MUNICIPAL   MUNI	74	•			ABSTRA		JUDGMENT -			IMITI	MENT	Ī.										
SERIMAN   STATE   STATE   PRISON   SANCH OR JUDICIAL DISTRICTS		(D)				11	NDETERMINATE	SENT	ENCE		Г	FORM CR 292										
DEPENDANT COLOR TO PROPOSED FALLOWS AND THE STATE OF CONTROL OF THE STATE OF COLORS AND	MUNICIPAL > COURT OF CALIFORNIA, COUNTY OF LOS ANGELES												· 1	1	T	A TO	3 T	U	6			
DEFENDANCE OLD MERCHANTE CALEFORM  AMERICAD   OUT PRESENT	1	-		BRANCH	OR JUDICIAL DIS	TRICT:	NORTHWES:	r			-	LOS ANGELES SUPPRIOR COURT										
AMERINATIO 7-100-08/ENT AMERIN							2 PRESENT	BA	068880													
SASTRACT OF JOHN A. CLAPICE, CLERK  AMSTRACT OF JOHN ON TOP OF NO TOP NO	Di		OI) WED	iendez ,	, ERIK GALEN	1	NOT PRESENT	-			_											
DET STRANGE NOT 100 100 100 100 100 100 100 100 100 10	C		STATE PRI	SON			MENDED						JOH	NA.	CLA	RKE	. CL	ERK	,			
TOPERONAL PLANT MURPHY  DOWN CONNETTO OF THE COMMISSION OF THE FULL WHING PERIODS  DEFENDANT WAS CONNETTED OF THE COMMISSION OF THE FULL WHING PERIODS  DEFENDANT WAS CONNETTED OF THE COMMISSION OF THE FULL WHING PERIODS  DEFENDANT WAS CONNETTED OF THE COMMISSION OF THE FULL WHING PERIODS  DOWN TO CODE  TO CO					DEST NO					100				4	۲. ۲	lli	<u>.</u>					
1. DEFAUDATIVES CONNETTED OF THE COLUMNISON OF THE FOLLOWING FELORIES:    CONTINUE AND LETTED ON ATTOCHMENT	<u>7</u> .	-2-96	n (unit (in)		NW N		STANLEY WEIS				TI							<b>Y</b>				
COUNT OOS   SCITCIN NUMBER   CRIME   SEE   CONNECTION	L	. FADALE	/ M. MU	RPHY	D. CONN/	Č. 1	NAJERA L.	ABR	AMSON/	В.	LEVI	N	PHOBATION	162	092	9 051	ICER					
1 PC 187(A)* 1ST DEG MIRDER 89 03 20 96 K	1.					LOWING I		OF PAGE	S)	¥ 8				CO		D	E	¥				
1 PC 187(A)* 1ST DEG MIRDER 89 03 20 96 K						T			-1	AR CRE							NCURAS ES		STAV			
2 PC 187(A)* IST DEG MIRDER 89 03 20 96 X				187(									-			5	8	8	38			
2. EMHANCEMENTS charged and found one TIED TO SPECIFIC COUNTS (mainly in the § 12022-scres) including WEAPONS, INJURY, LARCE AMCUNTS OF CONTROLLED SUBSTANCES, BAIL STRUS, ETC.  And up time for enhancements on sach lines and enter fine total in right-hand column.  Count Enhancement 17's, or Enhancement 18's, or Enhancement						1 4				-	_			* 1			х					
Add up time for enhancement		3	PC	182(	1)	-+	CONSPIRACY O	LIMMC	CRIME	89	03	20	96	X			_	$\Box$	X			
Add up time for enhancement			-							1	-	_	+			$\dashv$			_			
3. ENHANCEMENTS charged and found true POR PRIOR CONVICTIONS OR PRIOR PRISON TERMS (malely § 667-series) and GTHER: List all enhancements based on prior convictions or prior pison terms charged and found true. If 2 or more under the same serior, pept if for each enhancement (e.g., If 2 non-violent prior prior pison terms under § 5675-(b), ist § 5675-(c), ist § 567	2.	ENHANCEMENT For each count Add up time for	S charged and list enhancement enhancement	l found true t ents horizon is on each li	FIED TO SPECIFIC COUN tally. Enter time imposed ne and enter line total in	TS (main) I for each right-ha	y in the § 12022-series) inci or "S" for stayed or strice and column.	luding WE ken. DO	APONS, INJU NOT LIST enh	RY, LAR	GE AMOU	JNTS () jed but	F CONTROL not found	LED S true o	UBSTA r strick	NCES, en und	BAIL S	TATUS 385.	, ETC.			
List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat if to each enhancement time interposed or each or "S" for support of striction, DON ILST enhancement scharged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricken under \$1,950 to the semantic charged but not found true or stricke		Count	nhancement		Enhancement	Yrs. c	Enhancement Enhancement	Yrs. or	Enhand	cement			Enhanc	ement			r	Total				
List all enhancements based on prior convictions or prior prison terms charged and found true. It 2 or more under the same section, repart in foreshesh enhancements charged but not found true or stricken under \$1985. Add similar to these enhancements charged but not found true or stricken under \$1985. Add similar to the section of the section of the section \$1985. Add similar to the section of the section \$1985. Add similar to the section \$1985																		I				
