FILED M2

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

October 24, 2019 STATE BAR COURT **CLERK'S OFFICE LOS ANGELES**

Public Matter

IN THE STATE BAR C	COURT OF THE STATE BAR OF CALIFORNIA
IN THE MATTER OF THE CONVICTION OF: MATTHEW DAVID RAZO, No. 308785	Case No. SBC-19-C-30585 Transmittal of Records of Conviction of Attorney (Bus. & Prof. Code §§ 6101-6102; Cal. Rules of Court, rule 9.5 et seq.)
10. 308 / 85	(OCTC Case No. 19-C-21846)
Attorney)	 [X] Misdemeanor; [X] Hearing required to determine whether crime(s) involves moral turpitude or other misconduct warranting; [X] Evidence that conviction is final.
To the CLERK OF THE STATE BAR CO	URT:
1. Transmittal of records.	
Rules of Court, rule 9.5 et seq	Business and Professions Code, section 6101-6102 and California, the Office of Chief Trial Counsel transmits a certified copy of the llowing attorney of the State Bar and for such consideration and ropriate:
[] B. Notice of Appeal	
[X] C. Evidence of Finality of Convid	ction (Court Minutes)
[] D. Other	
Name of Licensee: Matthew David	d Razo
Date licensee admitted to practice lav	v or registered in California: February 24, 2016
Licensee's Address of Record: O	range County Public Defender
80	01 W Civic Center Drive, Suite 400
<u>Sa</u>	anta Ana, CA 92701-4026
2. Date and court of conviction; offense(s)	į.
The record of conviction reflects that the al	pove-named attorney of the State Bar was convicted as follows:
Date of entry of conviction: July 5	5, 2017
Convicting court: Superior Court of	f California, Orange County

Case number(s):

17WM06930

Crime(s) of which convicted and classification(s): Violation of Vehicle Code §23152(a), driving under the influence of alcohol and Vehicle Code §23152(b), driving with blood alcohol content of 0.08% or more, both misdemeanors that may or may not involve moral turpitude or other misconduct warranting discipline. (See *In re Kelley* (1990) 52 Cal.3d 487)

[] 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 attorney 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 attorney's compliance with the provisions of rule 9.20.

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

The attached Court Minutes, dated and certified September 26, 2019, show that judgment was entered against respondent on July 5, 2017 and no notice of appeal was filed thereafter. (Cal. Rules of Court, rule 8.853 [party must file notice of appeal within 30 days of pronouncement of judgment].)

DOCUMENTS TRANSMITTED:

Certified Copy of Plea Form Certified Copy of Sentence Recommendation Certified Copy of Court Minutes

THE STATE BAR OF CALIFORNIA OFFICE OF CHIEF TRIAL COUNSEL

DATED: October 24, 2019

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 18, 2019.

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

Matthew David Razo Orange County Public Defender 801 W Civic Center Drive, Suite 400 Santa Ana, CA 92701-4026

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE VEHICLE CODE MISDEMEANOR GUILTY PLEA FORM

CA	ASE NO. 1	7WM06930 _{PEOPL}	_{.E vs.} RAZO		VEST JUSTIC	DE CENTER
		name is Matthew Da		39)	JUL O	5 2017
2.	the followin	d that I am pleading 区 GUII g offenses, prior convictions punishment indicated below:			BY: C. KOEHL	DEPUT
	СТ	CHARGE	PRIORS (Date)	ALLEGATIONS	MAX SENTEN	
	1	23152(a) VC	Dov: 2/19/10		1 year/\$100	
	2	23152(b) VC	DOC: 6/28/10	237.0	<654>	
			4 124113			
3.	I understan	d I am also charged with a v	iolation of probation in C	ase No.		3.
	GHTS AND I understan and, if appl	WAIVERS d I have the following constiticable, by my admission of a	utional rights, which I am probation violation:	n waiving and giving up t	by entering my plea,	4WM
	compl an atto may b	the right to be represented be eted. If I cannot afford an attorney: I am aware that there e a value in obtaining advice we up my right to an attorney	torney, one will be appoint are dangers and disadver from an attorney in this	nted to represent me. (F antages of representing matter but I knowingly a	or defendants withou myself and there	t 4afWM
		the right to a speedy and pu ht to a hearing before a judg			a probation violation,	4bMS
	4c. I have this rig	the right to confront the witn	esses against me and to	cross examine them. I v	waive and give up	4M2
		the right to testify on my own emain silent if I choose. I wa			s against myself and	4d/W/2
		the right to present evidence ses and evidence favorable				44M
	from u agree my co	the Fourth and Fourteenth Anreasonable searches and seasonable searches and properties of the submit my person and properties, to search and seizure and warrant, and warrant, and seizure	eizures. If I am granted perty, including any residated any time of the day or i	probation, I waive and g dence, premises, contain night by any law enforce	ive up this right. I ner, or vehicle under ment or probation	4f.
5.		d I have the right to appeal a give up this right.	n adverse ruling on a Pe	enal Code section1538.5	suppression motion.	5.
6.		d that I have the right to have re than five days after my ple				bW

7. Arbuckle waiver: I understand I have the right to be sentenced by the judge who accepts this plea. I waive

Page 1 of 6

L-1084 Revised 04/30/2015

and give up this right.

