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Central Criminal
Los Angeles Superior Court
Filed

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10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 COUNTY OF LOS ANGELES
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13 **PEOPLE OF THE STATE OF
14 CALIFORNIA,**

Plaintiff,

15 v.

16 **NAASON JOAQUIN GARCIA (5/7/69),
17 ALONDRA OCAMPO (2/7/83),
18 AZALEA RANGEL MELENDEZ (UNK),
19 SUSANA MEDINA OAXACA (11/8/94),**

Defendants.
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Case No. BA475856

FELONY COMPLAINT

Action Filed: June 4, 2019

21 THE ATTORNEY GENERAL OF THE STATE OF CALIFORNIA accuses the above-
22 named defendants of the following crimes, which are connected to one another in their
23 commission:

24 **COUNT ONE**

25 On or between August 1, 2017 and February 1, 2018, in the County of Los Angeles,
26 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
27 LEWD ACT UPON A CHILD, a violation of PENAL CODE SECTION 288(c)(1), a Felony, in
28 that they did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with

1 the body, or any part thereof, of JANE DOE 1, who was 15 years old, with the intent of arousing,
2 appealing to, or gratifying, the lust, passions, or sexual desires of said defendant who was at least
3 10 years older than JANE DOE 1.

4 **COUNT TWO**

5 On or between August 1, 2017, and February 15, 2018, in the County of Los Angeles,
6 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
7 CONSPIRACY, a violation of PENAL CODE SECTION 182(a)(1), a Felony, in that they did
8 unlawfully conspire together to commit the crime of HUMAN TRAFFICKING BY
9 PROCURING A CHILD TO ENGAGE IN A LEWD ACT, a violation of PENAL CODE
10 SECTION 236.1(b)/266j, a Felony, and that pursuant to and for the purpose of carrying out the
11 objectives and purposes of the aforesaid conspiracy, the said defendants committed the following
12 overt acts at and in the County of Los Angeles:

13 OVERT ACT I

14 In or about August 2017, in the County of Los Angeles, defendant ALONDRA OCAMPO
15 met with JANE DOE 1, along with other minor members of a La Luz Del Mundo church sub
16 group.

17 OVERT ACT II

18 In or about August 2017, in the County of Los Angeles, defendant ALONDRA OCAMPO a
19 group of minor girls that if they went against any desires or wishes of “the Apostle,” defendant
20 NAASON JOAQUIN GARCIA, that they were going against god.

21 OVERT ACT III

22 In or about September of 2017, in the county of Los Angeles, defendant ALONDRA
23 OCAMPO directed JANE DOE 1, along with the other minors, to perform “flirty” dances for
24 defendant NAASON JOAQUIN GARCIA wearing as little clothing as possible.

25 OVERT ACT IV

26 In or about September of 2017, in the county of Los Angeles, and after JANE DOE 1 and
27 the other minors completed their September 2017 dance, defendant NAASON JOAQUIN
28

1 GARCIA gave them a speech about a king having mistresses and stated that an apostle of god can
2 never be judged for his actions.

3 OVERT ACT V

4 On and between September 2017 and January of 2018, in the county of Los Angeles,
5 defendant ALONDRA OCAMPO directed JANE DOE 1 and other minors to take off their
6 clothing and touch each other sexually.

7 OVERT ACT VI

8 On and between September 2017 and January of 2018, in the county of Los Angeles,
9 defendant ALONDRA OCAMPO took photos of minor girls touching each other sexually at her
10 direction for the purpose of sending the photographs to defendant NAASON JOAQUIN
11 GARCIA.

12 OVERT ACT VII

13 On a between August 2017 and February 1, 2018, in the county of Los Angeles, defendant
14 ALONDRA OCAMPO called JANE DOE 1 to the home of defendant NAASON JOAQUIN
15 GARCIA and asked her to serve him coffee in his office.