List all enhancements based on prior convictions or prior prison terms charged and found true. It 2 or more under the same section, repart in foreshesh enhancements charged but not found true or stricken under \$1985. Add similar to these enhancements charged but not found true or stricken under \$1985. Add similar to the section of the section of the section \$1985. Add similar to the section of the section \$1985. Add similar to the section \$1985					<u> </u>	+-		-			-	+		-	-		-	5-				
List all enhancements based on prior convictions or prior prison terms charged and found true. It 2 or more under the same section, repart in foreshesh enhancements charged but not found true or stricken under \$1985. Add similar to these enhancements charged but not found true or stricken under \$1985. Add similar to the section of the section of the section \$1985. Add similar to the section of the section \$1985. Add similar to the section \$1985					,	1		+			-	-				• .	+					
List all enhancements based on prior convictions or prior prison terms charged and found true. It 2 or more under the same section, repart in foreshesh enhancements charged but not found true or stricken under \$1985. Add similar to these enhancements charged but not found true or stricken under \$1985. Add similar to the section of the section of the section \$1985. Add similar to the section of the section \$1985. Add similar to the section \$1985																	1_					
Enhancement 'rg.' Total  4. Defindant was sentenced to State Prison for an indeterminate term:  A 12 for Life WiTHOUT THE POSSIBILITY OF PAROLE on counts	3.	List all enhance terms under § 6	ments based of 67.5(b), list §	on prior conv 667.5(b) 2 til enter total in	ictions or prior prison te mes). Enter time impose right-hand column. Also	rms char d for each enter h	ged and found true. If 2 or h or "S" for stayed or strice ere any other enhancement	more und ken. DO I not prov	der the same NOT LIST enh	section, ancemer	its charg	ed but i	ch enhance not found t	ment (i	e.g., If stricke	n unde	r § 13	prior 85. Ad	prison d time			
4. Defendant was sentenced to State Prison for an indeterminate term:  A.   A.   A.   A.   A.   A.   A.   A.			nhancement	Yrs. or	Enhancement	Yrs. c	Enhancement		Enhan	cement	Yrs	S"	Enhanceme		-	Yrs. 0:	_	Total				
A. \$\inserting \text{For Life Without THE POSSIBILITY OF PAROLE on counts} \( \) & 2 \\ \ \) C. \$\  \text{for 15 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 10 for 15 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 17 for 15 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 17 for 17 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for life with many prior incompleted sentence for life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 18 for 18 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\			nhancement	Yrs. or	Enhancement	Yrs. o	Enhancement							cement		Yrs. o		Total				
A. \$\inserting \text{For Life WithOut THE POSSIBILITY OF PAROLE on counts} \( \) & 2 \\ \ \) C. \$\  \text{for 15 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 16 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \) C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \] C. \$\  \text{for 17 5 years to life, WITH POSSIBILITY OF PAROLE on counts} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\		L			L		.1	J.,							_	Щ.						
B. GOLLIFE WITH POSSIBILITY OF PAROLE on counts  E. For other term prescribed by law on counts  E. For other term prescribed by law on counts  PLUS enhancement time shown above.  S. Indeterminate sentence shown on this abstract to be served consecutive to concurrent with any prior incompleted sentence(s).  6. Other Orders: (List all consecutive/concurrent sentence relationships, lines, etc. If not shown above)  *** COUNT 1 & 2 ARE 1ST DEG MURDER WITH SPECIAL CIRCUMSTANCES PURSUANT TO P.C. SECTIONS  190.2(A)(15) & 190.2(A)(3).  (Use an additional page if necessary)  7. **Description of Sentence imposed:  A. **Execution of Sentence pronounced:  B. Date of Sentence pronounced:  CREDIT FOR TIME SPERIT  ME SPERIT  M	4.						1 6 2 1	. 🗆 .	or 15 ware to	n life W	ZOG KITI	SIRII ITI	V OF PARC	ll E on	counts							
PLUS enhancement time shown above.  5. Indeterminate sentence shown on this abstract to be served																			_			