SUBERIOR COURT OF CALLEDRAIA COUNTY OF ORANGE

			OR GUILTY PLEA FORM	
CASE NO	_{o.} 17WM06930	PEOPLE vs.	RAZO	
8. I unde			ne plea of guilty or nolo contendere, and I hereby	8MC
on the	erstand I have the right to reject probation, terms and conditions 🔀 as imposed by mmendation form.	and I hereby w the court, or ⊠	aive and give up that right and accept probation as contained in the attached Sentence	°MC
9a. li	f the judge does not wish to follow the Pro	secutor's sente	nce recommendation, I may withdraw my plea.	93
	f I violate any of the terms of probation, I no punishment as indicated in 2 above.	nay be returned	to court and sentenced up to the maximum	94M
opera of alc	ate a motor vehicle. Therefore, it is extren	nely dangerous ve while under t	or drugs, or both, impairs your ability to safely to human life to drive while under the influence he influence of alcohol or drugs, or both, and as murder.	10/1/
CONSE	QUENCES			
11. I und	erstand some of the possible consequence	es of my plea a	nd admissions are as follows:	
	I have read the attached punishment cha consequences listed therein.	art and understa	nd the minimum and maximum penalties and	MIC
11b.	There will be state penalty assessments	added to any fi	nes imposed by the court.	11/1/
11c.			um of \$1,000 to the State Restitution Fund aordinary reasons" for waiving this fine.	11/1/
			um of \$1,000 probation revocation restitution stayed but will be payable upon revocation of	MI
		eportation, exclu	or the offense(s) charged may or, with certain usion from admission to the United States, or I States.	1/A/R
	If I am charged and convicted of a similar my punishment for the new offense.	r offense in the	future, my plea today may be used to increase	Mh
	If I am presently on probation or parole fo violation of that probation or parole and re		conviction, my plea today may cause me to be in al penalties and/or punishment.	MC
		t have a license	<u>UNDER 21 at time of arrest,</u> my driver's license e, the Department of Motor Vehicles will delay rive.	1

11i. If I am convicted of driving under the influence and it involved a REFUSAL/OR BAC (Blood Alcohol Content) OVER .20; I will be required to attend a first offender program of at least nine months duration.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE VEHICLE CODE MISDEMEANOR GUILTY PLEA FORM

	VEHICLE CODE MISDEMEANOR GUILTY PLEA FORM	
CAS	NO. 17WM06930 PEOPLE vs. RAZO	
	j. IGNITION INTERLOCK: If I am convicted of a first or subsequent offense for driving under the influence, the court may order the installation of an ignition interlock device (IID) on any vehicle owned or operated by me for up to a three year period. If I am convicted of driving on a suspended license under Vehicle Code section(s) 14601.2, 14601.4 or 14601.5, with a prior conviction for same offenses or for violation of Vehicle Code section(s) 23103.5, 23152, or 23153, the Department of Motor Vehicles will require the installation of an ignition interlock device (IID) as a condition of a restricted license separate from any action by this court. k.The DMV may restrict or suspend my driver's license separate from any action by this court.	1j.ppl 14pl
	I. If the court determines that it would be unsafe for me to operate a motor vehicle during a suspension period, the court may prohibit the issuance of a restricted driver license.	yyl
	m. For a conviction of Vehicle Code sections 23152 or 23153: the DMV will require completion of an alcohol/drug program in order to have my driving privilege reinstated, even if the court did not order such a program.	MC
	n. My driving privilege may not be restored until I provide the DMV satisfactory proof of successful completion of a licensed DUI program of the appropriate length required by law.	M
12.	understand that if I am the registered owner of the vehicle used in the offense and the offense is:	
	Pa. Vehicle Code sections 23152 or 23153 (first conviction), the court may order my vehicle impounded up to 30 days at my expense. Upon a second conviction for violation of Vehicle Code sections 23152 or 23153, the court is required (absent unusual circumstances) to order my vehicle impounded for at least one day, but not more than 30 days; the court may also declare the vehicle a nuisance and order it sold after a hearing.	2M
	2b. Vehicle Code sections of 23152 or 23153 (third conviction or more), the court may order my vehicle impounded up to 90 days at my expense. The court may declare the vehicle to be a nuisance and order it sold after a hearing.	2/WC
	2c. Driving on a suspended license (Vehicle Code section 14601) or without a license (Vehicle Code section 12500), my vehicle will be subject to impoundment by the police and court for 6 months and up to one year, and may be subject to forfeiture as a nuisance.	2 H M
13.	nderstand I have the right to enter my plea before, and be sentenced by a judge. I waive and give up this ght and agree to enter my plea before, and be sentenced by, a commissioner or temporary judge:	h M
	AS ASSIGNED (enter name of Commissioner or Temporary Judge).	3/1/
PLE		
	ffer my plea and admit the listed priors and allegations freely and voluntarily. No one has made any threats, under a gainst me or my family or loved ones, and no one has made any promises to me other than as on the Sere	
	nake my plea with a full understanding of all the matters set forth in the charging document and in this form. I haderstood, and personally initialed each item herein, and I understand that the signing and filing of this form is inclusive evidence that I have pleaded GUILTY / NOLO CONTENDERE to the charges set forth.	nave read,
	scussion with my attorney (<i>Leave this box blank if you are not represented by an attorney</i>). Before entering s plea, I have had a full opportunity to discuss with my attorney the facts of the case, the elements of the arged offenses and prior convictions (if any), any defenses that I may have, my constitutional and statutory that and waiver of those rights, the consequences of this plea, and anything else I think is important to my	16/1

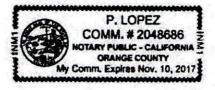
L-1084 Revised 04/30/2015

case.