16 OVERT ACT VIII

17 On a between August 2017 and February 1, 2018, in the county of Los Angeles, defendant
18 ALONDRA OCAMPO walked JANE DOE 1 to the defendant NAASON JOAQUIN GARCIA's
19 office, grabbed the coffee JANE DOE 1 was holding, and told JANE DOE 1 to remove her dress.

20 OVERT ACT IX

21 On a between August 2017 and February 1, 2018, in the county of Los Angeles, defendant
22 ALONDRA OCAMPO then returned the coffee to JANE DOE 1.

23 OVERT ACT X

24 On a between August 2017 and February 1, 2018, in the county of Los Angeles JANE DOE
25 1 entered the office and defendant NAASON JOAQUIN GARCIA put his arms around her,
26 kissed her on the lips, touched her buttocks, and attempted to touch her vagina.

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COUNT THREE

On or between August 1, 2017, and February 1, 2018, in the County of Los Angeles, defendant ALONDRA OCAMPO committed the crime of HUMAN TRAFFICKING BY PROCURING A CHILD TO ENGAGE IN A LEWD ACT, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that she did willfully and unlawfully deprive and/or violate the personal liberty of JANE DOE 1 with the intent to maintain a violation of PENAL CODE SECTION 266j.

COUNT FOUR

On or between August 1, 2017, and February 1, 2018, in the County of Los Angeles, defendant ALONDRA OCAMPO committed the crime of PROCURING A CHILD TO ENGAGE IN A LEWD ACT, a violation of PENAL CODE SECTION 266j, a Felony, in that she did unlawfully and intentionally provide or make available JANE DOE 1, a child under the age of 16 years, to another person for the purpose of a lewd and lascivious act as defined in Penal Code section 288.

COUNT FIVE

On or between October 1, 2017, and February 28, 2018, in the County of Los Angeles, defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of FORCIBLE RAPE OF A MINOR, a violation of PENAL CODE SECTION 261(a)(2), a Felony, in that they did unlawfully accomplish an act of sexual intercourse with a person, to wit JANE DOE 2, not his spouse, against said person's will by means of force, violence, duress, menace, or fear of immediate and unlawful bodily injury on said person or another.

It is further alleged that in the commission of the above offense the said defendants personally inflicted great bodily injury upon JANE DOE 2, not an accomplice to the above offense, within the meaning of Penal Code section 12022.7(a) and also causing the above offense to become a serious felony within the meaning of Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

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1 **COUNT SIX**

2 On or between October 1, 2017, and February 28, 2018, in the County of Los Angeles,
3 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
4 UNLAWFUL SEXUAL INTERCOURSE, a violation of PENAL CODE SECTION 261.5(c), a
5 Felony, in that they engaged in an act of unlawful sexual intercourse with JANE DOE 2, a minor
6 not the spouse of the defendant, and the minor being more than three years younger than the
7 defendants.

8 It is further alleged that in the commission of the above offense the said defendants
9 personally inflicted great bodily injury upon JANE DOE 2, not an accomplice to the above
10 offense, within the meaning of Penal Code section 12022.7(a) and also causing the above offense
11 to become a serious felony within the meaning of Penal Code section 1192.7(c)(8) and a violent
12 felony within the meaning of Penal Code section 667.5(c)(8).

13 **COUNT SEVEN**

14 On or between October 1, 2017, and February 28, 2018, in the County of Los Angeles,
15 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
16 FORCIBLE ORAL COPULATION, a violation of PENAL CODE SECTION 287(c)(2)(C), a
17 Felony, in that they did unlawfully accomplish and act of oral copulation with a person, to wit
18 JANE DOE 2, against said person's will by means of force, violence, duress, menace, or fear of
19 immediate and unlawful bodily injury on said person or another.

20 **COUNT EIGHT**

21 On or between October 1, 2017, and February 28, 2018, in the County of Los Angeles,
22 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
23 ORAL COPULATION OF A PERSON UNDER 18, a violation of PENAL CODE SECTION
24 287(b)(1), a Felony, in that they did unlawfully participate in an act of oral copulation with JANE
25 DOE 2, a person under the age of 18 years.