5. Indeterminate sentence shown on this abstract to be served													(Specif	y term	on sej	parate :	sheet i	f nece	ssary			
6. Other Orders: (List all consecutive/concurrent sentence relationships, fines, etc. If not shown above)  *** COUNT 1 & 2 ARE 1ST DEG MURDER WITH SPECIAL CIRCUMSTANCES PURSUANT TO P.C. SECTIONS  190.2(A)(15) & 190.2(A)(3).  (Use an additional page if necessary.)  7.	5					П	onsecutive to Conc	urrent wit	th any orior in	comolet	ed sente	nce(s)										
(Use an additional page if necessary.)  7.  The Court advised the defendant of all appeal rights in accordance with rule 470. California Rules of Court. (AFTER TRIAL ONLY)  8. EXECUTION OF SENTENCE IMPOSED:  A.  TO INTIAL SENTENCING B.  A RESENTENCING PURSUANT TO   C  AFTER REMOCATION OF  PROBATION  PROBATI									ar any prior a	· compres												
7.  The Court advised the defendant of all appeal rights in accordance with rule 470. California Rules of Court. (AFTER TRIAL ONLY)  8. EXECUTION OF SENTENCE IMPOSED:  A.  A. A. INITIAL SENTENCING  8. A. RESENTENCING PURSUANT TO DECISION ON APPEAL  9. DATE OF SENTENCE PRONOUNCED CREDIT FOR TIME SPENT IN OUSTODY 3458  10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERRIF, TO BE DELIVERED:  AFTER 48 HOURS, EXCLUSIONS AT THE REPORT OF CORRECTIONS AT THE DIRECTOR OF CONFECTIONS AT THE RECEPTIONS GUIDANCE CENTER LOCATED AT:  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT							DER WITH SPEC	IAL (	CIRCUMS	STAN	CES 1	PURS	SUANT	TO	P.C	c. s	ECI	OI	ıs			
7.  The Court advised the defendant of all appeal rights in accordance with rule 470. California Rules of Court. (AFTER TRIAL ONLY)  8. EXECUTION OF SENTENCE IMPOSED:  A.  A. A. INITIAL SENTENCING  8. A. RESENTENCING PURSUANT TO DECISION ON APPEAL  9. DATE OF SENTENCE PRONOUNCED CREDIT FOR TIME SPENT IN OUSTODY 3458  10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERRIF, TO BE DELIVERED:  AFTER 48 HOURS, EXCLUSIONS AT THE REPORT OF CORRECTIONS AT THE DIRECTOR OF CONFECTIONS AT THE RECEPTIONS GUIDANCE CENTER LOCATED AT:  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT  1. AFTER 78 HOURS, SUNDAYS AND HOLIDAYS  CLERK OF THE COURT  CLERK OF THE COURT																						
8. EXECUTION OF SENTENCE IMPOSED:  A	7				Ill anneal rights in accord	dance wit	th rule 470 California Rules	of Court	/AFTER TRI	AI ONIN	٨											
A INITIAL SENTENCING  8. OF RESENTENCING PURSUANT TO DECISION ON APPEAL  9. DATE OF SENTENCING PRONOUNCED (MO) (DAY) (YR)  7-2-96  10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERRIF, TO BE DELIVERED:    AFTER 48 HOURS, EXCEPTIONS AT THE SHERRIF, TO BE DELIVERED:    AFTER 48 HOURS, EXCEPTIONS AT THE SHERRIF, TO BE DELIVERED:    AFTER 48 HOURS, EXCEPTIONS AT THE SHERRIF, TO BE DELIVERED:    AFTER 48 HOURS, EXCEPTIONS AT THE SHERRIF, TO BE DELIVERED:    AFTER 48 HOURS, EXCEPTIONS AT THE SHERRIF HOR CONNECTIONS AT THE SH	_				in appearinging an accor-	Darice Wil	a) tale 470, Canonia Hac		. (10 1611 1111	AL UNIC	'		-									
(MO) (MY) (YR)  7-2-96  INE SPENT INE SPENT 10. DEFENDANT IS REMANABED TO THE CUSTODY OF THE SHERIFF, TO BE DELIVERED:    Year Forthwith   Into the custody of the sheriff, to be delivered:   After 48 Hours, Excluding Saturdays, Sundays and Holidays   Center Located at:   Other (Specify)	•	A. X AT INITIAL		8 🗆 /		OT TO		OF .	D. AT RES	ENTENCI L OF CON	ng Pursi Imitment	ANT TO (PC § 1		E	OTHER.				<u> </u>			
10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERIFF, TO BE DELIVERED:    Y   FORTHWITH	9.				TIME SPENT						CREDI	TS		_		THONS			] coc			
AFTER 48 HOURS. EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS CENTER LOCATED AT:  THE DIRECTOR OF WOMEN—FRONTERA FOR MEN—CHINO WASCO SAN QUENTIN R.J. DONAVAN OTHER (SPECIFY)  CLERK OF THE COURT	10.	DEFENDANT IS																				
AFTER 48 HOURS, CORRECTIONS AT THE POOL OF THE COURT SAN QUENTIN R.J. DONAWAN SUNDAYS AND HOLIDAYS CENTER LOCATED AT: OTHER (SPECIFY) CLERK OF THE COURT		<b>▼ FORTH</b>	WITH			. [										DEUEL	VOC.	inst.				
CLERK OF THE COURT		EXCTR:	DING SATURDA		CORRECTIONS AT THE RECEPTION-GUIDANCE	ו ר	WASCO	. 0	SAN QUENTI	٧												
	-	arahy martifu tha s	premies to b	a a connect s	thetraet of the kuloment	made In		COU	RT													