Page 3 of 6

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE VEHICLE CODE MISDEMEANOR GUILTY PLEA FORM

	wing as a factual basi		/17, in Orange County, I did willfully while under the influence of an alcoholic
			eater, to wit: 0.16%, with a prior conviction for the
with a date o	r violation of 2/19/10	and date of conviction	of 6/28/10 in case number 10SM01239.
leclare under pen	alty of perjury under	the laws of the State of Ca	lifornia that the foregoing is true and correct.
71	1 -		
ATED:	117	SIGNED:	
			(Defendant)
EFENDANT'S AT	TORNEY: I am the a	attorney of record for the de	efendant. Thave explained each of the above rig
e defendant and	answered all of the de	efendant's questions with n	egard to the plea. I have discussed the facts of
fendant's case w	ond the sentence to	explained the consequent	ces of this plea, the elements of the offense(s), is plea and in the defendant's decision to waive
nstitutional rights		be imposed. I concur in the	1 0
	7/1/2		1 / 1
The same and the s			
ATED:	17/17	SIGNED: _	Joel layon
ATED:	17/17	SIGNED: _	Attorney of Record)
	STATEMENT: Having		
ITERPRETER'S	e /	g been sworn or having a v language. The c	written oath on file. I certify that I translated this
ITERPRETER'S		g been sworn or having a v language. The c	
TERPRETER'S Se defendant in the is form and then it	e /	g been sworn or having a v language. The oned the form.	written oath on file. I certify that I translated this
ITERPRETER'S Se defendant in the is form and then it	e /	g been sworn or having a v language. The c	written oath on file, I certify that I translated this defendant stated that (s)he understood the conte
ITERPRETER'S Se defendant in the is form and then it	e /	g been sworn or having a v language. The oned the form.	written oath on file. I certify that I translated this
ITERPRETER'S See defendant in the is form and then it	e /	g been sworn or having a v language. The oned the form.	written oath on file, I certify that I translated this defendant stated that (s)he understood the conte
ITERPRETER'S : e defendant in the is form and then (e_(s)he initialed and sig	g been sworn or having a v language. The oned the form.	written oath on file, I certify that I translated this defendant stated that (s)he understood the conte
ITERPRETER'S : e defendant in the is form and then in ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The oned the form.	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The oned the form.	written oath on file, I certify that I translated this defendant stated that (s)he understood the conte
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
TERPRETER'S Se defendant in the is form and then the ATED:	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)
ITERPRETER'S	e_(s)he initialed and sig	g been sworn or having a v language. The c ned the form. SIGNED:	written oath on file, I certify that I translated this defendant stated that (s)he understood the content (Court Interpreter)



Right Thumb Print

CASE NO. 17WM06930 PEOPLE vs. RAZO

SENTENCING CONSEQUENCES FOR SELECTED VEHICLE CODE VIOLATIONS

VEHICLE CODE VIOLATION	MINIMUM SENTENCE	MAXIMUM SENTENCE
23152(a) or (b)* 23152(e) 23152(f)	If probation granted, either option A) or B) may be imposed in addition to penalty C): A) 48 hours in jail, a fine of \$390 and attendance at an alcohol/drug program B) a fine of \$390 and attendance at an alcohol/drug program C) 6 month suspension of license	6 months jail and \$1000 fine
	Without probation: 96 hours in jail, a fine of \$390, and 6 month license suspension.	
	*Jail time not to interfere with work schedule.	
	*Commercial driver's license shall be suspended for 12 months if the offense occurred in a vehicle requiring a class A or B driver's license.	
23152(a), (b), (e), or (f) * - within 10 years of one prior conviction for 23152, 23153 or 23103 per VC 23103.5	If probation granted, either option A) or B) may be imposed: A) 10 days in jail, a fine of \$390 and 2 year suspension of license B) 96 hours in jail, a fine of \$390 and attendance at an 18 month alcohol/drug program and 2 year suspension of driver's license	1 year jall and \$1,000 fine
	Without probation: 90 days in jail and a fine of \$390 and 2 year suspension of license.	Tyour jun and \$1,000 mile
	* Commercial driver's license shall be revoked for life if the offense occurred in a vehicle requiring a class A or B driver's license.	
23152(a), (b), (e) or (f) - within 10 years of two prior convictions for 23152, 23153 or 23103 per VC 23103.5	If probation granted either option A) or B) may be imposed: A) 120 days in jail, a fine of \$390, habitual traffic offender designation for 3 years and an 18 month alcohol/drug program, if not previously completed, 3 year revocation of license and habitual traffic offender designation for 3 years.	1 year jail and \$1,000 fine; habitual traffic offender designation for 3 years
	B) 120 days in jail, a fine of \$390, habitual traffic offender designation for 3 years and an 18 month alcohol/drug program, if not previously completed and 3 year revocation of license. 30 months in driving under the influence program upon special request and good cause shown. 30 days in jail in lieu of the 120 days.	
	Without probation: 120 days in jail, a fine of \$390, 3 year revocation of driver's license and habitual traffic offender designation for 3 years.	
23152(a), (b), (e) or (f) - within 10 years of three prior convictions for 23152, 23153 or 23103 per VC 23103.5	If probation granted: 180 days in jail, a fine of \$390, habitual traffic offender designation for 3 years and may require an 18 month alcohol/drug program, if not previously completed and 4 year revocation of license.	year jail and \$1,000 fine; habitual traffic offender designation for 3 years
	Without probation: 180 days in jail, a fine of \$390 and habitual traffic offender designation for 3 years and 4 year revocation of license.	ioi o years
23153(a), (b), (e) or (f)	If probation granted: 5 days jail, a fine of \$390 and attendance at an alcohol/drug program and 1 year suspension of license.	1 year jail and \$1,000 fine
	*If Blood Alcohol Content (BAC) is less than 20% - 3 months with 30 hours of education, counseling and interview program required.	
×	"If Blood Alcohol Content (BAC) is more than .20% or if defendant refused to submit to test, 9 months with 60 hours of education, counseling and interview program required.	
	Without probation: 90 days in jail and a fine of \$390 and 1 year suspension of license.	*.
23153(a), (b), (e) or (f) - within 10 years of one prior conviction for 23152, 23153 or 23103 per VC 23103.5	If probation granted, either option A) or B) may be imposed: A) 120 days in jail and a fine of \$390 and 3 year revocation of license B) 30 days in jail, a fine of \$390 and 18 or 30 month attendance at a driving-under –the –influence program and 3 year revocation of license.	1 year jail and \$5,000 fine Option B) \$1000 max fine
	Without probation: 120 days in jail, a fine of \$390 and 3 year revocation of license.	Space of the state and
23103 pursuant to V.C. 23103.5 *	If probation granted: 9 month participation in an alcohol and drug treatment program	
*This conviction will serve as a prior DUI conviction if I commit one or more DUI offenses within 10 years.	If probation not granted: 5 days in jail and/or a fine of \$145	90 days jail and/or \$1,000 fine

P. LOPEZ ORANGE COUNTY COMM. # 2048686 My Comm. Expires Nov. 10, 2017 L-1084 Revised 04/30/2019

Derendant's Signature

SENTENCE RECOMMENDATION FORM - VEHICLE CODE

CASE NO.