26 **COUNT NINE**

27 On or between January 1, 2017, and January 31, 2018, in the County of Los Angeles,
28 defendants NAASON JOAQUIN GARCIA, ALONDRA OCAMPO, and SUSANA MEDINA

1 OAXACA committed the crime of FORCIBLE ORAL COPULATION OF A PERSON UNDER
2 18, a violation of PENAL CODE SECTION 287(c)(2)(C), a Felony, in that they did unlawfully
3 accomplish an act of oral copulation with a person, to wit JANE DOE 3, against said person's
4 will by means of force, violence, duress, menace, or fear of immediate and unlawful bodily injury
5 on said person or another.

6 **COUNT TEN**

7 On or between January 1, 2017, and January 31, 2018, in the County of Los Angeles,
8 defendants NAASON JOAQUIN GARCIA, ALONDRA OCAMPO, and SUSANA MEDINA
9 OAXACA committed the crime of ORAL COPULATION OF A PERSON UNDER 18, a
10 violation of PENAL CODE SECTION 287(b)(1), a Felony, in that they did unlawfully participate
11 in an act of oral copulation with JANE DOE 3, a person under the age of 18 years.

12 **COUNT ELEVEN**

13 On or between August 1, 2017, and April 30, 2018, in the County of Los Angeles,
14 defendants NAASON JOAQUIN GARCIA and ALONDRA OCAMPO committed the crime of
15 CONSPIRACY, a violation of PENAL CODE SECTION 182(a)(1), a Felony, in that they did
16 unlawfully conspire together to commit the crime of HUMAN TRAFFICKING FOR
17 PRODUCTION OF CHILD PORNOGRAPHY, a violation of PENAL CODE SECTION
18 236.1(b)/311.2(c), a Felony, and that pursuant to and for the purpose of carrying out the
19 objectives and purposes of the aforesaid conspiracy, the said defendants committed the following
20 overt acts at and in the County of Los Angeles:

21 **OVERT ACT I**

22 On and between September 1, 2017, and January 31, 2018, in the county of Los Angeles,
23 defendant ALONDRA OCAMPO sent a message to JANE DOE 1, JANE DOE 2, and JANE
24 DOE 3 saying that defendant NAASON JOAQUIN GARICA ["the servant of god"] would be
25 really happy if they sent OCAMPO nude photos for NAASON JOAQUIN GARICA.

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OVERT ACT II

On and between September 1, 2017, and January 31, 2018, defendant ALONDRA OCAMPO sent a message to JANE DOE 1, JANE DOE 2, and JANE DOE 3 telling them to take photos without their underwear and with their legs open, and to send the photos to her.

OVERT ACT III

On one occasion between September 1, 2017, and January 31, 2018, in the county of Los Angeles, defendant ALONDRA OCAMPO took JANE DOE 1, JANE DOE 2, and JANE DOE 3 to an unknown office building, provided them with school girl outfits, directed them to touch their own breasts and buttocks, as well as each other's, and took photos of them doing so.

OVERT ACT IV

In or about December of 2017, defendant ALONDRA OCAMPO, in the county of Los Angeles, took JANE DOE 1, JANE DOE 2, and JANE DOE 3 to defendant NAASON JOAQUIN GARCIA'S home and told them to remove their clothing.

OVERT ACT V

In or about December of 2017, Defendant ALONDRA OCAMPO, in the county of Los Angeles, had JANE DOE 1, JANE DOE 2, and JANE DOE 3 touch each other's breasts and vaginas for photos, and directed them to open their legs so she could take photos of their vaginal areas.

OVERT ACT VI

In or about January of 2017, defendant ALONDRA OCAMPO in the county of Los Angeles took JANE DOE 1, JANE DOE 2, and JANE DOE 3 to a hotel.

