

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

FILED

2010 FEB 19 AM 8 38

CASE NO. BA366007

CENTRAL
LOS ANGELES SUPERIOR COURT

FELONY COMPLAINT

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

v.

01 PREMIER MEDICAL MANAGEMENT SYSTEMS,
INC., a California corporation
aka PREMIER MEDICAL MANAGEMENT
SYSTEM, INC.,
02 DAVID WAYNE FISH (08/18/1962), and
03 BIRGER GREG BACINO (04/01/1959)

Defendants.

FILED
LOS ANGELES SUPERIOR COURT

FEB 19 2010

JOHNA CLAR EXECUTIVE OFFICER/CLERK

BY: *[Signature]* DEPUTY
WENDY VERMILION

The undersigned is informed and believes that:

COUNT 1

On or about March 15, 2006, in the County of Los Angeles, the crime of FALSE AND FRAUDULENT CLAIM, in violation of INSURANCE CODE SECTION 1871.4(a)(2), a Felony, was committed by PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., a California corporation, also known as Premier Medical Management System, Inc., who did present and cause to be presented a knowingly false and fraudulent written material statement in support of a claim for compensation for the purpose of obtaining compensation as defined in Section 3207 of the Labor Code.

COUNT 2

On or about June 8, 2004, in the County of Los Angeles, the crime of FILING FALSE TAX RETURN, in violation of REVENUE & TAXATION CODE SECTION 19705(a), a Felony, was committed by PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., a California corporation, also know as Premier Medical Management System, Inc., who did willfully and unlawfully file a false tax return with the intent to evade payment of taxes.

COUNT 3

On or about March 15, 2007, in the County of Los Angeles, the crime of COMPENSATION OR INDUCEMENT FOR REFERRAL CLIENTS, in violation of LABOR CODE SECTION 3215, a Felony, was committed by DAVID WAYNE FISH, who did acting individually or through employees or agents receive money or other consideration as compensation or inducement for referring clients or patients to obtain services or benefits under the State of California workers' compensation laws.

* * * * *

COUNT 4

On or about June 30, 2007, in the County of Los Angeles, the crime of COMPENSATION OR INDUCEMENT FOR REFERRAL CLIENTS, in violation of LABOR CODE SECTION 3215, a Felony, was committed by BIRGER GREG BACINO, who did acting individually or through employees or agents receive money or other consideration as compensation or inducement for referring clients or patients to obtain services or benefits under the State of California workers' compensation laws.

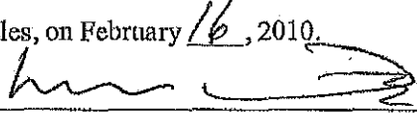
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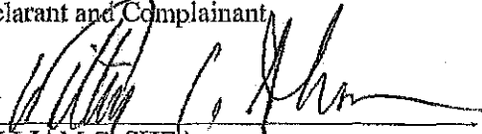
NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* 2007 U.S. LEXIS 1324.

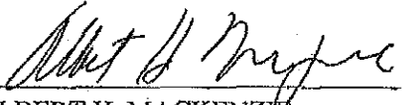
NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR.

Executed at LOS ANGELES, County of Los Angeles, on February 16, 2010.


ALBERT WONG
Declarant and Complainant


WILLIAM C. SHEA
Declarant and Complainant

.....
STEVE COOLEY, DISTRICT ATTORNEY

BY: 
ALBERT H. MACKENZIE,
Deputy District Attorney
Fraud Interdiction Program

AGENCY: California State I/O: ALBERT WONG ID NO.: 248 PHONE: (323) 278-5000
Dept of Insurance
DR NO.: 04CW013519 OPERATOR: CAC PRELIM. TIME EST.: 30 Days

AGENCY: Calif. State I/O: WILLIAM C. SHEA ID NO.: 0000 PHONE: (626) 858-0514
Franchise Tax Board
DR NO.: OPERATOR: CAC PRELIM. TIME EST.: 30 Days

<u>DEFENDANT</u>	<u>CII NO.</u>	<u>DOB</u>	<u>BOOKING NO.</u>	<u>BAIL RECOM'D</u>	<u>CUSTODY R'TN DATE</u>
PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., a California corporation					
FISH, DAVID WAYNE	007857398	8/18/1962		OR	
BACINO, BIRGER GREG		4/1/1959		OR	

Pursuant to Penal Code Section 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.

