THE STATE BAR OF CALIFORNIA OFFICE OF CHIEF TRIAL COUNSEL KEVIN TAYLOR, No. 151715 180 Howard Street San Francisco, California 94105-1639 Telephone: (415) 538-2000

Public Matter

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IN THE STATE BAR COURT OF THE STATE BAR OF CALIFORNIA

IN THE MATTER OF THE CONVICTION OF:

ERIC DOUGLAS LEACH, No. 212175

A Member of the State Bar

SBC-19-C-30566 Case No.

Transmittal of Records of Conviction of Attorney (Bus. & Prof. Code §§ 6101-6102; Cal. Rules of Court, rule 9.5 et seq.)

(OCTC Case No. 19-C-21930)

Misdemeanor:

Hearing required to determine whether crime(s) involves [X]moral turpitude or other misconduct warranting discipline; Evidence that conviction is final.

To the CLERK OF THE STATE BAR COURT:

- 1. Transmittal of records.
- Pursuant to the provisions of Business and Professions Code, section 6101-6102 and California [X] A. Rules of Court, rule 9.5 et seq., the Office of Chief Trial Counsel transmits a certified copy of the record of convictions of the following member of the State Bar and for such consideration and action as the Court deems appropriate:
- Notice of Appeal [] Β.
- Evidence of Finality of Conviction (Certified Case Summary) [X] C.
- [X] Other D.

Name of Member:	Eric Dougla	as Leach		
Date member admitte	d to practice	law in California:	January 3, 2001	
Member's Address of	f Record:	3040 North Harrie	r Drive	
		Fayetteville, AR 72	2704-5008	

2. Date and court of conviction; offense(s).

The record of conviction reflects that the above-named member of the State Bar was convicted as follows:

Date of entry of conviction: February 5, 2015 Arkansas Circuit Court, Washington County Convicting court:

FILED M2 October 17, 2019

STATE BAR COURT **CLERK'S OFFICE** LOS ANGELES

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[X]

))) [X] Case number(s): CR 2014-2129

Crime(s) of which convicted and classification(s): Violation of Arkansas Code Annotated § 5-54-103 (Resisting Arrest), a misdemeanor that may or may not involve moral turpitude or other misconduct warranting discipline. (*In re Strick* (1987) 43 Cal.3d 644, 653 [where crime standing alone may not implicate fitness to practice law, inquiry may be made into circumstances surrounding the crime].)

[] 3. Compliance with Rule 9.20. (Applicable only if checked.)

We bring to the Court's attention that, should the Court enter an order of interim suspension herein, the Court may wish to require the above-named member to comply with the provisions of rule 9.20, California Rules of Court, paragraph (a), within 30 days of the effective date of any such order; and to file the affidavit with the Clerk of the State Bar Court provided for in paragraph (c) of rule 9.20 within 40 days of the effective date of said order, showing the member's compliance with the provisions of rule 9.20.

[X] 4. Other information to assist the State Bar Court

The attached case summary, dated and certified on October 7, 2019, shows that no appeal was filed in respondent's criminal case subsequent to the entry of judgment on February 5, 2015. (Ark.R.App P. Crim., rule 2 [notice of appeal to be filed within 30 days after entry of judgment].)

DOCUMENTS TRANSMITTED:

Certified Information Certified Plea Questionnaire Certified Sentencing Order Certified Conditions of Suspended Sentence or Probation Certified Case Summary

> THE STATE BAR OF CALIFORNIA OFFICE OF CHIEF TRIAL COUNSEL

BY:

Kevin B. Taylor Senior Trial Counsel

The Office of Chief Trial Counsel received the full set of Certified Record of Conviction on this matter on October 11, 2019.

A copy of this transmittal and its Attachments have been sent to:

DATED: October 17, 2019

Eric Douglas Leach 3040 North Harrier Drive Fayetteville, AR 72704-5008

ARREST TRACKING #: WSH005481336

IN THE CIRCUIT COURT OF WASHINGTON COUNTY, ARKANSAS

STATE OF ARKANSAS

COUNT 1: BATTERY IN THE SECOND DEGREE (D FELONY)

VS.