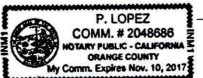
17WM06930

PEOPLE vs. RAZO

DRIVING WHILE UNDER THE INFLUENCE ENHANCEMENTS	INCREASE IN PUNISHMENT
Willful refusal to submit to or to complete a blood-alcohol chemical test. [V.C. 23577]	First offense of V.C. 23152 - 48 hours in jail added to any other sentence Second offense of V.C. 23152 - 96 hours in jail added to any other sentence Third offense of V.C. 23152 - 10 days in jail added to any other sentence Fourth or subsequent offense - 18 days in jail added to any other sentence First offense of V.C. 23153 - 48 hours in jail added to any other sentence Second offense of V.C. 23153 - 96 hours in jail added to any other sentence
Driving a vehicle 30 or more miles per hour over the speed limit on a freeway in a reckless manner <u>OR</u> driving a vehicle 20 or more miles per hour over the speed limit on any street or highway in a reckless manner. [V.C. 23582]	On 1st offense defendant must attend an education and counseling program. 60 days in jail in addition to any other sentence
One or more passengers in the vehicle was/were a minor under the age of 14 years. [V.C. 23572]	First offense of V. C. 23152 – 48 continuous hours in jail added to any other sentence – no stay of sentence allowed. Second offense of V.C. 23152 – 10 days in jail added to any other sentence – no stay of sentence allowed Third offense of V.C. 23152 – 30 days in jail added to any other sentence – no stay of sentence allowed Fourth or subsequent offense – 90 days in jail added to any other sentence – no stay of sentence allowed.
Multiple victims injured or killed [V.C. §23153]	1 year state prison addition on any felony conviction.
Blood Alcohol Content [V.C §23578]	3 months of 30 hours program activities, educational counseling, interview sessions, in addition to enhanced penalties and conditions of probation that may be taken into consideration.

VEHICLE CODE VIOLATION	FIRST OFFENSE	SECOND OR SUBSEQUENT OFFENSE
14601.3(a)	30 days jail and \$1000 fine	If within 7 yrs. of prior conviction of 14601.3(a) 180 days jail and a fine of \$2,000

VEHICLE CODE VIOLATION	MINIMUM SENTENCE	MAXIMUM SENTENCE
14601(a)	5 days jail and \$300 fine	6 months jail and \$1,000 fine
14601(a) - within 5 yrs. of a prior conviction for 14601, 14601.1, 14601.2 or 14601.5	10 days jail and \$500 fine 10 days jail required if probation granted	1 year jail and \$2,000 fine
14601.1(a)	\$300 fine	6 months jail and/or \$1,000 fine
14601.1(a) within 5 yrs. of a prior conviction for 14601, 14601.1, 14601.2 or 14601.5	5 days jail and \$500 fine	1 year jail and \$2,000 fine
14601.2(a) or (b)	10 days jail, \$300 fine 10 days jail required if probation granted DMV will require ignition interlock device	6 months jail and \$1,000 fine
14601.2(a) or (b) within 5 yrs. of a prior conviction for 14601, 14601.1, 14601.2 or 14601.5	30 days jail, \$500 fine and ignition interlock device 30 days jail required if probation granted DMV will require ignition interlock device *If I was designated as a habitual traffic offender within three years of this conviction, I will serve an additional 180 days jail and pay a fine of \$2,000.	1 year jail and \$2,000 fine
14601.2(a) or (b) within 7 yrs., but over 5 yrs., from a prior conviction for 14601, 14601.1, 14601.2 or 14601.5	10 days jail and \$300 fine 10 days jail required if probation granted DMV will require ignition interlock device	6 months jail and \$1,000 fine
14601.4(a)	Shall be imprisoned in county jail and shall not be released upon wo before the minimum period of time prescribed in 14601.2 is served. of imprisonment specified under 14601.2 as a term of probation. Di	If probation is granted, shall serve at least the minimum time
14601.5(a) or (b)	\$300 fine or 6 months jail With prior conviction for certain offense(s), DMV will require IID	6 months jail and \$1,000 fine
14601.5(a) or (b) within 5 yrs.of a prior conviction for 14601, 14601.1, 14601.2 or 14601.5	10 days jail and \$500 fine With prior conviction for certain offense(s), DMV will require IID	1 year jail and \$ 2,000 fine
20002(a)	None required under the statute	6 months jail and/ or \$1000 fine
12500(a)	None required under the statute	6 months jail and \$1,000 fine



