF CALIFORNIA,)  
Plaintiff)

vs

SHARON JEAN LOGAN

Defendant)

S T A T E P R I S O N  
C O M M I T M E N T

Case Number: FWV021176

AKA:

DOB: 07/24/69

CHARGES: 1) 504 PC-F

DATE: 10/24/01

JUDGE RAYMOND P VANSTOCKUM

DEPT:R15

TO: SHERIFF, COUNTY OF SAN BERNARDINO  
Defendant herein, having been convicted before JUDGE RAYMOND P VANSTOCKUM  
in the above-entitled court of the charges listed above, I do hereby  
certify that upon such conviction, judgment was duly entered in the  
above court as follows:

Defendant committed to State Prison. This is a temporary notice.  
Formal packet to follow.

I certify that the foregoing is a true copy of the order rendered on  
10/24/01 by JUDGE RAYMOND P VANSTOCKUM.

(seal)

CLERK OF THE COURT

By: GARY ZERMENO, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

West Valley DIVISION

FILED - West District  
San Bernardino County Clerk

OCT 24 2001

PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

SHARON J. Logan  
Defendant

DECLARATION BY DEFENDANT AND  
COURT RE FINDINGS RE PLEA OF  
GUILTY UNDER PENAL CODE  
SECTION 869a

By: Gary M. Zimmerman  
Deputy

DECLARATION BY DEFENDANT

CASE NO. FW 021176

1. My true name is SHARON JEAN LOGAN : born 7/21/68

2. I understand that the complaint filed herein accuses me of the felony offense(s) of:

3. I freely desire to plead guilty to the felony offense(s) of: COUNT 5 - PC 5504

(Set forth count and code section(s) including lesser offense(s) to which plea is made)

4. a. I understand that the law allows me to enter a guilty plea here in municipal court but that, as soon as I do so, my case will be transferred to the superior court which will then have complete control over every aspect of it.
- b. I further understand that I will continue to have the right to the aid of an attorney at all superior court proceedings in my case and that, if I ask for the services of an attorney and the superior court judge determines that I am unable to afford to hire an attorney, that judge will appoint an attorney for me and that a judge may later direct me to pay such part of the cost of the attorney as he determines that I am able to pay.
- c. I further understand that, even after I plead guilty, I will retain my right to be released on reasonable bail, but that all questions concerning bail will be determined by a judge of the superior court.
- d. I further understand that the selection of my sentence will be solely and completely up to a superior court judge, and that the probation office will investigate my background (including my prior criminal record, if any) and the circumstances of my case and make a report and penalty recommendation to the superior court judge who will consider that report and recommendation before he decides what my penalty will be.

5. I understand that the maximum punishments I could receive for each crime I plead guilty to are:

Count Number	Name of Crime	Maximum
<u>5 504</u>	<u>Domestic Violence</u>	<u>16/21/31/12</u>

6. I also understand the maximum punishments I could receive for each of the above offenses also include the following additional penalties:

- a. A FINE up to \$10,000.00 AND A RESTITUTION FINE up to \$10,000.00
- b. Any State Prison Commitment will be followed by a period of parole of 3 to 4 years. Any violation of the terms of PAROLE could result in up to an additional year in custody for each violation.
- c. IF I am not a citizen of the United States, I ~~could~~ be deported, or excluded from admission to the United States, or denied naturalization.
- d. IF I am found to be addicted to the use of narcotics or in imminent danger of becoming so addicted, I may be committed to the Department of Corrections Narcotic Rehabilitation Program for a period of time equal to that which I would otherwise have to spend in state prison.
- e. IF I plead guilty to any drug offense covered by Health & Safety Code Section 11590, I will be required to register as a controlled substance offender with the chief of police of the city in which I reside or the sheriff of the county if I reside in an unincorporated area.
- f. IF I plead guilty to any sex crime covered by Penal Code Section 290, I will be required to register as a sex offender with the chief of police of the city in which I reside or the sheriff of the County if I reside in an unincorporated area.
- g. Federal and State Law prohibit a convicted felon from possessing firearms.

