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17	UNITED STATES DISTRICT COURT		
18	EASTERN DISTRICT	OF CALIFORNIA	
19	UNITED STATES OF AMERICA,	Case No.:	
20	Plaintiff,	COMPLAINT TO REVOKE	
21		NATURALIZATION	
22	VS.		
23	CHRISTIAN ORIBELLO EGUILOS,		
24	Defendant.		
25	Derendant.		
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I. PRELIMINARY STATEMENT

The United States of America ("Plaintiff") brings this civil action against 1. 2 Defendant Christian Oribello Eguilos ("Eguilos"), to revoke his naturalized U.S. 3 citizenship. Eguilos procured his naturalization unlawfully and he willfully 4 misrepresented and concealed material facts throughout the naturalization process. 5 Specifically, before he became a citizen of the United States, Eguilos engaged in criminal 6 activity that he concealed throughout the naturalization process and that made him 7 ineligible for U.S. citizenship. From on or about January 6, 2011 through December 16, 8 2014, Eguilos repeatedly forcibly sexually abused a minor child. On his naturalization 9 application, which Eguilos filed on or about July 3, 2013, he stated that he had never 10 committed a crime or offense for which he had not been arrested. On September 25, 11 2015, after Eguilos naturalized, he admitted, plead nolo contendere to and was convicted 12 of multiple counts of Forcible Lewd Act Upon a Child, in violation of California Penal 13 Code § 288(b)(1). Under 8 U.S.C. § 1451(a), a U.S. district court must revoke and set 14 aside the order admitting a naturalized citizen to citizenship and cancel his certificate of 15 naturalization upon a showing that such naturalization was illegally procured or procured 16 by concealment of a material fact or by willful misrepresentation. The United States, 17 therefore, brings this action for an order revoking Eguilos's U.S. citizenship and 18 canceling his certificate of naturalization pursuant to 8 U.S.C. § 1451(a). 19

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II. JURISDICTION, VENUE, & INTRADISTRICT ASSIGNMENT

2. This is an action filed under 8 U.S.C. § 1451(a) to revoke and set aside the decision admitting Eguilos to U.S. citizenship and to cancel Eguilos' Certificate of Naturalization No. 36310580.

243.This Court has subject matter jurisdiction pursuant to 8 U.S.C. § 1451(a) and2528 U.S.C. § 1345.

4. Venue is proper in this District under 8 U.S.C. § 1451(a) and 28 U.S.C.
§ 1391, because Eguilos' last known residence is in Ione, Amador County, California,
which is within the jurisdiction and venue of this Court.

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III. PARTIES

5. Plaintiff is the United States of America.

3 6. Defendant Eguilos was born in the Philippines, and is a naturalized U.S.
4 citizen.

IV. FACTUAL BACKGROUND

7. The affidavit of My Ky Bach, Special Agent, United States Immigration and
Customs Enforcement ("ICE"), an agency within the Department of Homeland Security,
showing good cause for this action, as required by 8 U.S.C. § 1451(a), is attached as
Exhibit A.

10 A. Eguilos' California State Criminal Conviction

8. Between January 6, 2011 and December 16, 2014, Eguilos knowingly and
 forcibly sexually abused a child under the age of 14. Court Record, *California v. Eguilos* ("*Eguilos*"), No. VA137983 (Super. Ct. Cal.), attached as Ex. B.

9. On January 2, 2015, the State of California, in a felony complaint, charged
Eguilos with fourteen counts of criminal offenses including Forcible Lewd Act Upon a
Child against Minor Victim 1, Lewd Act Upon a Child against Minor Victim 2, Oral
Copulation or Sexual Penetration with Child 10 Years or Younger, and Possession of
matter Depicting Minor Engaging in Sexual Conduct. Felony Compl. (Jan. 2, 2015),
attached as Ex. C.

10. On September 25, 2015, pursuant to a plea agreement, Eguilos pleaded nolo 20contendere before the Superior Court of California, Los Angeles County, to four counts 21 of Forcible Lewd Act Upon a Child against Minor Victim 1, in violation of California 22 23 Penal Code § 288(b)(1): (1) Count 5, occurring on or between January 6, 2011, and January 5, 2014; (2) Count 6, occurring on or between January 6, 2011, and January 5, 24 2014; (3) Count 8, occurring on or between January 6, 2011, and January 5, 2013; and (4) 25 Count 9, occurring on or between January 6, 2013, and December 16, 2014. Ex. B; Ex. 26 C. 27

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11. The court accepted Eguilos' plea and found him guilty on Counts 5, 6, 8, and 1 9. The court sentenced Eguilos to forty years in prison and ordered him to register as a 2 sex offender for the duration of his life. Ex. C. 3

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Eguilos' Unlawful Naturalization

Eguilos is a native of the Philippines and became a permanent resident of the 12. 5 United States on or about July 28, 2003. 6

13. On or about July 3, 2013, Eguilos filed a Form N-400, Application for 7 Naturalization ("Naturalization Application") with U.S. Citizenship and Immigration 8 Services ("USCIS"). See Form N-400, Application for Naturalization, attached as Ex. D. 9

14. In his Naturalization Application, Eguilos checked "No" in response to Part 10 10, question 15, which asked: "Have you ever committed a crime or offense for which 11 you were not arrested?" Id. (emphasis in original). 12

15. Eguilos' written statement regarding his commission of a crime or offense 13 was false. 14

15 16. On his Naturalization Application, Eguilos did not disclose his forcible sexual abuse of a minor. 16

17. On or about June 20, 2013, Eguilos signed the naturalization application 17 under penalty of perjury, thereby certifying that his answers to the questions therein were 18 true and correct. 19

18. On or about October 11, 2013, Isagani Acance, an immigration officer with 20USCIS, orally interviewed Eguilos in person regarding his Naturalization Application to determine his eligibility for naturalization. 22

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19. At the beginning of the interview, Officer Acance placed Eguilos under oath. During the interview, Officer Acance asked Eguilos, consistent with Part 10, 20. question 15 of Eguilos' Naturalization Application, whether he had ever committed a crime or offense for which he had not been arrested.

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Consistent with his written answer to Part 10, question 15 of Eguilos'
 Naturalization Application, Eguilos testified that he had never committed a crime or
 offense for which he had not been arrested.

4 22. Eguilos' testimony regarding his commission of a crime or offense was
5 false.

6 23. At his naturalization interview, Eguilos did not disclose his forcible sexual
7 abuse of a minor.

8 24. In fact, at no point during the naturalization process did Eguilos disclose to
9 USCIS his sexual abuse of a minor child, which was then ongoing.

25. At the end of his naturalization interview, Eguilos signed the Naturalization
Application in the presence of Officer Acance and swore that the contents of his
application were true and correct to the best of his knowledge.

26. Based upon the information supplied by Eguilos in his Naturalization
Application, and the sworn answers he gave during his naturalization interview, USCIS
approved the application on or about October 11, 2013.

16 27. On or about October 24, 2013, USCIS issued Eguilos a Notice of
17 Naturalization Oath Ceremony ("Oath Notice"), which indicated his naturalization oath
18 ceremony would take place on November 6, 2013. *See* Form N-445, Notice of
19 Naturalization Oath Ceremony, attached as Exhibit E.

28. The following instructions appear on the Oath Notice:

In connection with your application for naturalization, please answer each of the questions by checking "Yes" or "No."

You must answer these questions the day you are to appear for your citizenship oath ceremony. These questions refer to actions since the date you were first interviewed on your Application for Naturalization. The questions do not refer to anything that happened before the interview.

After you have answered every question, sign your name, and fill in the date and place of signing, and provide your current address.

You MUST bring this completed questionnaire with you to the oath ceremony, as well as the documents indicated on the front,

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and give them to the employee of U.S. Citizenship and Immigration Services at the oath ceremony. You may be questioned further on your answers at that time.

See Ex. E at 2.

29. Eguilos answered "No" in response to Question 3 on the back of the Oath Notice, which asked: "Since your interview, have you knowingly committed any crime or offense, for which you have not been arrested?"

30. On or about November 6, 2013, Eguilos signed the Oath Notice, certifying that "each of the answers shown above were made by me or at my direction, and that they are true and correct as of the date of my naturalization oath ceremony."

31. Based on his Naturalization Application, interview, and his Oath Notice, USCIS permitted Eguilos to attend the naturalization oath ceremony.

32. On November 6, 2013, Eguilos took the Oath of Allegiance to become a U.S. citizen. He was issued Certificate of Naturalization No. 36310580. *See* Certificate of Naturalization, attached as Ex. F.

V. GOVERNING LAW

Congressionally imposed prerequisites to the acquisition of citizenship.

33. No alien has a right to naturalization "unless all statutory requirements are complied with." *United States v. Ginsberg*, 243 U.S. 472, 474-75 (1917). Indeed, the Supreme Court has underscored that "[t]here must be strict compliance with all the congressionally imposed prerequisites to the acquisition of citizenship." *Fedorenko v. United States*, 449 U.S. 490, 506 (1981); *see also id.* ("An alien who seeks political rights as a member of this Nation can rightfully obtain them only upon the terms and conditions specified by Congress.") (quoting *Ginsberg*, 243 U.S. at 474)).

34. Congress has mandated that an individual may not naturalize unless that person "during all periods referred to in this subsection has been and still is a person of good moral character" *See* 8 U.S.C. § 1427(a)(3). The statutory period for good moral character begins five years before the date the applicant files the application for

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naturalization, and it continues until the applicant takes the oath of allegiance and
 becomes a U.S. citizen. *Id*.

3 35. As a matter of law, an applicant necessarily lacks good moral character if he
4 or she commits a crime involving moral turpitude ("CIMT") during the statutory period
5 and later either is convicted of the crime or admits his or her commission of the criminal
6 activity. 8 U.S.C. § 1101(f)(3) (cross-referencing 8 U.S.C. § 1182(a)(2)(A)); 8 C.F.R.
7 § 316.10(b)(2)(i) (providing that an applicant "shall be found to lack good moral
8 character" if, for example, they committed and were convicted of one or more crimes
9 involving moral turpitude).

36. Congress has also explicitly precluded individuals who give false testimony
for the purpose of obtaining immigration benefits from being able to establish the good
moral character necessary to naturalize. 8 U.S.C. § 1101(f)(6).

37. Further, Congress created a "catch-all" provision, which states, "[t]he fact
that any person is not within any of the foregoing classes shall not preclude a finding that
for other reasons such person is or was not of good moral character." 8 U.S.C. § 1101(f).

38. Under the catch-all provision, individuals who commit unlawful acts during
the statutory period adversely reflecting upon their moral character cannot meet the good
moral character requirement, unless they prove that extenuating circumstances exist. *See*8 C.F.R § 316.10(b)(3)(iii); 8 U.S.C. § 1101(f).

39. "[A] conviction during the statutory period is not necessary for a finding that
an applicant lacks good moral character . . . it is enough that the offense was 'committed'
during that time." *United States v. Zhou*, 815 F.3d 639, 644 (9th Cir. 2016) (quoting *United States v. Suarez*, 664 F.3d 655, 661 (7th Cir. 2011)).

40. Nevertheless, an individual who has been convicted is collaterally estopped
from contesting all issues necessarily decided in the criminal matter. *See Zhou*, 815 F.3d
at 644 (quoting *United States v. Jean-Baptiste*, 395 F.3d 1190, 1192 (11th Cir.), *cert. denied*, 546 U.S. 852 (2005)).

1B.The Denaturalization Statute

41. Recognizing that there are situations where an individual has naturalized
despite failing to comply with all congressionally imposed prerequisites to the acquisition
of citizenship or by concealing or misrepresenting facts that are material to the decision
on whether to grant his or his naturalization application, Congress enacted 8 U.S.C.
§ 1451.

42. Under 8 U.S.C. § 1451(a), this Court must revoke an order of naturalization
and cancel the individual's Certificate of Naturalization if his or his naturalization was *either*:

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i. illegally procured, or

ii. procured by concealment of a material fact or by willful misrepresentation.

43. Failure to comply with any of the congressionally imposed prerequisites to
the acquisition of citizenship renders the citizenship "illegally procured." *Fedorenko*,
449 U.S. at 506.

44. Naturalization was procured by concealment of a material fact or by willful
misrepresentation, where: (1) the naturalized citizen misrepresented or concealed some
fact during the naturalization process; (2) the misrepresentation or concealment was
willful; (3) the fact was material; and (4) the naturalized citizen procured citizenship as a
result of the misrepresentation or concealment. *Kungys v. United States*, 485 U.S. 759,
767 (1988).

45. Where the government establishes that the defendant's citizenship was
procured illegally or by willful misrepresentation of material facts, "district courts lack
equitable discretion to refrain from entering a judgment of denaturalization." *Fedorenko*,
449 U.S. at 517.