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

It appearing to me from the evidence presented that the following offenses has/have been committed and that there is sufficient cause to believe that the following defendants guilty thereof, to wit:

PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., a California corporation

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
1	IC 1871.4(a)(2)	2-3-5		
2	RT 19705(a)	16-2-3		

DAVID WAYNE FISH

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
3	LC 3215	16-2-3		

BIRGER GREG BACINO

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
4	LC 3215	16-2-3		

I order that the defendants be held to answer therefore and be admitted to bail in the sum of:

PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., _____ Dollars
a California corporation

DAVID WAYNE FISH _____ Dollars

BIRGER GREG BACINO _____ Dollars

and be committed to the custody of the Sheriff of Los Angeles County until such bail is given. Date of arraignment in Superior Court will be:

PREMIER MEDICAL MANAGEMENT SYSTEMS, INC., _____ in Dept _____
a California corporation

DAVID WAYNE FISH _____ in Dept _____

BIRGER GREG BACINO _____ in Dept _____

at: _____ A.M.

Date: _____

Committing Magistrate

Y10936
STATE OF CALIFORNIA
COUNTY OF LOS ANGELES
SUPERIOR COURT
CLERK OF COURT
1000 WEST 1ST STREET
LOS ANGELES, CALIFORNIA 90012
TEL: (213) 473-2000
FAX: (213) 473-2001



1 Steve Cooley
District Attorney
2 By: Albert H. MacKenzie, Deputy District Attorney
State Bar # 049613
3 201 N. Figueroa Street, Suite 1500
Los Angeles, California 90012
4 Telephone (213) 580-3357

5 Attorneys for Plaintiff

FILED
LOS ANGELES SUPERIOR COURT

FEB 19 2010

JOHN A. CLARKE, EXECUTIVE OFFICER/CLERK
BY: *W Warren* WENDY WARREN DEPUTY

6
7 SUPERIOR COURT OF THE STATE OF CALIFORNIA
8 FOR THE COUNTY OF LOS ANGELES
9

10 PEOPLE OF THE STATE OF
CALIFORNIA,

11 Plaintiff,

Case No.: BA366007

PLEA AGREEMENT

12 vs.

13 DAVID WAYNE FISH,

14 Defendant.

Date: February 19, 2010.

Time: 9:00 AM

Dept: 106

15
16 TO: THE HONORABLE LARRY PAUL FIDLER, JUDGE OF THE
17 SUPERIOR COURT:

18 The prosecution and the defense respectfully submit the following plea agreement for the
19 Court's consideration and approval as to defendant DAVID WAYNE FISH.

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PLEA AGREEMENT

I, DAVID WAYNE FISH, hereby agree to the following plea agreement in case number BA366007:

1. I will plead nolo contendere to the charge alleged in count 3 of the complaint of a violation of Labor Code section 3215 Referral of clients or patients for compensation.

2. Sentencing will occur no less than 120 days after the plea. I agree to be placed on formal probation for a period of 3 years under the following terms and conditions and also the penalties for a violation of Labor Code section 3215 that are contained in Labor Code section 3218.

3. The court will impose a fine of no more than \$10,000.00 plus penalty assessment and any other costs the court may impose, with the total of fines, costs, and assessments not to exceed a total of \$20,000.00.

4. I have already paid the sum of \$750,000.00 to the State of California Department of Insurance for their costs of investigation in this matter; already satisfying this condition of my probation.

5. I understand that Premier Medical Management Systems, Inc. ("Premier") will enter a nolo contendere plea to one count of making a False and Fraudulent Claim in violation is INSURANCE CODE SECTION 1872.4(a)(2) and one count of Filing a False Tax Return, in violation of REVENUE & TAXATION CODE SECTION 19705(a). Premier will submit a corporate resolution allowing it to enter the pleas to Counts 1 and 2 of the Complaint.

6. As a former officer of Premier, I will enter the plea on behalf of the corporation. I understand that this court will order Premier to pay the sum of \$600,000 to the State of California Franchise Tax Board for their cost of investigation, taxes owed, penalties and interest for tax fraud committed by Premier, as charged in Count 2 of the Complaint.

1 7. I understand that I may have civil liabilities to the State of California Franchise Tax
2 Board for taxes owed. I further understand that this plea agreement does not bind or apply to
3 the United States Department of Treasury Internal Revenue Service for any tax liability I may
4 also owe the federal government. I also understand that Premier Medical Management
5 Systems has tax liability to the Franchise Tax Board. I understand the Court will order me to
6 be liable to the Franchise Tax Board for an amount of unpaid taxes of up to \$390,000 (65
7 percent of \$600,000) as partial restitution. The amount not paid during my probation will be
8 enforceable against me as a civil judgment under Penal Code § 1214.
9

10 8. As a condition of probation, I agree to maintain schooling or employment as monitored
11 by probation, and to advise the District Attorney and the Court once a year as to the nature of
12 my employment .

