DEPARTMENT OF INDUSTRIAL RELATIONS DIVISION OF WORKERS' COMPENSATION LEGAL UNIT 1515 Clay Street, Suite 1700 Oakland, California 94612 Tel (510) 286-7100 Fax (510) 286-0687



January 26, 2018

Angela Frances Micklo 1301 E Avenue I, Space 347 Lancaster, CA 93535

#### NOTICE OF PROVIDER SUSPENSION – WORKERS' COMPENSATION

Dear Ms. Micklo:

The Administrative Director of the Division of Workers' Compensation (DWC) is required by Labor Code section 139.21(a)(1)(A) to suspend you from participation in the California workers' compensation system because you have been convicted of a crime described in Labor Code section 139.21(a)(1)(A). Enclosed are copies of the documents relied upon by the Administrative Director as the basis for taking this action.

Your suspension will start 30 calendar days after the date of mailing of this notice, unless you submit a written request for a hearing, which will stay the suspension pending the outcome of the hearing. Your request must be made within 10 calendar days of the date of mailing of this notice. If you do not request a hearing within the 10-day time limit, you will be suspended from participation in the California workers' compensation system pursuant to California Code of Regulations, title 8, section 9788.2(b).

Your request for a hearing must contain:

- Your current mailing address;
- The legal and factual reasons as to why you do not believe Labor Code section 139.21(a)(1) is applicable to you; and
- Your original signature or the original signature of your legal representative.

The scope of the hearing is limited to whether or not Labor Code section 139.21(a)(1) is applicable to you. The Administrative Director is required to suspend you unless you provide proof in the hearing that Labor Code section 139.21(a)(1) does not apply.

Your original request for a hearing and one copy of the request must be filed with the Administrative Director. Additionally, you must also serve one copy of the request for a hearing on the DWC Legal Unit. The addresses for the Administrative Director and the Legal Unit are:

Angela Frances Micklo January 26, 2018

Hearing Request Administrative Director Division of Workers' Compensation 1515 Clay Street, Suite 1800 Oakland, California 94612

and

Hearing Request Legal Unit, Division of Workers' Compensation 1515 Clay Street, Suite 1800 Oakland, California 94612

The original and all copies of the request for hearing must have a proof of service attached. A sample proof of service, containing all necessary elements, can be found on the DWC website at https://www.dir.ca.gov/dwc/forms.html, under the category "Court Forms," and then "Proof of Service." The Administrative Director is required to hold your hearing within 30 days of the receipt of your written request. The hearing will be conducted by a hearing officer appointed by the Administrative Director. You will be notified shortly after the receipt of your request of the date and time of the hearing.

For more information about the suspension procedure, please refer to Provider Suspension Regulations, California Code of Regulations, title 8, sections 9788.1 - 9788.4, which can be found on the DWC website at http://www.dir.ca.gov/dwc/DWCPropRegs/Provider-Suspension-Procedure/Clean-Version/Text-of-Regulations.pdf.

Sincerely

George Parisotto

Administrative Director

Division of Workers' Compensation

#### Encls:

-Indictment in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California

-Criminal Minutes-Change of Plea in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California

-Criminal Docket for Case #: 2:15-cr-00474-PSG-3 in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California

-Declaration of Socorro Tongco in Support of Notice of Provider Suspension

-Proof of Service

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October 2014 Grand Jury

UNITED STATES DISTRICT COURT

FOR THE CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

V.

LORI RENEE MILLER, NGUYET GALAZ, ANGELA FRANCES MICKLO, MARIBEL NAVARRO, CARRENDA JEFFREY, LALONNIE EGANS, TINA LYNN ST. JULIAN, and SHYRIE WOMACK,

Defendants.

CR No. 16-R15-0474

BY:\_\_\_\_

#### INDICTMENT

[18 U.S.C. § 1347: Health Care Fraud; 18 U.S.C. § 1028A(a)(1): Aggravated Identity Theft; 18 U.S.C. § 2(b): Causing an Act to be Donel

The Grand Jury charges:

COUNTS ONE THROUGH THIRTY-TWO

[18 U.S.C. §§ 1347, 2(b)]

INTRODUCTORY ALLEGATIONS

At all times relevant to this Indictment:

ARS and the Defendants

Atlantic Recovery Services, later called Atlantic Health Services ("ARS"), was a private provider of alcohol and drug abuse

treatment services, with its business office in Long Beach,
California, within the Central District of California. ARS was
certified to provide services under the Drug Medi-Cal program,
described below. ARS operated alcohol and drug treatment programs at
various high schools and middle schools in Los Angeles County,
California, within the Central District of California, until in or
about mid-April 2013.

- 2. Defendant LORI RENEE MILLER ("defendant MILLER") was hired as a substance abuse recovery counselor by ARS in or about April 2000. In or about April 2001, defendant MILLER became a manager for ARS, and in or about April 2003, defendant MILLER became the Program Manager for ARS. As the Program Manager, defendant MILLER supervised ARS substance abuse recovery managers and counselors. Defendant MILLER reported to the President and Chief Executive Officer of ARS.
- 3. Defendant NGUYET GALAZ ("defendant GALAZ") was hired as a substance abuse recovery counselor by ARS in or about 2001. She became the Coordinator of Youth Services in or about March or April 2003 and the Director of Youth Services in or about late 2004. In or about July 2010, defendant GALAZ was promoted to a different director position at ARS, a position in which she remained until in or about October 2012. As a director, defendant GALAZ supervised certain ARS managers, including defendant CARRENDA JEFFREY, Elizabeth Black, Erin Hoover, and, for a short period of time, defendant LALONNIE EGANS. The managers defendant GALAZ supervised in turn supervised counselors at approximately eleven ARS sites in Los Angeles County, namely, ARS South, Lakewood High School, Soledad Enrichment Action ("SEA") Compton, SEA Crenshaw, SEA Firestone, SEA Girls Academy, SEA Long Beach, SEA Manchester, SEA North Long Beach, SEA South Gate, and

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Wilson High School. Defendant GALAZ was supervised by defendant MILLER.

- 4. Defendant ANGELA FRANCES MICKLO ("defendant MICKLO") was hired as a substance abuse recovery counselor by ARS in or about January 2001. In or about May 2003, defendant MICKLO became a manager for ARS. As a manager, defendant MICKLO supervised ARS substance abuse recovery counselors at approximately nine sites in Los Angeles County, namely, the Antelope Valley Administrative Office, Antelope Valley Community Day School ("CDS"), Division Street CDS, West Side, Technology Drive CDS, Eastside CDS, SEA Manchester, SEA Pacoima, and SEA North Hills. Defendant MICKLO was supervised by defendant MILLER.
- 5. Defendant MARIBEL NAVARRO ("defendant NAVARRO") was hired as a substance abuse recovery counselor by ARS in or about March 2001. In or about September 2004, defendant NAVARRO became a Youth Services Coordinator for ARS, and in or about February 2011, defendant NAVARRO became a manager for ARS. As a Youth Services Coordinator and a manager, defendant NAVARRO supervised ARS substance abuse recovery counselors at approximately ten sites in Los Angeles County, namely, Montebello High School MS-3, Bell Gardens High School MAC-7, Boys and Girls Club MS-10, Odyssey (LA1), Taylor CDS MS-2, Montebello Intermediate MS-8, Montebello High School MS-9, Harding MS-12/13, Vail High School MS-14, and Bell Gardens Intermediate. Defendant NAVARRO was supervised by defendant MILLER.
- 6. Defendant CARRENDA JEFFREY ("defendant JEFFREY") was hired as a substance abuse recovery counselor by ARS in or about September 2002. In or about April 2005, defendant JEFFREY became a manager for ARS. As a manager, defendant JEFFREY supervised ARS substance abuse

recovery counselors at approximately three sites in Los Angeles County, namely, SEA Crenshaw, SEA Girls Academy, and SEA Compton. Defendant JEFFREY was supervised by defendants MILLER and GALAZ.