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VI. CAUSES OF ACTION

<u>COUNT I</u>

ILLEGAL PROCUREMENT OF NATURALIZATION LACK OF GOOD MORAL CHARACTER (CRIME INVOLVING MORAL TURPITUDE)

46. The United States re-alleges and incorporates by reference the foregoing paragraphs.

47. As discussed above, to be eligible for naturalization an applicant must show
that he has been a person of good moral character for the five-year statutory period before
he filed a Naturalization Application, and until the time he becomes a naturalized U.S.
citizen. 8 U.S.C. § 1427(a)(3); 8 C.F.R. § 316.10(a)(1). Thus, Eguilos was required to
establish that he was a person of good moral character from July 3, 2008 until the date he
became a U.S. citizen, on November 6, 2013 (the "statutory period").

48. Eguilos was statutorily barred from showing that he was a person of good moral character because he committed a CIMT during the statutory period.
8 U.S.C. § 1101(f)(3); 8 C.F.R. § 316.10(b)(2)(i).

49. Forcible Lewd Act Upon a Child, in violation of California Penal Code § 288(b)(1) charged as a felony under California law, is an intentional act of child abuse and, thus, a CIMT. *See, e.g., Ashcroft v. Free Speech Coal.*, 535 U.S. 234, 244 (2002) ("The sexual abuse of a child is a most serious crime and an act repugnant to the moral instincts of a decent people."); *In re Lopez-Meza*, 22 I. & N. Dec. 1188, 1193 (BIA 1999) (listing child abuse as a crime involving moral turpitude as an act involving baseness or depravity).

50. As set forth above, Eguilos was convicted of Forcible Lewd Act Upon a Child under the age of 14 as charged in Counts 5, 6, 8, and 9.

51. Eguilos committed the crime charged in Count 8 on or between January 6, 2011 and January 5, 2013, which is wholly during the statutory period. *See* Ex. B.

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52. Eguilos committed the crimes charged in Counts 5 and 6 on or between
 January 6, 2011, and January 5, 2014, which is predominantly within the statutory period.
 See Ex. B.

4 53. Eguilos committed the crime charged in Count 9 on or between January 6,
5 2013, and December 16, 2014, which is at least in part during the statutory period. *See*6 Ex. B.

54. Because Eguilos committed a CIMT during the statutory period, of which he
was later convicted, he was barred under 8 U.S.C. § 1101(f)(3) from showing that he had
the good moral character necessary to become a naturalized U.S. citizen.

10 55. Because Eguilos could not establish that he was a person of good moral
11 character during the statutory period, he was ineligible for naturalization under 8
12 U.S.C. § 1427(a)(3).

13 56. Because he was ineligible to naturalize, Eguilos procured his citizenship
14 illegally, and this Court must revoke his citizenship, as provided for by 8 U.S.C.
15 § 1451(a).

COUNT II

ILLEGAL PROCUREMENT OF NATURALIZATION LACK OF GOOD MORAL CHARACTER (UNLAWFUL ACTS)

57. The United States re-alleges and incorporates by reference the foregoing paragraphs.

58. As discussed above, to be eligible for naturalization, Eguilos was required to show that he was a person of good moral character from July 3, 2008 to November 6, 2013. 8 U.S.C. § 1427(a)(3); 8 C.F.R. § 316.10(a)(1).

59. Eguilos could not establish the requisite good moral character for naturalization because he committed unlawful acts during the statutory period that reflected adversely on his moral character and there were no extenuating circumstances.
8 U.S.C. § 1101(f) (catch-all provision); 8 C.F.R. § 316.10(b)(3)(iii).

60. Specifically, Eguilos could not establish the requisite good moral character for naturalization because he knowingly, intentionally, and forcibly abused a child under the age of 14, in violation of California Penal Code § 288(b)(1), which adversely reflected on his moral character, and for which there are no extenuating circumstances. *See* 8 U.S.C. § 1101(f); 8 C.F.R. § 316.10(b)(3)(iii).

61. The regulatory catch-all provision for unlawful acts at 8 C.F.R.§ 316.10(b)(3)(iii) applies to Eguilos regardless of whether his conduct and subsequent conviction also constitute a CIMT (set forth in Count 1).

62. The regulatory catch-all provision for unlawful acts at 8 C.F.R. § 316.10(b)(3)(iii) applies to Eguilos because he committed the unlawful acts on or between January 6, 2011 and November 6, 2013, during the Statutory Period before he was naturalized, even though he pleaded nolo-contendere to those crimes and was convicted after he was granted citizenship. *See, e.g., United States v. Dang*, 488 F.3d 1135, 1141 (9th Cir. 2007) ("Thus, requiring consideration of an applicant's unlawful acts during the five-year moral character period—whether or not the applicant is convicted for the acts during that period—is not beyond the agency's statutory
 mandate.").

63. Eguilos cannot establish extenuating circumstances with regard to the
forcible sexual abuse underlying his convictions under California Penal Code
§ 288(b)(1), and he therefore cannot avoid the regulatory bar on establishing good moral
character found in 8 C.F.R. § 316.10(b)(3)(iii).

64. Because Eguilos could not establish that he was a person of good moral
character during the statutory period, he was ineligible for naturalization under 8 U.S.C.
§ 1427(a)(3).

65. Because he was ineligible to naturalize, Eguilos illegally procured his naturalization, and this Court must revoke his citizenship under 8 U.S.C. § 1451(a).

COUNT III

ILLEGAL PROCUREMENT OF NATURALIZATION LACK OF GOOD MORAL CHARACTER (FALSE TESTIMONY)

66. The United States re-alleges and incorporates by reference the foregoing paragraphs.

67. As discussed above, to be eligible for naturalization Eguilos was required to show that he was a person of good moral character from July 3, 2008, to November 6, 2013. 8 U.S.C. § 1427(a)(3); 8 C.F.R. § 316.10(a)(1).

68. Eguilos was statutorily barred from showing that he was a person of good moral character during the statutory period because he gave false testimony, under oath, for the purpose of obtaining an immigration benefit, specifically naturalization. 8 U.S.C. § 1101(f)(6).

69. As set forth in paragraphs 21 to 25 above, Eguilos provided false testimony for the purpose of obtaining an immigration benefit when he swore, under oath, during his October 11, 2013 naturalization interview that he had never committed a crime or offense for which he had not been arrested.

70. Because he provided false testimony under oath for the purpose of obtaining his naturalization, Eguilos was barred under 8 U.S.C. § 1101(f)(6) from showing that he had the good moral character necessary to become a naturalized U.S. citizen.

71. Because Eguilos was not a person of good moral character, he was ineligible for naturalization under 8 U.S.C. § 1427(a)(3).

72. Because he was ineligible to naturalize, Eguilos procured his citizenship illegally, and this Court must revoke his citizenship, as provided for by 8 U.S.C. § 1451(a).

COUNT IV

PROCUREMENT OF UNITED STATES CITIZENSHIP BY CONCEALMENT OF A MATERIAL FACT OR WILLFUL MISREPRESENTATION

73. The United States re-alleges and incorporates by reference the foregoing paragraphs.

74. Under 8 U.S.C. § 1451(a), this Court must revoke Eguilos' citizenship and cancel his Certificate of Naturalization if he procured his naturalization by concealment of a material fact or by willful misrepresentation.

75. As set forth above, throughout the naturalization process, Eguilos willfully misrepresented and concealed that he intentionally and forcibly sexually abused a child on or between at least January 6, 2011 and November 6, 2013.

76. Specifically, Eguilos represented on his Naturalization Application, during his naturalization interview, and on his Oath Notice that he had never knowingly committed any crime or offense for which he had not been arrested, despite knowing that such representations were false and misleading. Accordingly, Eguilos made these representations willfully.

77. Eguilos' misrepresentations were material to his naturalization because the disclosure of his forcible sexual abuse of a minor would have had a natural tendency to influence USCIS's decision whether to approve Eguilos' Naturalization Application. Indeed, Eguilos' conduct rendered him ineligible for citizenship.

78. Had Eguilos disclosed his criminal conduct, USCIS would have denied his application for naturalization.

79. Eguilos thus procured his naturalization by willful misrepresentation and concealment of material facts. This Court must therefore revoke his citizenship pursuant to the requirements of 8 U.S.C. § 1451(a).

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, the United States of America, respectfully requests:

1. A declaration that Eguilos procured his citizenship illegally;

2. A declaration that Eguilos procured his citizenship by concealment of material facts and by willful misrepresentation;

3. Judgment revoking and setting aside the order admitting Eguilos to
citizenship and canceling Certificate of Naturalization No. 36310580, effective as of the
original date of the order and certificate, November 6, 2013.

9 4. Judgment forever restraining and enjoining Eguilos from claiming any
10 rights, privileges, benefits, or advantages under any document which evidences United
11 States citizenship obtained as a result of his November 6, 2013 naturalization;

5. Judgment requiring Eguilos to surrender and deliver, within ten days of the
entry of judgment, his Certificate of Naturalization, and any copies thereof in his
possession or control (and to make good faith efforts to recover and then surrender any
copies thereof that he knows are in the possession or control of others) to the Attorney
General, or his representative, including undersigned counsel;

6. Judgment requiring Eguilos to surrender and deliver, within ten days of the entry of judgment, any other indicia of United States citizenship, including, but not limited to, United States passports, voter registration cards, and other voting documents, and any copies thereof in his possession or control (and to make good faith efforts to recover and then surrender any copies thereof that he knows are in the possession of others) to the Attorney General, or his representative, including undersigned counsel; and

7. Judgment granting the United States such other relief as may be lawful and proper in this case.

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EXHIBIT A

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UNITED STATES OF AMERICA KERN COUNTY, CALIFORNIA In the Matter of the Revocation of the Naturalization of CHRISTIAN ORIBELLO EGUILOS A055 642 621

AFFIDAVIT OF GOOD CAUSE

I, My Ky Bach, declare under penalty of perjury as follows:

- I. I am a Special Agent for United States Immigration and Customs Enforcement ("ICE"), United States Department of Homeland Security ("DHS"). In this capacity, I have access to the official records maintained by DHS, including the immigration file of Christian Oribello Eguilos, A055 642 621 ("Mr. Eguilos").
- II. I have reviewed the records relating to Mr. Eguilos' case. Based on this review, I state, on information and belief, that the information set forth in this Affidavit of Good Cause is true and correct.
- III. In or about July 2013, Mr. Eguilos filed an Application for Naturalization, Form N-400 ("N-400"), with the United States Citizenship and Immigration Services ("USCIS") pursuant to Section 316(a) of the Immigration and Nationality Act ("INA"), as amended; 8 U.S.C. § 1427(a). On October 11, 2013, Mr. Eguilos was interviewed by a USCIS officer on the contents of his N-400 to determine his eligibility for naturalization. On the basis of his written application and testimony at his naturalization interview, USCIS approved Mr. Eguilos' naturalization application on October 11, 2013. USCIS sent Mr. Eguilos a Notice of

Naturalization Oath Ceremony, Form N-445A ("Form N-445A"), dated October 24, 2013, which instructed him to answer the questions on the back of the form and to bring other required documents to the Oath Ceremony. On the basis of his approved naturalization application and completed Form N-445A, Mr. Eguilos took the Oath of Allegiance on November 6, 2013 and was admitted to United States citizenship. He was issued a Certificate of Naturalization, Number 36310580.

- IV. Mr. Eguilos illegally procured his naturalization because he could not have established that he was a person of good moral character. As an applicant for naturalization pursuant to section 316(a) of the INA; 8 U.S.C. § 1427(a), Mr. Eguilos was required to prove that he was a person of good moral character from July 2008, five years before he filed his application for naturalization, until the time he became a naturalized citizen on November 6, 2013 ("the statutory period").
 - A. Mr. Eguilos could not have established that he was a person of good moral character during the statutory period because he committed a crime involving moral turpitude for which the maximum penalty possible exceeded more than one year incarceration.
 - An applicant shall be found to lack good moral character if the applicant has committed, during the statutory period, a crime involving moral turpitude for which the maximum penalty exceeded more than one year incarceration. See 8 U.S.C. §§ 1101(f)(3),

1182(a)(2)(A)(i)(I); INA §§ 101(f)(3), 212(a)(2)(A)(i)(I); 8 C.F.R. § 316.10(b)(2)(i).