Defendant's Signature

Court Use Only SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE MISDEMEANOR SENTENCE RECOMMENDATION 17WM06930 CASE NUMBER Count(s) dismissed on motion of People. Count(s) sentence suspended. stayed pursuant to PC 654. Count(s) **TERMS** Formal Ninformal PROBATION as to Count(s) _ (optional) Violate no laws Obey all orders and rules of Court, Probation THE FOLLOWING FEES ARE NOT CONDITIONS OF PROBATION: Department & Jail. Pay \$ 150 State Restitution Fine (minimum of \$100.00) on Submit to search and seizure. count(s)____. (PC 1202.4(b)(1)) Consume no alcoholic beverages and do not be present in any Pay \$ 150 Probation Revocation Restitution Fine (minimum of establishment where alcohol is primary item of sale. \$100.00). Restitution fine stayed. Effective upon revocation of Do not drive with a measurable amount of alcohol in blood system. probation. (PC 1202.44) Submit to a chemical test of blood on demand of any peace officer or Pay the following fees: probation officer. Criminal Conviction Assessment Fee(s) \$30/misdemeanor; Use no unauthorized drugs, narcotics or controlled substances and \$35/infraction (per convicted count). (GC 70373(a)(1)) submit to chemical testing on demand of probation officer or police \$40.00 Court Operations Fee (per convicted count) officer. (PC 1465.8) Cooperate with Probation Department in any plan for counseling or · Additional fees as required by law treatment. \$10 Local Crime Prevention Fund (PC 1202.5) Seek training, schooling, employment and maintain residence as Pay Booking Fees as ordered by the Court. approved by the Probation Department. Pay costs of formal probation as directed by Probation Officer. Do not associate with anyone disapproved of by your probation officer. Fines/Fees to be paid forthwith. Do not knowingly own, use or possess any type of dangerous or deadly Fines/Fees to be paid through Court Collections I forthwith weapon Term of 10 years. ☐ by Court orders weapon destroyed. Fines/Fees to be paid through Probation. Do not drive without a valid driver's license in your possession. Additional program fees may be applicable and paid through the program. Do not drive without valid insurance. JAIL Use TRUE NAME and Date of Birth at all times. days Orange County Jail on Count Carry valid government issued identification card at all times. days Orange County Jail on Count Provide the Court with your current address, telephone number, employer's name, address and telephone number. Immediately notify ☐ Jail to be served through the City of __ the Court of any changes. Credit for _____ actual + ___ = total ____ Disclose probation terms upon request of Probation or Law ☐ Work release denied ☐ Electronic Confinement denied Enforcement Officer. County Work Program denied **FINES AND FEES** Pay a fine of \$ 390 + Penalty Assessment on count Pay a fine of \$_____ + Penalty Assessment on count May be released to an authorized representative of the Commit on fine(s) on count(s) _ program to serve remainder of jail sentence. Pay \$ ___ Court Costs on count(s) _ Serve weekends at Pay \$50 Alcohol Abuse Education Fee. (VC 23645) applied to original sentence). Sentence(s) to run consecutive / concurrent to each other /any other Pay \$50 Alcohol Testing Penalty (PC 1463.14) sentence / Case No:_ (Pay \$100 Alcohol Assessment Fee. (VC 23649) Jail stayed to pending successful completion of Pay \$50 Lab fee + Penalty Assessment (PC 1463.14/HS 11372.5) DUI Court (except any statutory minimum term which may be Pay \$150 Drug Program Fee + Penalty Assessment (HS 11372.7) served on SEC during the term of DUI Court as imposed by the

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE MISDEMEANOR SENTENCE RECOMMENDATION

CASE NUMBER 17WM06930 PEOPLE V	, RAZO	
COMMUNITY SERVICE / OTHER PROGRAMS	DOMESTIC VIOLENCE, continued	
Complete hours days of Comm. Service	Other program(s) weeks	
Cal Trans Cal Trans/Physical Labor	months years active participation required.	
in lieu of fines in lieu of jail	Proof of enrollment due to the Court by	
Complete Graffiti Removal as to count(s)	Comply with Court protective order.	
Proof of completion due to the Clerk's Office by	Defendant owns/possesses firearm(s). Relinquishment hearing	
ALCOHOL & DRUG/PROGRAMS/DRIVERS LICENSE	set on	
Complete 1st Offender Program:	Surrender all firearms within 24 hours as required by law and file pr	oof
3 month program 6 month 9 month	of surrender form within 48 hours with the Court.	
Complete Multiple Offender - 18 month Out of County	RESTITUTION	
12 hour program	Make Restitution in the amount of \$ or as determined through ☐ Victim Witness ☐ Probation, with interest at the rate	e of
Attend Victim Impact Counseling. Proof of completion due to the Clerk's Office by	10% ☐ from the date of sentencing ☐ from the date of loss. ☐ Pay \$ to Victim Witness Emergency Fund by	
Attend and complete self help and/or Alcoholics	. (PC 1203.1(j))	
Anonymous meetings self help and/or Narcotics Anonymous	Pay cost of counseling to the victim and/or children in the amount of	of
meetings per day per week per month. Proof due by	\$	
Court designates defendant a Habitual Offender. (VC 13350(b))	☐ Submit a new financial disclosure form if money is still owing on a	
Driving privilege suspended for 1 year pursuant to:	restitution order or fine 120 days before the scheduled release from	n
VC 13202 (Vehicle conviction related to controlled substances)	probation. File the form with the court at least 90 days before the scheduled release from probation.	
VC 13202.5 (Alcohol / Drugs under the age of 21)	Complete and return Statement of Assets form by	
VC 13202.6 (Vandalism)		
Driving privilege suspended for year(s) pursuant to VC	ADDITIONAL TERMS & CONDITIONS Have no contact with	
13352(a)(3) (2 rd DUI conviction w/in 10 years)	Stay miles yards away from	
Driving privilege revoked foryears pursuant to VC 13352(a)(5)		
Complete Youthful Alcohol & Drug Deterrence Program and show proof to the Clerk's Office by	Obey all rules of Court ordered program. Do not leave the program without Court approval.	ı
Enroll and complete PC 1210 program. Proof of enrollment due by Refer to PC 1210 Addendum	Probation to terminate be modified to Informal status upon	
Register with local law enforcement within 5 days from today or within	ADDENDUMS	
5 days upon release from custody pursuant to:	PC 1210 with Disclosure Gang Graffiti DUI Court	
HS 11590 (narcotics offense)		
PC 186.30 (gang related offense)		
☐ PC 457.1 (arson offense) — Lifetime registration	DEFERRED ENTRY OF JUDGMENT (PC1000)	
PC 290 (sex offense) – Lifetime registration	All checked terms and conditions will be imposed, if terminated fro	m
Submit to AIDS testing. Proof due to Department	the PC1000 Program.	
by	REPORT forthwith by stay date to:	
Attend and complete AIDS Prevention Education. Proof of completion due to the Clerk's Office by	Collections Clerk's Office Probation	
DOMESTIC VIOLENCE	OneOC Alcohol Liaison	
Complete Batterers' Treatment Program. (52 weeks active	District Attorney Victim Witness	
participation required)	Note la bassa a sadagette c	_
☐ Alcohol/Drug Component		1
☐ Total abstinence from alcohol and drugs	mucuds electronic continuent	
☐ Test alcohol and drugs (blood or urine only)	NOTICE TO DEFENDANT: After successful completion of probation, or not placed on probation, any time after the lapse of one year from the	
Parenting component	date of pronouncement of judgment, you may petition the court to	
One year Child Abuser's Program.	dismiss the charges under Penal Code Section 1203.4. This nation does	not
Health Care Agency Perinatal Program.	apply to any protective orders. COMM. # 204868	6
I have read, I understand, and I accept these terms and conditions of probat	ion. NOTARY PUBLIC - CALIFOR	RNIA S
7/1/10	D.A. / C.A. Signature:	2017
	V.n. / C.n. Jighature.	
Defense Counsel Signature		