7. I am freely and voluntarily entering the plea(s) of guilty nolo contendere (no contest) as indicated:

- a. Because I am guilty (and for no other reason), and/or
- b. As a result of plea bargaining after discussing with my attorney the possibility of my being convicted on other or more serious charges and risking the possibility of a longer sentence, and/or
- c. Because the ☐ District Attorney ☐ Court has agreed to:

8. a. I understand that the Court will not decide whether to impose sentence or extend probation until a probation officer makes an investigation and reports on my background, prior record (if any), and the circumstances of the case.

b. I understand that if I am now on probation/parole, my plea of guilty nolo contendere (no contest) in this case may constitute a violation of my probation/parole and result in its revocation and the imposition of sentence.

c. I understand that I am not eligible for probation in this case.

d. No one has given me any reason to believe that as a result of a guilty plea(s) something other than what I have specified in Item 7c of this declaration would be done or not done.

9. a. I understand that my plea bargain will be reviewed by the Superior Court Judge who will be sentencing me; I further understand that the Judge will have the power to refuse to follow my plea bargain but that, if he should so refuse, I will be given an opportunity to withdraw my guilty plea(s).

b. I also understand the agreement for sentence set forth herein is expressly conditioned upon the representations made to the court re: the facts of my case and my background.

c. I understand that if the probation report reveals facts about my case or facts about my background materially different from what has been represented to the court, the court will no longer be bound by the agreement; and may then sentence me based upon the actual facts (per *People vs. Jackson* [1980] 103 C.A. 3d 636).

Case Name

P. B. Logan

Case Number

FW02/176

10. I understand that any agreement as to sentence applies only in the original sentence and that a violation of probation may cause the Court to send me to state prison or county jail for the maximum term provided by law.

10

11. I waive my rights regarding dismissed counts to the extent that the Court may consider such dismissed counts in deciding whether or not to grant probation and in deciding whether or not to impose a midterm, aggravated or mitigated prison term, and as to restitution.

11

12. I understand that, as to each charge to which I am pleading guilty, I have many rights, including the rights to:

a. A preliminary hearing at which the district attorney would have to show probable cause that I had committed the offense(s), and the rights at such hearing to be represented by an attorney, to see, hear and question all witnesses who testify against me, and to present evidence in my favor if I so desire.

S.L. 12a

b. A speedy and public trial by jury, or by a judge without a jury.

S.L. 12b

c. Be represented by an attorney at trial.

S.L. 12c

d. See, hear, and question all witnesses who testify against me at trial.

S.L. 12d

e. Have the judge order into court all relevant evidence and to order my witnesses to attend the trial without cost to me.

S.L. 12e

f. Present evidence in my favor at trial.

S.L. 12f

g. Remain silent at trial, or if I wish, to testify for myself.

S.L. 12g

13. I further understand that, by pleading guilty to a criminal charge, I give up all the rights which are listed in item 12 of this declaration as to that charge and that I admit the truth of that charge.

S.L. 13

14. No one has used any kind of force against me or anyone else, and no one has made any kind of threat, to get me to enter my guilty plea(s) and I have entered a guilty plea(s) to the charge(s) above freely and voluntarily.

S.L. 14

15. I am not now under the influence of alcohol, or of any drugs, narcotics, medicine, or any other substance which could interfere with my ability to understand what I am doing; nor am I suffering from any condition which could have that effect.

S.L. 15

16. I have had sufficient consultation with my attorney, C. Christian Cruz, concerning my intent to plea guilty to the charge(s) against me. My lawyer has explained everything on this declaration to me, and I have had sufficient time to consider the meaning of each statement. I have placed my initials, SC, in certain boxes on this declaration to signify that I understand and adopt as my own the statements which correspond to those boxes.

S.L. 16

17. a. I can read and understand English.

S.L. 17a

OR

17. b. I cannot read/understand English, but I have had the assistance of an interpreter to read this form to me and I now understand all of the contents of this form.

OR 17b

I declare under the penalty of perjury that the foregoing is true and correct and that I am signing this declaration on 10/24/01 at R. C. Cunningham, California.