- 7. Defendant LALONNIE EGANS ("defendant EGANS") was hired as a substance abuse recovery counselor by ARS in or about May 2002. In or about April 2008, defendant EGANS became a manager for ARS. As a manager, defendant EGANS supervised ARS substance abuse recovery counselors at approximately three sites in Los Angeles County, namely, SEA Manchester, SEA Norwalk, and SEA Firestone. Defendant EGANS also worked as a counselor at SEA Manchester for approximately seven months during this time. Defendant EGANS was supervised by defendants MILLER and GALAZ.
- 8. Defendant TINA LYNN ST. JULIAN ("defendant ST. JULIAN") was hired as a substance abuse recovery counselor by ARS in or about August 2006. As a substance abuse recovery counselor, defendant ST. JULIAN worked at approximately two ARS sites in Los Angeles County, namely, SEA Manchester and SEA Firestone. Defendant ST. JULIAN was supervised by Elizabeth Black and defendants MICKLO and EGANS. Defendant ST. JULIAN stopped working for ARS in or about October 2011.
- 9. Defendant SHYRIE WOMACK ("defendant WOMACK") was hired as a substance abuse recovery counselor by ARS in or about July 2006. As a substance abuse recovery counselor, defendant WOMACK worked at approximately three ARS sites in Los Angeles County, namely, SEA Long Beach, SEA Market, and SEA Compton. Defendant WOMACK was supervised by Elizabeth Black and defendant JEFFREY. Defendant WOMACK is the daughter of defendant EGANS.

#### The Drug Medi-Cal Program

- 10. The Medi-Cal program ("Medi-Cal") was a health care benefit program, affecting commerce, that provided reimbursement for medically necessary health care services to indigent persons in California. Funding for Medi-Cal was shared between the federal government and the State of California. Medi-Cal was administered by the California Department of Health Care Services ("DHCS").
- 11. The Drug Medi-Cal program ("Drug Medi-Cal") was a program within Medi-Cal that paid for medically necessary alcohol and drug treatment to California's Medi-Cal eligible population. DHCS administered Drug Medi-Cal by providing funds to the California Department of Alcohol and Drug Programs ("ADP"), which in turn utilized county alcohol and drug programs ("County ADPs"), including the Los Angeles County Department of Public Health, Substance Abuse Prevention and Control, to provide eligible drug treatment services. The County ADPs entered into contracts with private service providers such as ARS to provide treatment, recovery, and prevention services for eligible patients.
- 12. Drug Medi-Cal covered outpatient substance abuse treatment services only when such services were medically necessary, prescribed by a physician, and provided in accordance with utilization controls and regulatory requirements set forth in Title 22 of the California Code of Regulations ("CCR"). Among other things, the CCR required that the provider: (a) develop and use criteria and procedures for the admission of beneficiaries to treatment; (b) complete a personal, medical, and substance abuse history for each beneficiary upon admission to treatment; and (c) complete an assessment of the

physical condition of the beneficiary within thirty (30) calendar days of the admission to treatment.

- 13. Drug Medi-Cal providers were also required to have a treatment plan for each beneficiary that was (a) completed and signed by the primary counselor assigned to the beneficiary within 30 days of the beneficiary's admission to treatment, and (b) reviewed, approved, and signed by a physician within 15 days of the counselor's signature. Counselors were required to review and sign updated treatment plans at least every 90 days thereafter, and those updated treatment plans had to be signed by a physician or psychologist within 15 days of signature by the counselor.
- 14. In signing an initial treatment plan, the physician confirmed that the beneficiary had an alcohol abuse or substance abuse diagnosis.
- 15. To qualify for Drug Medi-Cal reimbursement, outpatient group counseling had to be conducted in groups with no fewer than four and no more than ten patients (only one of whom had to be a Medi-Cal beneficiary). "Group counseling" meant face-to-face contacts in which one or more therapists or counselors treated two or more patients at the same time, focusing on the needs of the individuals served. To constitute one unit of group counseling, the counseling session had to last at least 90 minutes.
- 16. "Individual counseling" meant face-to-face counseling with a therapist or counselor and included intake, crisis intervention, collateral services (face-to-face counseling sessions with a significant person in the beneficiary's life), and treatment and discharge planning. To constitute one unit of individual counseling, the counseling session had to last at least 50 minutes.

- 17. "Crisis intervention" meant a face-to-face contact between a therapist or counselor and a beneficiary in crisis with a focus on alleviating crisis problems. "Crisis" meant an actual relapse or an unforeseen event or circumstance that presented an imminent threat of relapse to the beneficiary. Crisis intervention services were limited to stabilization of the beneficiary's emergency situation.
- 18. The "day care habilitative services" program ("DCH") involved outpatient counseling and rehabilitation services provided at least three hours per day, three days per week, to patients with a substance abuse diagnosis, who, in general, were pregnant or had recently given birth.
- 19. To receive payment for substance abuse treatment services provided, Drug Medi-Cal providers submitted to the appropriate County ADP claims that reported, among other things, the dates, units, and types of services (e.g., group or individual counseling) provided to each Medi-Cal beneficiary. ARS submitted to the County ADPs its claims for payments from Drug Medi-Cal at the beginning of the next month after the month in which the services for which payment was claimed were purportedly provided.
- 20. To support its claims for payment, each Drug Medi-Cal provider was required to establish and maintain for at least three years an individual patient record for each beneficiary containing the following documentation: evidence that the beneficiary met the admission criteria for Drug Medi-Cal services; treatment plans; progress notes; evidence that the beneficiary received counseling; justification for continuing services; the discharge summary; evidence of compliance with requirements for the specific treatment

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service; and records substantiating the services for which claims for payment were submitted.

- Defendant MILLER was responsible for ensuring that ARS 21. managers and counselors conducted the ARS substance abuse treatment program in accordance with Medi-Cal and Drug Medi-Cal requirements and that ARS submitted to the County ADPs true and accurate claims for reimbursement from Drug Medi-Cal.
- 22. ARS managers, including defendants GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, were responsible for supervising ARS counselors that were assigned to them, making themselves aware of the substance abuse counseling work that the counselors conducted, and ensuring that the counselors conducted their substance abuse counseling work for ARS in accordance with Medi-Cal and Drug Medi-Cal requirements. ARS managers, therefore, were responsible for ensuring that ARS counselors: enrolled in the ARS substance abuse counseling program only those students that had an alcohol or substance abuse disorder or addiction; conducted the group, individual, and DCH counseling sessions for the appropriate amounts of time, with the appropriate number of students, with the appropriate subject matter, and in the appropriate confidential setting; and prepared true and accurate paperwork to support the provision of counseling services.

#### THE SCHEME TO DEFRAUD

23. Beginning in or about April 2003, and continuing through approximately mid-April 2013, in Los Angeles County, within the Central District of California, and elsewhere, defendant MILLER, together with defendant GALAZ from in or about July 2010 to in or about October 2012, defendant MICKLO from in or about May 2003 to in or about mid-April 2013, defendant NAVARRO from in or about September

2004 to in or about mid-April 2013, defendant JEFFREY from in or 1 about April 2005 to in or about mid-April 2013, defendant EGANS from 2 in or about April 2008 to in or about mid-April 2013, defendant ST. 3 JULIAN from in or about August 2006 to in or about October 2011, defendant WOMACK from in or about July 2006 to in or about mid-April 2013, and others known and unknown to the Grand Jury, knowingly, willfully, and with intent to defraud, executed and attempted to execute a scheme: (a) to defraud a health care benefit program, namely Medi-Cal, as to material matters in connection with the delivery of and payment for health care benefits, items, and services; and (b) to obtain money owned by and under the custody and control of Medi-Cal by means of material false and fraudulent pretenses and representations and the concealment of material facts in connection with the delivery of and payment for health care benefits, items, and services.