13 9. I also agree to keep my attorney and the prosecution notified of my current address,
14 telephone numbers, and e-mail address so that I may be contacted as needed by them. I further
15 agree to appear for any interviews or court hearings without being formally served with a
16 subpoena.

17 10. I also agree to file my state and federal tax returns in a timely manner (subject to any
18 approved extension) and provide copies to the prosecution (and the court, if requested). I agree
19 to supply my tax returns within 30 days after the tax return due date. A failure to file tax
20 returns in a timely manner may be treated by the court as a violation of probation. I will not
21 receive any jail or prison time at the time of my sentencing. However, I understand that should
22 I be found in violation of the grant of probation I receive from the court I could be sentenced up
23 to three years in state prison.
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I be found in violation of the grant of probation I receive from the court I could be sentenced up to three years in state prison.

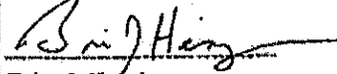
11. I further agree to provide a complete financial statement signed by me under penalty of perjury to both the court and to the prosecution prior to my sentencing and every year I am on probation.

12. I confirm that I executed the Stipulation and Order for Disallowance and Dismissal with Prejudice of Request for the Allowance of Liens in the WCAB case, Yero v. CIGA, Case No. VNO 0406036. I understand and agree that my execution of that document is a principal reason why I am being given probation in this matter. Under the terms of that document, I waived any and all rights to any financial proceeds or other benefits from any Premier liens or bills that have been dismissed by my September 22, 2009 dismissal

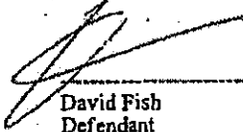
13. My plea to Labor Code section 3215 and sentencing will be before the Honorable Larry Paul Fidler who previously issued a search warrant in this matter. Should Judge Fidler become unavailable to handle any issues in my case after I am placed on probation, I agree to any judge my attorney and the prosecutor agree to who may take over Judge Fidler's cases.

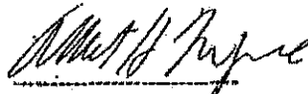
Dated this February 5th, 2010

Respectfully submitted,



Brian J. Hennigan
Attorney for Defendant
David Fish


David Fish
Defendant



Albert H. MacKenzie
Attorney for Plaintiff
Deputy District Attorney

Plea Agreement for Defendant David Wayne Fish- 4

SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES

NO. BA366007

PAGE NO. 1

THE PEOPLE OF THE STATE OF CALIFORNIA VS.
DEFENDANT 02: DAVID WAYNE FISH

CURRENT DATE 10/30/17

LAW ENFORCEMENT AGENCY EFFECTING ARREST: STATE DEPT. OF INSURANCE

BAIL: APPEARANCE DATE	AMOUNT OF BAIL	DATE POSTED	RECEIPT OR BOND NO.	SURETY COMPANY	REGISTER NUMBER
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CASE FILED ON 02/19/10.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING
COMMITTED, ON OR ABOUT 03/15/06 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING
OFFENSE(S) OF:

COUNT 03: 3215 LC FEL

NEXT SCHEDULED EVENT:

02/19/10 900 AM ARRAIGNMENT DIST CRIM JUSTICE CTR (LAC) DEPT 506

ON 02/19/10 AT 900 AM IN CRIM JUSTICE CTR (LAC) DEPT 506

CASE CALLED FOR ARRAIGNMENT

PARTIES: LARRY P. FIDLER (JUDGE) WENDY WARREN (CLERK)
DIANNA CRITTENDEN (REP) ALBERT MACKENZIE (DDA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY BRIAN HENNIGAN PRIVATE
COUNSEL

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:
TRIAL BY COURT AND TRIAL BY JURY

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;
SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;
AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENTS OF THE OFFENSE IN THE
COMPLAINT, AND POSSIBLE DEFENSES TO SUCH CHARGES;
THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING
THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL
EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE
SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE
OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF

DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF
NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.

