FILED
SUPERIOR COURT OF CALIFORNIA

		SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE OCT 18 2016 F. Carrasco
People v		ason Voma Case Number RIF1070176.
Α.	L AD	VISEMENT OF RIGHTS:
34 -34 -34 -30	2. 3. 4.	I have the right to ask the court to compel witnesses to attend my trial at no expense to me, and to present evidence in my defense.  I have the right against self-incrimination. I cannot be forced to testify against myself, but I also have the right to testify in my own defense if I choose to do so.  I have the right to be represented by a lawyer throughout my trial. If I cannot afford one, the court will appoint one to represent me at no cost to me.
В.	CON	SEQUENCES OF PLEA (1 through 5 apply to everyone):
24	1.	As a convicted felon, I will not be able to own or possess any firearm. I will be ordered to pay restitution to the victim(s) if the victim(s) suffered economic harm. I agree that the amount of victim restitution is If the parties do not agree, the probation department will determine the amount. If I disagree with the amount, I must promptly request a hearing.  Charges and/or enhancements may have been dismissed as part of this negotiated disposition with the District Attorney's Office. I agree that I will be ordered to pay restitution to the victim(s) of the
	3. 4.`	dismissed charges and/or enhancements if the victim(s) suffered economic harm.  I will be ordered to pay a restitution fine of at least \$240 and not more than \$10,000. There are several other fines and fees that will be imposed as a result of this guilty plea.  If I am not a citizen of the United States, I understand that this conviction may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the
- 2L	5.	laws of the United States.  If I receive a state prison term, I will be placed on parole or local community supervision after completing the term. Parole or local community supervision will be for the term specified by law.  Generally, parole is for up to five years and local community supervision is for up to three years. If my
$\chi_{j}$	. 6.	term of imprisonment is life, and I am ever granted parole, it may be for life. If I violate any of the terms of parole, I could be returned to state prison for up to one year per violation. If I violate any of the terms of local community supervision, I could be incarcerated in county jail for up to 180 days per violation. If I am sentenced to county jail, a portion of my term may be suspended and, upon release from jail, I
<u> </u>	7. ** <b>X</b> \$	may be placed on mandatory supervision. If I violate any of the terms and conditions of my mandatory supervision, I could be returned to county jail for up to the remainder of my suspended jail term. I will be required to give a DNA sample.  My driving privileges will be suspended or revoked by the Department of Motor Vehicles.
	*	I understand that because I am pleading guilty to a qualifying offense, I will be ordered to register with law enforcement as a(n) and that if I fail to register or to keep my registration current for any reason, new criminal charges may be filed against me. I understand that registration as a sex offender is a life long requirement.
3 1	_X	I will be required to undergo AIDS testing.  Being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both, and as a result of that
<i>)</i> / c.		driving, someone is killed. I can be charged with murder.  Other See Stylewertal Pla Oglemont  FENDANT'S STATEMENT:
24 34	1. 2.	All the promises made to me are written on this form, or stated in open court.  No one has made any threats to me or anyone close to me, or placed any pressure of any kind on me in order to make me plead guilty.

Approved for Optional Use Riverside Superior Court CR004 (Rev. 11/1/12)

