From: john acosta < Sent: Monday, March 18, 2024 3:17 PM To: CityClerk <<u>CityClerk@chulavistaca.gov</u>>; Mayor John McCann, Chula Vista <<u>mayorjohnmccann@gmail.com</u>>; SD County DA Summer Stephen District Attorney

Subject: Conflict of interest at Chula Vista City Hall

WARNING - This email originated from outside the City of Chula Vista. Do not click any links and do not open attachments unless you can confirm the sender. PLEASE REPORT SUSPICIOUS EMAILS BY USING THE **PHISH ALERT REPORT BUTTON** or to <u>reportphishing@chulavistaca.gov</u>

Cit Clerk will you kindly include this email, and attachments make part of permeant and forever file so the public will get an idea of the luck of concern on the Atting Chula Vista Vista attorney and those 3 councilmembers

City Clerk would you include in the Chula vista Web page Very important

Thank you in advance Very respectfully John Acosta

March 18, 2024

Atting Attorney

Several times during council meeting I have asked you to close the LOOPHOLE that Chula Vista Politician have used to benefit their campaign.

With no respond from you I am not sure if you have taken care of what I also asked or you are planning to do nothing,

Are you control by Andrea like the rest of the council Alonzo, Jose, and Carolina,

Who were handpicked placed and controlled by Andrea. It is very noticeable those three council members do not vote against what Andrea wants. **Just a reminder that El Chapo does not have to be present to control his cronies.**

Now SB10 has been proposed when clearly their conflict of interest due to Alonzo been a real estate person. And you are not doing anything to stop him.

Just Like Andrea when she was a business associate with the MARIJUANA business She was a council member present during negotiation and never disclosed the clearly conflict of interest.

Are you the Chula Vista Acting city attorney Or are you Andreas and those 3 left attorneys. you have done NOTHING to stop the corruption.

You have been informed several times about the conflict of inters With Marco Verdugo. Andrea and the rest of city council, you also have been informed the conflict of interest with Andrea Jesus Cardenas and Cesar Fernadez and his past criminal record and attachment will be attached to this email.

Who is paying you?

Instead of focusing on stopping the council members unethical behavior and activities you focus on Shopping carts, cutting the public comments time, and stopping the public use projector.

And What about that on DEC. 4, 2009

Rudy Ramirez who on Dec 4th 2009 was in an accident that left a 58-year-old Dulzura man dead

Acting Attorney do your Job or are you going to act when time is to get paid

Once again I'm asking who is paying you?

is this the legacy you want that you had the opportunity Be the Best Acting City Attorney that Chula Vista had and to stop the council members unethical behavior. Howeren you Legacy will be that you became one of Andrenas people.

If the Duties of Acting Chula Vista Attorney is too difficult that you cannot handle it or stop it then contact the District Attorney for assistance and The Attorney General

Their email are below.

you to ask District attorney <u>SanDiegoDA@sdcda.org</u> Attorney General. xavier.becerra@doj.ca.gov

Do not be embarrassed by asking for assistance. But

If you don't ask for help and decide to ignore the discrepancy, you would be no better than them. Your legacy forever would follow you.

As I mentioned before you are Chula Vista (acting) Attorney kindly stop spending costly time focusing on shopping cart or method how to silence the community.

I am attaching information that I received regarding Cesar Fernadez now it is in your hands/office.

My question is what you are going to do about it or are you just going to ignore it?

I guess we all will find out.

At this time, I will not thank you, but I will when you begin to do something to protect Chula Vista citizens.

A very concerned Chula Vista resident

John Acosta

Vista Acting City Attorney, Chula Vista Mayor, District Attorney SanDiegoDA@sdcda.org

and California Attorney General. xavier.becerra@doj.ca.gov

January 2024

To Whom It May Concern:

It pains us Democrats, that we are again entering another tumultuous, and negative election. It is concerning that, as persons of leadership, you did not do your research vetting out **Cesar Fernandez** before endorsing him.

We have not yet resolved our current issues with the Cardenas' indictments and here we go once again with the endorsement of Cesar Fernandez. This has nothing to do with Restorative Justice. Cesar has a Felony record going back to 1992, which he expunged in 1999 to obtain his teaching credential in 2000. He didn't learn. He was again **arrested** in August 2013.

