

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF ORANGE

SUPERIOR COURT OF CALIFORNIA
COUNTY OF ORANGE, WEST JUSTICE CENTER AM 10:51

ALAN SLATER, CLERK OF THE COURT

[Handwritten Signature]

THE PEOPLE OF THE STATE OF CALIFORNIA,) FELONY COMPLAINT
) WARRANT

Plaintiff,)

vs.

No. *DMF 1220*
GGPD 07-3468

ROBERT CRAIG TAYLOR 08/29/66)

C2730962

I hereby certify the foregoing instrument consisting of 16 page(s)
is a true and correct copy of the original on file in this court.

AKA ROBERT TAYLOR

CRAIG ROBERT TAYLOR

CRAIG ROBERT CALKINS



JUN 28 2017

ATTEST: (DATE)
DAVID H. YAMASAKI, EXECUTIVE OFFICER AND CLERK OF THE
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE

[Handwritten Signature]
DEPUTY
J. KAHN

The Orange County District Attorney charges that in Orange
County, California, the law was violated as follows:

COUNT 1: On or about June 30, 2006, in violation of Section
10851(a) of the Vehicle Code (UNLAWFUL TAKING OF VEHICLE), a
FELONY, ROBERT CRAIG TAYLOR did unlawfully drive and take a
2005 TOYOTA TACOMA TRUCK, #7X48224 not his/her own without the
consent of the owner and with the intent to temporarily and
permanently deprive the owner of his/her title to and possession
of the vehicle.

COUNT 2: On or about June 30, 2006, in violation of Section 496d
(a) of the Penal Code (RECEIVING STOLEN PROPERTY), a FELONY,
ROBERT CRAIG TAYLOR did unlawfully buy and receive, conceal,
sell, withhold, and aid in concealing, selling, and withholding
2005 TOYOTA TACOMA TRUCK, #7X48224, a motor vehicle as defined
in Vehicle Code section 415, which had been stolen and obtained
by theft and extortion, knowing that the property had been
stolen and obtained by theft and extortion.

COUNT 3: On or about June 30, 2006, in violation of Section 470
(b) of the Penal Code (FORGERY), a FELONY, ROBERT CRAIG TAYLOR,
with the intent to defraud, did unlawfully counterfeit and
forge the seal and handwriting of CRAIG ROBERT CALKINS.

ROBERT CRAIG TAYLOR GCPD 07-3468 PAGE 2

1 COUNT 4: On or about June 30, 2006, in violation of Sections
2 459-460(b) of the Penal Code (SECOND DEGREE COMMERCIAL
3 BURGLARY), a FELONY, ROBERT CRAIG TAYLOR did unlawfully enter
4 TOYOTA OF GARDEN GROVE, a commercial building, with the intent
to commit larceny.

5 COUNT 5: On or about June 30, 2006, in violation of Section
6 530.5(a) of the Penal Code (IDENTITY THEFT), a FELONY, ROBERT
7 CRAIG TAYLOR did willfully and unlawfully obtain personal
8 identifying information, as defined in Penal Code section 530.55
9 (b), of CRAIG ROBERT CALKINS, and did unlawfully use and attempt
10 to use that information for an unlawful purpose, specifically
USES DAD'S NAME AND CALIFORNIA DRIVER LICENSE TO BUY A CAR,
without the consent of CRAIG ROBERT CALKINS.

11 COUNT 6: On or about June 30, 2006, in violation of Section 532a
12 (1) of the Penal Code (MAKING FALSE FINANCIAL STATEMENT), a
13 FELONY, ROBERT CRAIG TAYLOR did knowingly and unlawfully make
14 and cause to be made a false statement in writing in which the
15 defendant used a fictitious name, social security number,
16 business name, and business address, and falsely represented
17 that the defendant was another person and another business, with
18 intent that it should be relied upon, respecting the financial
19 condition and the means and ability to pay, of the defendant and
20 another person, firm, and corporation in which the defendant was
21 interested and for whom the defendant was acting, for the
22 purpose of procuring the delivery of personal property, the
payment of cash, the making of a loan and credit, the extension
of credit, the execution of a contract of guaranty and
suretyship, the discount of an account receivable, and the
making, acceptance, discount, sale, and indorsement of a bill of
exchange and a promissory note, for the benefit of the defendant
and for the other person, firm, and corporation.