CALIFORNIA ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	}
County of Orange	}
,	\sim \sim \sim \sim \sim
On <u> </u>	T. Lopez, notary public
normanally appeared Matthews	Muid Paza
personally appeared WataVia	noton avidence to be the nersen (A) where
	actory evidence to be the person(s) whose
	instrument and acknowledged to me that
	of/their authorized capacity(jes), and that by
	ent the person(s), or the entity upon behalf of
which the person(s) acted, executed the	e instrument.
I certify under PENALTY OF PERJURY	under the laws of the State of California that
the foregoing paragraph is true and corr	rect.

WITNESS my hand and official seal.	P. LOPEZ
VVITIVE GOTING TIANG AND OTHERA SEAL.	NOTARY PUBLIC - CALIFORNIA S
	My Comm. Expires Nov. 10, 2017
Notes Dublic Sandrus (No	***************************************
Notary Public Signature (No	tary Public Seal)
400100141 00010141 111000144	INSTRUCTIONS FOR COMPLETING THIS FORM
ADDITIONAL OPTIONAL INFORMATI	This form complies with current cutyornia statutes regarding tholary wording and,
DESCRIPTION OF THE ATTACHED DOCUMENT	if needed, should be completed and attached to the document. Acknowledgments from other states may be completed for documents being sent to that state so long
Misd. Guitty Pica Form	as the wording does not require the California notary to violate California notary law.
(Title or description of attached document)	State and County information must be the State and County where the document
	signer(s) personally appeared before the notary public for acknowledgment.
(Title or description of attached document continued)	 Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
Number of Pages 8 Document Date 41/17	The notary public must print his or her name as it appears within his or her name as it appears within his or her name and then your title (notary public).
Trained of ages	 commission followed by a comma and then your title (notary public). Print the name(s) of document signer(s) who personally appear at the time of
CARACITY OF AIMED BY THE GIONES	notarization.
CAPACITY CLAIMED BY THE SIGNER	 Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they,- is /are) or circling the correct forms. Failure to correctly indicate this
☐ Individual (s) ☐ Corporate Officer	information may lead to rejection of document recording. The notary seal impression must be clear and photographically reproducible.
- Corporate Officer	Impression must not cover text or lines. If seal impression smudges, re-seal if a
(Title)	sufficient area permits, otherwise complete a different acknowledgment form. • Signature of the notary public must match the signature on file with the office of
☐ Partner(s)	the county clerk.
☐ Attorney-in-Fact	 Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
☐ Trustee(s) ☐ Other	Indicate title or type of attached document, number of pages and date.
Other	Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
2015 Version www.NotaryClasses.com 800-873-9865	Securely attach this document to the signed document with a staple.

2015 Version www.NotaryClasses.com 800-873-9865

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of S Action	Seq Nbr Code	Text
05/23/17	1 FLDOCM	Original Missing Complaint filed on 05/23/2017 by Other.
	2 DFADD	Name recorded: Razo, Matthew David
	3 FLARC	Added count 1 with charge 23152(a) VC for 0 MISSINGCOMPL.
	4 BBPST	Bail Bond Number AD-00908320 posted in the amount of \$10000.00 by CALL4BB of ACCRE.
	5 BBPOS	Bail Bond posted per Sheriff Bail Bond report. Bond to be filed when received.
	6 BLBDAT	Appearance date on Bond/Cash Bail receipt is 06/19/2017.
5/24/17	1 FIBND	Surety Bond # AD-00908320 filed.
	2 FITXT	OCJ R# S4073131 filed.
06/08/17	1 FLDOC	Original Complaint filed on 06/08/2017 by Orange County District Attorney.
	2 FLNAM	Name filed: Razo, Matthew David
	3 FLCNT	MISDEMEANOR charge of 23152(a) VC filed as count 1. Date of violation: 05/20/2017.
	4 FLCNT	MISDEMEANOR charge of 23152(b) VC filed as count 2. Date of violation: 05/20/2017.
	5 FLALG	23152(b) VC added as other allegation as to count 1.
	6 FLALG	23578 VC added as other allegation as to count 1.
	7 FLALG	23152(b) VC added as other allegation as to count 2.
	8 FLALG	23578 VC added as other allegation as to count 2.
	9 CLADD	At the request of People, case calendared on 06/19/2017 at 08:30 AM in W4 for ARGN.
	10 FI959	Accusatory pleading filed by the prosecutor pursuant to Penal Code section 959.1.
06/15/17	1 CLADD	At the request of Defense Counsel, case calendared on 06/15/17 at 08:30 AM in W4 for ARGN.
	2 HHELD	Hearing held on 06/15/2017 at 08:30:00 AM in Department W4 for Arraignment.
	3 OFJUD	Judicial Officer: Nancy Kasch, Commissioner
	4 OFJA	Clerk: J. Morgan
	5 OFBAL	Bailiff: J. Palacios