#### C. THE MANNER AND MEANS OF THE SCHEME

- The fraudulent scheme operated, in substance, in the manner set forth in paragraph 25 below.
- 25. Knowing that these practices contravened Drug Medi-Cal requirements and would result in ARS submitting to the County ADPs false claims for Drug Medi-Cal reimbursement and the creation and maintenance of false paperwork to support these false claims:
- ARS counselors, including defendants ST. JULIAN and WOMACK:
- enrolled students in the ARS substance abuse treatment program even if they had used drugs or alcohol only occasionally or even just once;

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ii. collected student signatures on sign-in sheets for group counseling sessions that the students did not in fact attend or that were not in fact conducted;

iii. recorded times on sign-in sheets, progress notes, and update logs to make it appear that the students were attending group counseling sessions at different times, even if the students were attending the same group counseling session;

iv. forged students' and others' signatures on signin sheets and other documents related to ARS's substance abuse
treatment program;

v. prepared progress notes and update logs that falsely showed that the students in the counselors' caseloads had attended 90-minute group counseling sessions up to five days each week, even though the students had not attended counseling sessions that many days, the sessions they did attend were not 90 minutes long, the sessions included more than ten students, and the sessions otherwise did not meet the requirements for Drug Medi-Cal reimbursement;

vi. prepared progress notes and update logs that falsely showed that the students in the counselors' caseloads had attended 50-minute individual counseling sessions that the students had not attended or that otherwise did not meet the requirements for Medi-Cal reimbursement;

vii. used the same or similar fabricated text in their progress notes for different students such that it appeared that different students had made the same or similar statements during counseling sessions on different days or at different times;

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viii. billed for two crisis intervention individual counseling sessions per month for each student, even though the students had not faced any actual relapses or any unforeseen events or circumstances that presented an imminent threat of relapse; and

ix. submitted false update logs to ARS for Drug Medi-Cal billing purposes and maintained false progress notes in the students' files as documentation supporting those false update logs.

- b. Defendant MILLER and ARS managers, including defendants GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, instructed managers and counselors they supervised to engage in the practices described in subparagraph (a) above and at times engaged in these practices themselves.
- Defendant MILLER, ARS managers, including defendants C. GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, and ARS counselors, including defendants ST. JULIAN and WOMACK, submitted and caused to be submitted treatment plans for students that falsely indicated that the students needed substance abuse counseling, even though the students' records indicated that the students had only once or occasionally used alcohol or drugs or had not used alcohol or drugs recently. The treatment plans indicated a diagnosis of alcohol or substance abuse disorder or addiction, and by signing those treatment plans, Dr. Leland Whitson, the primary ARS Medical/Clinical Director, confirmed that the students had that diagnosis and needed substance abuse treatment. Defendant MILLER instructed Dr. Leland Whitson not to date student treatment plans and instructed ARS managers to insert false dates on the treatment plans in order to ensure that the treatment plans were dated in accordance with Drug Medi-Cal

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regulations. ARS managers followed defendant MILLER's instructions regarding dating the treatment plans.

- Defendant MILLER instructed ARS managers and d. counselors to "be creative" in their billing and "to make it happen."
- Defendant MILLER warned ARS managers and counselors e. that they would lose their jobs or have their work hours reduced if they did not bill enough.
- Defendants MILLER and GALAZ instructed ARS managers and counselors to falsely bill for services provided at unlicensed sites to make it appear as if the services had been provided at licensed sites.
- ARS managers, including defendants GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, passed along to ARS counselors, including defendants ST. JULIAN and WOMACK, defendant MILLER's instructions regarding billing, and both the managers and counselors followed defendant MILLER's instructions regarding billing.
- Defendant MILLER and ARS managers, including h. defendants GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, permitted, and at times instructed, certain of the counselors they supervised to use their billing codes on progress notes and update logs to falsely show that defendants MILLER, GALAZ, MICKLO, NAVARRO, JEFFREY, or EGANS had substituted for absent counselors and conducted 90-minute group counseling sessions that they did not in fact conduct.
- Defendant MILLER, ARS managers, including defendants i. GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, and ARS counselors, including defendants ST. JULIAN and WOMACK, created and caused to be created falsified update logs that were used by ARS to generate and submit to the County ADPs false and fraudulent claims for substance

abuse treatment services that, as defendant MILLER, ARS managers, including defendants GALAZ, MICKLO, NAVARRO, JEFFREY, and EGANS, and ARS counselors, including defendants ST. JULIAN and WOMACK, well knew, were based on falsified enrollment criteria, were supported by false documentation, and did not qualify for Drug Medi-Cal reimbursement.

- j. Defendant MILLER instructed ARS managers and counselors to "fix" their patient files in advance of audits of ARS, knowing that the ARS managers and counselors would, among other things, forge missing student signatures in those files.
- 26. As a direct and intended result of the fraudulent scheme, ARS submitted to the County ADPs false and fraudulent Drug Medi-Cal claims totaling approximately \$50,822,318 for counseling services, and Drug Medi-Cal paid approximately \$46,970,519 on those claims.

#### D. EXECUTION OF THE SCHEME TO DEFRAUD

27. On or about the dates set forth below, in Los Angeles
County, within the Central District of California, and elsewhere, the
following defendants, together with others known and unknown to the
Grand Jury, for the purpose of executing and attempting to execute
the fraudulent scheme described above, knowingly and willfully
submitted and caused to be submitted to the County ADPs the following
claims for Drug Medi-Cal payments, which claims were false and
fraudulent in that the students identified in the claims as having
received the counseling for which the claims sought payment did not
in fact receive it, either because the purported counseling session
was not in fact conducted, the student represented as being present
was not in fact there, or the manager or counselor represented as
being present was not in fact there:

1	COUNT	DEFENDANT(S)	DATE	STUDENT AND	CLAIM NUMBER,
2		N.	SUBMITTED	SCHOOL	DATE AND TYPE OF SERVICE, AND AMOUNT BILLED
3	ONE	MILLER	In or about	SEA Norwalk student D.A.	A696722314:
4			September 2010	Student D.A.	Group counseling session purportedly
5	a .				conducted by Erin Hoover on August
6					13, 2010
7			1 1	O E B	Billed: \$28.69
8	TWO	MILLER, ST. JULIAN	In or about September 2010	SEA Firestone student E.H.	A702930716: Group counseling session
9			2010	student E.H.	purportedly conducted by
10					defendant ST. JULIAN on August
11				,	26, 2010
12					Billed: \$28.69
13	THREE	MILLER, ST. JULIAN	In or about September	SEA Firestone	A702930720: Group counseling
14			2010	student E.H.	session purportedly conducted by
15				,	defendant ST. JULIAN on August
16					31, 2010
17	~				Billed: \$28.69
18	FOUR	MILLER	In or about October	SEA Norwalk student D.A.	A696722648: Group counseling
19			2010		session purportedly
20					conducted by Erin
21				le le	September 3, 2010
22	FIVE	MILLER,	In or about	SEA	Billed: \$28.69 A702930778:
23		ST. JULIAN	October 2010	Firestone student R.M.	Group counseling session
24					purportedly conducted by
25					defendant ST. JULIAN on
26		*			September 22, 2010
27					Billed: \$28.69
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1	COUNT	DEFENDANT (S)	DATE SUBMITTED	STUDENT AND SCHOOL	CLAIM NUMBER, DATE AND TYPE OF SERVICE, AND AMOUNT BILLED
3	SIX	MILLER, ST. JULIAN	In or about October	SEA Firestone	A702920970: Group counseling
4			2010	student E.C.	session purportedly
5					conducted by defendant ST.
6					JULIAN on September 22,
7					2010
8	CEVEN	MILLED	In or about	Harding	Billed: \$28.69 A740300576:
9	SEVEN	MILLER, NAVARRO	October 2010	student B.A.	Individual counseling
10			2010		session purportedly
11		-			conducted by defendant NAVARRO
12		,		а	on September 23, 2010
13					Billed: \$67.53
14 15	EIGHT	MILLER, NAVARRO	In or about October 2010	Harding student J.L.	A740310944: Individual counseling
16					session purportedly
17					conducted by defendant NAVARRO on September 23,
18					2010
19			T	CEA	Billed: \$67.53 A702920816:
20	NINE	MILLER, GALAZ	In or about October	SEA Firestone	Group counseling
21			2010	student A.A.	session purportedly
22			/	*	conducted by defendant GALAZ on September 27,
23					2010
24					Billed: \$28.69