People v	Jason Jang	Case Number	RIF1670176
34 24 34	<ul> <li>3. I understand that if I violate any of my procustody term possible under these chated.</li> <li>4. I have had adequate time to discuss with consequences of any guilty pleating of the consequences.</li> <li>5. As part of this pleat I (circle one) do do</li></ul>	rges as set forth under "Ple th my attorney (1) my consti 3) any defenses I may have enet waive any right to app	a Agreement", Item 2. tutional rights, (2) the to the charges against me. eal that I may have.
<b>D</b> . '	PLEA AGREEMENT:	.; ,	
1. I will e	enter a guilty plea to the following charges and C+ 2\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	1861 (a)(2), 12	622.6(a)(1)
The P	Prosecutor will dismiss any charges and enhar		····
2. The m	naximum possible custody commitment for the	admitted charges and enha	encements is: IC VVS.
	uilty pleas are conditional on receiving the follo	•	
a) b)	Formal probation will (circle one) be 1) den formal probation may be up to five years. If felony county jail term (circle one) will/will n include a period of mandatory supervision flegal restrictions apply to a decision to gran The custody term will be	f probation is granted, a sus ot be imposed. A suspende or up to the remainder of the	pended state prison sentence or d felony county fail term may
	The custody term shall not be more than		(top)
	The custody term shall not be less than		(floor)
c)	Fines:		
d)	Other: Vestitution that		
(e)	Credit for time served will be days	actual; <u>         </u> days	19 $\square$ 2933; $32$ total.
E. SIGN	ATURES		
District Attorn	rney: The above is a correct statement of the ENVA MUNEYE  Print Name		gense and drosecution.
	have read and understand this entire docume ea Agreement.		the rights that I have initialed. I
- 10/13/16 Date	A SON ANG Print Name		Sign Name
constitutional	rights and understand that a guilty plea would ortunity to discuss his/her case with me, includerstands the consequences of his/her guilty p	l be a waiver of these rights; ding any defenses he/she n	(2) the defendant has had an hay have to the charges; and (3) the
	Prin Mame	Kavren Ke	m Sign Name
Interpreter: I	Having been duly sworn, I have translated this it has stated that he/she fully understood the	s form to the defendant in the	elanguage. signing.
Date	Print Name		Sign Name

Į.				
1	MICHAEL A. HESTRIN	BAIL:	Touba Pakdel-Nabati	\$12,402,000.00
2	District Attorney		Quynam Nguyen	\$12,402,000.00
3	County of Riverside		Jason Yang	\$12,402,000.00
4	3960 Orange Street, First Floor		•	
5	Riverside, California 92501		·	_
6	Telephone: (951) 955-5400		F I L [	
7	John Aki		SUPERIOR COURT O COUNTY OF RIV	VERSIDE
8	Chief Assistant District Attorney		MAY 16	2016
9	State Bar No. 189395	•	_5.1/2	2000/
10			· ·	
11				
12	SUPERIOR COUR	T OF C	ALIFORNIA	
13	COUNTY O	F RIVE	RSIDE	
14	(Riv	erside)		,
15			1	
16	THE PEOPLE OF THE STATE OF CALI	FORNI	A, NO. RIF 10	610110
17				·
18		Plaintif	f,	
19	v.			
20	,			·
21	TOUBA PAKDEL-NABATI		INDICTME	NT
22	DOB: 08/03/1978			·
23				
24	QUYNAM NGUYEN			•
25	DOB: 06/11/1958			
26				
27	JASON YANG		AGENCY#: DA	R2012258005/RDA
28	DOB: 02/24/1966			
29	De	efendant	<u>s.</u>	
30		UNT 1		
31	The Criminal Grand Jury of the County			•
32	TOUBA PAKDEL-NABATI and QUYNAM N			
33	Penal Code section 182, subdivision (a), subsec	ction (1)	, a felony, in that on or	about January 1,
34	2009 through and including July 15, 2014, in the County of Riverside, State of California, they			
35	did willfully and unlawfully conspire together	and with	another person and pe	ersons whose

identity is unknown to commit the crime of KNOWINGLY MAKING OR CAUSING TO BE .

the Law Firm.

# OVERT ACT NO. 11

PEYMAN HEIDARY controlled scheduling of doctors at the Clinics.

# OVERT ACT NO. 12

PEYMAN HEIDARY controlled payments of the medical professionals at the Clinics.

OVERT ACT NO. 13

PEYMAN HEIDARY controlled patient care at the Clinics, including dictating treatments and referrals. He ordered his employees to ensure that each patient received the same or similar treatment and test studies regardless of injury.