OVERT ACT VII

In or about January of 2017, defendant ALONDRA OCAMPO in the county of Los Angeles had JANE DOE 1, JANE DOE 2, and JANE DOE 3 take off their clothing, touch each other's breasts and vaginas, and lick whipped cream off each other's breasts.

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OVERT ACT VIII

In and between 2017 and 2018, Defendant ALONDRA OCAMPO, in the county of Los Angeles told JANE DOE 1, JANE DOE 2, and JANE DOE 3 that the photos she took of them were for defendant NAASON JOAQUIN GARCIA [“the servant of god”].

OVERT ACT IX

In and between 2017 and 2018 and on at least one occasion, defendant NAASON JOAQUIN GARCIA thanked JANE DOE 1, JANE DOE 2, and JANE DOE 3 for the photos he received of them.

COUNT TWELVE

On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles, defendant ALONDRA OCAMPO committed the crime of HUMAN TRAFFICKING FOR PRODUCTION OF CHILD PORNOGRAPHY, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that she did willfully and unlawfully deprive and/or violate the personal liberty of JANE DOE 1 with the intent to maintain a violation of PENAL CODE SECTION 311.2(c).

COUNT THIRTEEN

On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles, defendant ALONDRA OCAMPO committed the crime of HUMAN TRAFFICKING FOR PRODUCTION OF CHILD PORNOGRAPHY, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that she did willfully and unlawfully deprive and/or violate the personal liberty of JANE DOE 2 with the intent to maintain a violation of PENAL CODE SECTION 311.2(c).

COUNT FOURTEEN

On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles, defendant ALONDRA OCAMPO committed the crime of HUMAN TRAFFICKING FOR PRODUCTION OF CHILD PORNOGRAPHY, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that she did willfully and unlawfully deprive and/or violate the personal

1 liberty of JANE DOE 3 with the intent to maintain a violation of PENAL CODE SECTION
2 311.2(c).

3 **COUNT FIFTEEN**

4 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
5 defendant ALONDRA OCAMPO committed the crime of PRODUCTION/DISTRIBUTION OF
6 CHILD PORNOGRAPHY, in violation of PENAL CODE SECTION 311.2(c), in that she did
7 unlawfully and knowingly send or cause to be sent, and in the State of California did possess,
8 prepare, public, produce, photographs and video, with the intent to distribute, exhibit to, or
9 exchange with a person 18 years of age and older, knowing that the matter depicted a person
10 under the age of 18 years personally engaging in and personally simulating sexual conduct as
11 defined in Penal Code section 311.4.

12 **COUNT SIXTEEN**

13 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
14 defendant ALONDRA OCAMPO committed the crime of EXTORTION, a violation of PENAL
15 CODE SECTION 518, a Felony, in that she extorted property or other consideration from JANE
16 DOE 1 by means of force and threat such as is mentioned in Section 519.

17 **COUNT SEVENTEEN**

18 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
19 defendant ALONDRA OCAMPO committed the crime of EXTORTION, a violation of PENAL
20 CODE SECTION 518, a Felony, in that she extorted property or other consideration from JANE
21 DOE 2 by means of force and threat such as is mentioned in Section 519.

22 **COUNT EIGHTEEN**

23 On or between October 1, 2017, and February 28, 2018, in the County of Los Angeles,
24 defendant ALONDRA OCAMPO committed the crime of EXTORTION, a violation of PENAL
25 CODE SECTION 518, a Felony, in that she extorted property or other consideration from JANE
26 DOE 3 by means of force and threat such as is mentioned in Section 519.

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1 **COUNT NINETEEN**

2 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
3 defendant ALONDRA OCAMPO committed the crime of CONTACT WITH MINOR FOR
4 SEXUAL OFFENSE, in violation of PENAL CODE SECTION 288.3(a), in that she did
5 unlawfully contact and communicate with a minor, JANE DOE 1, knowing that JANE DOE 1
6 was a minor, with the intent to commit an offense specified in Penal Code section 261, 289, or
7 311.2 involving JANE DOE 1.