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ROBERT CRAIG TAYLOR GCPD 07-3468 PAGE 3

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I declare under penalty of perjury, on information and belief, that the foregoing is true and correct.

Dated 05/17/07 at Orange County, California.
NL/TD 07F06700

TONY RACKAUCKAS, DISTRICT ATTORNEY

by *CMAE* Deputy
Complainant

RESTITUTION CLAIMED

- None
- \$ _____
- To be determined

NOTICES:

The People request that defendant and counsel disclose, within 15 days, all of the materials and information described in Penal Code section 1054.3, and continue to provide any later-acquired materials and information subject to disclosure, and without further request or order.

Pursuant to Penal Code Section 296.1, defendant, ROBERT CRAIG TAYLOR, is required to provide DNA samples and thumb and palm prints.

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE
(NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-290 ATTACHED)

CR-290

<input checked="" type="checkbox"/> SUPERIOR COURT OF CALIFORNIA, COUNTY OF: <u>Orange</u>		
<input type="checkbox"/> MUNICIPAL BRANCH OR JUDICIAL DISTRICT:		
PEOPLE OF THE STATE OF CALIFORNIA vs DEPENDANT: <u>Taylor, Robert Craig</u>	DOB: <u>08-29-66</u>	<u>07WF1220</u> -A
AKA: <u>Calkins, Craig Robert ; Calkins-Taylor, Craig Robert ; Taylor, Craig Robert</u>		-B
Oil# <u>A23577212</u>		-C
BOOKING# <input type="checkbox"/> NOT PRESENT		-D
COMMITMENT TO STATE PRISON ABSTRACT OF JUDGEMENT <input type="checkbox"/> AMENDED ABSTRACT		
DATE OF HEARING <u>12-20-07</u>	DEPT. NO. <u>W15</u>	JUDGE <u>Stephanie George</u>
CLERK <u>Debbie A. Pell</u>	REPORTER <u>Kim Kaldenbach</u>	PROBATION NO. OR PROBATION OFFICER
COUNSEL FOR PEOPLE <u>Heather Hoslep-Morrissey</u>	COUNSEL FOR DEFENDANT <u>Alan Eisner, Retained Attorney</u>	<input type="checkbox"/> APPTD

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF ORANGE
JAN 07 2008
DAN SLATER, Clerk of the Court
[Signature] DEPUTY

1. Defendant was convicted of the commission of the following felonies:

Additional counts are listed on attachment
0 (number of pages attached)

CNT.	CODE	SECTION NO.	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO/DATE/YEAR)	CONVICTED BY			TERMINAL (L/M/J)	CONCURRENT	CONSECUTIVE 13 VIOLENT	CONSECUTIVE 13 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (under 180 days)	60/90 DAY STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	
						JURY	COURT	PLEA								YRS	MOs.
2A	PC	496d(a)	Buying or receiving stolen	06	12/20/07			X	L							01	04
4A	PC	459-460(b)	Burglary ; second degree	08	12/20/07			X	L	X						(01	04)
5A	PC	530.5(a)	Unauthorized use of pers	08	12/20/07			X	L	X						(01	04)

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or 'S' for stayed. DO NOT LIST enhancements stricken under PC 1385.

CNT.	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	TOTAL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or 'S' for stayed. DO NOT LIST enhancements stricken under PC 1385.

ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	ENHANCEMENT	Y/S	TOTAL

4. Defendant was sentenced pursuant to PC 667(b)-(j) or PC 1170.12 (two strikes).

5. INCOMPLETED SENTENCE(S) CONSECUTIVE

COUNTY	CASE NUMBER

6. TOTAL TIME ON ATTACHED PAGES: 00 00

7. Additional indeterminate term (see CR-292).

8. TOTAL TIME: 01 04

This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document.
(Continued on reverse)

PEOPLE OF THE STATE OF CALIFORNIA vs.

DEFENDANT: Taylor, Robert Craig

07WF1220

-A

-B

-C

-D

9 FINANCIAL OBLIGATIONS (including any applicable penalty assessments):

- a. RESTITUTION FINE of: \$ 200.00 per PC 1202.4(b) forthwith per PC 2085.5.
- b. RESTITUTION FINE of: \$ 200.00 per PC 1202.46 suspended unless parole is revoked.
- c. RESTITUTION of: \$ _____ per PC 1202.4(f) to victim(s) Restitution Fund
 (* List victim name(s) if known and amount breakdown in item 11, below.)
 (1) Amount to be determined.
 (2) Interest rate of: _____ % (not to be exceed 10% per PC 1204.4(f)(3)(F)).
- d. LAB FEE of: \$ _____ for counts: _____ per H&SC 11372.5(a).
- e. DRUG PROGRAM FEE of _____ per H&SC 11372.7(a).
- f. FINE of: \$ _____ per PC 1202.5.