5 1

No. CR 2014-2129-1

ERIC DOUGLAS LEACH DOB: 9/27/1962 W/M SID: 4035492

FELONY INFORMATION

I, John Threet, Prosecuting Attorney within and for the Fourth Judicial District of the State of Arkansas, of which Washington County is a part, in the name and by the authority of the State of Arkansas, on oath, accuse the Defendant, **ERIC DOUGLAS LEACH**, of the crime

of **COUNT 1**: BATTERY IN THE SECOND DEGREE - (D FELONY), committed as follows:

The said Defendant on or about October 17th, 2014, in Washington County, Arkansas,

unlawfully and feloniously:

<u>Count 1</u>: intentionally and knowingly, without legal justification, caused physical injury to one

he knew to be a law enforcement officer while the officer was acting in the line of duty,

in violation of ACA §5-13-202, to-wit: the Defendant punched a law enforcement officer in the

face causing injury while they were attempting to place him under arrest,

against the peace and dignity of the State of Arkansas.

JOHN THREET Prosecuting Attorney, 4th Judicial District



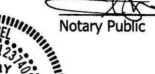
By: 10 CHREEA BOOHER **Deputy Prosecuting Attorney**

Sworn and subscribed to before me this 20th day of November, 2014.

ALIMAN AND A

My Commission Expires: December 25th, 2019

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IN THE CIRCUIT COURT OF WIASFING ON CORDINTY, ARKANSAS SIXTH DIVISION

STATE OF ARKANSAS

WASHINGTON CO. AR CR 20 CIRCUIT

VS Eric Douglas Leach

DEFENDANT

PLAINTIFF

PLEA QUESTIONNAIRE

- Has the Court personally explained to you in open court the nature of the charges against 1. you? Answer: VER
- Do you understand the nature of the charge of Rosisting Arrest filed against you? Answer: YES 2.
- 3. Has the Court personally explained to you in open court that the law prescribes a maximum sentence of $/ \gamma \circ \circ h \rho \circ l$ and a minimum sentence of _____, and/or a fine of $\$ 2 5 \circ \circ \circ \circ \circ$ on the charge(s)? Answer: $\gamma \varepsilon s$ _____
- Do you understand the effect of a plea of guilty to the charges against you in that there is no 4. appeal and you cannot withdraw your plea later on? Answer: VES
- 5. Do you understand that with a plea of guilty to the charges, you:
 - (a) Waive your right to a jury trial? Answer: ソとS

 - (b) Waive your right to remain silent? Answer: <u>γ ≥ ς</u>
 (c) Waive your right not to incriminate yourself? Answer: <u>γ ≥ ς</u>
 (d) Waive any objections to or errors in this proceeding? Answer: <u>γ ≥ ς</u>
- 6. Is your plea of guilty to the charges against you in this case voluntary on your part and not induced by any force, fear, threats, or promises? Answer: YES
- How long have you discussed with your attorney the possibility of changing your plea of not 7. guilty to guilty? Answer: Weeks
- Have you furnished your attorney the names and addresses of all persons (if any) who could 8. testify on your behalf and given him a summary of all testimony they would give? Answer: Yes
- Has your attorney explained to you that your guilty plea may carry a risk of adverse 9. immigration consequences? Answer: 128

- Has your attorney acted soberly, diligently and competently in advising and representing you in this case and do you enter this plea without any complaint of your attorney? Answer: <u>Yεs</u>
- 11. Are you under any medication, tranquilizer, or are you receiving medical treatment at this time? Answer: <u>No</u>
- 12. Do you understand the Court may impose whatever sentence it deems appropriate, provided the maximum sentence prescribed by law is not exceeded, and it is not bound by any recommendation made by the prosecuting attorney, nor by any plea bargain between your attorney and the prosecuting attorney? Answer: <u>YES</u>
- 13. What recommendation do you understand the prosecuting attorney is going to make in your case?

12 months probation Probation fer \$35.00 Booking fee # 20 Drog Chine fee #125 DNA #250 courtcast \$150 Fine \$1000

- Do you understand any release on parole is determined by the Post Prison Transfer Board, not this court, and that your release may be affected by any prior convictions according to Act 93 of 1977? Answer: <u>A</u>
- 15. Do you have any questions you wish to ask at this time about these proceedings? Is there anything you don't understand? Answer:

Explained by and concurred in by:

Attorney for/Defendant "Defendant THIS THAT CERTIFY INSTRUMENT PC-COPY OF THE P THIS FILE ON DATE Kyle Sylvester, Circuit Clerk _D.C.