- 2. On December 30, 2014, Mr. Eguilos was arrested for multiple counts of sexual abuse of a minor related criminal offenses, committed during the time period in which he was required to establish his eligibility for naturalization. On January 2, 2015, the State of California, in a felony complaint, charged Mr. Eguilos with the following fourteen (14) counts of criminal offenses:
 - a. Counts 1 6: Forcible Lewd Act Upon Child (California Penal Code section 288(b)(1))
 - b. Count 7: Oral Copulation or Sexual Penetration with Child 10 Years or Younger (California Penal Code section 288.7(b))
 - c. Counts 8 and 9: Forcible Lewd Act Upon Child (California Penal Code section 288(b)(1))
 - d. Count 10: Possession of Matter Depicting Minor Engaging in Sexual Conduct (California Penal Code section 311.11(a))
 - e. Counts 11 14: Lewd Act Upon Child (California Penal Code section 288(a))
- On September 25, 2015, after he naturalized, Mr. Eguilos pled nolo contendere pursuant to a plea agreement and was convicted of four (4) counts of Forcible Lewd Act Upon a Child, in violation of section 288(b)(1) of the California Penal Code (Counts 5, 6, 8, and 9). On September 25, 2015, Mr. Eguilos was sentenced to the statutory maximum of ten years of imprisonment for each count, totaling forty

(40) years imprisonment, and mandatory lifetime registration as a sex offender.

- 4. The four (4) counts to which Mr. Eguilos pled nolo contendere specify that the Forcible Lewd Act Upon a Child offenses were committed during a time period between January 6, 2011 and December 16, 2014, including the period in which he was required to establish eligibility for naturalization. Count eight (8) to which Mr. Eguilos pled nolo contendere specifies that the offense was committed between January 6, 2011 and January 5, 2013, wholly before Mr. Eguilos naturalized.
- 5. Forcible Lewd Act Upon a Child, in which the perpetrator by force, violence, duress, menace, or fear of immediate bodily injury, willfully and lewdly commits any lewd or lascivious act upon a child, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of the perpetrator or the child, is a crime involving moral turpitude. Such conduct is vile, depraved, morally reprehensible, and shocks the public conscience, rendering it a crime of moral turpitude. By statute, a person convicted of this offense shall be punished by imprisonment in the state prison for 5, 8, or 10 years. See Cal. Penal Code § 288(b)(1).
- B. Because Mr. Eguilos committed a crime involving moral turpitude during the statutory period, for which the maximum penalty possible exceeded one year, he could not have established that he was a person of good moral character.

Therefore, Mr. Eguilos was ineligible to naturalize. Mr. Eguilos could not have established that he was a person of good moral character because he provided false testimony for the purpose of obtaining an immigration benefit during his naturalization interview which was conducted under oath on October 11, 2013.

- An applicant for naturalization who provides false testimony during the statutory period in order to obtain an immigration benefit, including naturalization, is precluded from establishing good moral character. See 8 U.S.C. § 1101(f)(6); INA § 101(f)(6); 8 C.F.R § 316.10(b)(2)(vi).
- On October 11, 2013, Mr. Eguilos appeared before USCIS officer Isagani Acance for an interview regarding his Application for Naturalization.
- 3. At the beginning of his naturalization interview, Mr. Eguilos took an oath and affirmed that he would answer all questions truthfully.
- 4. During the course of the naturalization interview, and in order to determine his eligibility for naturalization, Officer Acance asked Mr. Eguilos whether he had ever committed a crime or offense for which he had not been arrested. In response to this question, Mr. Eguilos testified, under oath, that he had never committed a crime or offense for which he had not been arrested.
- 5. The testimony given by Mr. Eguilos was false. In fact, on or about January 2, 2015, Mr. Eguilos was charged with multiple counts of offenses involving sexual abuse of a minor, crimes which were

committed during a period of time spanning between January 6, 2011 and December 16, 2014. On December 30, 2014, Mr. Eguilos was arrested and booked for these offenses. On September 25, 2015, Mr. Eguilos was convicted for these offenses.

- Based in part on his false testimony that he never committed a crime or offense for which he had not been arrested, his application for naturalization was approved.
- 7. Mr. Eguilos' false testimony concealed the fact that he was precluded from establishing good moral character and was, therefore, ineligible to naturalize.
- Because Mr. Eguilos provided false testimony in order to obtain his United States citizenship, he could not have established that he was a person of good moral character. Therefore, Mr. Eguilos was ineligible to naturalize.
- C. Mr. Eguilos could not have established that he was a person of good moral character during the statutory period because he committed unlawful acts that adversely reflected upon his moral character.
 - Unless there are extenuating circumstances, an applicant for naturalization is precluded from establishing good moral character if, during the statutory period, he commits unlawful acts that adversely reflect upon his moral character. See 8 U.S.C. § 1101(f); 8 C.F.R. § 316.10(b)(3)(iii)).

- 2. Whether unlawful acts affect an applicant's moral character is a caseby-case determination, considering the standard of the average citizen in the applicant's community of residence.
- 3. During the statutory period, Mr. Eguilos committed unlawful acts, which adversely reflected upon his moral character. On or about January 6, 2011 through December 16, 2014, Mr. Eguilos knowingly committed the crime of Forcible Lewd Act Upon a Child.
- 4. On September 25, 2015, after he had naturalized, Mr. Eguilos pled nolo contendere pursuant to a plea agreement and was convicted of four (4) counts of Forcible Lewd Act Upon a Child, in violation of section 288(b)(1) of the California Penal Code. On September 25, 2015, Mr. Eguilos was sentenced to 40 years in prison and mandatory lifetime registration as a sex offender.
- 5. Forcible Lewd Act Upon a Child is a felony under the California Penal Code and constitutes an unlawful act, which adversely reflects upon an individual's moral character, as measured against the standards of the average citizen in the community of residence.
- 6. As evidenced by Mr. Eguilos' failure to disclose that he had committed such crimes during the statutory period for good moral character, which resulted in convictions post naturalization, there were no extenuating circumstances that could have mitigated the effect of Mr. Eguilos' crime on his ability to show good moral character.

- V. Mr. Eguilos procured his naturalization by willful misrepresentation and concealment of material facts.
 - A. Mr. Eguilos willfully misrepresented and concealed his criminal history during the naturalization process.
 - 1. Mr. Eguilos willfully misrepresented and concealed material facts on his Application for Naturalization, Form N-400.
 - During his naturalization interview on October 11, 2013, on Part 10, Question 15 of his N-400, Mr. Eguilos represented that he had never knowingly committed any crime for which had not been arrested.
 - 3. At the end of his interview, Mr. Eguilos certified and swore, by his signature dated October 11, 2013, that his answers to the questions on his naturalization application were true and to the best of his knowledge and belief.
 - 4. This representation was false. After he naturalized, Mr. Eguilos was arrested, on December 30, 2014, for multiple counts of sexual abuse of a minor related criminal offenses, committed during the time period in which he was required to establish his eligibility for naturalization.
 - 5. On September 25, 2015, after he had naturalized, Mr. Eguilos pled nolo contendere pursuant to a plea agreement and was convicted of four (4) counts of Forcible Lewd Act Upon a Child, in violation of section 288(b)(1) of the California Penal Code. On September 25,

2015, Mr. Eguilos was sentenced to 40 years in prison and mandatory lifetime registration as a sex offender.

- 6. The four (4) counts to which he pled nolo contendere specify that the Forcible Lewd Act Upon a Child offenses were committed during a time period between January 6, 2011 and December 16, 2014, the period in which he was required to establish eligibility for naturalization.
- Mr. Eguilos made the misrepresentation regarding his criminal activity on his naturalization application knowing his representations were false and misleading.
- B. Mr. Eguilos' criminal conduct was material to determining his eligibility to naturalize because it would have had the natural tendency to influence USCIS in its decision whether to approve his application. In fact, had Mr. Eguilos disclosed that he had committed unlawful sexual acts against a member of his family, a minor under 14 years of age, to wit: Forcible Lewd Act Upon a Child, USCIS would not have approved his naturalization application or permitted him to take the Oath of Allegiance.
- C. By concealing and misrepresenting his criminal history, Mr. Eguilos was able to procure his naturalization.
- VI. Based on the facts outlined in the foregoing paragraphs, good cause exists to institute proceedings pursuant to section 340(a) of the INA, 8 U.S.C. § 1451(a), to revoke Mr. Eguilos' citizenship and to cancel his certificate of naturalization.

VII. Mr. Eguilos is currently serving his sentence at the North Kern State Prison. The prison's physical address is 4001 Highway 104, Ione, CA 95640. The prison's mailing address is P.O. Box 409099, Ione, CA 95640.

DECLARATION IN LIEU OF JURAT

(28 U.S.C. § 1746)

I declare under penalty of perjury that the foregoing is true and correct. Executed on

2 8 20 18 in Los Angelos CALIFORDIA

My Ky Bach Special Agent U.S. Immigration and Customs Enforcement U.S. Department of Homeland Security

EXHIBIT B

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES NO. VA137983 PAGE NO. 1 CURRENT DATE 06/01/16 THE PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT 01: CHRISTIAN ORIBELLO EGUILOS LAW ENFORCEMENT AGENCY EFFECTING ARREST: LASD - NORWALK STATION RECEIPT OR SURETY COMPANY BAIL: APPEARANCE AMOUNT DATE REGISTER OF BAIL POSTED BOND NO. NUMBER DATE CASE FILED ON 07/14/15. INFORMATION FILED ON 07/28/15. OFFENSE(S): COUNT 01: 288(B)(1) PC FEL COUNT 02: 288(B)(1) PC FEL COUNT 03: 288(B)(1) PC FEL COUNT 04: 288(B)(1) PC FEL COUNT 05: 288(B)(1) PC FEL COUNT 05: 288(B) (1) PC FEL COUNT 06: 288(B)(1) PC FEL COUNT 07: 288.7(B) PC FEL COUNT 08: 288(B)(1) PC FEL COUNT 09: 288(B)(1) PC FEL COUNT 10: 311.11(A) PC FEL COUNT 10: 311.11(A) PC FEL COUNT 11: 288(A) PC FEL COUNT 12: 288(A) PC FEL COUNT 13: 288(A) PC FEL COUNT 14: 288(A) PC FEL COUNT 15: 269(A)(4) PC FEL COMMITTED ON OR ABOUT 01/06/07 IN THE COUNTY OF LOS ANGELES NEXT SCHEDULED EVENT: NEXT SCHEDULED EVENT: 07/28/15 830 AM ARRAIGNMENT DIST SOUTHEAST DISTRICT DEPT SES ON 07/24/15 AT 900 AM : TRANSCRIPT RECEIVE ON 07/23/15 FROM COURT REPORTER ANNETTE R. HOGAN FOR PRELIMINARY HEARING PROCEEDINGS HELD ON 07/14/15. TRANSCRIPTS DELIVERED TO DEPARTMENT SE S OR PLACED IN MAILBOX BY J. VASQUEZ. AUDITED BY J. VASQUEZ MATTER PREV SET/REMAIN ON CLDR ON 07/28/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES CASE CALLED FOR ARRAIGNMENT PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) ANNETTE R. HOGAN (REP) NICOLE LAI NHU VO (DA) DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER INFORMATION FILED AND THE DEFENDANT IS ARRAIGNED. THE INFORMATION READ TO THE DEFENDANT. DEFENDANT PLEADS NOT GUILTY TO COUNT 01, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 02, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 03, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 04, 288(B) (1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 05, 288(B) (1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 06, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 07, 288.7(B) PC.

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CASE NO. VA137983 PAGE NO. 2 DEF NO. 01 DATE PRINTED 06/01/16 DEFENDANT PLEADS NOT GUILTY TO COUNT 08, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 09, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 10, 311.11(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 11, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 12, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 13, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 14, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 15, 269(A)(4) PC. COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. MATTER IS CALLED FOR HEARING. FINGERPRINT CARD FILED THIS DATE. DEFENDANT DENIES ANY AND ALL ALLEGATIONS. ON COURT'S MOTION, MATTER IS TRAILED TO AUGUST 27, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S FOR PRETRIAL CONFERENCE AND SEPTEMBER 16, 2015 FOR JURY TRIAL AS DAY 50 OF 60. DEFENDANT REMAINS REMANDED. NEXT SCHEDULED EVENT: 08/27/15 830 AM PRETRIAL CONFERENCE DIST SOUTHEAST DISTRICT DEPT SES NEXT SCHEDULED EVENT : 09/16/15 830 AM J 830 AM JURY TRIAL DIST SOUTHEAST DISTRICT DEPT SES ON 08/27/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES CASE CALLED FOR PRETRIAL CONFERENCE PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) SUSAN WILLIAMSON NICOLE LAI NHU VO (DA) (REP) THE DEFENDANT FAILS TO APPEAR, WITH SUFFICIENT EXCUSE. (MISS-OUT) AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER DEPUTY DISTRICT ATTORNEY MICHAEL DEROSE STANDING IN FOR THIS HEARING. MATTER CALLED FOR HEARING. DEFENDANT BEING A MISS-OUT AND ON DEFENSE MOTION, MATTER IS TRAILED TO SEPTEMBER 3, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S FOR FURTHER PRETRIAL CONFERENCE. DEFENDANT REMAINS REMANDED. COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: UPON MOTION OF DEFENDANT 09/03/15 830 AM PRETRIAL CONFERENCE DIST SOUTHEAST DISTRICT DEPT SES ON 09/03/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES

CASE CALLED FOR PRETRIAL CONFERENCE PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) GAYE LIMON (REP) NICOLE LAI NHU VO (DA) CASE NO. VA137983 DEF NO. 01

PAGE NO. 3 DATE PRINTED 06/01/16

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER MATTER CALLED FOR HEARING.