Sharon Logan  
Defendant's Signature

#### CERTIFICATE OF INTERPRETER:

I declare under penalty of perjury that I translated the entire contents of this form from English to \_\_\_\_\_ (language) in the presence of and directly to the defendant in this case and that said defendant in this case and that said defendant subscribed to this document in my presence.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Interpreter's Signature

I, C. Christian Cruz, am the above-named defendant's attorney in the above-entitled criminal action. I have personally read and explained the contents of the above declaration to the defendant, and I personally observed the defendant sign the said declaration form; I have counselled the defendant in the matter of his pleading guilty and I concur with his decision to plead guilty to the charge(s) specified in item 3 of this declaration.

I declare under penalty of perjury that the foregoing is true and correct and that I am signing this declaration on 10/24/01 at R. C. Cunningham, California.

C. Christian Cruz  
Attorney's Signature

I have read the defendant's completed declaration and I consent to the plea(s) of guilty as described therein.

DENNIS L. STOUT, District Attorney  
County of San Bernardino

By: Wade  
Deputy District Attorney

#### ORDER

(Read these Findings orally into the Record)

After directly examining the defendant, the court finds:

- ☐ 1. The defendant has read and understands the DECLARATION BY DEFENDANT RE PLEA OF GUILTY UNDER PENAL CODE SECTION 869a.
- ☐ 2. That the defendant understands the nature of the crime(s) charged against him and the consequences of his guilty plea(s).
- ☐ 3. That the defendant understandingly and intelligently waives his constitutional rights.
- ☐ 4. The defendant is personally and orally entering his plea of guilty to the offense(s).
- ☐ 5. That the defendant's plea(s) of guilty is/are free and voluntary.
- ☐ 6. That a factual basis exists for the plea(s) of guilty, or that the plea bargain is hereby approved. (Factual basis or details of the plea bargain, if any, must be stated orally on the record.)
- ☐ 7. That the defendant personally waives his right to have his probation hearing and pronouncement of judgment within 28 days.
- ☐ 8. That the defendant personally agrees that his case be referred immediately to the probation office from the municipal court.
- ☐ 9. That the defendant personally waives his right to appear immediately in superior court and agrees that his first appearance in superior court shall be at the time of his probation hearing and pronouncement of judgment.

It is ordered that the declaration by defendant be received and filed with the court's records of this case and that the defendant's plea(s) of guilty be accepted and entered in the minutes of this court.

Dated this 10-24-01 day of \_\_\_\_\_, 19\_\_\_\_.

[Signature]  
Judge

DISTRIBUTION: White - File  
Canary - System/DA

Pink - Probation  
Goldenrod - Defense Counsel

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

THE PEOPLE OF THE STATE OF CALIFORNIA  <p align="center">v.</p> <p align="center"><u>LOGAN, SHARON</u></p>	Plaintiff   Defendant	<input type="checkbox"/> BARSTOW <input type="checkbox"/> CENTRAL <input type="checkbox"/> CHINO <input type="checkbox"/> EAST <input type="checkbox"/> MORONGO BASIN <input type="checkbox"/> VALLEY <input type="checkbox"/> VICTORVILLE <input checked="" type="checkbox"/> WEST VALLEY <input type="checkbox"/> OTHER _____	File No. _____ Case No. <u>FWV02176</u>
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**WAIVER OF PERSONAL PRESENCE  
ACKNOWLEDGMENT OF ADVISAL OF CONSTITUTIONAL RIGHTS  
VIA TWO-WAY ELECTRONIC AUDIO-VIDEO SYSTEM**