SENTENCING ORDER

	IN THE CIRCUIT COURT OF _ Washington	COUNTY, ARKANSAS, 4th Fill	5 FD FOR RECORD SICIAL DISTRICT 6th DIVISION
	On <u>February 5, 2015</u> the Defendant appea Constitutional and legal rights, of the effect of a guilt	ared before the Court, was advised of the period y plea upon those rights, and of the right	make a statement before sentencing.
	Judge Mark Lindsay	WA	SFILLERK CIRCUIT CLERK K.SYLVESTER
Court Info	Prosecuting Attorney/Deputy Chreea S. Booher		CIRCUIT CLERK
urt I	Defendant's Attorney Bo Morton		K.STLVESTER
COL	Change of Venue Yes No	Appointed Pro Se	-
	If yes, from:		
	Pursuant to A.C.A. \$\$16-93-301 et seq., \$\$5-0	64-413 et seq., or 🔲	this Court, without making a
ts	finding of guilt or entering a judgment of guilt and	with the consent of the Defendant defers fur	ther proceedings and places the Defendant
Legal Statements	on probation. There being no legal cause shown by the Defendant, as	requested, why judgment should not be pron	ounced, a judgment:
ten	is hereby entered against the Defendant on each ch	harge enumerated, fines levied, and court cos	ts assessed. Defendant was advised of the
Stal	conditions of the sentence and/or placement on pr retains jurisdiction during the period of probation		
zal :	violations or failure to satisfy Department of Comm		Construction of the second
Leg	of conviction is hereby entered against the Defend		
	sentenced to the Arkansas Department of Correction Defendant made a voluntary, knowing, and intelligent v		ense shown below.
	Defendent		Sex Male Total Number 1
der	[Last, First, MI] Leach, Eric Douglas	09/27/62	Female of Counts
Offender	SID # 4 0 3 5 4 9 2 Ra	ace & Ethnicity 📓 White 🗖 Black 🗍 Asian] Unknown 🗌 Other 🗌 Hispanic	🗌 Native American 🛄 Pacific Islander
0	Supervision Status at Time of Offense		
	A.C.A. # of Offense/		Case # an and a new c
	Name of Offense 5-54-103 / Resisting Arrest		Case # CR 2014-2129-6
		N W S H 0 0 5 4 8 1 3 3 6	Offense was Nolle Prossed
	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014	peal from District Court Yes No	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes No
	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202	W S H 0 0 5 4 8 1 3 3 6	Offense was Nolle Prossed
se	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 Apple Criminal History Score Seriousness Level Presumptive Sentence Prison Sentence of	peal from District Court Yes No Offense is Felony Misd. months Community Correction	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes Offense Classification Yes Y A B C D U ns Center Alternative Sanction
fense	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 Apple Criminal History Score Seriousness Level Presumptive Sentence Prison Sentence of Defendant	peal from District Court Yes No Offense is Felony Misd.	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes Offense Classification Yes Y A B C D U ns Center Alternative Sanction
s Offense	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 Apply Criminal History Score Seriousness Level Presumptive Sentence Prison Sentence of Defendant Number of Counts 1 Defendant	W S H O S 4 8 1 3 6 peal from District Court Yes No Offense is Felony Misd. months Community Correction Attempted Solicited Conspired to co	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes Offense Classification Yes Y A B C D U ns Center Alternative Sanction
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òerious Offense	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 App Criminal History Score Seriousness Level Presumptive Sentence Prison Sentence of Number of Counts 1 Defendant [Defendant Sentence* (See page 2) Imposed []ADC []Jud. Tran. [] County Jail If prob Probation 12 months	W S H O S 4 8 1 3 3 6 peal from District Court Yes No Offense is Image: Second	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes Offense Classification Yes Y A B C D U ns Center Alternative Sanction mmit the offense days ormonths. ant to A.C.A. § . . tive. .
st Serious Offense	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 App Criminal History Score Seriousness Level n/a Presumptive Sentence Prison Sentence of Number of Counts 1 Defendant [Defendant Sentence* (See page 2) If prob Imposed []ADC []Jud. Tran. []County Jail Sentem Probation 12 months Sentem SIS months Defendant	w S H 0 S 4 8 1 3 3 6 peal from District Court Yes No Offense is Image: Community Correction months Image: Community Correction Attempted Solicited Image: Conspired to compation accompanied by period of confinement nce was enhanced	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes Offense Classification Yes Y A B C D U ns Center Alternative Sanction mmit the offense days ormonths. ant to A.C.A. § . . tive. .