ON DEFENSE MOTION, PRETRIAL CONFERENCE IS PLACED OFF CALENDAR AND THE MATTER IS TRAILED TO THE PREVIOUSLY SET JURY TRIAL DATE OF SEPTEMBER 16, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S AS DAY 50 OF 60.

DEFENDANT REMAINS REMANDED. COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: UPON MOTION OF DEFENDANT MATTER PREV SET/REMAIN ON CLDR

ON 09/16/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES

CASE CALLED FOR JURY TRIAL PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) SUSAN WILLIAMSON (REP) NICOLE LAI NHU VO (DA) THE DEFENDANT FAILS TO APPEAR, WITH SUFFICIENT EXCUSE. (MISS-OUT) AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER MATTER CALLED FOR HEARING.

DEPUTY JESUS RUBIO IS SWORN AND IS EXAMINED ON BEHALF OF THE PEOPLE.

DEFENDANT HAVING BEEN A MISS-OUT AND ON DEFENSE MOTION, MATTER IS TRAILED TO SEPTEMBER 17, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S FOR JURY TRIAL AS DAY 51 OF 60.

DEFENDANT REMAINS REMANDED.

THE COURT ORDERS AN ATTACHMENT FOR DEFAULTING WITNESS ISSUED, IN THE AMOUNT OF \$40,000.00, AND HELD, TO 9/17/15, FOR THE FOLLOWING:

WITH MINOR CHILD

AT THE REQUEST OF THE PEOPLE, THE COURT ORDERS A TRANSCRIPT OF THIS DATES PROCEEDINGS. (1) ORIGINAL AND (2) COPIES ARE TO BE PRODUCED. COSTS TO BE BORNE BY THE COUNTY OF LOS ANGELES. COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: UPON MOTION OF DEFENDANT

09/17/15 830 AM JURY TRIAL DIST SOUTHEAST DISTRICT DEPT SES

ON 09/17/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES

CASE CALLED FOR JURY TRIAL PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) SUSAN WILLIAMSON (REP) NICOLE LAI NHU VO (DA)

PAGE NO. 4 CASE NO. VA137983 DATE PRINTED 06/01/16 DEF NO. 01 THE DEFENDANT FAILS TO APPEAR, WITH SUFFICIENT EXCUSE. (MISS-OUT) AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER MATTER CALLED FOR HEARING. THE BAILIFF REPORTS THAT THE DEFENDANT IS A MEDICAL MISS-OUT. DEFENDANT BEING A MISS-OUT AND ON DEFENSE MOTION. MATTER IS TRAILED TO SEPTEMBER 18, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S FOR JURY TRIAL AS DAY 52 OF 60. DEFENDANT REMAINS REMANDED. ON PEOPLE'S MOTION, THE COURT ORDERS THE PREVIOUSLY ISSUED AND HELD ATTACHMENT FOR DEFAULTING WITNESS, AS TO WITH MINOR CHILD TO REMAIN ISSUED AND HELD TO 9/18/15. COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: UPON MOTION OF DEFENDANT 09/18/15 830 AM JURY TRIAL DIST SOUTHEAST DISTRICT DEPT SES ON 09/18/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES CASE CALLED FOR JURY TRIAL PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) SUSAN WILLIAMSON (REP) NICOLE LAI NHU VO (DA) DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER DEPUTY PUBLIC DEFENDER MONIQUE MCDAVID STANDING IN FOR THIS HEARING. DEFENDANT'S MOTION PURSUANT TO PENAL CODE SECTION 995 IS CALLED FOR HEARING. ALL SIDES SUBMIT. DEFENDANT'S MOTION PURSUANT TO PENAL CODE SECTION 995 IS DENIED. MATTER IS TRAILED TO SEPTEMBER 23, 2015 AT 8:30 A.M. IN DEPARTMENT SE-S FOR READINESS HEARING AS DAY 57 OF 60. DEFENDANT REMAINS REMANDED. ON PEOPLE'S MOTION, THE COURT ORDERS THE PREVIOUSLY ISSUED AND HELD ATTACHMENT FOR DEFAULTING WITNESS. ASTO WITH MINOR CHILD TO REMAIN ISSUED AND HELD TO 9/23/15. COURT ORDERS AND FINDINGS: -THE COURT STATES THAT IT HAS READ AND CONSIDERED THE TRANSCRIPT OF THE PRELIMINARY HEARING. MOTION PURSUANT TO SECTION 995 PENAL CODE IS DENIED AS TO COUNTS 1-6, 8 AND 9.

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

PAGE NO. CASE NO. VA137983 DATE PRINTED 06/01/16 DEF NO. 01 NEXT SCHEDULED EVENT: 830 AM JURY TRIAL DIST SOUTHEAST DISTRICT DEPT SES 09/23/15 ON 09/23/15 AT 830 AM IN SOUTHEAST DISTRICT DEPT SES CASE CALLED FOR JURY TRIAL PARTIES: YVONNE SANCHEZ (JUDGE) JAMES PATRICK (CLERK) SUSAN WILLIAMSON NICOLE LAI NHU VO (DA) (REP) THE DEFENDANT IS PRESENT(IN LOCK UP) AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER MATTER CALLED FOR HEARING. PURSUANT TO THE ORDER OF SUPERVISING JUDGE MARGARET M. BERNAL, JURY TRIAL IS TRANSFERRED TO DEPARTMENT SE-G, HONORABLE JOHN A. TORRIBIO JUDGE PRESIDING, FORTHWITH. DEFENDANT REMAINS REMANDED. THE FOLLOWING WITNESSES ARE ORDERED TO RETURN, ON CALL TO THE PEOPLE. WITHOUT FURTHER NOTICE, ORDER OR SUBPOENA: WITH MINOR CHILD COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: 09/23/15 900 AM JURY TRIAL DIST SOUTHEAST DISTRICT DEPT SEG ON 09/23/15 AT 900 AM IN SOUTHEAST DISTRICT DEPT SEG CASE CALLED FOR JURY TRIAL PARTIES: JOHN A TORRIBIO (JUDGE) MICHELLE VERMILYE (CLERK) NICOLE LAI NHU VO (DA) STEPHANIE MARTINEZ (REP) DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER AMENDED INFORMATION FILED AND THE DEFENDANT IS ARRAIGNED. DEFENDANT WAIVES ARRAIGNMENT, READING OF INFORMATION/INDICTMENT, AND STATEMENT OF CONSTITUTIONAL AND STATUTORY RIGHTS. DEFENDANT WAIVES FURTHER ARRAIGNMENT. DEFENDANT PLEADS NOT GUILTY TO COUNT 01, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 02, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 03, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 04, 288(B)(1) PC. 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 05, DEFENDANT PLEADS NOT GUILTY TO COUNT 06, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 07, 288.7(B) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 08, 288(B) (1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 09, 288(B)(1) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 10, 311.11(A) PC.

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DEFENDANT PLEADS NOT GUILTY TO COUNT 11, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 12, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 13, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 14, 288(A) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 15, 269(A)(4) PC. COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. MATTER IS TRANSFERRED FROM DEPT. SE-S.

COURT AND COUNSEL CONFER IN CHAMBERS.

IN OPEN COURT: AMENDED INFORMATION IS FILED THIS DATE. DEFENDANT PLEAS NOT GUILTY TO ALL CHARGES AND DENIES ANY SPECIAL ALLEGATIONS.

THE DEFENDANT OBJECTS TO THE SHOWING OF THE VIDEO. THE COURT GIVES COUNSEL A TENTATIVE RULING AND COUNSEL CAN ARGUE THE MATTER AT A LATER TIME.

PEOPLE'S 1108 E.C. EVIDENCE IS ARGUED AND THE COURT DEEMS IT RELEVANT AND THE PEOPLE'S WITNESS WILL BE ALLOWED TO TESTIFY.

OUTSIDE THE PRESENCE OF THE DEPUTY DISTRICT ATTORNEY: COUNSEL ADDRESSES THE DEFENDANT'S BEHAVIOR WHILE IN COURT AND HIS INTERACTION WITH HIS ATTORNEY.

THE COURT ORDERS THIS PORTION OF TODAY'S PROCEEDINGS TO BE SEALED AND NOT TO BE TRANSCRIBE UNLESS UPON ORDER OF THE COURT.

IN THE PRESENCE OF THE DEPUTY DISTRICT ATTORNEY: DEFENDANT'S MOTION TO CONTINUE TRIAL IS ARGUED AND DENIED.

TRIAL IS TRAILED TO 9-24-15 AT 10:30 A.M. IN DEPT. SE-G AS 58 OF 60.

THE CLERK IS DIRECTED TO ORDER A PANEL OF 60 PROSPECTIVE JURORS. JURORS ARE ORDERED.

CUSTODY STATUS: REMANDED

NEXT SCHEDULED EVENT: 09/24/15 1030 AM JURY TRIAL TRAILED DIST SOUTHEAST DISTRICT DEPT SEG

ON 09/24/15 AT 1030 AM IN SOUTHEAST DISTRICT DEPT SEG

CASE CALLED FOR JURY TRIAL TRAILED PARTIES: JOHN A TORRIBIO (JUDGE) MICHELLE VERMILYE (CLERK) STEPHANIE MARTINEZ (REP) NICOLE LAI NHU VO (DA) DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER TRIAL IS TRAILED TO THIS DATE.

THE DEFENDANT IS A MISS-OUT AND DISCOVERED THAT HE IS REFUSING TO LEAVE HIS CELL.

COURT AND COUNSEL CONFER AND THE COURT ORDERS THE DEFENDANT EXTRACTED FROM HIS CELL TO ATTEND HIS TRIAL. THE COURT'S ORDER CASE NO. VA137983 DEF NO. 01 PAGE NO. 7 DATE PRINTED 06/01/16

IS FAXED THIS MORNING.

COURT AND COUNSEL CONFER IN CHAMBERS ON OTHER MATTERS.

AT 3:15 P.M., THE COURT IS INFORMED THAT THE DEFENDANT HAS YET TO LEAVE COUNTY JAIL. DUE TO THE TIME, THE COURT INFORMS THE SHERIFF'S OFFICE NOT TO BRING THE DEFENDANT TO COURT. RATHER, THE COURT ISSUES ANOTHER EXTRACTION ORDER FOR THE DEFENDANT TO BE SENT TO THE NORWALK COURTHOUSE ON 9-25-15 AT 8:00 A.M.

COURT AND COUNSEL CONFER IN CHAMBERS.

AT 3:55 P.M., A PANEL OF 78 PROSPECTIVE JURORS ARE ADMONISHED RE: JUROR QUALIFICATIONS. THE PROSPECTIVE JURORS ARE ORDERED TO RETURN ON 9-25-15 AT 9:30 A.M. IN DEPT. SE-G.

TRIAL IS TRAILED TO 9-25-15 IN DEPT. SE-G AS 59 OF 60.

CUSTODY STATUS: REMANDED COURT ORDERS AND FINDINGS: -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE. NEXT SCHEDULED EVENT: 09/25/15 930 AM JURY TRIAL TRAILED DIST SOUTHEAST DISTRICT DEPT SEG

ON 09/25/15 AT 930 AM IN SOUTHEAST DISTRICT DEPT SEG

NUNC PRO TUNC ORDER PREPARED. IT APPEARING TO THE COURT THAT THE MINUTE ORDER IN THE ABOVE ENTITLED ACTION DOES NOT PROPERLY REFLECT THE COURT'S ORDER. SAID MINUTE ORDER IS AMENDED NUNC PRO TUNC AS OF THAT DATE. ALL OTHER ORDERS ARE TO REMAIN IN FULL FORCE AND EFFECT. DETAILS LISTED AT END OF THIS MINUTE ORDER. CASE CALLED FOR JURY TRIAL TRAILED PARTIES: JOHN A TORRIBIO (JUDGE) MICHELLE VERMILYE (CLERK)

STEPHANIE MARTINEZ (REP) NICOLE LAI NHU VO (DA) DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY WALTER MUNOZ DEPUTY PUBLIC DEFENDER

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS: WRITTEN ADVISEMENT OF RIGHTS AND WAIVERS FILED, INCORPORATED BY REFERENCE

HEREIN

TRIAL BY JURY

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES; SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE; AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENT OF THE OFFENSE IN THE INFORMATION AND POSSIBLE DEFENSES TO SUCH CHARGES;

THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF
CASE NO. VA137983 DEF NO. 01 PAGE NO. 8 DATE PRINTED 06/01/16

DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.