# OVERT ACT NO. 14

TOUBA PAKDEL-NABATI contributed to patient care at the Clinics, including dictating treatments and referrals. She ordered her employees to ensure that each patient received the same or similar treatment and test studies regardless of injury.

# OVERT ACT NO. 15

QUYNAM NGUYEN received referrals for unnecessary treatment which led to the creation of med-legal reports he caused to be created which QUYNAM NGUYEN knew would later be submitted for billing.

# OVERT ACT NO. 16

JASON YANG received referrals for unnecessary treatment which led to the creation of med-legal reports he caused to be created which JASON YANG knew would later be submitted for billing.

# OVERT ACT NO. 17

The Clinics submitted bills and liens for treatments ordered by PEYMAN HEIDARY to insurance companies and the WCAB.

# **OVERT ACT NO. 18**

The Law Firm received payments in part from Compromise and Releases from the WCAB and in part from legal fees billed to insurance companies.

# OVERT ACT NO. 19

When PEYMAN HEIDARY hired medical and chiropractic professionals to work at the Clinics, he ordered said professionals to create a checking account with PEYMAN HEIDARY as a signatory so he could maintain control of that account. Once created, said professionals were not allowed to make any changes or withdrawals to the account without PEYMAN HEIDARY'S permission. PEYMAN HEIDARY further ordered that any payments made to said professionals be deposited in that professional's checking account and the professionals were paid out of that account.

# OVERT ACT NO. 20

PEYMAN HEIDARY ordered said professionals to assign the all outstanding bills/accounts receivables to him. PEYMAN HEIDARY would then bundle the outstanding bills and sell them to third party collections and/or medical factoring firm.

# COUNT 2

For a further and separate cause of action, being a different offense from but connected in its commission with the charge set forth in count 1 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from ACE, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

# COUNT 3

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 and 2 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from AMERICAN INTERNATIONAL GROUP (AIG), and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value

exceeding \$65,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

# COUNT 4

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 3 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from BERKSHIRE/HATHAWAY, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### COUNT 5

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 4 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from CNA INSURANCE, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and sixmonth consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### COUNT 6

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 5 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from CALIFORNIA RESTAURANT MUTUAL BENEFITS CORPORATION (CRMBC), and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

# · COUNT 7

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 6 hereof, the Criminal, Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from CRUM & FORESTER, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and sixmonth consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

18<sup>°</sup> 19.

31. 

MICHAEL A. RESTRIN
DISTRICT ATTORNEY
County of Riverside
State of California ...

### COUNT 8

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 7 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from EMPLOYERS, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and sixmonth consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

# COUNT 9

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 8 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from EVEREST NATIONAL INSURANCE COMPANY (ENIC), and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

# COUNT 10

For a further and separate cause of action, being a different offense from but connected

in its commission with the charges set forth in counts 1 through 9 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from FARMER'S, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

# COUNT 11

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 10 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from FIREMAN'S, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$65,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

# COUNT 12

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 11 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI

and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from HARTFORD, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### **COUNT 13**

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 12 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from INSURANCE CARRIES OF THE WEST (ICW) and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### COUNT 14

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 13 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and

including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from LIBERTY MUTUAL, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and sixmonth consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$1,300,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (3).

### COUNT 15

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 14 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from REPUBLIC INDEMNITY, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

# COUNT 16

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 15 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent

18-

 claim for payment of a health care benefit, to wit, from STATE COMPENSATION INSURANCE FUND (SCIF), and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$1,300,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (3).

# COUNT 17

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 16 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from TRAVELER'S, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$1,300,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (3).

# COUNT 18

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 17 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from ZENITH, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month

consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$65,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

### COUNT 19

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 18 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Penal Code section 550, subdivision (a), subsection (6), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully and knowingly make and cause to be made a false and fraudulent claim for payment of a health care benefit, to wit, from ZURICH, and the claim and amount at issue exceeded Nine Hundred Fifty dollars (\$950) and the aggregate amount of claims and amount at issue exceeded Nine Hundred Fifty dollars (\$950) in a five years and six-month consecutive period.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$1,300,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (3).