Here are the FACTS:

- **1992 case #SF67627**: Cesar was charged with HS11359; Possession of Marijuana for Sale. Rumor is that Cesar was caught selling CANNABIS /MARIJUANA to minors.
- August 2013 case #M173101: Cesar was arrested driving against traffic with an Alcohol Blood Level of .18 AND a drug. It is illegal to drive with a blood alcohol level of .08 or more. It is illegal to drive under the influence. Cesar's BAC was more than double of the legal amount. Court mandated that he attend 3 months of MADD classes (Mothers Against Drunk Drivers) and placed him on 5 years probation. On probation thru 2018- 5years ago.
- May 2023: Cesar's colleagues reported that they saw him drinking while on the job. A complaint was submitted to SUHSD, his place of employment. Cesar supervises after school programs as a "teacher on special assignment".
- **December 13, 2023**, a parent exposed this information to the public during the Chula Vista Elementary School District board meeting. Parent was very concerned that Cesar is making decisions on behalf of the children and/or parents with compromised judgement. Parent is threatening to pull her kids out of the school district.

It would appear Cesar **has not** overcome his problems. The community will find out and has a right to know who their candidate is. You don't think the media **is going to expose this**?

Why are we doing this to ourselves? Are we so blinded that we can't see that Cesar is not a good representation of the City of Chula Vista? We need people who are honest and transparent. We are very disappointed with your decision to ignore our concerns.

I am sharing, in this manner for fear of the bullying that is so common now within our own Democratic Party and Clubs. Have we not learned from 2022? Losing multiple elections due to infighting; look no further than the Mayoral races in Chula Vista and National City elections.

Please see the attached documentation on the M173101 case.

Very Concerned member

CC:

Sweetwater Union High School District Trustees & Superintendent Southwestern College Governing Board District & Superintendent Chula Vista Elementary School District Trustees & Superintendent Other interested & Elected Officials

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO 3 25 CENTRAL DIVISION

THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, v.

CT No. M173101

COMPLAINT-MISDEMEANOR



CESAR THOMAS FERNANDEZ, dob 06/22/73, Booking No. 13754314A;

Defendant

PC296 DNA TEST STATUS SUMMARY

Defendant

FERNANDEZ, CESAR THOMAS

DNA Testing Requirements

Manual review of DNA status is required

CHARGE SUMMARY

Count	Charge	Issue Type	Sentence Range	Special Allegations	Allegation Effect
1	VC23152(a) FERNANDEZ, CESAR		96 Hrs-6 Mos	* 0	
2	VC23152(b) FERNANDEZ, CESAR		96 Hrs-6 Mos		
3	VC21657 FERNANDEZ, CESAR	Infraction THOMAS	Fine		

PC1054.3

INFORMAL REQUEST FOR DISCOVERY

The undersigned, certifying upon information and belief, complains that in the City of San Diego, State of California, the Defendant(s) did commit the following crime(s):

Page 1 of 2, Court Case No. M173101

CHARGES

COUNT 1 - DRIVING UNDER INFLUENCE OF ALCOHOL/DRUGS

On or about August 3, 2013, CESAR THOMAS FERNANDEZ did unlawfully, while under the influence of an alcoholic beverage and a drug and under their combined influence, drive a vehicle, in violation of VEHICLE CODE SECTION 23152(a).

OUNT 2 - DRIVING WHILE HAVING A MEASURABLE BLOOD ALCOHOL

On or about August 3, 2013, CESAR THOMAS FERNANDEZ did unlawfully, while having 0.08 percent and more, by weight, of alcohol in his/her blood, drive a vehicle, in violation of VEHICLE CODE SECTION 23152(b).

OUNT 3 - DRIVING AGAINST TRAFFIC

On or about August 3, 2013, CESAR THOMAS FERNANDEZ did unlawfully(drive a motor vehicle the wrong way) upon a roadway designated for all vehicular traffic to proceed in one direction, in violation of VEHICLE CODE SECTION 21657.

IOTICE: Any defendant named on this complaint who is on criminal probation for a misdemeanor offense within the ity of San Diego or the City of Poway is, by receiving this complaint, on notice that the evidence presented to the court : the trial on this complaint is presented for a dual purpose: the People are seeking a conviction on the charges and multaneously, the People are seeking a revocation of the defendant's probation, on any and all such probation grants, tilizing the same evidence, at the trial. Defenses to either or both procedures should be considered and presented as ppropriate at the trial.

ursuant to PENAL CODE SECTION 1054.5(b), the People are hereby informally requesting that defendant's counsel rovide discovery to the People as required by PENAL CODE SECTION 1054.3.

DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND HAT THIS COMPLAINT, CASE NUMBER M173101, CONSISTS OF 3 COUNTS.

xecuted at City of San Diego, County of San Diego, State of California, on September 9, 2013.

COMPLAINANT

Page 2 of 2, Court Case No. M173101

\ \		Clerk or the p. E F.
	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	FOR COURT USE ONLY
PEOPLE vs.	Lesar Fornandez. Defendant	By: M. QUENGA
		Case # m173101
	PLEA OF GUILTY/NO CONTEST - MISDEMEANOR	

INSTRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charges against you. <u>Initial</u> each applicable item <u>only</u> if you understand it. If you have any questions about your case, the possible sentence, or the information on this form, ask your lawyer or the judge.

I, the defendant in the above-entitled case, personally and/or by my attorney, declare as follows:

1. Of those charges now filed against me in this case, I plead

COUNT	CHARGE	tions, and prior convictions as follows:
2	VL 23152(15	
and the state in strike	a second a second second second	
		E, CASE NUMBER AND CHARGE)

2 I have not been induced to enter the above plea by any promise or representation of any kind, except: (State any agreement with the prosecutor.)

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- 3. I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely related to me.
- 4. I understand that a plea of No Contest is the same as a plea of Guilty for all purposes.
- 5. I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or narcotic within the past 24 hours.

RIGHT TO A LAWYER

- 6. I understand that I have the Constitutional right to be represented by a lawyer at all stages of the proceedings including sentencing. I can hire my own lawyer or the Court will appoint a lawyer for me if I cannot afford one. I understand the dangers and disadvantages of representing myself and that it is usually unwise to represent myself.
- 6a. I understand that I have the right to be present in Court to enter my plea and for sentencing. I expressly authorize my lawyer to enter this plea on my behalf, in my absence. I expressly authorize my lawyer to appear for me at sentencing.
- 6b. I give up the right to an attorney and wish to represent myself.

CONSTITUTIONAL RIGHTS

<u>I understand</u> that as to all charges, allegations and prior convictions filed against me I also have the following <u>constitutional rights, which I now give up</u> to enter my plea of guilty/no contest:

- 7. I have the right to a speedy and public trial by jury. I now give up this right.
- 8. I have the right to confront and cross-examine all the witnesses against me. I now give up this right.

Defendant					
Defendant	4 4 4 4 4 1 1			1.11	
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- 9. I have the right to remain silent (unless I choose to testify on my own behalf). I now give up this right.
- 10. I have the right to present evidence in my behalf and to have the court subpoena my witnesses at no cost to me. I now give up this right.



Case Number

m

173101

- 11. I understand the possible consequences of entering a plea of Guilty/No Contest include a maximum sentence of up to ______ (months/year(s) in jail and fine(s) of up to ______ plus additional consequences specified in any attached addendum, and any other reasonable conditions of probation, which could be for a maximum of \$5 years.
- My attorney has explained to me that other possible consequences of this plea may be (circle appropriate consequences): (1) lifetime registration as a sex offender; (2) limited local custody credits (290/serious/prior); (3) qualified for sentencing under PC § 1170(h)(3) in future cases.
- 13. I understand that in addition to any fine imposed, the law requires the Court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$100 \$1,000).
- 14. I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea. I give up this right and agree to be sentenced at this time.
- 15. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/ deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to any offense listed on the back of this form, then I will be deported, excluded from admission to the U.S., and denied naturalization.
- 16. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases and consecutive sentences.

OTHER WAIVERS

- 17. (Appeal rights) I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.2), and 3) any sentence stipulated herein.
- 18. (Harvey Waiver) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence.
- 19. (Arbuckle Waiver) I give up my right to be sentenced by the judge who accepts this plea.

PLEAS

20. I now plead Guilty/No Contest and admit the charges, convictions, and violations of probation described in paragraph #1, above, because I am guilty. I admit that on the dates charged, I (Describe facts as to each charge and allegation)

I further agree that a duly appointed Commissioner, Referee, or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the laws of the State of California, that I have read, understood, and initialed each item above, and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated: 9/17/1	3	_ Defendant's S	ignature:		1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	
Defendant's Address:			CHULA	VISTA	CA	91910
	Street	e entre des est	City		State	Zip
Defendant's Telephone N	io: (and the second			
SDSC CRM-126 (Rev. 9/11)		PL - OF GUILT	Y/NO CONTEST - N	NISDEMEA***	R	Page 2