THE COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND EXPLICITLY MADE; COUNSEL JOINS IN THE WAIVERS THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 05 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION

288(B)(1) PC IN COUNT 05. THE COURT FINDS THE DEFENDANT GUILTY. COUNT (05) : DISPOSITION: CONVICTED

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 06 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION 288(B)(1) PC IN COUNT 06. THE COURT FINDS THE DEFENDANT GUILTY. COUNT (06) : DISPOSITION: CONVICTED

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 08 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION 288(B)(1) PC IN COUNT 08. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (08) : DISPOSITION: CONVICTED

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 09 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION

288(B)(1) PC IN COUNT 09. THE COURT FINDS THE DEFENDANT GUILTY. COUNT (09) : DISPOSITION: CONVICTED COURT FINDS THAT THERE IS A FACTUAL BASIS FOR DEFENDANT'S PLEA, AND COURT ACCEPTS PLEA.

TRIAL IS TRAILED TO THIS DATE.

AT 9:30 A.M., THE COURT IS INFORMED THAT THE DEFENDANT IS ON HIS WAY TO THE COURTHOUSE. COUNSEL STIPULATE THAT THE COURT MAY INQUIRE OF THE POTENTIAL JURORS OF ANY HARDSHIPS OUTSIDE THEIR PRESENCE AND THE PRESENCE OF THE DEFENDANT.

IN OPEN COURT: THE PROSPECTIVE JURY PANEL ENTER THE COURTROOM AND THE COURT INQUIRES OF ANY HARDSHIPS. THOSE THAT REMAIN, ARE ORDERED TO RETURN AT 10:30 A.M.

LATER: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS: THE DEFENDANT IS PRESENT. THE DEFENDANT HAS AMPLE TIME TO SPEAK WITH HIS ATTORNEY. THE BAILIFF ALLOWS THE DEFENDANT TO SPEAK WITH HIS PARENTS AND BROTHER FOR A LENGTHY AMOUNT OF TIME.

THE DEFENDANT WISHES TO ACCEPT THE PEOPLE'S OFFER OF 40 YEARS IN

STATE PRISON.

PEOPLE V. WEST PLEA IS TAKEN.

TRIAL IS PLACED OFF CALENDAR.

THE PROSPECTIVE JURORS ARE THANKED AND DISCHARGED. NEXT SCHEDULED EVENT:

SENTENCING

IMPRISONED IN STATE PRISON FOR A TOTAL OF 40 YEARS

AS TO THE BASE COUNT (05):

COURT ORDERS PROBATION DENIED.

SERVE 10 YEARS IN ANY STATE PRISON

COURT SELECTS THE UPPER TERM OF 10 YEARS AS TO THE BASE TERM COUNT 05. PLUS \$40.00 COURT OPERATIONS ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.) CASE NO. VA137983 PAGE NO. 9 DATE PRINTED 06/01/16 DEF NO. 01 \$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.) TOTAL DUE: \$70.00 IN ADDITION: -THE DEFENDANT IS TO PAY A RESTITUTION FINE PURSUANT TO SECTION 1202.4(B) PENAL CODE IN THE AMOUNT OF \$ 300.00. -DEFENDANT IS TO PAY A PAROLE RESTITUTION FINE, PURSUANT TO PENAL CODE SECTION 1202.45, IN THE AMOUNT OF \$ 300.00. SAID FINE IS STAYED AND THE STAY IS TO BECOME PERMANENT UPON SUCCESSFUL COMPLETION OF PAROLE. COURT ORDERS AND FINDINGS: -PURSUANT TO PC SECTION 296, THE DEFENDANT IS ORDERED TO PROVIDE BUCCAL SWAB SAMPLES, A RIGHT THUMB PRINT, A FULL PALM PRINT IMPRESSION OF EACH HAND, ANY BLOOD SPECIMENS OR OTHER BIOLOGICAL SAMPLES AS REQUIRED BY THIS SECTION FOR LAW ENFORCEMENT IDENTIFICATION. -DEFENDANT ORDERED TO SUBMIT TO AIDS TEST PER 1202.1 P.C. THE DEFENDANT WAIVES ALL OF HIS BACK TIME CUSTODY CREDITS AS PART OF THE PLEA BARGAIN. NOTICE OF TERMINATION OF PROTECTIVE ORDER IN CRIMINAL PROCEEDING IS SIGNED AND FILED THIS DATE. A NEW CRIMINAL PROTECTIVE ORDER UNDER 136.2(I)(1) P.C. IS SIGNED, FILED AND SERVED ON THE DEFENDANT THIS DATE. COUNT (05): DISPOSITION: CONVICTED REMAINING COUNTS DISMISSED: (01): DISMISSED DUE TO PLEA NEGOTIATION COUNT COUNT (02): DISMISSED DUE TO PLEA NEGOTIATION (03): DISMISSED DUE TO PLEA NEGOTIATION COUNT (04): DISMISSED DUE TO PLEA NEGOTIATION (07): DISMISSED DUE TO PLEA NEGOTIATION COUNT COUNT (10): DISMISSED DUE TO PLEA NEGOTIATION COUNT (11): DISMISSED DUE TO PLEA NEGOTIATION COUNT (12): DISMISSED DUE TO PLEA NEGOTIATION COUNT (13): DISMISSED DUE TO PLEA NEGOTIATION COUNT (14): DISMISSED DUE TO PLEA NEGOTIATION (15): DISMISSED DUE TO PLEA NEGOTIATION COUNT COUNT DMV ABSTRACT NOT REQUIRED NEXT SCHEDULED EVENT: SENTENCING AS TO COUNT (06): COURT ORDERS PROBATION DENIED. SERVE 10 YEARS IN ANY STATE PRISON COURT SELECTS THE UPPER TERM OF 10 YEARS AS TO COUNT 06. PLUS \$40.00 COURT OPERATIONS ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.) \$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.) TOTAL DUE: \$70.00 CONSECUTIVE TO COUNT 05 COUNT (06): DISPOSITION: CONVICTED DMV ABSTRACT NOT REQUIRED NEXT SCHEDULED EVENT: SENTENCING AS TO COUNT (08):

PAGE NO. 10 CASE NO. VA137983 DATE PRINTED 06/01/16 DEF NO. 01 COURT ORDERS PROBATION DENIED. SERVE 10 YEARS IN ANY STATE PRISON COURT SELECTS THE UPPER TERM OF 10 YEARS AS TO COUNT 08. PLUS \$40.00 COURT OPERATIONS ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.) \$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.) TOTAL DUE: \$70.00 CONSECUTIVE TO COUNT 05 COUNT (08): DISPOSITION: CONVICTED DMV ABSTRACT NOT REQUIRED NEXT SCHEDULED EVENT: SENTENCING AS TO COUNT (09): COURT ORDERS PROBATION DENIED. SERVE 10 YEARS IN ANY STATE PRISON COURT SELECTS THE UPPER TERM OF 10 YEARS AS TO COUNT 09. PLUS \$40.00 COURT OPERATIONS ASSESSMENT (PURSUANT TO 1465.8(A)(1) P.C.) \$30.00 CRIMINAL CONVICTION ASSESSMENT (PURSUANT TO 70373 G.C.) TOTAL DUE: \$70.00 CONSECUTIVE TO COUNT 05 NUNC PRO TUNC MINUTE ORDER CORRECTED ON SAME DATE TO REFLECT THE COUNTS RUN CONSECUTIVE TO COUNT 05. CUSTODY STATUS: REMANDED COUNT (09): DISPOSITION: CONVICTED DMV ABSTRACT NOT REQUIRED NEXT SCHEDULED EVENT: PROCEEDINGS TERMINATED ON 09/29/15 AT 830 AM : ABSTRACT OF JUDGMENT PREPARED AND PACKET SENT TO IRC. TBINGCANG 10/16/15 ARREST DISPOSITION REPORT SENT VIA FILE TRANSFER TO DEPARTMENT OF JUSTICE ON 04/11/16 AT 830 AM IN SOUTHEAST DISTRICT DEPT SET CASE CALLED FOR JUDICIAL ACTION PARTIES: DEBRA COLE-HALL (JUDGE) GINA M. BLACK (CLERK) (REP) NONE (DDA) NONE DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL THE COURT HAS READ AND CONSIDERED THE LETTER DATED MARCH 24, 2016 FROM THE DEFENDANT REQUESTING TRANSCRIPTS. THE EX-PARTE REQUEST FOR REPORTER'S TRANSCRIPTS RECEIVED BY DEFENDANT IS DENIED WITHOUT PREJUDICE. ORDER DENYING EX-PARTE REQUEST FOR REPORTER'S TRANSCRIPTS IS SIGNED AND FILED. A COPY OF THE ABOVE ORDER IS MAILED TO THE DEFENDANT AT:

PAGE NO. 11 CASE NO. VA137983 DATE PRINTED 06/01/16 DEF NO. 01 CALIFORNIA MEDICAL FACILITY P.O. BOX 2000 VACAVILLE, CA. 95696-2000 s-125 NEXT SCHEDULED EVENT: PROCEEDINGS TERMINATED ON 04/25/16 AT 830 AM IN SOUTHEAST DISTRICT DEPT SET CASE CALLED FOR JUDICIAL ACTION PARTIES: DEBRA COLE-HALL (JUDGE) GINA M. BLACK (CLERK) NONE (REP) NONE (DDA) DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL THE COURT HAS READ AND CONSIDERED THE LETTER FROM THE DEFENDANT DATED APRIL 17, 2016. REQUEST FOR APPOINTMENT OF COUNSEL AND DECLARATION OF INDIGENCY IS DENIED. A COPY OF THIS MINUTE ORDER IS MAILED TO: CHRISTIAN O. EGUILOS NORTH KERN STATE PRISON FACILITY D. BLDG. D-4-A CELL 225 P.O. BOX 5005 DELANO, CA. 93216 NEXT SCHEDULED EVENT:

NEXT SCHEDULED EVENT: PROCEEDINGS TERMINATED

06/01/16

I HEREBY CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE ELECTRONIC DOCKET ON FILE IN THIS OFFICE AS OF THE ABOVE DATE. SHERKI R. CARTER , EXECUTIVE OFFICER/GLERK OF SUPERIOR COURT, COUNTY OF LOS

STATE CALIFORNIA ANGELES, ٩F , DEPUTY BY Vcb (-)



EXHIBIT C

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

Document 1-1 Filed 02/22/

JAN 022015

Sherri R. Carter/Executive Officer/Clerk By______, Beputy

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

/1977) Defendant(s) CASE NO. VA137983

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01 CHRISTIAN ORIBELLO EGUILOS

v.

FELONY COMPLAINT

The undersigned is informed and believes that:

Case 2:18-

COUNT I

On or between January 6, 2007 and December 16, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Contract of a** child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

On or between January 6, 2007 and December 16, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Control** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

* * * * *

Rev. 900-1/99 DA Case 34156400

On or between January 6, 2007 and December 16, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Control** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

* * * * *

Rev. 900-1/99 DA Case 34156400

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COUNT 4

On or between January 6, 2007 and December 16, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Section 1** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

* * * *

· Case 2:18-a Document 1-1 Filed 02/22 Page 29 of 58

COUNT 5

On or between January 6, 2011 and January 5, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Contract of a** child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Pursuant to Penal Code Sections 11166 and 11168, a Suspected Child Abuse Report (SCAR) may have been generated in this case. Penal Code Sections 11167 and 11167.5 limit access to a SCAR. A protective order issued by a court is necessary to obtain a copy of the report."

"NOTICE: Conviction of this offense will require the court to order you to submit to a blood test for evidence of antibodies to the probable causative agent of Acquired Immune Deficiency Syndrome (AIDS). Penal Code section 1202.1."

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COUNT 6

On or between January 6, 2011 and January 5, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Section 1** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Pursuant to Penal Code Sections 11166 and 11168, a Suspected Child Abuse Report (SCAR) may have been generated in this case. Penal Code Sections 11167 and 11167.5 limit access to a SCAR. A protective order issued by a court is necessary to obtain a copy of the report."

"NOTICE: Conviction of this offense will require the court to order you to submit to a blood test for evidence of antibodies to the probable causative agent of Acquired Immune Deficiency Syndrome (AIDS). Penal Code section 1202.1."

On or between January 6, 2009 and January 5, 2011, in the County of Los Angeles, the crime of ORAL COPULATION OR SEXUAL PENETRATION WITH CHILD 10 YEARS OLD OR YOUNGER, in violation of PENAL CODE SECTION 288.7(b), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who being a person 18 years of age and older, did engage in oral copulation and sexual penetration, as defined in Penal Code Section 289, with **EGUILOS**, a child who was 10 years of age and younger.

"NOTICE: Conviction of this offense will require the court to order you to submit to a blood test for evidence of antibodies to the probable causative agent of Acquired Immune Deficiency Syndrome (AIDS). Penal Code section 1202.1."

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)."