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1:	Name of Offense 5-54-103 / Resisting Arrest A.C.A. # of Original Charged Offense 5-13-202 Offense Date October 17, 2014 Apply Criminal History Score Seriousness Level Presumptive Sentence Prison Sentence of Level Number of Counts 1 Defendant Defendant Sentence* (See page 2) If prob Imposed ADC Jud. Tran. County Jail Probation 12 months Defendant Other Life LWOP Death (a) Victim Info# (See page 2) N/A Age S Defendant voluntarily, intelligently, and knowingly entered a nolo contendere. S plea directly to the court of guilty or nolo nolo South of the court of guilty or nolo	w S H 0 S 4 8 1 3 6 peal from District Court Yes No Offense is Felony Misd. Attempted Solicited Conspired to co Dation accompanied by period of confinement accement is to run: Concurrent Consecu dant was sentenced as a habitual offender, pu (b) (c) (d) Sex Male Race & Ethnicity Whi Female Pacific Islander Other entered a plea and was sentenced by a was found guilty by the court & senten 	Offense was Nolle Prossed Dismissed Acquitted Probation/SIS Revocation Yes No Offense Classification Y A B C D D U on S Center Alternative Sanction mmit the offense ant to A.C.A. § tive. rsuant to A.C.A. §5-4-501, subsection te Black Asian Native American er Unknown Hispanic 3-301 et seq., S§5-64-413 et seq., or jury. ced by court jury.
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~ <i>1</i>			Defendan	t's Full Name:	Leach, Eric Doug	glas	
Special Conditions	Sex Offenses Defendant has been adjudicated guilty of an offense requiring sex offender registration and must complete the Sex Offender Registration Form. Yes No Defendant has committed an aggravated sex offense as defined in A.C.A. §12-12-903. Yes No Defendant is alleged to be a sexually violent predator and is ordered to undergo an evaluation at a facility designated by A.D.C. pursuant to A.C.A. §12-12-918. Yes No Defendant, who has been adjudicated guilty of an offense requiring registration, has been				Domestic Violence Offenses Defendant has been adjudicated guilty of a domestic-violence related offense. Yes No If no, was defendant originally charged with a domestic-violence related offense? Yes No If yes, state the name of the offense: If yes to either question, identify the relationship		
Special	adjudicated guilty of a prior sex offense under a separate case number. Yes No If yes, list prior case numbers: DNA Sample/Qualifying Offense				of the victim to the		t.
	Defendant has been adjudicated guilty o in A.C.A. §12-12-1103). Yes No Defendant is ordered to have a DNA sam other	f a qualifying offen:	se or repeat offe		Defendant has bee defined in §12-17- Yes No	n convicte	d of a drug crime, as
	Court Costs	\$	Restitution	\$			
	Fines	\$	Payable to	[If multiple bene	ficiaries, give names	and paym	ent priority]
E	Booking/Admin Fees (\$20) \$		Washington Co	ounty Circuit Clerk	rk's Office		
ıtio	Drug Crime Assessment Fee (\$125)	\$					
itu	DNA Sample Fee (\$250)	\$	Terms D	ue Immediately			
est	Mandatory Sex Offender Fee (\$250) \$		Installments of: See Special Conditions Attached Payments must be made within days of release from A.D.C.				
Fines, Fees, Restitution	Public Defender User Fee \$						
s, Fe	Public Defender Attorney Fee \$		Upon release from confinement, Defendant must return to court to establish payment of restitution				
Fine	Other (explain)		Restitution is joint and several with co-defendant(s) who was found guilty – List name(s) and case number(s)				
Sti	Act 531, §§ 16-93-1201 et seq.: Defendant was convicted of a target offense(s) and is sentenced pursuant to provisions Extended Juvenile of the Community Punishment Act. Yes No Jurisdiction The Court hereby orders a judicial transfer to the Department of Community Correction. Yes No Applied Pursuant to the Community Punishment Act, the Defendant shall be eligible to have his/her records sealed. Yes No Yes No IAIL TIME CREDIT TOTAL TIME TO BE SERVED FOR ALL OFFENSES Death Penalty If Yes, State Execution Date:						
Options	10	n months:			Death Penalty Yes No	11 1 03, 54	ate Exception Duter
00		ADC CCC		2000 C 1000	BATION SIS		IAL CONDITIONS
0.0	and the second						
Sentence	Conditions of disposition or probation are attached. Yes No A copy of the pre-sentence investigation on sentencing information is attached Yes No						
Se	A copy of the Prosecutor's Short Report					failed a d	lrug court program.
	DEFENDANT WAS INFORMED OF APP			Appeal Bond \$			
	The County Sheriff is hereby ordered to			11/20 52	stody for referral to	CCC 🗌 trai	nsport to ADC
	Defendant shall report to DCC probation	n officer for report	date to CCC 📋				
6	Prosecuting Attorney/Deputy	0 1			uary 5, 2015		
tur	Signature:	- Japok		rint Name: Chre			
Signature	Circuit Judge Signature:	FURICIS		Date: Febr Print Name: Mark	uary 5, 2015 : Lindsay		
Ado	litional Info: I CERTIFY INSTRUMENT COPY OF THI ON FILE I DATE O Kyle Sylveste	T IS A) E ORDE N THIS C	OFFICE TONC	ARKANSAS 1900	CHCUTT	2015	045y3