1	COUNT	DEFENDANT(S)	DATE SUBMITTED	STUDENT AND SCHOOL	CLAIM NUMBER, DATE AND TYPE OF
2					SERVICE, AND AMOUNT BILLED
3	TEN	MILLER,	In or about	SEA	A702921142: Group counseling
4	,	GALAZ	October 2010	Firestone student C.M.	session
					purportedly conducted by
5					defendant GALAZ
6					on September 27, 2010
7		9			
0		MITTER	In or about	SEA	Billed: \$28.69 A701252165:
8	ELEVEN	MILLER, GALAZ	February	Manchester	Group counseling
9			2011	student K.R.	session purportedly
10					conducted by
11	2				defendant GALAZ on January 14,
200.00.000	×			*	2011
12					Billed: \$28.69
13	TWELVE	MILLER,	In or about	SEA Manchester	A701252144: Group counseling
14		GALAZ	February 2011	student T.R.	session
15					purportedly conducted by
13			140		defendant GALAZ
16					on January 14, 2011
17					(8)
18	THIRTEEN	MILLER,	In or about	West Side	Billed: \$28.69 A741302331:
	INIKILEN	MICKLO	February	student B.J.	Group counseling
19			2011		session purportedly
20					conducted by defendant MICKLO
21		*			on January 26,
22		*			2011
POLICE STATE					Billed: \$28.69
23	FOURTEEN	MILLER, EGANS	In or about March 2011	SEA Firestone	A702923981: Group counseling
24				student O.A.	session purportedly
25					conducted by
26					defendant EGANS on February 14,
					2011
27					Billed: \$28.69
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1	COUNT	DEFENDANT(S)	DATE SUBMITTED	STUDENT AND SCHOOL	CLAIM NUMBER, DATE AND TYPE OF
2					SERVICE, AND AMOUNT BILLED
3	FIFTEEN	MILLER, EGANS	In or about March 2011	SEA Firestone	A702924246: Group counseling
4		LONIVO	THE STATE OF THE S	student M.M.	session purportedly
5					conducted by
6		41			defendant EGANS on February 15,
7				45	2011
					Billed: \$28.69
8	SIXTEEN	MILLER, MICKLO	In or about March 2011	West Side student R.C.	A741302544: Group counseling
9					session purportedly
10					conducted by defendant MICKLO
11					on February 28,
12	*			*	2011
			7	West Side	Billed: \$28.69 A741302887:
13	SEVENTEEN	MILLER, MICKLO	In or about April 2011	student A.C.	Group counseling
14					session purportedly
15					conducted by defendant MICKLO
16					on March 1, 2011
17					Billed: \$28.69
18	EIGHTEEN	MILLER, MICKLO	In or about April 2011	West Side Student A.C.	A741302890: Group counseling
		MICKEO	119111		session purportedly
19					conducted by
20		,			defendant MICKLO on March 4, 2011
21				£ =	Billed: \$28.69
22	NINETEEN	MILLER,	In or about	Harding	A740304990:
23		NAVARRO	April 2011	student A.N.	Individual counseling
24					session purportedly
					conducted by defendant NAVARRO
25					on March 11, 2011
26					Billed: \$67.53
27					

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COUNT	DEFENDANT (S)	DATE SUBMITTED	STUDENT AND SCHOOL	CLAIM NUMBER, DATE AND TYPE OF SERVICE, AND AMOUNT BILLED
TWENTY	MILLER,	In or about	SEA Crenshaw	A702530407:
	JEFFREY	August 2011	student K.J.	Group counseling session
				purportedly conducted by
				defendant JEFFREY on July 1, 2011
				Billed: \$29.57
TWENTY-	MILLER,	In or about	SEA Crenshaw	A702530539:
ONE	JEFFREY	August 2011	student J.Y.	Group counseling session
				purportedly conducted by
E				defendant JEFFREY on July 1, 2011
TWENTY-	MILLER	In or about	SEA Compton	Billed: \$29.57 A702844379:
TWO	MILLER	September	student L.A.	Group counseling
		2011		session
			×	purportedly conducted by Erin
7				Hoover on August
				15, 2011
				Billed: \$29.57
TWENTY- THREE	MILLER	In or about September	SEA Compton student L.A.	A702844380: Group counseling
IRKEE		2011	scudenc L.A.	session
				purportedly
				conducted by Erin Hoover on August
¥		Ä		17, 2011
			257.0	Billed: \$29.57
TWENTY- FOUR	MILLER	In or about September	SEA Compton student L.A.	A702844381: Group counseling
		2011		session
			-	purportedly conducted by Erin
				Hoover on August 18, 2011
				Billed: \$29.57

# Case 2:15-cr-00474-PSG Document 1 Filed 08/26/15 Page 19 of 23 Page ID #:19

1	COUNT	DEFENDANT(S)	DATE	STUDENT AND	CLAIM NUMBER,
. 2	COONT	DEFENDANT (5)	SUBMITTED	SCHOOL	DATE AND TYPE OF SERVICE, AND AMOUNT BILLED
3	TWENTY-	MILLER,	In or about	SEA Compton	A702845683:
4	FIVE	JEFFREY	October 2011	student C.B.	Group counseling session
5			2011		purportedly conducted by
6					defendant JEFFREY on September 30, 2011
7					Billed: \$29.57
8	TWENTY-	MILLER,	In or about	SEA Compton student J.R.	A702847354: Individual
9	SIX	WOMACK	December 2011	student J.K.	counseling
10					session purportedly
11					conducted by defendant WOMACK
12	×				on November 23, 2011
13					Billed: \$69.59
14	TWENTY-	MILLER, NAVARRO	In or about January	Harding student E.R.	A740308983: Individual
	SEVEN	NAVARRO	2012		counseling (crisis) session
15					purportedly
16					conducted by defendant NAVARRO
17					on December 5,
18					Billed: \$69.59
19	TWENTY- EIGHT	MILLER, EGANS	In or about May 2012	SEA Manchester	A701265561: Individual
20	EIGHI	LOANO	ling zozz	student J.M.	counseling session
21					purportedly
22					conducted by defendant EGANS
23					on April 6, 2012
24	TWENTY-	MILLER,	In or about	SEA Girls	Billed: \$69.59 A702234275:
25	NINE	JEFFREY	July 2012	Academy student D.W.	Group counseling session
26		2			purportedly conducted by
27	-				defendant JEFFREY on June 18, 2012
28					Billed: \$29.57
1					