10. TESTING

- a. AIDS pursuant to PC 1202.1 other (specify):
- b. DNA pursuant to PC 290.2 other (specify): Testing PC 286

11. Other orders (specify):

Sentence imposed to be concurrent with any other sentence now being served.
 Pay Security Fee(s) pursuant to Penal Code 1465.8 totaling \$60.00.
 Court orders all fees payable through the Department of Corrections.
 Court finds no restitution due per District Attorney.
 Defendant provided a copy of "Prohibited Persons Notice Form and Power of Attorney for Firearms and Disposal" pursuant to Penal Code 12021(d)(2).

12. Execution of sentence imposed

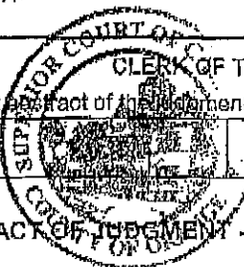
- a. at initial sentencing hearing.
- b. at resentencing per decision on appeal.
- c. after revocation of probation
- d. at resentencing per recall of commitment. (PC 1170(d).)
- e. other (specify):

13. CREDIT FOR TIME SERVED

CASE NUMBER	TOTAL CREDITS	ACTUAL	LOCAL CONDUCT
07WF1220 - A	139	83	46
- B			<input checked="" type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
- C			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
- D			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
DATE SENTENCE PRONOUNCED 12/20/07	SERVED TIME IN STATE INSTITUTION <input type="checkbox"/> DMH <input type="checkbox"/> CDU <input type="checkbox"/> CRC		

14. The defendant is remanded to the custody of the sheriff forthwith after 48 hours excluding Saturdays, Sundays, and holidays

To be delivered to the reception center designated by the director of the California Department of Corrections. other (specify):



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

DEPUTY'S SIGNATURE: *[Signature]* DATE: JAN 07, 2008

L. D. RAY

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

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

v.

01 SCOTT RUSSELL LEE (07/24/1966), and
02 ROBERT CRAIG TAYLOR (08/29/1966)

Defendant(s).

CASE NO. GA069949

*FELONY COMPLAINT
FOR ARREST WARRANT*

The undersigned is informed and believes that:

COUNT 1

On or about February 19, 2007, in the County of Los Angeles, the crime of GRAND THEFT OF PERSONAL PROPERTY, in violation of PENAL CODE SECTION 487(a), a Felony, was committed by SCOTT RUSSELL LEE and ROBERT CRAIG TAYLOR, who did unlawfully take money and personal property of a value exceeding Four Hundred Dollars (\$400), to wit 2 rings the property of ARNAZ GOLD AND SILVER JEWELRY.

COUNT 2

On or about February 19, 2007, in the County of Los Angeles, the crime of SECOND DEGREE COMMERCIAL BURGLARY, in violation of PENAL CODE SECTION 459, a Felony, was committed by SCOTT RUSSELL LEE and ROBERT CRAIG TAYLOR, who did enter a commercial building occupied by ARNAZ GOLD AND SILVER JEWELRY with the intent to commit larceny and any felony.

COUNT 3

On or about February 19, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 476, a Felony, was committed by SCOTT RUSSELL LEE, who made, passed, uttered, and published, and attempted to do so, with intent to defraud a person, and possessed, with like intent, to utter, pass and publish, a fictitious and altered bill, note, and check, purporting to be the bill, note, and check, and other instrument in writing for the payment of money and property of a real and fictitious financial institution.

* * * * *

COUNT 4

On or about February 19, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 476, a Felony, was committed by ROBERT CRAIG TAYLOR, who made, passed, uttered, and published, and attempted to do so, with intent to defraud a person, and possessed, with like intent, to utter, pass and publish, a fictitious and altered bill, note, and check, purporting to be the bill, note, and check, and other instrument in writing for the payment of money and property of a real and fictitious financial institution.