In the Circuit Court of Washington County, Arkansa RECORD

2015 FEB -5 AN 10: 15

WASHINGTON CO. AR CIRCUIT CLERK

K. SYLVESTER

Plaintiff

Defendant

State of Arkansas

VS.

١,

Eric Douglas Leach

Conditions of Suspended Sentence or Probation

CR 2014-2129-6

Now on this 5th day of February, 2015, the defendant, having entered a plea of guilty or having been found guilty in the above styled action and having been placed on Probation for a period of 12 months for the offense(s) of: Resisting Arrest (A Misdemeanor) will be subject to the following Conditions:

Pursuant to the authority granted by this Court;

IT IS HEREBY ORDERED that the following conditions of said suspended sentence or probation are imposed upon the defendant:

- 1. You must not commit a criminal offense punishable by imprisonment. If arrested or questioned by a law enforcement officer, you will notify your supervising officer within twenty-four (24) hours, unless such arrest or questioning occurs on a weekend, in which case you will notify your supervising officer the next working day.
- 2. You must not drink or possess intoxicating or alcoholic beverages, or be present in any establishment where its main source of income is derived from the sale of such beverages.
- 3. You must not use, sell, distribute, or possess any controlled substance, or associate with any person who is participating in or is known to participate in the illegal use, sale, distribution, or possession of controlled substances, or be present in places where such persons congregate. You may use or possess controlled substances pursuant to a legitimate prescription from a physician. You must be able to present proof of your prescription and provide physician's name as requested. You must submit to random testing for the use of illegal substances or intoxicants. Testing may be of your breath, blood or urine at the direction of any supervising officer. You must pay for the expense of such testing.
- 4. You must not associate with persons who have been convicted of felonies, persons who are engaged in criminal activity, or other persons specified by any supervising officer.
- 5. You must not purchase, own, control, or possess any firearm or other prohibited deadly weapon at any time, or be in the company of any person possessing the same.
- 6. You must report as directed to a supervising officer and permit him or her to visit you in your residence, place of employment, or other property. You must also submit to a search of any property by a probation/parole officer. You must, at all times, cooperate with the probation/parole officer, or any law enforcement officer.

7. You must be gainfully employed or enrolled as a student at all times, pay your share of household expenses, support your legal dependents, and pay all court ordered child support. You must notify your supervising officer in advance of any change in your address, employment, education, telephone number, or family status. Where circumstances make it impossible for you to give advance notice, you must give notice as soon as possible. Prior approval from a supervising officer is required for you to change or stay away from your place of residence or to quit your employment.