On or between January 6, 2011 and January 5, 2013, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Contract of a** child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Pursuant to Penal Code Sections 11166 and 11168, a Suspected Child Abuse Report (SCAR) may have been generated in this case. Penal Code Sections 11167 and 11167.5 limit access to a SCAR. A protective order issued by a court is necessary to obtain a copy of the report."

"NOTICE: Conviction of this offense will require the court to order you to submit to a blood test for evidence of antibodies to the probable causative agent of Acquired Immune Deficiency Syndrome (AIDS). Penal Code section 1202.1."

On or between January 6, 2013 and December 16, 2014, in the County of Los Angeles, the crime of FORCIBLE LEWD ACT UPON CHILD, in violation of PENAL CODE SECTION 288(b)(1), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Control** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child, by use of force, violence, duress, menace, and threat of great bodily harm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Pursuant to Penal Code Sections 11166 and 11168, a Suspected Child Abuse Report (SCAR) may have been generated in this case. Penal Code Sections 11167 and 11167.5 limit access to a SCAR. A protective order issued by a court is necessary to obtain a copy of the report."

"NOTICE: Conviction of this offense will require the court to order you to submit to a blood test for evidence of antibodies to the probable causative agent of Acquired Immune Deficiency Syndrome (AIDS). Penal Code section 1202.1."

On or between January 6, 2007 and December 16, 2014, in the County of Los Angeles, the crime of POSSESSION OF MATTER DEPICTING MINOR ENGAGING IN SEXUAL CONDUCT, in violation of PENAL CODE SECTION 311.11(a), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did knowingly and unlawfully possess and control matter, to wit:Computer Images the production of which involved the user of a person under the age of 18 years, said defendant knowing that the matter depicted a person under the age of 18 years, personally engaging in and simulating sexual conduct as defined in Penal Code Section 311.4(d).

"NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

* * * * *

COUNT 11

On or between February 27, 2000 and February 26, 2003, in the County of Los Angeles, the crime of LEWD ACT UPON A CHILD, in violation of PENAL CODE SECTION 288(a), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of

a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

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COUNT 12

On or between June 1, 2006 and September 1, 2007, in the County of Los Angeles, the crime of LEWD ACT UPON A CHILD, in violation of PENAL CODE SECTION 288(a), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Control Control Cont**

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

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COUNT 13

On or between June 1, 2006 and September 1, 2007, in the County of Los Angeles, the crime of LEWD ACT UPON A CHILD, in violation of PENAL CODE SECTION 288(a), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Contract Contract Contract Section** a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

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COUNT 14

On or between June 1, 2006 and September 1, 2007, in the County of Los Angeles, the crime of LEWD ACT UPON A CHILD, in violation of PENAL CODE SECTION 288(a), a Felony, was committed by CHRISTIAN ORIBELLO EGUILOS, who did willfully, unlawfully, and lewdly commit a lewd and lascivious act upon and with the body and certain parts and members thereof of **Control Control Cont**

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)." "NOTICE: Conviction of this offense will require to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime."

"NOTICE: Being charged with this criminal offense can result in mandatory pre-conviction HIV/AIDS testing and disclosure of the results to a victim and the Chief Medical Officer of the jail or prison facility where you are incarcerated pursuant to Penal Code Section 1524.1and Health and Safety Code section 121055 following a probable cause hearing resulting in a court order."

It is further alleged, within the meaning of Penal Code section 667.61(b)and (e), as to defendant, CHRISTIAN ORIBELLO EGUILOS, as to count(s) 1, 2, 3, 4, 5, 6, 8, 9, 11, 12, 13 and 14 that the following circumstances apply: Multiple Victims.

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 8, 9, 11, 12, 13 and 14 that in the commission of the above offense, defendant(s), CHRISTIAN ORIBELLO EGUILOS committed the above offense on more than one victim within the meaning of Penal Code Section 1203.066(a)(7).

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 that the above offense is a serious felony, violent felony or an offense requiring registration pursuant to Penal Code section 290(C), and that prison custody time for the above offense is to be served in state prison pursuant to Penal Code section 1170(h)(3).

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

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* (2007) 549 U.S. 270.

NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR

NOTICE: Any allegation making a defendant ineligible to serve a state prison sentence in the county jail shall not be subject to dismissal pursuant to Penal Code § 1385.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER VA137983, CONSISTS OF 14 COUNT(S).

Executed at NORWALK, County of Los Angeles, on January 2, 2015.

MY KY BACH DECLARANT AND COMPLAINANT

JACKIE LACEY, DISTRICT ATTORNEY

MICHAEL D. DEROSE, DEPUTY

AGENCY: LAPD - 77TH DR NO.: <u>I/O</u>: MY KY BACH <u>OPERATOR</u>: AM ID NO.: 7673 PHONE: PRELIM. TIME EST.: 2 HOUR(S)

. '	• Case 2:18-at	Document 2	L-1 Filed ()2/22/10 Pag	ge 39 of 58	
<u>DEFENI</u> EGUII ORIBE	OS, CHRISTIAN	<u>CII NO.</u> 034882466	DOB /1977	BOOKING <u>NO.</u> 4195504	BAIL <u>RECOM'D</u> \$13,020,00	CUSTODY <u>R'TN DATE</u> 0 01/02/2015

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

FELONY COMPLAINT -- ORDER HOLDING TO ANSWER -- P.C. SECTION 872

It appearing to me from the evidence presented that the following offense(s) has/have been committed and that there is sufficient cause to believe that the following defendant(s) guilty thereof, to wit:

(Strike out or add as applicable)

<u>Ct.</u>	<u>Charge</u>	Charge Range	<u>Allegation</u>	Alleg. Effect
1	PC 288(b)(1)	3-6-8 State Prison	PC	15 to Life State
			667.61(b)/(e)	Prison
			PC 1170(h)(3)	MSP State Priso
			PC	MSP
			1203.066(a)(7)	
	PC 288(b)(1)	3-6-8 State Prison	PC	15 to Life State
			667.61(b)/(e)	Prison
			PC 1170(h)(3)	MSP State Priso
			PC	MSP
			1203.066(a)(7)	
3	PC 288(b)(1)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Priso
			PC	15 to Life State
			667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	
4	PC 288(b)(1)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Priso
			PC	15 to Life State
			667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	
5	PC 288(b)(1)	5-8-10 State Prison	PC 1170(h)(3)	MSP State Prisc
			PC	MSP
			1203.066(a)(7)	
			PC	15 to Life State
			667.61(b)/(e)	Prison
6	PC 288(b)(1)	5-8-10 State Prison	PC 1170(h)(3)	MSP State Prisc
-			PC	MSP
			1203.066(a)(7)	
			PC	15 to Life State
			667.61(b)/(e)	Prison
7	PC 288.7(b)	15 Yrs Life State Prison	PC 1170(h)(3)	MSP State Priso
8	PC 288(b)(1)	5-8-10 State Prison	PC	15 to Life State
	(- //- /		667.61(b)/(e)	Prison
			PC 1170(h)(3)	MSP State Priso
			PC	MSP
			1203.066(a)(7)	
9	PC 288(b)(1)	5-8-10 State Prison	PC	15 to Life State
-			667.61(b)/(e)	Prison
			PC 1170(h)(3)	MSP State Priso
			PC	MSP
			1203.066(a)(7)	
10	PC 311.11(a)	16-2-3 State Prison	PC 1170(h)(3)	MSP State Priso
11	PC 288(a)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Prisc
	(~)		PC	15 to Life State
			667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	

١	Case 2:	18-at 00210 Document 1-1	Filed 02/22/18 Page 41 of 58	3
12	PC 288(a)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Prison
			PC	15 to Life State
			667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	
13	PC 288(a)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Prison
			PC	15 to Life State
			667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	
14	PC 288(a)	3-6-8 State Prison	PC 1170(h)(3)	MSP State Prison
			PC	15 to Life State
	*		667.61(b)/(e)	Prison
			PC	MSP
			1203.066(a)(7)	

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

CHRISTIAN ORIBELLO EGUILOS

\$13,020,000 Dollars

and be committed to the custody of the Sheriff of Los Angeles County until such bail is given. Date of arraignment in Superior Court will be:

CHRISTIAN ORIBELLO EGUILOS

7-28-15 in Dept_5_

at: 8 AM A.M.

Joseph Ponas

Date: 7-14-15

THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ISSUED BY THIS OFFICE ON OF RECORD.

ATTEST,

SHERRI R. CARIER, Executive Officer/Clerk of the Superior Court of California, County of Los Angeles.

_ Deputy 87

Page 17 FELONY COMPLAINT



THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE AND CORRECT COPY OF THE DRIGINAL ISSUED BY THIS OFFICE ON 1/2/10 OF RECORD.

ATTEST _____ JUN 0 6 2016

SHERRI R. CARTER, Executive Officer/Clerk of the Superior Court of California, County of Los Angeles. By. Deputy

EXHIBIT D

Department of Homeland Security

Case 2:18-at-00210	Document 1-1	Filed 02/22/18	
			OMB No. 1615-0052; Expires 03/31/2013
nd Security			N-400 Application
nigration Services			for Naturalization

U.S Citiz	zenship and	I Immigration Services
-----------	-------------	------------------------

n

Print clearly or type your answers				
Part 1. Your Name (Person	applying for naturalization)		Write your USCIS A A 055-642-621	-Number here:
A. Your current legal name. Family Name (Last Name)				
				S Use Only
EGUILOS 🗸			Bar Code	Date Stamp
Given Name (First Name)	Full Middle	Name (If applicable)		
CHRISTIAN 🗸	ORIBELLO	1		
. Your name exactly as it appear	rs on your Permanent Resident	Card.		
Family Name (Last Name)				Remarks
EGUILOS			B	
Given Name (First Name) Full Middle Name (If applicable)			*	
CHRISTIAN N/A			8	
C. If you have ever used other na	mes. provide them below		ω	
Family Name (Last Name)	Given Name (First Name)	Middle Name	78	
N/A	N/A	N/A	2	
N/A	N/A	N/A	5	
N/A	N/A	N/A	7	
1. Would you like to legally of	ne you would like to use. Do no	Yes 🕅 No at use initials or	Action U.S. Deportment o * A DDF * OCT * (Sagae	DCT 112 DCT 112 n Block Home and Security DVED 1 1 2013 i A caun
Part 2. Information About	Your Eligibility (Check on	ly one)	Lus Offenship an	a Immi erat chi Service
I am at least 18 years old ANE)			
A. I have been a lawful po	ermanent resident of the United	States for at least five	years.	
have been married to a	ermanent resident of the United and living with the same U.S. ci . citizen for the last three years.	tizen for the last three y		
C. \Box I am applying on the b	asis of qualifying military servi	ice.		
D. Other (Explain) N/A				
N/A				
				Form N-400 (Rev. 03/22/12)

Case 2:18	3-at-00210 Document	1-1 Filed 02/2	22/18 Page 4	45 of 58
Part 3. Information About You	1		Write your USC A 055-642-62	IS A-Number here:
A. U.S. Social Security Number	B. Date of Birth ($mm/dd/yyy$)	(y) C. Date Y		nanent Resident (mm/dd/yyyy)
D. Country of Birth		E. Country of Nati		
PHILIPPINES		FILIPINO	helippine	13/17
F. Are either of your parents U.S. c	itizane? (If was say instructions)		No	
				U Widowed
G. What is your current marital stat		d Married	Divorced	Widowed
Marriage Annulled or Other	(Explain) N/A			
H. Are you requesting a waiver of the requirements based on a disability your application?			Yes 🛛	No
I. Are you requesting an accommo disability or impairment? (See in			🗌 Yes 🛛	No
If you answered "Yes," check the	e box below that applies:			
I am deaf or hearing impaired	d and need a sign language inter	preter who uses the fe	ollowing language:	N/A
I use a wheelchair.				
I am blind or sight impaired.				
I will need another type of ac	commodation. Explain: N/A			
N/A				
N/A				
Part 4. Addresses and Telephon	ne Numbers			
A. Home Address - Street Number	and Name (Do not write a P.O.	Box in this space.)		Apartment Number
4				
City	County	State	ZIP Code	Country
BELLFLOWER	LOS ANGELES	CALIFORNIA	90706	U.S.A.
B. Care of	Mailing Address - Street Num	ber and Name (If diffe	erent from home ad	dress) Apartment Number
N/A	N/A			N/A
City	State	ZIP Co	de Count	ry
N/A	N/A	N/A	N/A	
C. Daytime Phone Number (If any)	Evening Phone Number	er (If any) E-1	Mail Address (If an	y)
t				

THE OWNER DESIGNATION	Cas	e 2:18-at-0	0210 Dog	cument 1-2	Filed 0	2/22/18	age 46 of 58	
Part 5. Info	Part 5. Information for Criminal Records Search Write your USCIS A-Number here: A 055-642-621							
NOTE: The cat	NOTE: The categories below are those required by the FBI. See instructions for more information.							
A. Gender			B. Height		C.	Weight		
Male Male	Female		5 Feet 6	Inches	1	10 Pounds		
D. Are you His	spanic or Latin	0?	Yes	No				
E. Race (Selec	t one or more)							
White	🔀 Asian	Black or A American	frican	American	n Indian or Al	askan Native	Native Haw Other Pacifi	
F. Hair color								
Black	Brown	Blonde	Gray	White	Red	Sandy	Bald (No H	air)
G. Eye color								
Brown	Blue	Green	Hazel	Gray	Black	Pink	Maroon	Other
Part 6. Infor	rmation Abo	ut Your Resid	lence and Er	nployment				A Press of the second

A. Where have you lived during the last five years? Begin with where you live now and then list every place you lived for the last five years. If you need more space, use a separate sheet of paper.