* * * * *

It is further alleged as to count(s) 1, 2 and 3 that said defendant(s), SCOTT RUSSELL LEE, was convicted of the following felonies, within the meaning of Penal Code section 1203(e)(4):

<u>Case No.</u>	<u>Charge Code/Statute</u>	<u>Conv. Date</u>	<u>County of Court</u>	<u>State</u>	<u>Court Type</u>
BA169769	HS11377(A)	06/24/1998	19100-Central	CA	Superior
BA169048	HS11377(A)	06/24/1998	19100-Central	CA	Superior

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.

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) SCOTT RUSSELL LEE and ROBERT CRAIG TAYLOR for the above-listed crimes. Wherefore, a warrant of arrest is requested for SCOTT RUSSELL LEE and ROBERT CRAIG TAYLOR.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER GA069949, CONSISTS OF 4 COUNT(S).

Executed at GLENDALE, County of Los Angeles, on June 8, 2007.

OFFICE OF THE DISTRICT ATTORNEY
COUNTY OF LOS ANGELES
1000 W. 12TH ST
LOS ANGELES, CA 90017

Steve Cooley

STEVE COOLEY, DISTRICT ATTORNEY

Daryl Spencer For CS
OFCR SPENCER
DECLARANT AND COMPLAINANT

BY:

Aaron Singer
AARON SINGER, DEPUTY

AGENCY: GLENDALE PD I/O: OFCR. SPENCER ID NO.: 19504 PHONE : (818) 548-4840
DR NO.: 074682 OPERATOR: YJH PRELIM. TIME EST.:

DEFENDANT	CIL NO.	DOB	BOOKING NO.	BAIL RECOM'D	CUSTODY R'TN DATE
LEE, SCOTT RUSSELL		7/24/1966		\$60,000	
TAYLOR, ROBERT CRAIG		8/29/1966		\$60,000	

It appearing to the Court that probable cause exists for the issuance of a warrant of arrest for the above-named defendant(s), the warrant is so ordered.

SCOTT LEE

BAIL: \$ 60,000

ROBERT TAYLOR

BAIL: \$ 60,000

DATE: 6-13-07

[Signature]
Judge of the Above Entitled Court

NON-WARRANT DEFENDANTS:

<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>
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FELONY COMPLAINT -- ORDER HOLDING TO ANSWER -- P.C. SECTION 87Z

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)

SCOTT RUSSELL LEE

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
1	PC 487(a)	16-2-3		
2	PC 459	16-2-3		
3	PC 476	16-2-3	PC 1203(e)(4)	PSP

ROBERT CRAIG TAYLOR

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
1	PC 487(a)	16-2-3		
2	PC 459	16-2-3		
4	PC 476	16-2-3		

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

SCOTT RUSSELL LEE _____ Dollars
ROBERT CRAIG TAYLOR _____ 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:

SCOTT RUSSELL LEE _____ in Dept _____

ROBERT CRAIG TAYLOR _____ in Dept _____

at: _____ A.M.

Date: _____

Committing Magistrate

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

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
01 ROBERT CRAIG TAYLOR (08/29/1966),
aka ROBERT CRAIG TAYLOR-CALKIN
Defendant(s).

CASE NO. GA070874

FELONY COMPLAINT

SEP 10 2007
CLERK OF SUPERIOR COURT
LOS ANGELES COUNTY

The undersigned is informed and believes that:

COUNT 1

On or about September 6, 2007, in the County of Los Angeles, the crime of SALE OF A CONTROLLED SUBSTANCE, in violation of HEALTH & SAFETY CODE SECTION 11379(a), a Felony, was committed by ROBERT CRAIG TAYLOR, who did unlawfully transport, import into the State of California, sell, furnish, administer, and give away, and offer to transport, import into the State of California, sell, furnish, administer, and give away, and attempt to import into the State of California and transport a controlled substance, to wit, methamphetamine.

"NOTICE: Conviction of this offense will require you to register pursuant to Health and Safety Code section 11590. Failure to do so is a crime pursuant to Health and Safety Code section 11594."

COUNT 2

On or about September 6, 2007, in the County of Los Angeles, the crime of IDENTITY THEFT, in violation of PENAL CODE SECTION 530.5(a), a Felony, was committed by ROBERT CRAIG TAYLOR, who did willfully and unlawfully obtain personal identifying information of CRAIG ROBERT CALKINS and used that information for an unlawful purpose and to obtain, and attempt to obtain credit, goods, services, real property, and medical information without the consent of CRAIG ROBERT CALKINS.