8 **COUNT TWENTY**

9 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
10 defendant ALONDRA OCAMPO committed the crime of CONTACT WITH MINOR FOR
11 SEXUAL OFFENSE, in violation of PENAL CODE SECTION 288.3(a), in that she did
12 unlawfully contact and communicate with a minor, JANE DOE 2, knowing that JANE DOE 2
13 was a minor, with the intent to commit an offense specified in Penal Code section 261, 289, or
14 311.2 involving JANE DOE 2.

15 **COUNT TWENTY-ONE**

16 On or between August 1, 2017, and February 28, 2018, in the County of Los Angeles,
17 defendant ALONDRA OCAMPO committed the crime of CONTACT WITH MINOR FOR
18 SEXUAL OFFENSE, in violation of PENAL CODE SECTION 288.3(a), in that she did
19 unlawfully contact and communicate with a minor, JANE DOE 3, knowing that JANE DOE 3
20 was a minor, with the intent to commit an offense specified in Penal Code section 261, 289, or
21 311.2 involving JANE DOE 3.

22 **COUNT TWENTY-TWO**

23 On or between June 1, 2015 and July 30, 2015, in the County of Los Angeles, defendants
24 NAASON JOAQUIN GARCIA and AZALEA MELENDEZ RANGEL committed the crime of
25 FORCIBLE RAPE, a violation of PENAL CODE SECTION 261(a)(2), a Felony, in that they did
26 unlawfully accomplish an act of sexual intercourse with a person, to wit JANE DOE 4, not his
27 spouse, against said person's will by means of force, violence, duress, menace, or fear of
28 immediate and unlawful bodily injury on said person or another.

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COUNT TWENTY-THREE

On or between June 1, 2015 and July 30, 2015, in the County of Los Angeles, defendants NAASON JOAQUIN GARCIA and AZALEA MELENDEZ RANGEL committed the crime of FORCIBLE ORAL COPULATION, a violation of PENAL CODE SECTION 287(c)(2)(A), a Felony, in that they did unlawfully accomplish and act of oral copulation with a person, to wit JANE DOE 4, against said person's will by means of force, violence, duress, menace, or fear of immediate and unlawful bodily injury on said person or another.

COUNT TWENTY-FOUR

On or between March 1, 2017, and September 15, 2017, in the County of Los Angeles, defendant NAASON JOAQUIN GARCIA committed the crime of FORCIBLE RAPE, a violation of PENAL CODE SECTION 261(a)(2), a Felony, in that he did unlawfully accomplish an act of sexual intercourse with a person, to wit JANE DOE 4, not his spouse, against said person's will by means of force, violence, duress, menace, or fear of immediate and unlawful bodily injury on said person or another.

COUNT TWENTY-FIVE

On or between March 1, 2017, and September 15, 2017, in the County of Los Angeles, defendant NAASON JOAQUIN GARCIA committed the crime of FORCIBLE ORAL COPULATION, a violation of PENAL CODE SECTION 287(c)(2)(A), a Felony, in that he did unlawfully accomplish an act of oral copulation with a person, to wit JANE DOE 4, against said person's will by means of force, violence, duress, menace, or fear of immediate and unlawful bodily injury on said person or another.

COUNT TWENTY-SIX

On or between March 1, 2017, and September 15, 2017, in the County of Los Angeles, defendant NAASON JOAQUIN GARCIA committed the crime of EXTORTION, a violation of PENAL CODE SECTION 518, a Felony, in that he extorted property or other consideration from JANE DOE 4, by means of force and threat such as is mentioned in Section 519.