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- 8. You must remain within the State of Arkansas unless granted permission to leave by a supervising officer. You agree to waive extradition from any jurisdiction in or outside the United States of America and to not contest any effort to return you to the State of Arkansas.
- 9. You must submit to, and are obligated for the expense of, any non-residential rehabilitative, medical, counseling, or psychiatric program deemed necessary by your supervising officer, for such a period of time as may be recommended by the treating institution or person. As evidence of your compliance, you must cause periodic reports to be submitted to your supervising officer by the treating or counseling program.
- 10. You must participate in, and are obligated for the expense of, any community based programs (such as NA or AA) deemed necessary by your supervising officer.
- 11. You must report to a day reporting center and subject yourself to the programs provide therein as deemed necessary by your supervising officer.
- 12. You must be truthful in all statements made to a supervising officer.
- 13. You must pay by money order, a supervision fee of \$35 per month to the Department of Community Punishment.
- 14. You must pay restitution to the victim(s) listed below, through ______, in the total amount of \$______, in regular monthly payments of \$______ each month beginning on the _____ day of _____, 2005, and on the _____ day of each month thereafter until paid in full.

See Special Conditions

15. You must pay the costs and/or fine(s) listed below to Washington County, in the total amount of \$_____, in regular monthly payments of \$_____, each month beginning on the _____ day of _____, 2006, and on the _____ day of each month thereafter until paid in full.

See Special Conditions

16. You must comply with the special conditions imposed by the Court.

FILED FOR RECORD 17. If the Court revokes your suspended sentence or probation for your violating a condition, it may enter a judgment of conviction and impose on you a sentence of the sente

SPECIAL CONDITIONS

WASHINGTON CO. AF. CIRCUIT CLERK K.SYLVESTER

- 1. \$150.00 COURT COSTS AND \$20.00 BOOKING FEE, DUE 04/01/15.
- \$1000.00 FINE BEGINNING PAYMENTS ON 05/01/15, PAYABLE AT A RATE OF \$75.00 PER MONTH.
- 3. \$35 PER MONTH PROBATION FEE AND \$10 COLLECTION FEE.
- 4. CONTINUE COUNSELING AND COMPLY WITH ANY AND ALL RECOMMENDATIONS FOR ALCOHOL ABUSE OR OTHER COUNSELING, AT THE DEFENDANT'S EXPENSE.
- 5. REMAIN ON GOOD BEHAVIOR AND COMMIT NO FURTHER VIOLATIONS OF THE LAW.

Dated DZ

Circuit Judg

ACKNOWLEDGMENT

I hereby certify that I have read, understand, and will comply with the terms and conditions of my suspended sentence or probation. I understand that if I violate any of the conditions set out in this agreement, the Court can revoke my suspended sentence or probation, enter a judgment of conviction and impose any sentence on me that it might have imposed originally for the offense for which I was found guilty.

Dated 2/5/15

Defendant

THIS THAT CERTIFY L A IS INSTRUMENT C COPY OF THE OFFIC THIS ON FILE IN DATE 10 Kyle Sylvester, Gircuit Clerk

Case Summary

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Ca	se Summary				Page 1 of 3	
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	ase ID: 72CR- 4-2129A	STATE V ERIC DOUGLAS LEACH	Sealed: No	Case Type: FELONY	Filing Date: November 20, 20CUN	RY
	ase Age: 77 ays	Case Status: CASE CLOSED		Trial Type: PLEA/STIPULATION	Claim/Amt:	
± =	Party Summar Dockets	ry: Number of Parties	5, Balance	Owed: .00 (includes part	y and violation fees)	
	LEGAC	Y DOCKET SHEET	Date:	April 9, 2015 08:00:00 AM	Filed by: LEACH, ERIC DOUGLAS	
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MOD JUDGMENT/DECREE/ORDER TRIAL TYPE: P	Date: February 5, 2015 08:00:00 AM	Filed by: LEACH, ERIC DOUGLAS
LEGACY DOCKET SHEET SENTENCING ORDER DISPOSIT 10DYS JAIL CR 12MOS PROB CONT/CMPLY W ALCOHOL AB FINES ASSESSEDBOOK: 2015 PA	USE CNSLNG	Filed by: LEACH, ERIC DOUGLAS
LEGACY DOCKET SHEET PLEA QUESTIONNAIRE	Date: February 5, 2015 08:00:00 AM	Filed by: LEACH, ERIC DOUGLAS
LEGACY DOCKET SHEET JUDGES NOTES	Date: February 5, 2015 08:00:00 AM	Filed by: LEACH, ERIC DOUGLAS
LEGACY DOCKET SHEET	Date: January 1, 2015 08:00:00 AM	Filed by:

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DIVISION WAS REASSIGNED FROM DIVISION 1 TO DIVISION 6

LEGACY DOCKET SHEETDate: January 1, 2015 08:00:00
AMFiled by:JUDGE WAS REASSIGNED FROM JUDGE WILLIAM STOREY TO JUDGE MARK
LINDSAY

	LEGACY DOCKET SHEET	Date	: December 5, 2014	Filed by: LEACH,	
	LEGACY DUCKET SHEET		08:00:00 AM	ERIC DOUGLAS	
	WARRANT SERVED 12/3/14				
1					
	LEGACY DOCKET SHEET	Date	: December 5, 2014	Filed by: LEACH,	
	MOTION FOR DISCOVERY - G. MO	DTON	08:00:00 AM	ERIC DOUGLAS	
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		Date	: December 4, 2014	Filed by: LEACH,	
	LEGACY DOCKET SHEET		08:00:00 AM	ERIC DOUGLAS	
	ARRAIGNMENT PROCEEDING PLE	EAD N	OT GUILTY		
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	LEGACY DOCKET SHEET	Date:	November 25, 2014	Filed by: LEACH,	
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	LEGACY DOCKET SHEET	Date:	November 20, 2014	Filed by: LEACH,	
	LEGACY DOCKET SHEET		08:00:00 AM	ERIC DOUGLAS	
	WARRANT ISSUED				
		Deter	Newsyles 20, 2014		
	LEGACY DOCKET SHEET	Date:	November 20, 2014 08:00:00 AM	Filed by: LEACH, ERIC DOUGLAS	
	FINAL DISPOSITION OF CHARGE F	REPOR		ERIC DOUGLAS	
	CRIMINAL INFORMATION	Date:	November 20, 2014	Filed by: LEACH,	
	SHEET		08:00:00 AM	ERIC DOUGLAS	
		Date:	November 20, 2014	Filed by: LEACH,	
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DECLARATION OF SERVICE BY CERTIFIED MAIL

2 CASE NUMBER: 19-C-21930

3 4	I, the undersigned, over the age of eighteen (18) years, whose business address and place of employment is the State Bar of California, 180 Howard Street, San Francisco, California 94105, declare that I am not a party to the within action; that I am readily familiar with the State Bar of California's practice for collection and processing of correspondence for mailing with the
5	United States Postal Service; that in the ordinary course of the State Bar of California's practice, correspondence collected and processed by the State Bar of California would be deposited with the United States Postal Service that same day; that I am aware that on motion of party served,
6	service is presumed invalid if postal cancellation date or postage meter date on the envelope or package is more than one day after date of deposit for mailing contained in the affidavit; and that
7 8	in accordance with the practice of the State Bar of California for collection and processing of mail, I deposited or placed for collection and mailing in the City and County of San Francisco, on the date shown below, a true copy of the within
9	
10	TRANSMITTAL OF RECORDS OF CONVICTION OF ATTORNEY, including:
11	Certified Information Certified Plea Questionnaire
12	Certified Sentencing Order Certified Conditions of Suspended Sentence or Probation
13	Certified Case Summary
14	in a sealed envelope placed for collection and mailing as certified mail, return receipt requested, Article No.: 9414 7266 9904 2152 1803 07, at San Francisco, on the date shown below,
15	addressed to:
16 17	Eric Douglas Leach 3040 N Harrier Drive Fayetteville, AR 72704-5008
18	
19	in an inter-office mail facility regularly maintained by the State Bar of California addressed to:
20	N/A
21	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at San Francisco, California, on the date shown below.
22	
23	(1) OFA
24	DATED: October 17, 2019 Signed: Ina M. Strehle
25	Declarant
26	
27	
28	-1-