COUNT 3

On or about September 6, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 470(d), a Felony, was committed by ROBERT CRAIG TAYLOR, who did, with the intent to defraud, falsely make, alter, forge and counterfeit, utter, publish, pass and attempt to offer to pass, as true and genuine, check, knowing the same to be false, altered, forged and counterfeited.

COUNT 4

On or about September 6, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 470(d), a Felony, was committed by ROBERT CRAIG TAYLOR, who did, with the intent to defraud, falsely make, alter, forge and counterfeit, utter, publish, pass and attempt to offer to pass, as true and genuine, check, knowing the same to be false, altered, forged and counterfeited.

COUNT 5

On or about September 6, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 470(b), a Felony, was committed by ROBERT CRAIG TAYLOR, who did, with the intent to defraud, counterfeit and forge the seal and handwriting of another.

COUNT 6

On or about September 6, 2007, in the County of Los Angeles, the crime of FORGERY, in violation of PENAL CODE SECTION 470(b), a Felony, was committed by ROBERT CRAIG TAYLOR, who did, with the intent to defraud, counterfeit and forge the seal and handwriting of another.

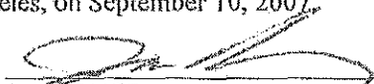
NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

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.

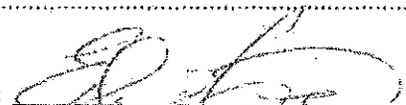
I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER GA070874, CONSISTS OF 6 COUNT(S).

Executed at GLENDALE, County of Los Angeles, on September 10, 2007.

J. A. CLARKE, CLERK OF THE SUPERIOR COURT
CENTRAL DISTRICT, COUNTY OF LOS ANGELES,
STATE OF CALIFORNIA


J. HOOVER
DECLARANT AND COMPLAINANT


DEPUTY
STEVE COOLEY, DISTRICT ATTORNEY

BY: 
EDWIN F. GREENE, DEPUTY

AGENCY: GLENDALE PD
DR NO.: 0715541

I/O: J. HOOVER
OPERATOR: AB

ID NO.: 18984 PHONE: 548-3101
PRELIM. TIME EST.:

DEFENDANT	CH NO.	DOB	BOOKING NO.	BAIL RECOM'D	CUSTODY R'TN DATE
TAYLOR, ROBERT CRAIG	023577212	8/29/1966	9930948	\$110,000	09/10/2007

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 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)

ROBERT CRAIG TAYLOR

<u>Count No.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Special Allegation</u>	<u>Alleg. Effect</u>
1	HS 11379(a)	2-3-4		
2	PC 530.5(a)	16-2-3		
3	PC 470(d)	16-2-3		
4	PC 470(d)	16-2-3		
5	PC 470(b)	16-2-3		
6	PC 470(b)	16-2-3		

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

ROBERT CRAIG TAYLOR _____ 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:

ROBERT CRAIG TAYLOR _____ in Dept _____

at: _____ A.M.

Date: _____

Committing Magistrate

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE
 [NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-290 ATTACHED]

CR-290

SUPERIOR COURT OF CALIFORNIA, COUNTY OF: **Los Angeles - Burbank**

FILED
 LOS ANGELES SUPERIOR COURT
 OCT 25 2007
 JOHN A. CLARKE, CLERK
 BY ROSEMARY ISHAM, DEPUTY

PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: Robert Craig Taylor		DOB: 08-29-66	GA069949-02 -A
AKA: Robert Craig Taylor-Calkin			GA070874 -B
CII NO: A23577212		<input type="checkbox"/> NOT PRESENT	-C
BOOKING NO: 9933232		<input type="checkbox"/> AMENDED ABSTRACT	-D
DATE OF HEARING 09-18-07	DEPT. NO. 001	JUDGE Patrick Hegarty	
CLERK Jennifer Conant	REPORTER Ingrid Vallejo	PROBATION NO. OR PROBATION OFFICER X-1979326	<input type="checkbox"/> IMMEDIATE SENTENCING
COUNSEL FOR PEOPLE Ilean Richard	COUNSEL FOR DEFENDANT Dick S. Tom, Jr.	<input checked="" type="checkbox"/> APPTD.	