THE COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND
EXPLICITLY MADE; COUNSEL JOINS IN THE WAIVERS

THE DEFENDANT WITH THE COURT'S APPROVAL, PLEADS NOLO CONTENDERE TO COUNT 03 A
VIOLATION OF SECTION 3215 LC. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (03) : DISPOSITION: CONVICTED

COURT ORDERS AND FINDINGS:

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

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

DEFENDANT IS ARRAIGNED; PLEADS NOLO CONTENDERE PURSUANT TO
PLEA AGREEMENT SIGNED AND FILED THIS DATE (MARKED AS COURT'S
EXHIBT #1/TO REMAIN PART OF THE COURT FILE)

CASE NO. BA366007
DEF NO. 02

PAGE NO. 2
DATE PRINTED 10/30/17

DEFENDANT WAIVES TIME FOR SENTENCING.

DEFENDANT IS REFERRED TO THE PROBATION DEPARTMENT FOR SENTENCING REPORT; SAID REPORT TO BE FILED WITH THIS COURT BY DATE/TIME BELOW.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

06/25/10 900 AM PROBATION AND SENTENCE HEARING DIST CRIM JUSTICE CTR (LAC)
DEPT 506

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 06/25/10 AT 900 AM IN CRIM JUSTICE CTR (LAC) DEPT 506

CASE CALLED FOR PROBATION AND SENTENCE HEARING

PARTIES: LARRY P. FIDLER (JUDGE) WENDY WARREN (CLERK)
CINDY ROSALES (REP) ALBERT MACKENZIE (DDA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY BRIAN HENNIGAN PRIVATE COUNSEL

AS TO COUNT (03):

DEFENDANT PLACED ON FORMAL PROBATION

FOR A PERIOD OF 003 YEARS UNDER THE FOLLOWING TERMS AND CONDITIONS:

\$30.00 COURT SECURITY ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.)

\$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.)

TOTAL DUE: \$60.00

IN ADDITION:

-THE DEFENDANT IS TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4(B) PENAL CODE IN THE AMOUNT OF \$ 200

CAUSE IS CALLED FOR SENTENCING.

PURSUANT TO WRITTEN PLEA AGREEMENT (FILED 2/19/10), THE DEFENDANT IS SENTENCED AS FOLLOWS:

DEFENDANT IS PLACED ON FORMAL PROBATION FOR A PERIOD OF 3 YEARS, ON THE FOLLOWING TERMS AND CONDITIONS:

DEFENDANT IS ORDERED TO PAY \$10,000.00 RESTITUTION FINE, PLUS PENALTY ASSESSMENTS (NOT TO EXCEED A TOTAL OF \$20,000.00).**

DEFENDANT IS ORDERED TO PAY \$750,000.00 TO THE STATE OF CALIFORNIA DEPARTMENT OF INSURANCE FOR THEIR COSTS OF INVESTIGATION; THE COURT FINDS THAT THE DEFENDANT HAS PAID/SATISFIED THIS TERM.

THE DEFENDANT IS ORDERED TO PAY ANY AMOUNTS TO THE FRANCHISE TAX BOARD FOR UNPAID TAXES IN THE AMOUNT OF \$390,000.00. IF THEY ARE NOT ENFORCEABLE, A CIVIL JUDGMENT WILL BE DRAWN UP BY THE DISTRICT ATTORNEY, SUBMITTED TO THE COURT AND THE COURT WILL ORDER IT TO BE PAID PURSUANT TO CIVIL JUDGMENT.

THE DEFENDANT IS ORDERED TO MAINTAIN SCHOOLING OR EMPLOYMENT AS APPROVED/MONITORED BY THE PROBATION DEPARTMENT AND ADVISE THE DISTRICT ATTORNEY AND THE COURT AS TO THE NATURE OF HIS

CASE NO. BA366007
DEF NO. 02

PAGE NO. 3
DATE PRINTED 10/30/17

EMPLOYMENT ONCE A YEAR.

THE DEFENDANT IS ORDERED TO KEEP HIS COUNSEL, THE PROSECUTION AND THE PROBATION OFFICER ADVISED OF HIS RESIDENCE/ADDRESSES, TELEPHONE NUMBERS AND E-MAIL ADDRESS.

THE DEFENDANT AGREES TO APPEAR FOR ANY INTERVIEWS OR COURT HEARINGS WITHOUT BEING FORMALLY SERVED WITH A SUBPOENA.

THE DEFENDANT IS ORDERED TO FILE HIS STATE AND FEDERAL TAX RETURNS IN A TIMELY MANNER SUBJECT TO ANY APPROVED EXTENSION AND PROVIDE COPIES TO THE PROSECUTION, AND IF THE COURT REQUESTS ONE, THE COURT AS WELL.

THE DEFENDANT MUST SUPPLY HIS TAX RETURNS WITHIN 30 DAYS AFTER THE TAX RETURN DATE; FAILURE TO DO SO WILL BE TREATED AS A VIOLATION OF PROBATION.