Street Number and Name Americant Number City State Zin Code and Country	Dates (mm/dd/yyyy)		
Street Number and Name, Apartment Number, City, State, Zip Code, and Country	From	То	
Current Home Address - Same as Part 4.A	11/01/2009	Present	
NORWALK, CALIFORNIA 90650	11/01/2004	10/31/2009	
N/A (3) No often	N/A	N/A	
N/A	N/A	N/A	
N/A	N/A	N/A	

B. Where have you worked (or, if you were a student, what schools did you attend) during the last five years? Include military service. Begin with your current or latest employer and then list every place you have worked or studied for the last five years. If you need more space, use a separate sheet of paper.

Employer or	Employer or School Address	Dates (mm.	Your	
School Name	(Street, City, and State)	From	То	Occupation
DIRECTV	1680 SUNFLOWER AVENUE COSTA MESA, CALIFORNIA 92626	05/22/2007	PRESENT	SERVICE TECHNICIAN
N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A

Case 2:18-at-00210 Document 1-1 Filed 02/22/18 Page 47 of 58

Part 7. Time Outside the United States

(Including Trips to Canada, Mexico and the Caribbean Islands)

Write your USCIS A-Number here: A 055-642-621

0	days
0	trips

B. How many trips of 24 hours or more have you taken outside of the United States during the past five years?

A. How many total days did you spend outside of the United States during the past five years?

C. List below all the trips of 24 hours or more that you have taken outside of the United States since becoming a lawful permanent resident. Begin with your most recent trip. If you need more space, use a separate sheet of paper.

Date You Left the United States (mm/dd/yyyy)	Date You Returned to the United States (mm/dd/yyyy)	Six M	Trip Last Ionths or Iore?	Countries to Which You Traveled	Total Days Out of the United States
06/20/2006	06/29/2006	Yes	No.	PHILIPPINES - grandma di	ed (1) 9
02/01/2006	02/10/2006	Yes	No No	PHILIPPINES - grandma di PHILIPPINES - grandma sic	lc (6) 9-
N/A	N/A	Yes	No No	N/A	0
N/A	N/A	Yes	D No	N/A NO other 7)	0
N/A	N/A	Yes	D No	N/A	0
N/A	N/A	Yes	D No	N/A	0
N/A	N/A	Yes	No No	N/A	0
N/A	N/A	Yes	🗌 No	N/A	0
N/A	N/A	Yes	No No	N/A	0
N/A	N/A	Yes	D No	N/A	0

Part 8. Information About Your Marital History

A. How many times have you been married (including annulled marriages)?

B. If you are now married, give the following information about your spouse:

1. Spouse's Family Name (Last Name)	Given Name (First Name)	Full Middle Name (If applicable)
N/A	N/A	N/A
2. Date of Birth (mm/dd/yyyy)	3. Date of Marriage (mm/dd/yyyy)	4. Spouse's U.S. Social Security #
5. Home Address - Street Number and Name	2	Apartment Number
N/A		N/A
City	State	Zip Code
N/A	N/A	N/A

0

If you have never been married, go to Part 9.

Number here:
ıs)
one previous me <i>(If applicable)</i>
e Ended (mm/dd/yyyy)
age. on requested in
me (If applicable)
e Ended (mm/dd/yyyy)
1

Part 9. Information About Your Children

Write your USCIS A-Number here: A 055-642-621

0

- A. How many sons and daughters have you had? For more information on which sons and daughters you should include and how to complete this section, see the Instructions.
- B. Provide the following information about all of your sons and daughters. If you need more space, use a separate sheet of paper.

Full Name of Son or Daughter	Date of Birth (mm/dd/yyyy)	USCIS A- number (if child has one)	Country of Birth	Current Address (Street, City, State and Country)
1/A				N/A
	NZA	A N/A	N/A	
1/A	(ams)			N/A
	lan/AQ	A N/A	N/A	
1/A ()	Nor			N/A
\smile	N/A	A N/A	N/A	
N/A				N/A
	N/A	A N/A	N/A	
1/A				N/A
	N/A	A N/A	N/A	
N/A				N/A
	N/A	A N/A	N/A	
1/A				N/A
	N/A	A N/A	N/A	
1/A				N/A
	N/A	A N/A	N/A	

Part 10. Additional Questions

Answer Questions 1 through 14. If you answer "Yes" to any of these questions, include a written explanation with this form. Your written explanation should (1) explain why your answer was "Yes" and (2) provide any additional information that helps to explain your answer.

A. General Questions.

1.	Have you ever claimed to be a U.S. citizen (in writing or any other way)?	Yes	No No
2.	Have you ever registered to vote in any Federal, State, or local election in the United States?	Yes	No No
3.	Have you ever voted in any Federal, State, or local election in the United States?	Yes	No No
4.	Since becoming a lawful permanent resident, have you ever failed to file a required Federal, State, or local tax return?	Yes	No
5.	Do you owe any Federal, State, or local taxes that are overdue?	Yes	No No
6.	Do you have any title of nobility in any foreign country?	Yes	No No
7.	Have you ever been declared legally incompetent or been confined to a mental institution within the last five years?	Yes	No No

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Part 10. Additional Questions (Continued)

B. Affiliations.

- 8. a Have you ever been a member of or associated with any organization, association, fund foundation, party, club, society, or similar group in the United States or in any other place?
- Write your USCIS A-Number here: A 055-642-621
 - 🗌 Yes 🛛 No
 - **b.** If you answered "Yes," list the name of each group below. If you need more space, attach the names of the other group(s) on a separate sheet of paper.

Name of Group	Name of Group
1. N/A	6. N/A
2. N/A	7. N/A
2. N/A	7. N/A
3. N/A G Staue	8. N/A
4. N/A	9. N/A
5. N/A	10. N/A

9. Have you ever been a member of or in any way associated (either directly or indirectly) with:

a. The Communist Party?	Yes	No No
b. Any other totalitarian party?	Yes	No No
c. A terrorist organization?	Yes	No No
10. Have you ever advocated <i>(either directly or indirectly)</i> the overthrow of any government by force or violence?	Yes	No No
11. Have you ever persecuted <i>(either directly or indirectly)</i> any person because of race, religion, national origin, membership in a particular social group, or political opinion?	Yes	No No
12. Between March 23, 1933, and May 8, 1945, did you work for or associate in any way <i>(either directly or indirectly)</i> with:		
a. The Nazi government of Germany?	Yes	🛛 No
b. Any government in any area (1) occupied by, (2) allied with, or (3) established with the help of the Nazi government of Germany?	Yes	No No
c. Any German, Nazi, or S.S. military unit, paramilitary unit, self-defense unit, vigilante unit, citizen unit, police unit, government agency or office, extermination camp, concentration camp, prisoner of war camp, prison, labor camp, or transit camp?	Yes	No No
C. Continuous Residence.		
Since becoming a lawful permanent resident of the United States:		
13. Have you ever called yourself a "nonresident" on a Federal, State, or local tax return?	Yes	No No
14. Have you ever failed to file a Federal, State, or local tax return because you considered yourself to be a "nonresident"?	Yes	No No

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Part 10. Additional Questions (continued)

Write your USCIS A-Number here: A 055-642-621

D. Good Moral Character.

Have you avon

22

For the purposes of this application, you must answer "Yes" to the following questions, if applicable, even if your records were sealed or otherwise cleared or if anyone, including a judge, law enforcement officer, or attorney, told you that you no longer have a record.

15.	Have you ever committed a crime or offense for which you were not arrested?	Yes	No No
16.	Have you ever been arrested, cited, or detained by any law enforcement officer (including USCIS or former INS and military officers) for any reason?	Yes	No No
17.	Have you ever been charged with committing any crime or offense?	Yes	No
18.	Have you ever been convicted of a crime or offense?	Yes	No/No
19.	Have you ever been placed in an alternative sentencing or a rehabilitative program (for example: diversion, deferred prosecution, withheld adjudication, deferred adjudication)?	Yes	
20.	Have you ever received a suspended sentence, been placed on probation, or been paroled?	☐ Yes ☐ Yes	No
21.	Have you ever been in jail or prison?	Yes	No No

If you answered "Yes" to any of Questions 15 through 21, complete the following table. If you need more space, use a separate sheet of paper to give the same information.

Why were you arrested, cited, detained, or charged?	Date arrested, cited, detained, or charged? (mm/dd/yyyy)	Where were you arrested, cited, detained, or charged? (City, State, Country)	Outcome or disposition of the arrest, citation, detention, or charge (No charges filed, charges dismissed, jail, probation, etc.)
N/A	attalle	N/A	N/A
N/A (10)5	M N/A	N/A	N/A
N/A	N/A	N/A	N/A

Answer Questions 22 through 33. If you answer "Yes" to any of these questions, attach (1) your written explanation why your answer was "Yes" and (2) any additional information or documentation that helps explain your answer.

44.	have you ever.		
	a. Been a habitual drunkard?	Yes	No No
	b. Been a prostitute, or procured anyone for prostitution?	Yes	No No
	c. Sold or smuggled controlled substances, illegal drugs, or narcotics?	🗌 Yes	No No
	d. Been married to more than one person at the same time?	🗌 Yes	No No
	e. Helped anyone enter or try to enter the United States illegally?	Yes	No
	f. Gambled illegally or received income from illegal gambling?	Yes	No
	g. Failed to support your dependents or to pay alimony?	Yes	No
23.	Have you ever given false or misleading information to any U.S. Government official while applying for any immigration benefit or to prevent deportation, exclusion, or removal?	Yes	No/
24.	Have you ever lied to any U.S. Government official to gain entry or admission into the United States?	Yes	No No

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Part 10. Additional Questions (Continued) Write your USC A 055-642-62	CIS A-Number here:				
E. Removal, Exclusion, and Deportation Proceedings.					
25. Are removal, exclusion, rescission, or deportation proceedings pending against you?	🗌 Yes 🔀 No				
26. Have you ever been removed, excluded, or deported from the United States?	🗌 Yes 🛛 No				
27. Have you ever been ordered to be removed, excluded, or deported from the United States?	🗌 Yes 🛛 No				
28. Have you ever applied for any kind of relief from removal, exclusion, or deportation?	🗌 Yes 🛛 No				
F. Military Service.					
29. Have you ever served in the U.S. Armed Forces?	🗌 Yes 🛛 No				
30. Have you ever left the United States to avoid being drafted into the U.S. Armed Forces?	🗌 Yes 🛛 No				
31. Have you ever applied for any kind of exemption from military service in the U.S. Armed Forces?	🗌 Yes 🛛 No				
32. Have you ever deserted from the U.S. Armed Forces?	🗌 Yes 🛛 No				
G. Selective Service Registration.					
 33. Are you a male who lived in the United States at any time between your 18th and 26th birthdays in any status except as a lawful nonimmigrant? If you answered "NO," go on to question 34. If you answered "YES," provide the information below. If you answered "YES," but you did not register with the Selective Service System and are still un must register before you apply for naturalization, so that you can complete the information below: 	der 26 years of age, you				
Date Registered (mm/dd/yyyy) N/A Selective Service Number	N/A				
If you answered "YES," but you did not register with the Selective Service and you are now 26 years statement explaining why you did not register.	s old or older, attach a				
H. Oath Requirements. (See Part 14 for the text of the oath)					
Answer Questions 34 through 39. If you answer "No" to any of these questions, attach (1) your written ex answer was "No" and (2) any additional information or documentation that helps to explain your answer.	planation why the				
34. Do you support the Constitution and form of government of the United States?	Yes 🗌 No				
35. Do you understand the full Oath of Allegiance to the United States?	Yes 🗌 No				
36. Are you willing to take the full Oath of Allegiance to the United States?	Yes 🗌 No				
37. If the law requires it, are you willing to bear arms on behalf of the United States?	Yes 🗌 No				
38. If the law requires it, are you willing to perform noncombatant services in the U.S. Armed Forces?	Yes 🗌 No				
39. If the law requires it, are you willing to perform work of national importance under civilian direction?	Yes 🗌 No				

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Part 11. Your Signature

Write your USCIS A-Number here: A 055-642-621

I certify, under penalty of perjury under the laws of the United States of America, that this application, and the evidence submitted with it, are all true and correct. I authorize the release of any information that the USCIS needs to determine my eligibility for naturalization.