1. Defendant was convicted of the commission of the following felonies:
 Additional counts are listed on attachment
 (number of pages attached)

COUNT	CODE	SECTION NO.	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR)	CONVICTED BY			TERM (L, M, U)	CONCURRENT	CONSECUTIVE 1/2 VIOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (PC 1170.13)	664 STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	
						JURY	COURT	PLEA								YRS.	MOS.
07A	PC	487(A)	Grand Theft Pers Prop	2007	09-18-07			X	L							1	4
07B	HS	11378	Sale of Cntrld Substance	2007	09-18-07			X	L	X						(1)	(4)
					- -												
					- -												
					- -												
					- -												

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

COUNT	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	TOTAL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	ENHANCEMENT	TIME IMPOSED OR 'S' FOR STAYED	TOTAL

4. Deft. sentenced per: PC 667(b)-(i) or PC 1170.12 (two strikes) PC 1170(a)(3). Pre-confinement credits equal or exceed time imposed. (Paper Commitment.) Deft. ordered to report to local Parole Office upon release.

5. INCOMPLETED SENTENCE(S) CONSECUTIVE

COUNTY	CASE NUMBER

6. TOTAL TIME ON ATTACHED PAGES: 1 4

7. Additional indeterminate term (see CR-292).

8. TOTAL TIME EXCLUDING COUNTY JAIL TERM: 1 4

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

9. FINANCIAL OBLIGATIONS (plus any applicable penalty assessments):

a. Restitution Fine(s):

Case A: \$200.00 per PC 1202.4(b) forthwith per PC 2085.5; \$200.00 per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case B: \$200.00 per PC 1202.4(b) forthwith per PC 2085.5; \$200.00 per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case C: \$_____ per PC 1202.4(b) forthwith per PC 2085.5; \$_____ per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

Case D: \$_____ per PC 1202.4(b) forthwith per PC 2085.5; \$_____ per PC 1202.45 suspended unless parole is revoked.
 \$_____ per PC 1202.44 is now due, probation having been revoked.

b. Restitution per PC 1202.4(f):

Case A: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case B: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case C: \$_____ Amount to be determined to victim(s)* Restitution Fund

Case D: \$_____ Amount to be determined to victim(s)* Restitution Fund

* Victim name(s), if known, and amount breakdown in item 11, below. * Victim names(s) in probation officer's report.

c. Fine(s):

Case A: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case B: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case C: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

Case D: \$_____ per PC 1202.5. \$_____ per VC 23550 or _____ days county jail prison in lieu of fine concurrent consecutive
 includes: \$50 Lab Fee per HS 11372.5(a) \$_____ Drug Program Fee per HS 11372.7(a) for each qualifying offense

d. Court Security Fee: \$*20.00 per PC 1465.8.

10. TESTING a. Compliance with PC 296 verified b. DNA per PC 296 c. AIDS per PC 1202.1 d. other (specify):

11. Other orders (specify):

*for each case.

Defendant to register with local police or sheriff's dept. as drug offender pursuant to section 11590 Health and Safety Code.

13. IMMEDIATE SENTENCE:

Probation to prepare and submit
 Post-sentence report to CDCR per PC 1203c.

Defendant's race/national origin: White

13. EXECUTION OF SENTENCE IMPOSED:

- a. at initial sentencing hearing.
- b. at resentencing per decision on appeal.
 after revocation of probation.
- c. at resentencing per recall of commitment. (PC1170(d).)
- e. other (specify):

14. CREDIT FOR TIME SERVED

CASE	TOTAL CREDITS	ACTUAL	LOCAL CONDUCT
A	24	16	<input checked="" type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
B			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
C			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
D			<input type="checkbox"/> 4019 <input type="checkbox"/> 2933.1
Date Sentence Pronounced:		Time Served in State Institution:	
09-18-07		DMH	CDCR
		[]	[]
		[]	[]

15. The defendant is remanded to the custody of the sheriff forthwith after 48 hours excluding Saturdays, Sundays, and holidays.

To be delivered to the reception center designated by the director of the California Department of Corrections and Rehabilitation.
 other (specify):

CLERK OF THE COURT

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

CLERK'S SIGNATURE Rosemary Isham	DATE 10-25-07
-------------------------------------	------------------

1 EDMUND G. BROWN JR.
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2 MARC D. GREENBAUM
Supervising Deputy Attorney General
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Attorneys for Complainant
7

8 **BEFORE THE**
9 **BOARD OF CHIROPRACTIC EXAMINERS**
10 **STATE OF CALIFORNIA**

11 In the Matter of the Accusation Against:

Case No. 2008-619

12
13
14 **ROBERT CRAIG TAYLOR.**

DEFAULT DECISION AND ORDER

15
16 Respondent.