### Case 2:15-cr-00474-PSG Document 1 Filed 08/26/15 Page 20 of 23 Page ID #:20

2	COUNT	DEFENDANT(S)	DATE SUBMITTED	STUDENT AND SCHOOL	CLAIM NUMBER, DATE AND TYPE OF SERVICE, AND AMOUNT BILLED	
<ul><li>3</li><li>4</li><li>5</li><li>6</li><li>7</li></ul>	THIRTY	MILLER, WOMACK	In or about March 2013	SEA Compton student E.G.	A702856430: Group counseling session purportedly conducted by defendant WOMACK on February 13, 2013  Billed: \$30.28	
8	THIRTY- ONE	MILLER, WOMACK	In or about April 2013	SEA Compton student A.O.	A702857643: Group counseling session	
10					purportedly conducted by defendant WOMACK on March 1, 2013	
12			100		Billed: \$30.28	
13	THIRTY- TWO	MILLER, WOMACK	In or about April 2013	SEA Compton student F.W.	A702857935: Group counseling session	
14					purportedly conducted by	
15					defendant WOMACK on March 4, 2013	
16					Billed: \$30.28	
17					DIIIEG. 730.20	

COUNTS THIRTY-THREE THROUGH FORTY

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[18 U.S.C. §§ 1028A(a)(1), 2(b)]

- 28. The Grand Jury hereby re-alleges and incorporates by reference paragraphs 1 through 22 and 24 through 26 of this Indictment as though set forth in their entirety herein.
- 29. On or about the dates set forth below, in Los Angeles County, within the Central District of California, the following defendants, together with others known and unknown to the Grand Jury, knowingly transferred, possessed, and used, and willfully caused to be transferred, possessed, and used, without lawful authority, means of identification of other persons, namely, the names and Medi-Cal numbers of the students identified below, during and in relation to felony violations of Title 18, United States Code, Section 1347, as charged in the related counts of the Indictment identified below:

COUNT	DEFENDANT(S)	DATE	STUDENT AND SCHOOL	RELATED COUNT OF INDICTMENT
THIRTY- THREE	MILLER	From September 3, 2010 to in or about October 2010	SEA Norwalk student D.A.	Count Four
THIRTY- FOUR	ST. JULIAN	From September 22, 2010 to in or about October 2010	SEA Firestone student R.M.	Count Five
THIRTY- FIVE	MILLER, GALAZ	From September 27, 2010 to in or about October 2010	SEA Firestone student A.A.	Count Nine

#### Case 2:15-cr-00474-PSG Document 1 Filed 08/26/15 Page 22 of 23 Page ID #:22

COUNT	DEFENDANT(S)	DATE	STUDENT AND SCHOOL	RELATED COUNT OF INDICTMENT
THIRTY- SIX	EGANS	From February 15, 2011 to in or about March 2011	SEA Firestone student M.M.	Count Fifteen
THIRTY- SEVEN	MICKLO	From February 28, 2011 to in or about March 2011	West Side student R.C.	Count Sixteen
THIRTY- EIGHT	NAVARRO	From March 11, 2011 to in or about April 2011	Harding student A.N.	Count Nineteen
THIRTY- NINE	JEFFREY	From July 1, 2011 to in or about August 2011	SEA Crenshaw student K.J.	Count Twenty

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#### Case 2:15-cr-00474-PSG Document 1 Filed 08/26/15 Page 23 of 23 Page ID #:23

COUNT	DEFENDANT(S)	DATE	STUDENT AND SCHOOL	RELATED COUNT OF INDICTMENT
FORTY	WOMACK	From November 23, 2011 to in or about December 2011	SEA Compton student J.R.	Count Twenty-Six

A TRUE BILL

/5/ Foreperson

EILEEN M. DECKER United States Attorney

A MEDDI

LAWRENCE S. MIDDLETON
Assistant United States Attorney

Chief, Criminal Division

GEORGE S. CARDONA Assistant United States Attorney Chieff, Major Frauds Section

CONSUELO S. WOODREAD
Assistant United States Attorney
Deputy Chief, Major Frauds Section

CATHY J. OSTILLER
Assistant United States Attorney
Major Frauds Section

## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### CRIMINAL MINUTES - CHANGE OF PLEA

Case No.: CR 15-474-P	Date: <u>5/2/16</u>				
Present: The Honorable	PHILIP S. GUTIERREZ		, 🗹 Dist	rict Judge / 🗆 Magist	rate Judge
WENDY HERNANDEZ  Deputy Clerk	Marea Woolrich  Court Reporter	None	Interpreter	Cathy Ostiller  Assistant U.	
USA v. DEFF	ENDANT(S) PRESENT	AT	TORNEYS PRE	SENT FOR DEFEN	DANTS
DEFT 3: ANGELA FRA  ☐ Custod	NCES MICKLO dy ☑ Bond □ O/R	CJA Ala	an Eisner  ☑ Appoi	inted   Retained	
□ Custoo	dy □ Bond □ O/R	-	□ Appo	inted  Retained	·
□ Custoo	dy □ Bond □ O/R	±	□ Appo	inted  Retained	
□ Custoo	dy □ Bond □ O/R	1.	□ Appo	inted  Retained	
□ Custoo	dy □ Bond □ O/R	-	□ Appo	inted  Retained	
	change plea to the Indictment. rs a new and different plea of Guil	ty to Count(s	) 16		of the
accepted and entered  The Court refers the  Monday, 11/7/16 at	defendant to the Probation Office	for investiga			•
<ul><li>✓ The pretrial conference</li><li>✓ Court orders:</li></ul>			r as to defendant <u>#</u>	ANGELA FRANCES N	MICKLO
□ Other:					
				:	32
			Initials of Deputy C	lerk wh	32
cc: Probation Office					
CR-08 (09/09)	CRIMINAL MINUTES -	· CHANGE OF P	LEA		

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA (Western Division - Los Angeles) CRIMINAL DOCKET FOR CASE #: 2:15-cr-00474-PSG-3

Case title: USA v. Miller et al

Date Filed: 08/26/2015

Assigned to: Judge Philip S. Gutierrez

#### Defendant (3)

Angela Frances Micklo

#### represented by Alan Eisner

Eisner Gorin LLP 14401 Sylvan Street Suite 112 Van Nuys, CA 91401 818-781-1570 Fax: 818-781-5033

Email: alan@EGattorneys.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: CJA Appointment

#### **Pending Counts**

18:1347,2(b): Health Care Fraud; Causing an Act to be Done (13)

18:1347,2(b): Health Care Fraud; Causing an Act to be Done (16)

18:1347,2(b): Health Care Fraud; Causing an Act to be Done (17-18)

18:1028(a)(1),2(b): Aggravated Identity Theft; Causing an Act to be Done (37)

#### **Highest Offense Level (Opening)**

Felony

#### **Terminated Counts**

None

#### **Disposition**

Disposition

#### Highest Offense Level (Terminated)

None

#### **Complaints**

None

#### **Disposition**

#### **Plaintiff**

USA

#### represented by Cathy J Ostiller

AUSA - Office of US Attorney
Major Frauds Section
312 North Spring Street Suite 1100
Los Angeles, CA 90012
213-894-6159
Fax: 213-894-6269
Email: cathy.ostiller@usdoj.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: Assistant US Attorney

#### Karen Escalante

AUSA - US Attorneys Office General Crimes Section 312 North Spring Street Suite 1200 Los Angeles, CA 90012 213-894-3358 Fax: 213-894-0141 Email: Karen.Escalante@usdoj.gov LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: Assistant US Attorney