This form is prescribed under Penal Code § 1213.5 to satisfy the requirements of § 1213 for indeterminate sentences. Attachments may be used but must be referred to in this document.

Form Approved by the Judicial Council of California Effective January 1, 1993

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - INDETERMINATE
CR 292
BUTION PINK COPY—COURT FILE YELLOW COPY—DEPARTMENT OF CR

DATE

Pen. C. § 1213.5

## ABSTRACT OF JUDGMENT - PRISON COMMITMENT

							-	NDETERMI	NATE :	SENT	ENCE							F	ORM	CR	292
		MUNIO SUPER	IPAL >	COURT	OF CA	LIFORNIA, CO	UNT	OF LOS A	NGELE	s		•	_	,	F. OS AND		S SUP	E ]	COU	34 RY	0
		JRT (I.D.	'	BRANCE	I OR .	JUDICIAL DIST	RICT:	NORTH	WEST				_		W3 41V	dei-t	-4 Mas;**				
		); O <sub>L</sub> O F THE S	TATE OF C	ALIFORNIA	versus	1		X PRES	ENT	BAG	068880		-A		Jl	JL	02	199	Б		
DEI			) MENE	NDEZ,	JOS	EPH LYLE							- B		JOHN					RK	
COI	AK MMITM		STATE PRI	SON			_	LI NOT F	RESENT	+			- C - D			ጘ	. U	ينا	>		
_		OF JUD						ABSTRACT 🗆					- E		BY	K. E	LLIS.	DEP	ידטי		
7	<u>-2-9</u>		(DAY) (YR)			N	$\perp$	JUDGE STANLE					р. Т	INNE							
	RTER FA	DALE	/ M.	MURPH		COUNSEL FOR PEOPL		NAJERA			SEER/T.	TO	ERY	P	HOBATION X 1	NO. 01 620	929	TION OFF	ICER		
	_			•		ION OF THE FOLLO	WING		-	PD		w_		DATE O		C	ONVICT	ED	5	¥.	
		COUNT	COUNTS A	ie Lisieu C					NUMBER (	JP PAGE:	5)	YEAR CRIME COMMITTED		CONVICTION BY			1	-	CONCURRENT	CONSECUTIVE	WIS 550
	-	JUONI	PC	187(		ON NUMBER	$\dashv$	1cm pec	CRIME			<u>∌</u> 89	мо ОЗ	DAY 20	YEAR 96	X E	THAL	PLEA	8	8	8
		2	PC	187(	_	1 1 6		1ST DEG				89	03	20	96	X		7		Х	2.1
		3	PC	182(	1)			CONSPIRA	CY CO	MMIT	CRIME	89	03	20	96	Х		1	$\Box$		Х
	-							* ,698, 544).	agi, ikerai.					. 5	57.8	-	- 5	25.0	Trail	- 1	
	For each	n count lis	st enhancem	ents horizon	tally. Er	SPECIFIC COUNTS nter time imposed f enter line total in a	or eac	h or "S" for stays	eries) inclu ed or strick	iding WE ien. DO I	APONS, INJU NOT LIST enh	RY, LARG	E AMOU	NTS OF	CONTRO not found	LLED	SUBSTA or strick	NCES, I sen und	BAIL S er § 1	TATUS 385.	ETC.:
	Count	En	hancement	Yrs. o	r	Enhancement	Yrs.	or Enhancer	ment	Yrs. or	Enhand	cement	Yrs.	or	Enhan	cemer	ıı	Yrs. or	T	Total	