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SPECIAL ALLEGATION – VIOLENT SEX OFFENSES


It is further alleged that defendants NAASON JOAQUIN GARCIA, ALONDRA OCAMPO, SUSANA OAXACA MEDINA, and AZALEA RANGEL are ineligible for probation or suspension of sentence pursuant to PENAL CODE SECTION 1203.065(a).

NOTICE: Convictions for the offenses alleged in counts 1, 3-5, 7-10, 12-15, 19-23, 24, and 25 of this Complaint will require the defendants to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime.

NOTICE: Conviction of these offenses will require the defendant to provide DNA samples and print impressions pursuant to Penal Code section 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) 549 U.S. 270 [127 S.Ct. 856, 166 L.Ed.2d 856].

I declare under the penalty of perjury that the foregoing is true and correct. Executed this 4th day of June, 2019, at Los Angeles, California.



TROY HOLMES
DECLARANT AND COMPLAINANT

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Respectfully Submitted,

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Attorney General of California
JAMES ROOT
Senior Assistant Attorney General
PATRICIA FUSCO
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NOTICE TO DEFENDANT AND ATTORNEY

Pursuant to Penal Code section 1054.5(b), the People of the State of California hereby informally request that defense counsel provide discovery to the People as required by Penal Code section 1054.3.

NOTICE TO ATTORNEY

Any materials accompanying this complaint or provided by the People in this case may contain information about witnesses. Such information is subject to Penal Code section 1054.2, which provides, "No attorney may disclose or permit to be disclosed to a defendant the address or telephone number of a victim or witness whose name is disclosed to the attorney pursuant to subdivision (a) of Section 1054.1 unless specifically permitted to do so by the court after a hearing and a showing of good cause."

1 AGENCY: CALIFORNIA BUREAU OF INVESTIGATION AND INTELLIGENCE

2 PRELIM. TIME. EST.: 5 days

3

4	DEFENDANT	CII	DOB	BAIL RECOM'D	BOOKING NO.
5	NAASON		5/7/69	\$25m	
6	JOAQUIN				
6	GARCIA				

6			2/7/83	\$25m	
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7 ALONDRA
8 MARGARITA
8 OCAMPO

9	AZALEA		UNK	\$5m	
10	RANGEL				
10	MELENDEZ				

11			11/8/94	\$5m	
12	SUSANA				
12	MEDINA				
12	OAXACA				

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1 **Order Holding To Answer - Felony Complaint (P.C. § 872)**

2 It appearing to me that the offenses in the complaint have been committed and there is
3 sufficient cause to believe the defendant guilty thereof, I order that the defendant be held to
4 answer for the following:

5
6 DEFENDANT: **NAASON JOAQUIN GARCIA**

7

8	Count No.	Charge	Range	Special Alleg.	Alleg. Effect
9	1.	PC 288(c)(1)	1/2/3		
10	2.	PC 182(a)(1)/ 236.1(b)	8/14/20		
11	5.	PC 261(a)(2)/ 264(c)(2)	7/9/11		
12	6.	PC 261.5(c)	16 mos./2/3	12022.7	+5
13	7.	PC 287(c)(2)(C)	6/8/10		
14	8.	PC 287(b)(1)	16 mos./2/3		
15	9.	PC 287(c)(2)(C)	6/8/10		
16	10.	PC 287(b)(1)	16 mos./2/3		
17	11.	PC 182(a)(1)/ 236.1(b)	8/14/20		
18	22.	PC 261(a)(2)/ 264(a)	3/6/8		
19	23.	PC 287(c)(2)(A)	3/6/8		
20	24.	PC 261(a)(2)/ 264(a)	3/6/8		
21	25.	PC 287(c)(2)(A)	3/6/8		
22	26.	PC 518	2/3/4		

23 I ORDER that the defendant named below be held to answer for the above-described
24 offenses and allegations and be admitted to bail in the sum of:

25 **NAASON JOAQUIN GARCIA** \$ _____

26 And that said defendant be committed to the custody of the Sheriff until such bail is given.

27 The date of Felony arraignment is set for:

28 _____ in Department _____ at _____ a.m.
(Date)