#### Paul G Stern

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#### Consuelo S Woodhead

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Fax: 213-894-6269

Email: USACAC.Criminal@usdoj.gov

TERMINATED: 05/02/2016

Designation: Assistant US Attorney

#### Victor A Rodgers, Jr

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Fax: 213-894-7177

Email: victor.rodgers@usdoj.gov

ATTORNEY TO BE NOTICED

Designation: Assistant US Attorney

#### Yasin M Almadani

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Fax: 213-894-7177

Email: yasin.almadani@usdoj.gov

TERMINATED: 12/28/2017

Designation: Assistant US Attorney

Date Filed	#	Docket Text	
08/26/2015	1	INDICTMENT filed as to Lori Renee Miller (1) count(s) 1-32, 33, 35, Nguy Galaz (2) count(s) 9-12, 35, Angela Frances Micklo (3) count(s) 13, 16-18, 3 Maribel Navarro (4) count(s) 7-8, 19, 27, 38, Carrenda Jeffrey (5) count(s) 21, 25, 29, 39, Lalonnie Egans (6) count(s) 14-15, 28, 36, Tina Lynn St Julia (7) count(s) 2-3, 5-6, 34, Shyrie Womack (8) count(s) 26, 30-32, 33, 40. Offense occurred in LA. (mhe) (Entered: 08/31/2015)	
08/26/2015	4	CASE SUMMARY filed by AUSA Cathy J Ostiller as to Defendant Angela Frances Micklo; defendants Year of Birth: 1959 (mhe) (Entered: 08/31/2015)	
08/26/2015	<u>19</u>	NOTICE OF REQUEST FOR DETENTION filed by Plaintiff USA as to Defendant Angela Frances Micklo (mhe) (Entered: 08/31/2015)	
08/26/2015	<u>25</u>	EX PARTE APPLICATION to Seal Case Filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribe	

			Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack. (mhe) (Entered: 08/31/2015)
	08/26/2015	<u>26</u>	ORDER by Magistrate Judge Patrick J. Walsh: Granting <u>25</u> EX PARTE APPLICATION to Seal Case as to Lori Renee Miller (1), Nguyet Galaz (2), Angela Frances Micklo (3), Maribel Navarro (4), Carrenda Jeffrey (5), Lalonnie Egans (6), Tina Lynn St Julian (7), Shyrie Womack (8) (mhe) (Entered: 08/31/2015)
	08/26/2015	27	NOTICE of Related Case(s) filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack Related Case(s): CR 13-485 (mhe) (Entered: 08/31/2015)
	08/26/2015	28	NOTICE TO COURT OF COMPLEX CASE filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack. (mhe) (Entered: 08/31/2015)
	08/26/2015	29	MEMORANDUM filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack. Re Magistrate Judge Jacqueline Chooljian, Magistrate Judge Patrick J. Walsh, Magistrate Judge Sheri Pym, Magistrate Judge Michael Wilner, Magistrate Judge Jean Rosenbluth, Magistrate Judge Alka Sagar, Magistrate Judge Douglas McCormick (mhe) (Entered: 08/31/2015)
	08/26/2015	30	MEMORANDUM filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack. This criminal action, being filed on 8/26/15, was not pending in the U. S. Attorneys Office before the date on which Judge Michael W. Fitzgerald began receiving criminal matters and was pending before Judge Andre Birotte Jr. (mhe) (Entered: 08/31/2015)
	09/04/2015	78	ORDER RE TRANSFER PURSUANT TO GENERAL ORDER 14-03 Related Case filed. Related Case No: CR 13-00485 PSG. Case, as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack, transferred from Judge George H. Wu to Judge Philip S. Gutierrez for all further proceedings. The case number will now reflect the initials of the transferee Judge CR 15-00474 PSG. Signed by Judge Philip S. Gutierrez (rn) (Entered: 09/04/2015)
,	09/04/2015	92	REPORT COMMENCING CRIMINAL ACTION as to Defendant Angela Frances Micklo; defendants Year of Birth: 1959; date of arrest: 9/4/2015 (mhe) (Entered: 09/11/2015)
	09/04/2015	93	MINUTES OF ARREST ON INDICTMENT HEARING held before Magistrate Judge Rozella A. Oliver as to Defendant Angela Frances Micklo. Defendant states true name as charged. Attorney: Alan Eisner for Angela Frances Micklo, Appointed, present. Court orders bail set as: Angela Frances

conditions. Defendant rema			Micklo (3) \$25,000 Appearance Bond, See attached bond for terms and conditions. Defendant remanded to the custody of the USM. PIA held, see separate minutes. RELEASE ORDER NO 35182 Court Smart: 9/4/15. (mhe) (Entered: 09/11/2015)			
[	09/04/2015	94	STATEMENT OF CONSTITUTIONAL RIGHTS filed by Defendant Angela Frances Micklo (mhe) (Entered: 09/11/2015)			
. [	09/04/2015	<u>95</u>	BOND AND CONDITIONS OF RELEASE filed as to Defendant Angela Frances Micklo conditions of release: \$25,000 Appearance Bond, see attached bond for terms approved by Magistrate Judge Rozella A. Oliver. (mhe) (Entered: 09/11/2015)			
	09/04/2015	96	DECLARATION RE: PASSPORT filed by Defendant Angela Frances Mickle declaring that I have never been issued any passport or other travel document by any country. I will not apply for a passport or other travel document during the pendency of this case. RE: Bond and Conditions (CR-1) 95. (mhe) (Entered: 09/11/2015)			
	09/04/2015	100	FINANCIAL AFFIDAVIT filed as to Defendant Angela Frances Micklo. (Not for Public View pursuant to the E-Government Act of 2002) (mhe) (Entered: 09/11/2015)			
(	09/04/2015	101	REDACTED AFFIDAVIT OF SURETIES (No Justification - Pursuant to Local Criminal Rule 46-5.2.8) in the amount of \$25,000 by surety: John Velasquez for Bond and Conditions (CR-1) 95. Filed by Defendant Angela Frances Micklo (mhe) (Entered: 09/11/2015)			
	09/04/2015	102	UNREDACTED Affidavit of Surety (Justification) filed by Defendant Angela Frances Micklo re: Affidavit of Surety (No Justification)(CR-4) 101 (mhe) (Entered: 09/11/2015)			
	09/04/2015	106	MINUTES OF POST-INDICTMENT ARRAIGNMENT: held before Magistrate Judge Rozella A. Oliver as to Defendant Angela Frances Micklo (3) Count 13,16-18,37. Defendant arraigned, states true name: As charged. Defendant entered not guilty plea to all counts as charged. Attorney: Alan Eisner, Appointed present. Case assigned to Judge George H. Wu. Jury Trial set for 10/13/2015 08:30 AM before Judge George H. Wu. Status Conference set for 9/17/2015 08:00 AM before Judge George H. Wu. Court Smart: 09/04/2015. (tba) (Entered: 09/14/2015)			
	09/08/2015	84	CRIMINAL MOTION AND TRIAL ORDER by Judge Philip S. Gutierrez: as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack. Pretrial Motions to be filed on: August 31, 2015, Motion Oppositions to be filed on: September 4, 2015. Motion Replies to be filed on: September 21, 2015. Jury Trial set for 10/13/2015 09:00 AM. Status Conference set for 9/28/2015 10:00 AM. (wm) (Entered: 09/08/2015)			
	09/11/2015	105	STIPULATION for Order Protective Order filed by Plaintiff USA as to Defendant Angela Frances Micklo (Attachments: # 1 Proposed Order Protective Order)(Ostiller, Cathy) (Entered: 09/11/2015)			