Name: Razo, Matthew David

Page 1 of 7

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of Seq Action Nbr	Code	Text
06/15/17 6	APDDA	People represented by Stephanie Caughlin, Deputy District Attorney, present.
7	APNDC	Defendant not present in Court represented by Joel Garson, Retained Attorney.
8	TRPRT	Proceedings recorded electronically.
9	CLADV	Case advanced on calendar to this date. Arraignment on 06/19/2017 at 08:30 AM in W4 is vacated.
10	CPCDD	Copy of Original Complaint given to defense counsel.
11	WVRAT	Defendant waives the right to be arraigned today.
12	WVTIM	Defendant waives statutory time for Arraignment.
13	CLCON	Arraignment continued to 06/28/2017 at 08:30 AM in Department W4 at request of Defense.
14	BLPBS	Present bail deemed sufficient and continued.
06/28/17 1	HHELD	Hearing held on 06/28/2017 at 08:30:00 AM in Department W4 for Arraignment.
2	OFJUD	Judicial Officer: John Zitny, Judge
3	OFJA	Clerk: C. Koehl
4	OFBAL	Bailiff: J. Palacios
5	TRPRT	Proceedings recorded electronically.
6	APDDA	People represented by Dalia M. Wahab, Deputy District Attorney, present.
7	APNDC	Defendant not present in Court represented by Joel Garson, Retained Attorney.
8	WV977	Defendant's appearance is waived pursuant to Penal Code 977(a).
9	CLCON	Arraignment continued to 07/05/2017 at 08:30 AM in Department W4 at request of Defense.
10	WVRAT	Defendant waives the right to be arraigned today.
11	WVTIM	Defendant waives statutory time for Arraignment.
12	BLPBS	Present bail deemed sufficient and continued.
13	OFMCD	Minutes entered by M. H. Salazar on 06/28/2017.
07/05/17 1	HHELD	Hearing held on 07/05/2017 at 08:30:00 AM in Department W4 for Arraignment.
2	OFJUD	Judicial Officer: John Zitny, Judge
3	OFJA	Clerk: C. Koehl

Name: Razo, Matthew David

Page 2 of 7

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of Seq Action Nbr		Text
07/05/17 4	OFBAL	Bailiff: J. Palacios
5	TRPRT	Proceedings recorded electronically.
6	APDDA	People represented by Dalia M. Wahab, Deputy District Attorney, present.
7	APNDC	Defendant not present in Court represented by Joel Garson, Retained Attorney.
8	WVRAA	Defendant waives reading and advisement of the Original Complaint.
9	PLTTC	Plea to the Court.
10	PLGCT	To the Original Complaint defendant pleads GUILTY as to count(s) 1, 2.
11	DFMPC	The defendant admits prior misdemeanor conviction(s) as listed on the charging document.
12	PLAAG	Defendant admits other allegations.
13	ADCRWG	The defendant has been advised of constitutional rights, waivers and consequences in writing pursuant to the guilty plea form. The defendant makes the plea with a full understanding of all the matters set forth in the charging document and in the guilty plea form, that defendant has read, understood and personally initialed each item herein. Defendant understands that the signing and filing of the guilty plea form is conclusive evidence that defendant has pleaded GUILTY to the charges set forth.
14	FIWWR	Defendant's notarized written waiver of legal and constitutional rights for guilty plea received and ordered filed.
15	FDCAT	Court finds that counsel has been authorized to enter waivers, pleas, and admissions and accepts sentence on the behalf of the defendant.
16	PLFBA	Court finds factual basis and accepts plea.
17	WVTIM	Defendant waives statutory time for Sentencing.
18	PLRIS	Defendant requests immediate sentencing.

Name: Razo, Matthew David

Page 3 of 7

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of Action		Text	
07/05/17	19 ADDUI	Pursuant to Vehicle Code Section 23593(a), defendant was advised that being under the influence of alcohol or drugs, or both, impairs the 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 you continue to drive while under the influence of alcohol or drugs, or both, and, as a result of that driving, someone is killed, you can be charged with murder.	
	20 SESTA	Court stays sentence pursuant to Penal Code 654 on count(s) 2.	
	21 PRISS	No legal cause why judgment should not be pronounced and defendant having Pled Guilty to count(s) 1, Imposition of sentence is suspended and defendant is placed on 5 Year(s) INFORMAL PROBATION on the following terms and conditions:	
	22 PRVNL	Violate no law.	
	23 PROBY	Obey all orders, rules, and regulations, and directives of the Court and Jail.	
9	24 PRDAD	Do not drive a motor vehicle with a measurable amount of alcohol in your blood and submit to a chemical test of your blood on demand of any peace officer, probation officer, or mandatory supervision officer.	
	25 PRVDL	Do not drive without a valid driver's license in your possession.	
	26 PRINS	Do not drive without proof of valid auto liability insurance or financial responsibility as required by law.	
	27 PRTNO	Use true name and date of birth only at all times.	
	28 PRDTC	Disclose terms and conditions of probation when asked by any law enforcement or probation officer.	
	29 PRFIN	Pay FINE of \$390.00 plus penalty assessments as to count(s) 1.	
	30 PRSRF	Pay mandatory state restitution fine of \$150.00 pursuant to Penal Code 1202.4 or Penal Code 1202.4(b).	
	31 PRFEE	Pay \$100.00 Alcohol & Drug Assessment Program fee pursuant to Vehicle Code 23649.	
	32 PRFAA	Pay \$50.00 Alcohol Abuse Education FEE pursuant to Vehicle Code section 23645.	
	33 PRFBP	Pay \$50.00 DUI Lab/Blood Alcohol Penalty pursuant to Penal Code 1463.14(b).	
Name: Raz	o, Matthew David		Case: 17WM06930 M A