Your Signature	\bigcirc	Date (mm/dd/yyyy)
	Jan O2	06/20/2013

Part 12. Signature of Person Who Prepared This Application for You (If applicable)

I declare under penalty of perjury that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above named person in response to the *exact questions* contained on this form.

Preparer's Printed Name		Preparer's Signature		
N/A				
Date (mm/dd/yyyy)	Preparer's Firm or Organization N	Jame (If applicable)	Preparer's Daytime	Phone Number
N/A	N/A		N/A	
Preparer's Address - Street Nur	nber and Name	City	State	Zip Code
N/A		N/A	N/A	N/A
NOTE: Do not comp	plete Parts 13 and 14 until a	USCIS Officer instructs	you to do so.	
Part 13. Signature at Inter	view			
application for naturalization s	der penalty of perjury under the law subscribed by me, including correct , are true and correct to the be ffirmed) before me	ions numbered 1 through	and the evidence	submitted by me 1 2013
\sim	Officer	's Printed Name or Stamp	Date (mm/dd/yyyy)
Complete Signature of Applica	nt	Officer's Signature	1	
Ignlo	\sim	(gagan	i Acau	
Part 14. Oath of Allegiance	e	\mathcal{O}		
	l, you will be scheduled for a public ly prior to becoming a naturalized o			
state, or sovereignty, of whom	I absolutely and entirely renounce a or which I have heretofore been a the Constitution and laws of the Un	subject or citizen;		un den senten an
that I will bear true faith and a		nied States of America against	an enemies, foreign a	na aomestic,
	of the United States when required	by the law:		
	ant service in the Armed Forces of		d by the law:	
	tional importance under civilian dir			
	y, without any mental reservation o			
and I take this confactor need	, whereas any mental reservation of	purpose of evasion, so help in	ie 000.	

Printed Name of Applicant

Complete Signature of Applicant

11				•
CHRISTIAN	ORIBELLO	EGUILOS	A	low
			$\langle 0 \rangle$	Form N-400 (Rev. 03/22/12) Y Page 10

EXHIBIT E

Department of Homeland Steu 2118-at-00210 U.S. Citizenship and Immigration Services Document 1-1, Filed 02/22/18, Page 55 of 58 Form N-445, Notice of Naturalization Oath Ceremony



You must bring the following with you:

- X 1. This letter completely in its entirety. Print clearly or type your answers to all questions on page 2 using CAPITAL letters in black ink.
- x 2. Your Permanent Resident Card.
- x 3. All Reentry Permits or Refugee Travel Document in your possession.
- **X** 4. Any other Immigration documents you may have in your possession.
- **X 5.** If the citizenship application was filed on behalf of a child, bring the child to the ceremony.
 - 6. Other.



Proper attire should be worn. The naturalization ceremony is a solemn and meaningful event. Please dress in proper attire to respect the dignity of this event (please, no jeans, shorts or flip flops).

If you cannot come to this ceremony, return this notice immediately and state why you cannot appear. In such case, you will be sent another notice of ceremony at a later date. You must appear at an oath ceremony to complete the naturalization process.

ase 2118-at-0.0210 Document 1-1 Filed 02/22/18 Page 56 of 58

In connection with your application for naturalization, please answer each of the questions by checking "Yes" or "No."

You must answer these questions the day you are to appear for your citizenship oath ceremony. These questions refer to actions since the date you were first interviewed on your Application for Naturalization. The questions do not refer to anything that happened before the interview.

After you have answered every question, sign your name and fill in the date and place of signing, and provide your current address.

You MUST bring this completed questionnaire with you to the oath ceremony, as well as the documents indicated on the front, and give them to the employee of U.S. Citizenship and Immigration Services at the oath ceremony. You may be questioned further on your answers at that time.

,	ANSW	ANSWERS				
 Since your interview, have you married, or been widowed, separated or divorced? (If "Yes," please bring documented proof of marriage, death, separation or divorce.) 	1. Yes	No				
2. Since your interview, have you traveled outside the United States?	2. Yes	No remain				
3. Since your interview, have you knowingly committed any crime or offense, for which you have not been arrested?	e 3. ∐Yes	No				
4. Since your interview, have you been arrested, cited, charged, indicted, convicted, fined or imprisoned for breaking or violating any law or ordinance, including traffic violations?	4. 🗌 Yes	No				
5. Since your interview, have you joined any organization, including the Communist Party, or become associated or connected therewith in any way?	5. 🗌 Yes	No				
6. Since your interview, have you claimed exemption from military service?	6. 🗌 Yes	No				
7. Since your interview, has there been any change in your willingness to bear arms on behalf of t United States; to perform non-combatant service in the armed forces of the United States; to perform work of national importance under civilian direction, if the law requires it?	he 7. 🗌 Yes	No				
8. Since your interview, have you practiced polygamy, received income from illegal gambling, been a prostitute, procured anyone for prostitution or been involved in any other unlawful commercialized vice, encouraged or helped any alien to enter the United States illegally, illicitl trafficked in drugs or marijuana, given any false testimony to obtain immigration benefits, or been a habitual drunkard?	8. 🗌 Yes	No.				

I certify that each of the answers shown above were made by me or at my direction, and that they are true and correct as of the date of my naturalization oath ceremony.

Signed at	2XN	BEIZNARDINO,	CA.	, on	NOVEMBER	a 2013
		(City and State)			(Date)	. and the second second
(Full Signat	ture)		- Constitution of the second	(Full	Address and Zip Code)	BELL FLOWER CA

OUR AUTHORITY for collection of the information requested on Form N-445 is contained in Sections 101(f), 313, 316, 332, 335 and 336 of the Immigration and Nationality Act (8 U.S.C. 1101 (f), 1427, 1443, 1446 and 1447). Submission of the information is voluntary. The principal purposes for requesting the information are to enable Adjudications Officers of U.S. Citizenship and Immigration Services to determine an applicant's eligibility for naturalization. The information requested may, as a matter of routine use, be disclosed to naturalization courts and to other federal, state, local or foreign law enforcement and regulatory agencies, the Department of Defense, including any component thereof, Selective Service System, Department of State, Department of Treasury, Department of Transportation, Central Intelligence Agency, Interpol and individuals and organizations in the processing of any application for naturalization, or during the course of investigation, to elicit further information required by U.S. Citizenship and Immigration Services to carry out its functions. Information solicited which indicates a violation or potential violation of law, whether civil, criminal or regulatory in nature, may be referred as a routine use to the appropriate agency, whether federal, state, local or foreign, charged with the responsibility of investigating, enforcing or prosecuting such violations. Failure to provide all or any of the requested information may result in a denial of the application for naturalization.

THE PUBLIC REPORTING BURDEN for this collection of information is estimated to average 10 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden to: U.S. Citizenship and Immigration Services, Regulatory Coordination Division, Office of Policy and Strategy, 20 Massachusetts Avenue, N.W., Washington, DC 20529-2020; OMB No. 1615-0040.

EXHIBIT F

1 W : 0 :- 0 Casp 2/18-at:09210 Doguidenva-1, Fred 9//22/18, 1/20/2 58 pt :- 8 (C/2



No. 36310580

MANNORSAN A VAN ODR

Dersonal description of holder as of date of naturalization:

OBREAND & COAVENDAC

Date of birth: 1977

Sex: MALE

Reight: 5 feet 6 inches Marital status: SINGLE

Country of former nationality: PHILIPPINES



ALTERATION OR MISUSE OF THIS DOCUMENT S A FEDERAL OFFENSE AND PUNISHABLE BY LAW USCIS Registration No. A055642621 I certify that the description given is true, and that the photograph affixed hereto is a likeness of me.

(Complete and true signature of holder) Be it known that, pursuant to an application filed with the Secretary of Homeland Security

at: LOS ANGELES, CALIFORNIA

The Secretary having found that: CHRISTIAN ORIBELLO EGUILOS residing at: BELLFLOWER, CALIFORNIA

having complied in all respects with all of the applicable provisions of the naturalization laws of the United States, being entitled to be admitted as a citizen of the United States, and having taken the oath of allegiance at a ceremony conducted by US DISTRICT COURT CENTRAL DISTRICT

at: SAN BERNARDINO, CALIFORNIA

on: NOVEMBER 06, 2013

such person is admitted as a citizen of the United States of America.

Alyindo Mayerles , Director

U. S. Citizenship and Immigration Services

DEPARTMENT OF HOMELAND SECURITY

Case 2:18-at-00210 Document 1-2 Filed 02/22/18 Page 1 of 2

JS 44 (Rev. 08/16)

1

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

I. (a) PLAINTIFFS				DEFENDANTS						
United States of America				Christian Oribello Eguilos						
(b) County of Residence of First Listed Plaintiff				County of Residence of First Listed Defendant Amador County (INU.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES. USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(c) Attorneys (Firm Name, Address, and Telephane Number) See Attachment				Attorneys (If Known)						
II. BASIS OF JURISDI	CTION (Place on "X" in ())	ne Box ()nly)	III. CI	TIZENSHIP OF PF	RINCIPA	LPARTIES	(Place an "X" m	One Box f	or Plaintiff	
Image: U.S. Government Image: Grading Stress Stre				(For Diversity Cases Only) PT en of This State 7	F DEF	Incorporated <i>or</i> Pi of Business In T	and One Box fo			
2 U.S. Government Defendant Image: 4 Diversity (Indicate Citizenship of Parties in Item III)			Citize	tizen of Another State 🗆 2 🗇 2 Incorporated and Principal Place 🗇 5 of Business In Another State					3	
				en or Subject of a reign Country	3 🗆 3	Foreign Nation		06	36	
IV. NATURE OF SUIT						for: Nature of Su	and the second sec			
CONTRACT		RTS PERSONAL INJURY		DRFEITURE/PENALTY		KRUPTCY		STATUT		
 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property 	 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - 	ee 365 Personal Injury - Product Liability ty 367 Health Care/ Libel & Pharmaceutical r Personal Injury Employers' Product Liability ty 368 Asbestos Personal Injury Product Liability ty PERSONAL PROPERTY Vehicle 370 Other Fraud Vehicle 370 Other Fraud Vehicle 370 Other Fraud Vehicle 370 Other Fraud Vehicle 370 Other Personal Property Damage Liability 380 Other Personal Property Damage Jability Malpractice Edit1S PRISONER PETITIONS Civil Rights Habeas Corpus: ty 510 Motions to Vacate Syment 510 Motions to Vacate Symentality 535 Death Penalty		Source Related Seizure of Propetty 21 USC 881 Other IABOR IABOR Idea Standards Act Ac	 ↓ 423 With 28 U ▶ 28 U ▶ 820 Copy ▶ 830 Pater ▶ 840 Trade ▶ 861 HIA ▶ 862 Blacl ♥ 863 DIW ▶ 864 SSIC ▶ 865 RSI 0 ▶ 865 RSI 0 ▶ 870 Taxe or D ▶ 870 Taxe or D ▶ 871 IRS- 26 U 	ISC 157 RTY RIGHTS arrights at at at at at at at at at at	3729(a 3729(a 400) State R. 410 Antitrue 430 Banks a 450 Commo 460 Deporta 460 Deporta 460 Activat 470 Rackett Corrupt 480 Consun 490 Cahle 5 850 Securit Exchar 890 Other S 891 Agricu 895 Freedo Act 896 Arbitra 899 Admin Act/Re Agency 950 Constil	 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cahle Sat TV 850 Securities Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 895 Freedom of Information 		
	emoved from 🛛 3	S50 Civil Rights S55 Prison Condition S60 Civil Detainee - Conditions of Confinement] 4 Rei	Actions	erred from	🗇 6 Multidist		Multidi		
	ate Court	Appellate Court	Reo		r District	Litigation Transfer		Litigation Direct 1		
VI. CAUSE OF ACTION	ON Brief description of ca	3	re filing (Do not cite jurisdictional stat	tutes unless d	iversity):				
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	N E	DEMAND S		CHECK YES only IURY DEMAND		n compla (기 No		
VIII. RELATED CAS IF ANY	E(S) (See instructions):	JUDGE			DOCK	ET NUMBER				
DATE 02/22/2018 FOR OFFICE USE ONLY		SIGNATURE OF AT	PORNEY	OF RECORD	ris)					
	MOUNT	APPLYING IFP		JUDGE		MAG, JU	JDGE			

<u>CIVIL COVER SHEET ATTACHMENT</u> <u>PART I(c): ATTORNEYS</u>

CHAD A. READLER Acting Assistant Attorney General Civil Division

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ANTHONY D. BIANCO Trial Attorney, National Security & Affirmative Litigation Unit District Court Section

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