09/11/2015	122	ARREST WARRANT RETURNED Executed on 9/4/15 as to Defendant Angela Frances Micklo. (bm) (Entered: 09/17/2015)
09/14/2015	113	PROTECTIVE ORDER by Judge Philip S. Gutierrez as to Defendant Angela Frances Micklo, re Stipulation <u>105</u> . (bm) (Entered: 09/14/2015)
09/15/2015	114	TEXT ONLY ENTRY IN CHAMBERS by Judge Philip S. Gutierrez as to Defendant Angela Frances Micklo. On the Court's own motion, the Status Conference set for 09/17/15 is continued to 9/28/2015 at 10:00 AM. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY.(wm) TEXT ONLY ENTRY (Entered: 09/15/2015)
09/16/2015	115	STIPULATION to Continue Trial Date from October 13, 2015 to May 10, 2016 and Request for Findings of Excludable Time Periods Pursuant to Speedy Trial Act filed by Plaintiff USA as to Defendant Lori Renee Miller, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack (Attachments: # 1 Proposed Order Continuing Trial Date and Findings Regarding Excludable Time Periods Pursuant to Speedy Trial Act)(Ostiller, Cathy) (Entered: 09/16/2015)
09/17/2015	123	ORDER CONTINUING TRIAL DATE AND FINDINGS REGARDING EXCLUDABLE TIME PERIODS PURSUANT TO SPEEDY TRIAL ACT by Judge Philip S. Gutierrez as to Defendants Lori Renee Miller, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack: THEREFORE, FOR GOOD CAUSE SHOWN: The trial in this matter is continued from October 13, 2015 to May 10, 2016. The status conference hearing is continued to April 25, 2016. The briefing schedule for any motions shall be: motions to be filed on or before March 28, 2016; oppositions to be filed on or before April 4, 2016; and replies to be filed on or before April 18, 2016. The time period of October 13, 2015 to May 10, 2016, inclusive, is excluded in computing the time within which the trial must commence. (bm) (Entered: 09/17/2015)
03/01/2016	150	NOTICE OF APPEARANCE OR REASSIGNMENT of AUSA Paul G Stern on behalf of Plaintiff USA. Filed by Plaintiff USA. (Stern, Paul) (Entered: 03/01/2016)
03/16/2016	151	STIPULATION to Continue Trial Date from May 10, 2016 to August 30, 2016 and Request for Findings of Excludable Time Periods Pursuant to Speedy Trial Act filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack (Attachments: # 1 Proposed Order Continuing Trial Date and Findings Regarding Excludable Time Periods Pursuant to Speedy Trial Act)(Ostiller, Cathy) (Entered: 03/16/2016)
03/18/2016	152	ORDER CONTINUING TRIAL DATE AND FINDINGS REGARDING EXCLUDABLE TIME PERIODS PURSUANT TO SPEEDY TRIAL ACT by Judge Philip S. Gutierrez as to Defendants Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack: THEREFORE, FOR GOOD CAUSE SHOWN: The trial in this matter is continued from May 10, 2016 to August 30, 2016. The status conference hearing is continued to August 15, 2016. The

		briefing schedule for any motions shall be: motions to be filed on or before July 18, 2016; oppositions to be filed on or before July 25, 2016; and replies to be filed on or before August 8, 2016. The time period of May 10, 2016 to August 30, 2016, inclusive, is excluded in computing the time within which the trial must commence. (bm) (Entered: 03/18/2016)
04/06/2016	154	NOTICE of Manual Filing of Sealed Document, Government's Unopposed Sealing Application, and Proposed Sealing Order filed by Plaintiff USA as to Defendant Angela Frances Micklo (Ostiller, Cathy) (Entered: 04/06/2016)
04/08/2016	158	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela Frances Micklo (bm) (Entered: 04/12/2016)
04/08/2016	<u>159</u>	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela Frances Micklo (bm) (Entered: 04/12/2016)
04/08/2016	160	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela Frances Micklo (bm) (Entered: 04/12/2016)
04/18/2016	162	TEXT ENTRY ONLY (IN CHAMBERS) ORDER by Judge Philip S. Gutierrez as to Defendant Angela Frances Micklo. The Court sets a Change of Plea Hearing for 5/2/2016 09:30 AM.Counsel and defendant ORDERED to appear on date and time specified above. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY.(ab) TEXT ONLY ENTRY (Entered: 04/18/2016)
04/29/2016	164	TEXT ONLY ENTRY (In Chambers) by Judge Philip S. Gutierrez as to Defendant Angela Frances Micklo. On the Court's own motion, the 162 Change of Plea Hearing TIME is changed from 9:30am to 10:00am. Hearing date to remain as previously scheduled. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (wm) TEXT ONLY ENTRY (Entered: 04/29/2016)
05/02/2016	165	Notice of Appearance or Withdrawal of Counsel: for attorney Cathy J Ostiller counsel for Plaintiff USA. AUSA Consuelo S. Woodhead is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff United States of America. (Ostiller, Cathy) (Entered: 05/02/2016)
05/02/2016	166	MINUTES OF CHANGE OF PLEA Hearing held before Judge Philip S. Gutierrez as to Defendant Angela Frances Micklo. Defendant sworn. Court questions defendant regarding the plea. The Defendant Angela Frances Micklo (3) pleads GUILTY to Count 16. The plea is accepted. The Court ORDERS the preparation of a Presentence Report. The Court vacates the court and/or jury trial date. Sentencing set for 11/7/2016 at 10:00 AM. The pretrial conference set for 8/15/16 is off calendar as to defendant Angela Frances Micklo. Court orders: Defendant to remain on bond and ordered to appear on 11/7/16. Court Reporter: Marea Woolrich. (bm) (Entered: 05/02/2016)
07/07/2016	194	SEALED DOCUMENT - GOVERNMENT'S EX PARTE APPLICATION FOR ORDER SEALING FIRST SUPERSEDING INDICTMENT AND RELATED DOCUMENTS; MEMORANDUM OF POINTS AND

		(Entered: 07/08/2016)			
07/07/2016	<u>195</u>	SEALED DOCUMENT - ORDER. (lom) (Entered: 07/08/2016)			
07/25/2016	232	GOVERNMENTS FILING OF RECORDED LIS PENDENS filed by Plain USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack, Richard Mark Ciampa, Gregory Hearns Re: Indictment, 188 (Attachments: # 1 Exhibit "A", # 2 Proof of Service) (Mohammad, Yasin) (Entered: 07/25/2016)			
07/25/2016	233	GOVERNMENTS FILING OF RECORDED LIS PENDENS filed by Plainti USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack, Richard Mark Ciampa, Gregory Hearns Re: Indictment, 188 (Attachments: # 1 Exhibit "A", # 2 Proof of Service) (Mohammad, Yasin) (Entered: 07/25/2016)			
07/25/2016	234	GOVERNMENTS FILING OF RECORDED LIS PENDENS filed by Plain USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack, Richard Mark Ciampa, Gregory Hearns Re: Indictment, 188 (Attachments: # 1 Exhibit "A", # 2 Proof of Service) (Mohammad, Yasin) (Entered: 07/25/2016)			
08/12/2016	248	(Attorney Yasin Mohammad added to party USA(pty:pla))(Mohammad, Ya(Entered: 08/12/2016)			
08/29/2016	<u>261</u>	NOTICE of Manual Filing of Sealed Documents, Government's Unopposed Sealing Application, and Proposed Sealing Order filed by Plaintiff USA as to Defendant Angela Frances Micklo (Ostiller, Cathy) (Entered: 08/29/2016)			
08/31/2016	278	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela France Micklo (bm) (Entered: 09/01/2016)			
08/31/2016	279	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela France Micklo (bm) (Entered: 09/01/2016)			
08/31/2016	280	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela France Micklo (bm) (Entered: 09/01/2016)			
08/31/2016	<u>281</u>	SEALED DOCUMENT filed by Plaintiff USA as to Defendant Angela France Micklo (bm) (Entered: 09/01/2016)			
10/04/2016	286	NOTICE of Change of address by Paul W Blake, Jr attorney for Defendant Tina Lynn St Julian. Changing attorneys address to 500 La Terraza Blvd. S 150 Escondido CA 92025. Filed by Defendant Tina Lynn St Julian. (Attachments: # 1 Certificate of Service)(Blake, Paul) (Entered: 10/04/2016)			
11/16/2016	294	NOTICE OF APPEARANCE OR REASSIGNMENT of AUSA Karen Escalante on behalf of Plaintiff USA. Filed by Plaintiff USA. (Attorney Karen Escalante added to party USA(pty:pla))(Escalante, Karen) (Entered: 11/16/2016)			