[Gov. Code, §11520]

17 **FINDINGS OF FACT**

18
19 1. On or about January 6, 2009, Complainant Brian J. Stiger, in his official capacity as
20 the Executive Officer of the Board of Chiropractic Examiners, filed Accusation No. 2008-619
21 against Robert Craig Taylor (Respondent) before the Board of Chiropractic Examiners.

22 2. On or about January 29, 1996, the Board of Chiropractic Examiners issued
23 Chiropractor License No. DC 24233 to Respondent. The Chiropractor License was in full force
24 and effect at all times relevant to the charges brought herein and expired on August 31, 2008.

25 3. On or about March 24, 2009, Corinia Talaro, an employee of the Department of
26 Justice, served by Certified and First Class Mail a copy of the Accusation No. 2008-619,
27 Statement to Respondent, Notice of Defense, Request for Discovery, and Government Code
28

1 sections 11507.5, 11507.6, and 11507.7 to Respondent's address of record with the Board of
2 Chiropractic Examiners, which was and is: 4759 Mendota Ave. Los Angeles, CA 90042.

3 A copy of the Accusation is attached as exhibit A, and is incorporated herein by reference.

4 4. Service of the Accusation was effective as a matter of law under the provisions of
5 Government Code section 11505, subdivision (c).

6 5. Government Code section 11506 states, in pertinent part:

7 (c) The respondent shall be entitled to a hearing on the merits if the respondent files a
8 notice of defense, and the notice shall be deemed a specific denial of all parts of the accusation
9 not expressly admitted. Failure to file a notice of defense shall constitute a waiver of respondent's
10 right to a hearing, but the agency in its discretion may nevertheless grant a hearing.

11 Respondent failed to file a Notice of Defense within 15 days after service upon him
12 of the Accusation, and therefore waived his right to a hearing on the merits of Accusation No.
13 2008-619.

14 6. California Government Code section 11520 states, in pertinent part:

15 (a) If the respondent either fails to file a notice of defense or to appear at the hearing, the
16 agency may take action based upon the respondent's express admissions or upon other evidence
17 and affidavits may be used as evidence without any notice to respondent.

18 7. Pursuant to its authority under Government Code section 11520, the Board of
19 Chiropractic Examiners finds Respondent is in default. The Board of Chiropractic Examiners
20 will take action without further hearing and, based on the evidence on file herein, finds that the
21 allegations in Accusation No. 2008-619 are true.

22 8. The total cost for investigation and enforcement in connection with the Accusation
23 are \$6,263.00 as of August 19, 2009.

24 DETERMINATION OF ISSUES

25 1. Based on the foregoing findings of fact, Respondent Robert Craig Taylor has
26 subjected his Chiropractor License No. DC 24233 to discipline.

27 2. A copy of the Accusation is attached.

28 3. The agency has jurisdiction to adjudicate this case by default.

1 4. The Board of Chiropractic Examiners is authorized to revoke Respondent's
2 Chiropractor License based upon the following violations alleged in the Accusation:

3 a. Respondent has subjected his license to discipline pursuant to section 10, of the Act
4 by violating California Code of Regulations, title 16, section 317, subdivisions (g), in that
5 Respondent has committed crimes substantially related to the qualifications, functions, and duties
6 of a licensed chiropractor, as follows: (i) On or about December 20, 2007, Respondent was
7 convicted of one felony count of violating Penal Code section 496d, subdivision (a) (receiving
8 stolen automotive vehicle), one felony count of Penal Code section 459-460, subdivision (b)
9 (burglary: second degree commercial burglary), and one felony count of Penal Code section
10 530.5, subdivision (a) (identity theft) in the criminal proceedings entitled *The People of the State*
11 *of California v. Robert Craig Taylor* (Super. Ct. Orange County, 2007, No. 07WF1220); (ii). On
12 or about September 18, 2007, Respondent was convicted of one felony count of violating Health
13 and Safety Code section 11378 (possession of a controlled substance for sale) in the criminal
14 proceeding entitled *The People of the State of California v. Robert Craig Taylor* (Super. Ct. Los
15 Angeles County, 2007 CA07097401); (iii) Also, on or about September 18, 2007, Respondent
16 was convicted of one felony count of violating Penal Code section 487(a) (grand theft: property
17 over \$400) in a separate criminal proceeding entitled *The People of the State of California v.*
18 *Robert Craig Taylor* (Super. Ct. Los Angeles County, 2007, No. GA069949); and (iv) On or
19 about March 29, 2007, Respondent was convicted of one misdemeanor count of violating Penal
20 Code section 459 (second degree commercial burglary) and one misdemeanor count of violating
21 Penal Code section 530.5, subdivision (a) (identity theft) in the criminal proceeding entitled *The*
22 *People of the State of California v. Robert Craig Taylor* (Super. Ct. Los Angeles County, 2007,
23 No. 6GN06354).