# COUNT 20

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 19 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to ACE, for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 21

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 20 hereof, the Criminal Grand

 Jury of the County of Riverside by this Indiction in liereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to AMERICAN INTERNATIONAL GROUP (AIG) for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding \$65,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

### COUNT 22

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 21 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to BERKSHIRE/HATHAWAY for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 23

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 22 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to CNA INSURANCE for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 24

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 23 hereof, the Criminal Grand

Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to CALIFORNIA RESTAURANT MUTUAL BENEFITS CORPORATION (CRMBC) for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 25

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 24 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to CRUM & FORESTER for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### COUNT 26

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 25 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to EMPLOYERS INSURANCE for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and

JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

### COUNT 27

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 26 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to EVEREST NATIONAL INSURANCE COMPANY (ENIC), for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

### COUNT 28

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 27 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to FARMER'S INSURANCE for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

### COUNT 29

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 28 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to FIREMAN'S, for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and

JASON YANG, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

# COUNT 30

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 29 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to HARFORD, for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

### COUNT 31

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 30 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to INSURANCE CARRIERS OF THE WEST (ICW), for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 32

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 31 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did

willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to LIBERTY MUTUAL for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 33

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 32 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to REPUBLIC INDEMNITY for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 34

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 33 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to STATE COMPENSATION INSURANCE FUND (SCIF), for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS, with the intent so to do, took, damaged and destroyed property of a value exceeding \$200,000, within the meaning of Penal Code section 12022.6, subdivision (a), subsection (2).

### COUNT 35

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 34 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of

MICHAEL A. HESTRIN
DISTRICT ATTORNEY
County of Riverside
State of California

California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to TRAVELERS INSURANCE, for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

It is further alleged that in the commission and attempted commission of the above offense the said defendants, PEYMAN HEIDARY and CARY DAVID ABRAMOWITZ and ANA SOLIS and GLADYS ROSS, with the intent so to do, took, damaged and destroyed property of a value exceeding sixty five thousand dollars (\$65,000.00), within the meaning of Penal Code section 12022.6, subdivision (a), subsection (1).

### COUNT 36

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 35 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to ZENITH INSURANCE for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 37

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 36 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of Insurance Code section 1871.4, subdivision (a), subsection (1), a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants did willfully and unlawfully make and cause to be made a knowingly false and fraudulent material statement and material representation, to wit, to ZURICH for the purpose of obtaining and denying compensation, as defined in Labor Code section 3207.

# COUNT 38

For a further and separate cause of action, being a different offense from but connected in its commission with the charges set forth in counts 1 through 37 hereof, the Criminal Grand Jury of the County of Riverside by this Indictment hereby accuses TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG of a violation of section 549 of the Penal Code, a felony, in that on or about January 1, 2009 through and including July 15, 2014, in the County of Riverside, State of California, the defendants, did willfully and unlawfully solicited,

.27 

36 ||

accepted, or referred any business to or from any individual entity with the knowledge that, or reckless disregard for whether, the individual or entity for or from whom the solicitation or referral is made, or the individual or entity who is solicited or referred, intended to violate section 550 of the Penal Code or section 1871.4 of the Insurance Code.

It is further alleged that the said defendants, TOUBA PAKDEL-NABATI and QUYNAM NGUYEN and JASON YANG, committed two or more related felonies, a material element of which was fraud or embezzlement, which involved a pattern of related felony conduct, and this pattern of related felony conduct involved the taking of more than five hundred thousand dollars (\$500,000.00) within the meaning of Penal Code section 186.11, subdivision (a), subsection (2).

# Special Allegation: Zamora

It is further alleged that the above offense was not discovered by the victim(s) until March 26, 2012, when the State Compensation Insurance Fund Investigator Phillis Shorts began her inquiry into suspicious circumstances of fraudulent activity.