Magistrate Date
Superior Court of California

Order Holding To Answer - Felony Complaint (P.C. § 872)

It appearing to me that the offenses in the complaint have been committed and there is sufficient cause to believe the defendant guilty thereof, I order that the defendant be held to answer for the following:

DEFENDANT: **ALONDRA OCAMPO**

Count No.	Charge	Range	Special Alleg.	Alleg. Effect
1.	PC 288(c)(1)	1/2/3		
2.	PC 182(a)(1)/ 236.1(b)	8/14/20		
3.	PC 236.1(b)	8/14/20		
4.	PC 266j	3/6/8		
5.	PC 261(a)(2)/ 264(c)(2)	7/9/11		
6.	PC 261.5(c)	16 mos./2/3	12022.7	+5
7.	PC 287(c)(2)(C)	6/8/10		
8.	PC 287(b)(1)	16 mos./2/3		
9.	PC 287(c)(2)(C)	6/8/10		
10.	PC 287(b)(1)	16 mos./2/3		
11.	PC 182(a)(1)/ 236.1(b)	8/14/20		
12.	PC 236.1(b)	8/14/20		
13.	PC 236.1(b)	8/14/20		
14.	PC 236.1(b)	8/14/20		
15.	PC 311.2(c)	16 mos./2/3		
16.	PC 518	2/3/4		
17.	PC 518	2/3/4		
18.	PC 518	2/3/4		
19.	PC 288.3	8 mos./1/18 mos.		
20.	PC 288.3	8 mos./1/18 mos.		
21.	PC 288.3	8 mos./1/18 mos.		

I ORDER that the defendant named below be held to answer for the above-described offenses and allegations and be admitted to bail in the sum of:

ALONDRA OCAMPO \$ _____

And that said defendant be committed to the custody of the Sheriff until such bail is given.

The date of Felony arraignment is set for:

_____ in Department _____ at _____ a.m.
(Date)

Magistrate Date
Superior Court of California

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Order Holding To Answer - Felony Complaint (P.C. § 872)

It appearing to me that the offenses in the complaint have been committed and there is sufficient cause to believe the defendant guilty thereof, I order that the defendant be held to answer for the following:

DEFENDANT: **AZALEA RANGEL MELENDEZ**

<u>Count No.</u>	<u>Charge</u>	<u>Range</u>	<u>Special Alleg.</u>	<u>Alleg. Effect</u>
22.	PC 261(a)(2)	3/6/8		
23.	PC 287(c)(2)(A)	3/6/8		

I ORDER that the defendant named below be held to answer for the above-described offenses and allegations and be admitted to bail in the sum of:

AZALEA RANGEL MELENDEZ \$ _____

And that said defendant be committed to the custody of the Sheriff until such bail is given.

The date of Felony arraignment is set for:

_____ in Department _____ at _____ a.m.
(Date)

Magistrate
Superior Court of California

Date

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Order Holding To Answer - Felony Complaint (P.C. § 872)

It appearing to me that the offenses in the complaint have been committed and there is sufficient cause to believe the defendant guilty thereof, I order that the defendant be held to answer for the following:

DEFENDANT: **SUSANA MEDINA OAXACA**

<u>Count No.</u>	<u>Charge</u>	<u>Range</u>	<u>Special Alleg.</u>	<u>Alleg. Effect</u>
9.	PC 287(c)(2)(C)	6/8/10		
10.	PC 287(b)(1)	16 mos./2/3		

I ORDER that the defendant named below be held to answer for the above-described offenses and allegations and be admitted to bail in the sum of:

SUSANA MEDINA OAXACA \$ _____

And that said defendant be committed to the custody of the Sheriff until such bail is given.

The date of Felony arraignment is set for:

_____ in Department _____ at _____ a.m.
(Date)

Magistrate
Superior Court of California
Date _____