				Ť														Ť		$\perp$	
		-			+		-				A 35-			-	<u> </u>	.4			1-		. 4,5 %
							<del>                                     </del>				7			$\perp$						+	-20
								1										L		$\Box$	
	ior thesi	Enhancement		Yrs. or Enhancement  Yrs. or Fahancement		Yrs.	or Enhancer	nent	Yrs. or	Enhand	ncement		or or	Enhancement			"S"	Ver of			
		En	hancement	"S"	-	Enhancement	2.		TIETE	"S"	Enhand	cement	"	3"	Enhan	cemer	11	"\$"	╀	Total	$\dashv$
5.	A. X B. C E. C PLUS Inde	For LIFE For LIFE For othe enhance eterminate rders: (Lis	WITHOUT I WITH POSS r term preso ement tir e sentence s et all consecu	THE POSSIBI SIBILITY OF Tribed by law IN SHOWN THE SHOWN THE SHOWN THE POSSIBILITY OF THE THE POSSIBILITY OF THE POSSIBILITY OF	PAROLE on con abov is abstra- rent sen	18.	ts	consecutive to	0.	a 🗌	or 15 years to or 25 years to h any prior in	o life, WI	TH POSS	GIBILITY	OF PARI	DLE o	on se	s parate s	sheet i	f nece	
	190.	2(A)	(3).	cessary.)		al rights in accorda															
	A. X A		entence in Entencing	B 🔲		ntencing pursuant I on appeal	TO	C. AFTER RE		F	D AT RES	ENTENCIN L of Com				Ę	OTHER				
L I	DATE OF S (MO) (DAY	A AZDI	PRONOUNCES		π	REDIT FOR ME SPENT		TOTAL DAYS			ACTUAL LOCA TIME		LOCAL			_	e institi DMH	UTIONS		Г	3 coc
10.	_W	ANT IS RI FORTHW AFTER 4 EXCLUDI	EMANDED T	D THE CUST	INTO THE E CORR RECE	THE SHERIFF, TO THE CUSTODY OF DIRECTOR OF ECTIONS AT THE PTION-GUIDANCE ER LOCATED AT:		ELIVERED:  CALIF. INSTITUT  WOMEN—FRO  WASCO  OTHER (SPEC	NTERA		CCWF—CHOV	,	'	CALIF. 1	154 NSTITUTI N-CHIN NAVAN	IONS		DEUEL	VOC.		
her	eby cart	ify the fo	regoing to h	e a correct :	abstraci	of the judgment m	nade in	CLERK O	F THE	cou	RT										
_		SIGNA		91	1 0	7			DAT	E											
_			<b>O</b> .		لا	<u> </u>				7-2	2-96										
his	form is	prescrib	ed under Pe	nai Code §	1213.5	to satisfy the requ	Ireme	nts of § 1213 for E	ndetermina	rte sente	nces. Attachi	ments m	ay be as	ed but	must be	referi	ed to i	n this d	ocum	ent.	

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - INDETERMINATE
CR 292
BUTION PINK COPY-COURT FILE YELLOW COPY-DEPARTMENT OF CO

Pen. C. § 1213.5