Investigator Phillis Shorts discovered the fraudulent activity during an investigative review into three individual worker's compensation claimant files who all used the same attorney service and who were all treated by providers associated with clinics owned and operated by Peyman Heidary.

On or about August 28, 2012, SCIF Investigator Phillis Shorts referred her findings to an inter-agency team including the Office of the Riverside County District Attorney. Further investigation by the Riverside County District Attorney uncovered a highly sophisticated criminal organization. Over an approximately two year period, the investigation discovered the use of cappers, law offices, and health clinics operated by support staff, chiropractors, and medical doctors all working as directed by Peyman Heidary to bill for similar services and treatment regardless of injury.

The scheme was not discovered prior to SCIF Investigator Phillis Shorts' findings due to multiple layers of ownership and control, voluminous legal files, medical records, billing involving hundreds of patient victims, and multiple regulatory violations overseen by multiple enforcement agencies.

The Office of the Riverside County District Attorney filed a criminal complaint in case number RIF1409778 against Peyman Heidary, Cary Abramowitz, Michael Tuosto, and Erica Torres on July 25, 2014. (*People v. Zamora* (1976) 18 Cal.3d 538.)

May 16, 2016

JA:tc

MICHAEL A. HESTRIN

District Attorney

JOHN AKI

Chief Assistant District Attorney

MICHAEL A. HESTRIN
DISTRICT ATTORNEY
County of Riverside
State of California

1	Names of witnesses examined by the Criminal Grand Jury on finding of the foregoing	
2	Indictment:	
3	Kathan Lambert	
4	Erica Torres	•
5	Dennis Knotts	
6	Jennifer Delgado	
7	Angelica Celis	
.8	Sandra Rubalcaba	
9	Todd Loveless	
10	Gissel Santibanez	
11	Yamileth Petway	
12	Ana Solis	
13	Yazmine Martinez	
14	Erica Lopez	
15	Lany Roldan	
16	Alejandra Palmerin	
17	Corrine Guevara	
18	Angelica Juarez	
19	Crystal Banuelos	
20	Perla Arroyo	
21	Craig Johnson	
22	Scott Adam	
23	Clayton Johnson	
24	Touba Pakdel-Nabati	
25	Peter Park	
26	Agatha Beltran	
27	Eugene Sung	
28	Kelly Ayers	
29	Gladys Ross	
30	Isidro Ramirez	
31	Denise Rivera	
32	Birender Singh	
33	Jasmin Ballesteros	
34	Oliver Glover	
35	Janine Farrell	

Daniel Gancourz

Ì	Kristian Nielson
2	Ronda Loyd
3	Danny Tran
4	Jill Landeros
5	Roger Gutierrez
6	Maria Kramer
.7	Gina Gribble
8	Anthony Hurtado
9	Gordon Oard
10	Aaron Lewis
11	" Phillis Shorts
12	Fidel Borrego
13	Anne Luce
14	Glen Smith
15	Don Terrell
16	John Auvenin
17	Nicole Sullivan
18	Chris Dill
19	Cynthia Becher
20	Yanti Soliman
21	Denise Magdaleno
22	Kurt Lacleman,
23	Sean Nealy
24	John Standish
25,	David Wall
26	James Fisher
27	Kerry O'Brien
28	Lawrence Westcott
29	Quynam Nguyen
30	Jason Yang
31	Tushar Doshi
32	Diane Zimmerman
,33	Jennifer Finch
34	James Munoz
. 35	Tamara Cooper
36	June Trujillo
	U

Mercedes Hernandez,
Jasmine Valadez

.2

A TRUE BILL:

Foreperson of the Criminal Grand Jury

MICHAELA. HESTRIN DISTRICT ATTORNEY County of Riverside State of California MICHAEL A. HESTRIN

District Attorney

County of Riverside

3960 Orange Street, First Floor

Riverside, California 92501

Telephone: (951) 955-5400

John Aki

Chief Assistant District Attorney

State Bar No. 189395

# SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE (Riverside)

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff.