IF THE DEFENDANT IS FOUND IN VIOLATION OF PROBATION, HE COULD BE SENTENCED UP TO 3 YEARS IN STATE PRISON PURSUANT TO THE AGREEMENT.

THE DEFENDANT IS ORDERED TO PROVIDE A COMPLETE FINANCIAL STATEMENT TO BOTH THE COURT AND PROSECUTION AND ONCE A YEAR FOR EVERY YEAR THAT HE IS ON PROBATION.

THE DEFENDANT IS ORDERED TO PAY THE APPLICABLE COURT CONSTRUCTION PENALTY (AND ANY APPLICABLE PENALTY ASSESSMENTS) PURSUANT TO GOVERNMENT CODE SECTION 70372.

THE DEFENDANT IS ORDERED TO PAY \$200 PROBATION REVOCATION FINE PURSUANT TO PENAL CODE SECTION 1202.44; SAID FINE IS STAYED; STAY TO BECOME PERMANENT UNLESS THE DEFENDANT VIOLATES HIS PROBATION.

DEFENDANT IS ORDERED TO REPORT TO THE PROBATION OFFICER WITHIN 48 HOURS OF TODAY'S DATE.

**PARTIES WILL STIPULATE AS TO THE EXACT AMOUNT AND FILE A

WRITTEN/SIGNED STIPULATION TO THIS COURT WITHIN 7 DAYS.

COUNT (03): DISPOSITION: CONVICTED

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

PROBATION IN EFFECT

05/03/13 ARREST DISPOSITION REPORT SENT VIA CD TO DEPARTMENT OF JUSTICE

ON 06/18/13 AT 800 AM :

AN APPEARANCE PROBATION VIOLATION HEARING IS CALENDARED FOR

06/21/13 IN DEPT 106

D. ANDERSON

NEXT SCHEDULED EVENT:

06/21/13 900 AM POSSIBLE VIOL. OF PROBATION DIST CRIM JUSTICE CTR (LAC)

DEPT 506

ON 06/21/13 AT 900 AM IN CRIM JUSTICE CTR (LAC) DEPT 506

CASE NO. BA366007
DEF NO. 02

PAGE NO. 4
DATE PRINTED 10/30/17

CASE CALLED FOR POSSIBLE VIOL. OF PROBATION
PARTIES: LARRY P. FIDLER (JUDGE) WENDY WARREN (CLERK)
DIANNA CRITTENDEN (REP) GRACE M. PAK ()
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY BRIAN HENNIGAN PRIVATE
COUNSEL
NEXT SCHEDULED EVENT:
PROBATION IN EFFECT

ON 06/25/13 AT 330 PM IN CRIM JUSTICE CTR (LAC) DEPT 506

CASE CALLED FOR POSSIBLE VIOL. OF PROBATION
PARTIES: LARRY P. FIDLER (JUDGE) WENDY WARREN (CLERK)
NONE (REP) NONE (DDA)
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
THE COURT HAS READ AND CONSIDERED THE PEOPLE'S MOTION REQUESTING
REVOCAION OF PROBATION.

THE COURT ORDERS PROBATION REVOKED; BENCH WARRANT IS ISSUED AND
HELD UNTIL 8/21/13.
NEXT SCHEDULED EVENT:
08/21/13 900 AM POSSIBLE VIOL. OF PROBATION DIST CRIM JUSTICE CTR (LAC)
DEPT 506

ON 08/16/13 AT 830 AM IN CRIM JUSTICE CTR (LAC) DEPT 506

CASE CALLED FOR ADVANCEMENT
PARTIES: LARRY P. FIDLER (JUDGE) WENDY WARREN (CLERK)
NONE (REP) NONE (DDA)
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
MATTER IS ADVANCED, THE COURT HAVING RECEIVED PEOPLE'S REQUEST
TO WITHDRAW MOTION TO REVOKE PROBATION AND EX PARTE MOTION
TO REINSTATE AND TERMINATE PROBATION.

THE MOTION IS GRANTED.

DATE OF 8/21/13 IS ADVANCED AND VACATED.
NEXT SCHEDULED EVENT:
PROCEEDINGS TERMINATED

10/30/17

I HEREBY CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE ELECTRONIC DOCKET
ON FILE IN THIS OFFICE AS OF THE ABOVE DATE.
SHERRI R. CARTER, EXECUTIVE OFFICER/CLERK OF SUPERIOR COURT, COUNTY OF LOS
ANGELES, STATE OF CALIFORNIA

BY *Chris Wood*, DEPUTY