24 b. Respondent subjected his license to discipline pursuant to section 10, in conjunction
25 with California Code of Regulations, title 16, section 317, subdivision (h), in that Respondent has
26 been convicted of crimes involving dishonest acts, as described in paragraph 4(a) above.

27

28

1 c. Respondent subjected his license to discipline pursuant to section 10, in conjunction
2 with California Code of Regulations, title 16, section 317, subdivision (k), in that Respondent
3 committed dishonest acts, as described in paragraph 4(a) above.

4 d. Respondent subjected his license to discipline pursuant to section 10, in conjunction
5 with California Code of Regulations, title 16, section 317, subdivisions (q), in that Respondent
6 committed acts of fraud or misrepresentation on August 29, 2004, when he attempted to renew his
7 license using a check drawn on an account that had been closed by the bank. Respondent did not
8 renew his license back to current and active status until April 1, 2006, and engaged in providing
9 chiropractic care while his license was expired, amounting to acts of fraud and/or
10 misrepresentation. Additionally, on July 30, 2007, CIGNA Health Care (CIGNA) requested
11 reimbursement for \$25,088.56 in overpayments to Respondent, which represented payments for
12 chiropractic services provided while Respondent's license was in forfeiture status.

13 e. Respondent subjected his license to discipline pursuant to section 10, in conjunction
14 with California Code of Regulations, title 16, section 317, subdivision (m), in that Respondent
15 violated the provisions of the Chiropractic Act and/or regulations adopted by the Board, as
16 follows: (i) On or about May 31, 2005, Respondent was arrested by the Los Angeles Police
17 Department in Hollywood, California, for a violation of Health & Safety Code section 11377
18 (possession of methamphetamine); (ii) On or about March 2, 2004, Respondent was arrested for
19 a violation of Health & Safety Code section 11377 (possession of methamphetamine); (iii)
20 Between 2004 through 2006, Respondent failed to timely notify the Board of any change of
21 address; (iv) On July 30, 2007, CIGNA requested reimbursement for overpayments to
22 Respondent while Respondent's license was in forfeiture, representing Respondent's failure to
23 ensure accurate billing; and (v) In August 29, 2004, Respondent attempted to renew his license
24 with a check drawn from a closed account.

25 f. Respondent subjected his license to discipline pursuant to section 10, in conjunction
26 with California Code of Regulations, title 16, section 317, subdivisions (n), on the grounds of
27 unprofessional conduct, in that between August 2004 and April 2006, Respondent falsely
28 represented himself to be a licensed chiropractor where his license was in forfeiture status.

1 g. Respondent subjected his license to discipline pursuant to section 10, in conjunction
2 with California Code of Regulations, title 16, section 317, subdivision (l), on the grounds of
3 unprofessional conduct, when he presented claims for payment for chiropractic services to
4 CIGNA while his license was in forfeiture status.

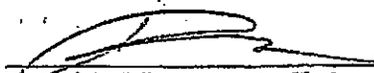
5 ORDER

6 IT IS SO ORDERED that Chiropractor License No. DC 24233, heretofore issued to
7 Respondent Robert Craig Taylor, is revoked.

8 Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a
9 written motion requesting that the Decision be vacated and stating the grounds relied on within
10 seven (7) days after service of the Decision on Respondent. The agency in its discretion may
11 vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.

12 This Decision shall become effective on OCT 25 2009.

13 It is so ORDERED SEP 25 2009

14
15
16 
17 Frederick N. Lerner, D.C., Chair
18 Board of Chiropractic Examiners

19 60449819.DOC
20 DOJ docket number: LA2007601695

21 Attachment:

22 Exhibit A: Accusation No.2008-619
23
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25
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27
28