12/09/2016	12/09/2016  298 NOTICE TO PARTIES by District Judge Phillip S. Gutierrez. December 19, 2016, Judge Gutierrez will be located at the 1st St. Courthouse, COURTROOM 6A on the 6th floor, located at 350 Los Angeles, California 90012. All Court appearances shall be Courtroom 6A of the 1st Street Courthouse, and all mandatory shall be hand delivered to the judge's mail box outside the Cler 4th floor of the 1st Street Courthouse. The location for filing ci paper format exempted from electronic filing and for viewing cother records services remains at the United States Courthouse. Spring Street, Room G-8, Los Angeles, California 90012. The filing criminal documents in paper format exempted from electromains at Edward R. Roybal Federal Building and U.S. Court Temple Street, Room 178, Los Angeles, California 90012. THE DOCUMENT ASSOCIATED WITH THIS ENTRY (rrp) TEXE ENTRY (Entered: 12/09/2016)		
02/02/2017	305	SEALED DOCUMENT- SEALED DOCUMENT (mat) (Entered: 02/03/2017)	
02/02/2017	306	SEALED DOCUMENT- SEALED DOCUMENT (mat) (Entered: 02/03/2017)	
02/02/2017	307	SEALED DOCUMENT- SEALED DOCUMENT(mat) (Entered: 02/03/2017)	
02/02/2017	308	SEALED DOCUMENT- SEALED DOCUMENT (mat) (Entered: 02/03/2017)	
06/07/2017	345	NOTICE of Manual Filing of EX PARTE APPLICATION, PROPOSED ORDER, UNDERSEAL DOCUMENTS filed by Plaintiff USA as to Defendant Angela Frances Micklo (Escalante, Karen) (Entered: 06/07/2017)	
06/13/2017	360	[SEALED DOCUMENT].(jp) (Entered: 06/14/2017)	
06/13/2017	361	[SEALED DOCUMENT]. (jp) (Entered: 06/14/2017)	
06/13/2017	362	[SEALED DOCUMENT]. (jp) (Entered: 06/14/2017)	
06/13/2017	<u>368</u>	[SEALED DOCUMENT]. (jp) (Entered: 06/14/2017)	
07/21/2017	386	EX PARTE APPLICATION Filed (bm) Modified on 8/8/2017 (bm). (Entered 07/24/2017)	
07/21/2017	387	ORDER by Judge Philip S. Gutierrez granting 386 EX PARTE APPLICATION (bm) Modified on 8/8/2017 (bm). (Entered: 07/24/2017)	
07/21/2017	388	STIPULATION AND REQUEST filed (bm) Modified on 8/8/2017 (bm). (Entered: 07/24/2017)	
07/21/2017	389	ORDER by Judge Philip S. Gutierrez (bm) Modified on 8/8/2017 (bm). (Entered: 07/24/2017)	
07/27/2017	RESPONSE IN SUPPORT to Notice of Manual Filing (G-92),, 382, Objections (non-motion) 383, filed by Plaintiff USA as to Defendant Lori Renee Miller, Nguyet Galaz, Angela Frances Micklo, Maribel Navarro, Carrenda Jeffrey, Lalonnie Egans, Tina Lynn St Julian, Shyrie Womack, Richard Mark Ciampa, Gregory Hearns GOVERNMENT'S RESPONSE TO DEFENDANT'S OBJECTION TO STIPULATION AND REQUEST FOR ORDER AUTHORIZING INTERLOCUTORY SALE OF REAL PROPERTION		

		LOCATED IN LONG BEACH, CALIFORNIA (Attachments: # 1 EXHIBIT "A")(Almadani, Yasin) (Entered: 07/27/2017)	
12/13/2017	415	Notice of Appearance or Withdrawal of Counsel: for attorney Victor A Rodgers, Jr counsel for Plaintiff USA. Filed by plaintiff United States of America. (Attorney Victor A Rodgers, Jr added to party USA(pty:pla)) (Rodgers, Victor) (Entered: 12/13/2017)	
12/20/2017	<u>420</u>	SEALED DOCUMENT (bm) (Entered: 12/22/2017)	
12/20/2017	<u>421</u>	SEALED DOCUMENT (bm) (Entered: 12/22/2017)	
12/20/2017	422	SEALED DOCUMENT (bm) (Entered: 12/22/2017)	
12/20/2017	<u>423</u>	SEALED DOCUMENT (bm) (Entered: 12/22/2017)	
12/28/2017	424	Notice of Appearance or Withdrawal of Counsel: for attorney Steven R Welk counsel for Plaintiff USA. YASIN M. ALMADANI is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by PLAINTIFF UNITED STATES OF AMERICA. (Welk, Steven) (Entered: 12/28/2017)	

PACER Service Center					
	Transa	ction Recei	pt		
01/10/2018 11:07:15					
PACER Login:	di0237:2536794:	Client Code:			
Description:	Docket Report	Search Criteria:	2:15-cr-00474-PSG End date: 1/10/2018		
Billable Pages:	7	Cost:	0.70		

#### **Declaration of Socorro Tongco** (in Support of Notice of Provider Suspension)

- I, Socorro Tongco, hereby declare and state as follows:
- I make this declaration of my own personal knowledge and if called to testify, I could and would testify competently to the matters stated herein.
- I am employed by the State of California, Department of Industrial Relations ("Department"), Office of the Director, as a Special Investigator. I have been an investigator with the Department since 2006. I make this Declaration in support of the "Notice of Provider Suspension – Workers' Compensation" issued by the Acting Administrative Director of the Division of Workers' Compensation, attached herein.
- 3. As part of my duties as a Special Investigator, I have access to investigative tools and internet-based information databases such as Thomson Reuters Clear, and LexisNexis Accurint. These database resources provide access to public and non-public records that we use as necessary, for purposes of our legal work and representation of the Department in workers' compensation cases and in other litigation, to locate individuals, uncover assets, and verify identities.
- 4. On or about January 17, 2018, I ran a search on Angela Frances Micklo in the Lexis Nexis Accurint database. The searches provided the following information: Angela Frances Micklo aka Angie Velasquez is associated with two addresses in Lancaster, CA and an address in Palmdale, CA (I will not state the addresses so as to not reveal Ms. Micklo's home address).

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 17th day of January, 2018, in Oakland, California.

Socorro Tongco
Socorro Tongco

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#### CERTIFICATE OF SERVICE BY MAIL

(C.C.P. section 1013(a), 2015.5)

I am over the age of 18 years and not a party to the entitled action. My business address is 1515 Clay Street, 18<sup>th</sup> Floor, Oakland, California 94612.

I served the following document(s):

- Notice of Provider Suspension Workers' Compensation
- Indictment in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California
- Criminal Minutes-Change of Plea in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California
- Criminal Docket for Case #: 2:15-cr-00474-PSG-3 in *United States of America v. Angela Frances Micklo, et al.* (Case No. CR 15-0474), United States District Court, Central District of California
- Declaration of Socorro Tongco in Support of Notice of Provider Suspension

on the following person(s) at the following address(es):

Angela Frances Micklo 1301 E Avenue I, Space 347 Lancaster, CA 93535

Angela Frances Micklo 774 E Avenue K7 Lancaster, CA 93535

Angela Frances Micklo 140 E Avenue Q, Apt 4 Palmdale, CA 93550

The document(s) was/were served by the following means:

[X] (BY U.S. CERTIFIED MAIL) I enclosed the document(s) in a sealed envelope or package addressed to the person(s) at the address(es) listed above and:

[X] Placed the envelope or package for collection and mailing, following our ordinary business practices. I am readily familiar with the firm's practice for collection and processing correspondence for mailing. Under that practice, on the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the U.S. Postal Service, in a sealed envelope or package with the postage fully prepaid.

I declare under penalty of perjury under the laws of State of California that the above is true and correct.

Executed on January 26, 2018, at Oakland, California.

Cathy Sham