- OCT 19 2001  
*Notar Clark*  
By \_\_\_\_\_ Deputy
- ☐ The defendant, having been advised of his/her right to be present at all stages, hereby waives his/her right to be physically present at this hearing and consents to a two-way audiovisual arraignment.
- Defendant gives his/her true name as \_\_\_\_\_
- ☐ Defendant was informed of the charge(s) against him/her, his/her rights, of his/her right to the aid of counsel in every stage of the proceeding.
- ☐ Acknowledgment of Advisal of Constitutional Rights signed, filed, and incorporated herein.  
Defendant in this matter declares that he/she has been advised of the following constitutional rights and also makes the following waivers:
- ☐ a. The right to be tried by jury;
  - ☐ b. The right to confront and to cross-examine all the witnesses against him/her;
  - ☐ c. The right at the trial to present evidence in his/her favor and either to testify for him/herself or, if he/she wishes, he/she may remain silent;
  - ☐ d. The right to a speedy and public trial;
  - ☐ e. The right to have witnesses subpoenaed to testify in his/her behalf and to obtain all evidence which might exonerate the defendant;
  - ☐ f. The right to have a qualified lawyer defend him/her at all stages of the proceedings; that said attorney may be of defendant's own choice or shall be court-appointed if the defendant is unable to afford counsel;
  - ☐ g. The right to a preliminary hearing if charged with a felony within ten (10) days.
  - ☐ h. Defendant also understands that if an attorney is appointed to represent him/her, at the conclusion of the criminal proceedings, the court will, after a hearing, make a determination of the present ability of the defendant to pay all or a portion of the cost of the attorney. If the court determines that the defendant has such present ability, the court will order the defendant to pay all or part of such costs. Such an order will have the same force and effect as a judgment in a civil action and will be subject to execution, PC 987.8.
  - ☐ i. That defendant understands if he/she is not a citizen, the conviction of the offense for which he/she is charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
  - ☐ j. I agree that any commissioner may also hear my case.
  - ☐ k. I further understand that I have the right to be sentenced by the judge/commissioner who accepts my plea, but I agree that any judge or commissioner may impose sentence in this case.
  - ☐ l. I understand that on a violation of probation I have a right to a formal hearing and have my attorney present, or if I do not have an attorney, and cannot afford an attorney, the court will appoint an attorney. However, for the purposes of the violation of probation, I waive my right to an attorney and my right to a formal hearing.
- ☐ Defendant's current address and zip code \_\_\_\_\_

**OCT 19 2001**

Date

X Sharon f Logan  
Signature of Defendant

I certify under penalty of perjury that I, \_\_\_\_\_, have advised this defendant of all rights referred to above.

Date

Signature of Attorney

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO  
RANCHO CUCAMONGA DISTRICT 8303 N. HAVEN AVENUE RANCHO C

PEOPLE OF THE STATE OF CALIFORNIA, )  
Plaintiff)

vs. )

SHARON JEAN LOGAN

Defendant)

C O M M I T M E N T  
P E N D I N G

Case No: FWV021176

AKA:

DOB: 07/24/69

CHARGES: 1) 504 PC-F

DATE: 10/19/01

JUDGE J MICHAEL GUNN

DEPT:R8

TO: SHERIFF, COUNTY OF SAN BERNARDINO

You are hereby ordered to receive said defendant forthwith into your custody and detain said defendant until legally discharged.

Bail set at \$20000.00.

DEFENDANT ORDERED TO RETURN ON:

DATE: 10/24/01 TIME: 8:30 am DEPT: R15

FOR: PRE-PRELIMINARY CONFERENCE

I certify the foregoing is a true copy of the order rendered by the above-named Judge.

CLERK OF THE COURT

(Seal)

By: M RICKER, Deputy Clerk



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SAN BERNARDINO

FWV 021176

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

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

(Strike out or add as applicable)

Sharon Jean Logan

Count  
No.

1

Charge  
PC504

Special  
Allegation

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

Sharon Jean Logan \_\_\_\_\_ Dollars

and be committed to the custody of the Sheriff of San Bernardino County until such bail is given. Date of arraignment in Superior Court of California, County of San Bernardino will be:

Sharon Jean Logan \_\_\_\_\_ in Dept: \_\_\_\_\_

Date: \_\_\_\_\_

\_\_\_\_\_  
Committing Magistrate

STATE OF CALIFORNIA  
COUNTY OF SAN BERNARDINO

It appearing that the defendant, Sharon Jean Logan , personally and through his/her attorney \_\_\_\_\_, has this date pursuant to Section 859a of the Penal Code, State of California, entered a plea of GUILTY to the charge of \_\_\_\_\_, a Felony, I order that defendant be certified to the Superior Court of this County for such further proceedings as may be required by law. It is further ordered that he/she be admitted to bail in the sum of \$\_\_\_\_\_, and to be committed to the Sheriff of the said County of San Bernardino until he/she gives such bail. And it is further ordered that the defendant, Sharon Jean Logan , appear in Department No. \_\_\_\_\_, San Bernardino County Superior Court on the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, at \_\_\_\_\_M.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_  
Committing Magistrate