TOUBA PAKDEL-NABATI

DOB: 08/03/1978

REQUEST/MOTION FOR PROSECUTION DISCOVERY (Pen. Code, §§ 1054.3,

1054.5(a) & (b))

Case No.

**QUYNAM NGUYEN** 

DOB: 06/11/1958

**JASON YANG** 

DOB: 02/24/1966

Defendants.

TO: THE HONORABLE JUDGE OF THE SUPERIOR COURTS AND TO COUNSEL FOR ABOVE-NAMED DEFENDANTS:

PLEASE BE INFORMED that the Office of the District Attorney of Riverside County, acting on behalf of the Plaintiff, the People of the State of California, hereby requests/moves for discovery/disclosure of the following items from the defendants and defendants intend to call as witnesses at trial;

32

33

34

35

- 2. Any relevant written or recorded statements of the persons in No. 1 above and/or reports of the statement of such persons;
- 3. Any reports or statement of experts made in connection with this case, including, but not limited to, the results of physical or mental examinations, scientific tests, experiments, or comparisons which the defendant or counsel intend to offer as evidence at the trial of this case; and
- 4. Any "real," i.e., tangible or physical, evidence which the defendant or counsel intends to offer in evidence at the trial.

PLEASE TAKE NOTE that pursuant to the provisions of Penal Code section 1054.5(b) if the above material and information requested is not provided to counsel for the plaintiff within 15 days of this request, a court order will be sought to promptly enforce the provisions of Penal Code section 1054.3.

Dated: May 16, 2016

Respectfully submitted,
MICHAEL A. HESTRIN
District Attorney

JOHN AKI

Chief Assistant District Attorney

JA:tc

MICHAEL A. HESTRIN DISTRICTATTORNEY County of Riverside State of California

People v. ADVISEMENT OF RIGHTS I have the right to a speedy and public trial by a judge or jury. At my trial. I have the right to face and cross-examine any witnesses against me. I have the right to ask the court to compel witnesses to attend my trial at no expense to me, and to present evidence in my defense.

I have the right against self-incrimination. I cannot be forced to testify against myself, but I also have the right to testify in my own defense if I choose to do so. I have the right to be represented by a lawyer throughout my trial. If I cannot afford one, the court will appoint one to represent me at no cost to me. CONSEQUENCES OF PLEA (1 through 5 apply to everyone): As a convicted felon, I will not be able to own or possess any firearm. I will be ordered to pay restitution to the victim(s) if the victim(s) suffered economic harm. I agree that the amount of victim restitution is If the parties do not agree, the probation department will determine the amount, If I disagree with the amount, I must promptly request a hearing. Charges and/or enhancements may have been dismissed as part of this negotiated disposition with the District Attorney's Office. I agree that I will be ordered to pay restitution to the victim(s) of the dismissed charges and/or enhancements if the victim(s) suffered economic harm. I will be ordered to pay a restitution fine of at least \$240 and not more than \$10,000. There are several other fines and fees that will be imposed as a result of this guilty plea. If I am not a citizen of the United States, I understand that this conviction may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. If I receive a state prison term. I will be placed on parole or local community supervision after completing the term. Parole or local community supervision will be for the term specified by law. Generally, parole is for up to five years and local community supervision is for up to three years. If my term of imprisonment is life, and I am ever granted parole, it may be for life. If I violate any of the terms of parole, I could be returned to state prison for up to one year per violation. If I violate any of the terms of local community supervision, I could be incarcerated in county jail for up to 180 days per violation.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE FELONY PLEA FORM

I will be required to give a DNA sample. My driving privileges will be suspended or revoked by the Department of Motor Vehicles. understand that because I am pleading guilty to a qualifying offense, I will be ordered to register with

law enforcement as a(n) \_\_\_\_\_ and that if I fail to register or to keep my registration current for any reason, new criminal charges may be filed against me. I understand that registration as a sex offender is a life long requirement.