Name: Razo, Matthew David

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A 9/26/19 3:18 pm

Page 4 of 7

MINUTES

Case: 17WM06930 M A Name: Razo, Matthew David

Date of Seq Action Nbr	Code	Text	
07/05/17 34 SE		Pay \$40.00 Court Operations Fee per convicted count pursuant to Penal Code 1465.8.	-
35 SE	C	Pay Criminal Conviction Assessment Fee per convicted count of \$30.00 per misdemeanor/felony and \$35.00 per infraction pursuant to Government Code 70373(a)(1).	
36 ST	TALL F	Payment of all monies due stayed to 07/19/2017.	
37 DF		Defendant ordered to pay in full or report to the Collections Department by 07/19/2017.	
38 PF	p	Pay \$150.00 Probation Revocation Restitution Fine bursuant to Penal Code 1202.44. Restitution fine stayed, o become effective only upon revocation of probation.	
39 PF	d o p c	Defendant is required to complete a new financial disclosure form if money is still owing on a restitution order or fine 120 days before the scheduled release from probation. Defendant is required to file the form with the court at least 90 days before the scheduled release from probation.	
40 PF	RJAL S	Serve 30 Day(s) Orange County Jail as to count(s) 1.	
41 PF		Defendant to serve 4 days jail in lieu of fine and benalty assessment as to count 1.	
43 JL	тот т	OTAL JAIL to be served: 34 Day(s).	
44 JL		Credit for time served: 1 actual, 0 conduct, totaling 1 days oursuant to Day-for-day.	
45 JL	s	Court grants Theo Lacy Jail imposed on 07/05/2017 stayed until 09/08/2017 at 07:00 PM. Defendant to eport as ordered.	
46 CC	DDJP C	Court recommends Supervised Electronic Confinement.	
48 PF		Attend and complete 18 months Multiple Offender Alcohol Program as to count(s) 1.	
49 PF	RTXT A	Alcohol program may be completed out of county.	
50 PR		Obey all rules of the program(s) and do not leave the program without court approval.	
51 PR	RATC D	Defendant accepts terms and conditions of probation.	
52 DF		Defendant ordered to report to Collections and Alcohol iaison by 07/19/2017.	
53 NT	ΓJAL N	Notice to Sheriff issued.	
54 BL	.BXN C	Court orders bail bond # AD-00908320 exonerated.	

Name: Razo, Matthew David

Page 5 of 7

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of Action	Seq Nbr Code	Text
07/05/17	55 DMABS	DD1-CGJOZ sent to DMV. Return Code: 800
	56 DOJABS	DOJ Initial Abstract sent.
	57 NTPRT	Alcohol Program Notice printed.
07/19/17	1 CURDA	Appearance made in Collections by Defendant as directed by the courtroom.
	2 CUFDF	Financial Declaration form completed and filed with the Collection Department.
	3 ADFEE	Defendant advised of additional 35.00 Accounts Receivable fee pursuant to Penal Code 1205(d).
	4 STPYS	Payments to be paid at the rate of \$50.00 per month beginning 07/19/2017 and on the 19 of each month thereafter until paid in full. \$35.00 installment payment due.
	5 CUCAD	Defendant advised by Clerk that failure to make payments by the due date will result in the Court issuing a warrant for your arrest OR additional costs and legal actions which may include but not limited to: \$300 Civil Assessment added to the original bail pursuant to Penal Code 1214.1. You may also be subjected to wage garnishment and bank levies, including referral to the Franchise Tax Board for collection and/or interception of your income tax refund.
	6 NTDEF	Notice to defendant issued.
	7 CUFTH	Forthwith case assigned to Collections.
	8 REMRC	Remittance from receipt # 15655644 received in the amount of \$ 100.00.
	9 PMTPYS	Installment payment received. Next payment of \$50.00 due on 09/19/17. Remaining balance \$425.00.
08/03/17	1 FIENR	Proof of Enrollment filed as to 18 months Multiple Offender Alcohol Program imposed on 07/05/2017.
09/19/17	1 REMIVR	IVR Remittance from receipt # 15774898 received in the amount of \$50.00. Confirmation # 068275.
	2 PMTPYS	Installment payment received. Next payment of \$ 50.00 due on 19-OCT-17. Remaining balance \$ 375.00.
10/19/17	1 REMIVR	IVR Remittance from receipt # 15833028 received in the amount of \$50.00. Confirmation # 059457.
	2 PMTPYS	Installment payment received. Next payment of \$ 50.00 due on 20-NOV-17. Remaining balance \$ 325.00.

Name: Razo, Matthew David

Page 6 of 7 MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

MINUTES

Case: 17WM06930 M A
Name: Razo, Matthew David

Date of Action	Seq Nbr Code	Text
11/19/17	1 CURPE	Recurring payments have been established or reestablished
	2 REMIVR	IVR Remittance from receipt # 15891006 received in the amount of \$50.00. Confirmation # 01530D.
	3 PMTPYS	Installment payment received. Next payment of \$ 50.00 due on 19-DEC-17. Remaining balance \$ 275.00.
12/18/17	1 REMIVR	IVR Remittance from receipt # 15945635 received in the amount of \$50.00. Confirmation # 08394D.
	2 PMTPYS	Installment payment received. Next payment of \$ 50.00 due on 19-JAN-18. Remaining balance \$ 225.00.
01/19/18	1 REMIVR	IVR Remittance from receipt # 16003972 received in the amount of \$50.00. Confirmation # 019013.
	2 PMTPYS	Installment payment received. Next payment of \$ 50.00 due on 20-FEB-18. Remaining balance \$ 175.00.
01/20/18	1 CURPC	Recurring payments have been canceled.
02/18/18	1 REMIVR	IVR Remittance from receipt # 16057797 received in the amount of \$175.00. Confirmation # 05547D.
	2 PMTPYS	Installment payment received. Next payment of \$.00 due on 20-FEB-18. Remaining balance \$.00.
03/11/19	1 FICOM	Proof of Completion filed as to 18 months Multiple Offender Alcohol Program imposed on 07/05/2017.

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

DAVID H. YAMASAKI, EXECUTIVE OFFICER AND CLERK OF THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE

___, DEPUTY

Name: Razo, Matthew David

Page 7 of 7

MINUTES / ALL CATEGORIES

Case: 17WM06930 M A

DECLARATION OF SERVICE BY CERTIFIED MAIL

1

2 3

4

5

7 8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

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 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, 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 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

TRANSMITTAL OF RECORDS OF CONVICTION OF ATTORNEY, including:

Certified Copy of Plea Form **Certified Copy of Sentence Recommendation Certified Copy of Court Minutes**

in a sealed envelope placed for collection and mailing as certified mail, return receipt requested, Article No.: 9414 7266 9904 2152 1804 44, at San Francisco, on the date shown below, addressed to:

Matthew David Razo **Orange County Public Defender** 801 W Civic Center Dr, Ste 400 Santa Ana, CA 92701-4026

CASE NUMBER: 19-C-21846

in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

N/A

DATED: October 24, 2019

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.

Signed:

-1-

Ina M. Strehle Declarant