If I am sentenced to county fail, a portion of my term may be suspended and, upon release from fail. I may be placed on mandatory supervision. If I violate any of the terms and conditions of my mandatory supervision, I could be returned to county jail for up to the remainder of my suspended jail term.

(0. I will be required to undergo AIDS testing.

Being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I drive while under the influence of alcohol or drugs, or both, and as a result of that driving, someone is killed, I can be charged with murder.

Other See Silviewintal Dia Ogillman

12. Other

### DEFENDANT'S STATEMENT:

All the promises made to me are written on this form, or stated in open court.

No one has made any threats to me or anyone close to me, or placed any pressure of any kind on me In order to make me plead quilty.

Approved for Optional Use Riverside Superior Court CR004 (Rev. 11/1/12)

People v.	Jasov	) Jang	Case Nu	mber_ RIF 1670	176
34 24 34 34	custody term 4. I have had ad consequences 5. As part of this	possible under these cle equate time to discuss s of any guilty plea plea, I (circle one) do	narges as set forth under with my attorney (1) my I (3) any defenses I may denet waive any right to	d be sentenced to the maxing the sentenced to the maxing the sentenced to the maxing the sentenced to the charges against appeal that I may have the charges that I am admitted the sentenced to the sentenced the sentenced to the sent	st me.
D.	PLEA AGREEME	ENT:			
 The	Prosecutor will dismise maximum possible curguilty pleas are condition formal probation of felony county jail to include a period of legal restrictions at the custody term.	is any charges and enhanced stody commitment for the control on a cont	ancements that I do not the admitted charges and ollowing considerations a enied; 2) granted; 3) decilif probation is granted, I not be imposed. A suspension up to the remainder ant probation in this case	s to sentence:  ided by the court. If granter a suspended state prison so bended felony county jail te of the suspended jail term	d, the length of sentence or rm may  The following  Tyr. (stip)  (top)
		shall not be less than			(floor)
c)	Fines:	la de la constante	1		
. d)	Other: Vest	ved will be 11 n day	o catuali. I o dana I	× 4019 □ 2933; <u>3</u> 2	
E. SIG	NATURES :	ved will be 10 day	s actual, 100 days	A_4019 [_1 2933; <u>_/ 2</u>	<u>∠</u> total.
	orney: The above is a	correct statement of the MWWeVe Print Name	e Plea Agreentent betwe	sen defense and drosecution Sign Name	n.
	I have read and under Plea Agreement.	rstand this entire docum	nent. I waive and give up	all of the rights that I have	initialed. I
	AS	Print Name		Sign Name	<u> </u>
constitution	al rights and understan pportunity to discuss hi	nd that a guilty plea wou is/her case with me, inc	ald be a waiver of these related in the second in the seco	defendant understands his ights; (2) the defendant has she may have to the charge ion of the defendant to ente	s had an es; and (3) the
10/13/	IN TO	Prin Name	<u> </u>	Sign Name	<del></del>
		orn, I have translated t	his form to the defendant e contents of the form pr	t in the	_ language.
	<del></del>	7		01	
Dat	te	Print Name	•	Sign Name	•

# 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.

On February 22, 2017, I served the following documents:

# NOTICE OF PROVIDER SUSPENSION-WORKERS' COMPENSATION

# SUPERIOR COURT OF CALIFORNIA FELONY PLEA FORM

# SUPERIOR COURT OF CALIFORNIA INDICTMENT

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

Jason Hui-Tek Yang 280 South Euclid Avenue, #205 Pasadena, CA 91101

The documents were served by the following means:

[X] (BY U.S. CERTIFIED MAIL) I enclosed the documents 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 February 22, 2017, at Oakland, California.

CATHY FUJITA-LAM