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		ATTORNEY'S STATEM		a charle a gria
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Dated: 0	1/17/13		MW Attorney for Defendant	
		(Print Name) (Circl	Attorney for Defendant e one: PD)APD / OAC / RETAIN	(Signatur ED)
	INTEF	PRETER'S STATEMENT (II	Applicable)	121.385
l, the interpre questions the understandin	eter in this proceeding, having be erein to the defendant in the g of the contents of the form and	en duly sworn, truly translate	d this form, and any attached add language. The d form and any attached addendum.	endum, and all t efendant indicat
Dated:		and and algred the	ionn and any allached addendum.	
	\$	(Print Name)	Court Interpreter	(Signature
Dated:	9-17-13	(Print Name) Denut	District Attorney/Deputy City Attor	
		COURT'S FINDING AND OF		ney (Signatur
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DEFENDANT'S NAME:

CASE NUMBER

LESON	Ferner	dez_
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m17310 Clerk of the st

SUPERIOR COURT OF SAN DIEGO COUNTY DUI ADDENDUM

 INSTRUCTIONS:
 Use this addendum if you are pleading guilty/no contost to VC § 23153a/b, VC § 23152a/b, VC § 23

SENTENCE FOR DUI C	CONVICTION WITHIN 10 YEARS OF PRIOR (VC 23550.5)
PRIOR OFFENSE	SENTENCE
A prior violation of VC § 23152 that was punished as a	Up to 3 years state prison or not more than one year county jail and \$390 to \$1,000 fine.
felony under VC § 23550 or § 23550.5, or both; or	The DMV will issue a 4-year license revocation. However, if my offense is a violation of
A prior violation of VC § 23153 that was punished as a	VC § 23153 and I have two other DUI-related convictions within 10 years, my license will
felony; or	be revoked for 5 years. If I have violated VC § 23152, I will be designated as a habitual
A prior violation of PC § 192(c)(1) that was punished as	
a felony.	I must successfully complete an alcohol/drug program in order to have my driver license
Any prior violation of PC §§ 191.5(a) or 192.5(a), or a	reinstated by the DMV, even though I am not ordered to attend such a program by the
felony violation of PC § 191.5(b) (10 year limit not	court.
applicable).	

SENT	ENCES FOR DRIVING UNDER THE INFLUENCE OF ALC (VC 23153)	COHOL AND/OR DRUGS (INJURY)	
OFFENSE	MINIMUM AND MAXIMUM SENTENCES WHEN PROBATION IS GRANTED (3 TO 5 YEARS PROBATION TERM)	MINIMUM AND MAXIMUM SENTENCES WITHOUT PROBATION	
).	
	Two options:		
Second offense within 10 years (prior conviction of section(s) 23152, 23153, or 23103.5)	fine; and DMV will impose a 3-year license revocation; or	1	
Third or subsequent offense within 10 years (prior convictions of section(s) 23152, 23153, or		additional 3 years in state prison if I already have four DU	
23103.5)	revocation.	any person other than the driver.	
	of violating VC § 23153 and the offense also caused bod be enhanced by 1 year in state prison for each additional vio		

S	ENTENCES FOR DRIVING UNDER THE INFLUENCE OF (VC 23152)	ALCOHOL AND/OR DRUGS
OFFENSE	MINIMUM AND MAXIMUM SENTENCES WHEN PROBATION IS GRANTED (3 TO 5 YEARS PROBATION TERM)	MINIMUM AND MAXIMUM SENTENCES WITHOUT PROBATION
First offense within 10 years	The court may order me to serve between 48 hours to 6 months in jail. It will impose a fine of \$390 to \$1,000 and order me to complete a 3-month alcohol/drug treatment program (or a 9-month program if my blood-alcohol content was .20 percent or more, or if I refused a chemical test upon my arrest). The DMV will impose a 6- month driver license suspension.	suspension.
Second offense within 10 years (prior conviction of section(s) 23152, 23153, or 23103.5)	A jail term of either: (a) 10 days to 1 year, or (b) 96 hours to 1 year, a \$390 to \$1,000 fine, and completion of an 18- month or 30-month alcohol/drug treatment program. The DMV will impose a 2-year driver license suspension.	90 days to 1 year in jail, and a \$390 to \$1,000 fine. The DMV will impose a 2-year license suspension.

SDSC CRM-133 (Rev. 10/12)

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section(s) 23152, 23153, or 23103.5)	driver license revocation.		
offense within 10 years	180 days to 1 year in jail, a \$390 to \$1,000 fine, and completion of an 18-month alcohol/drug program if I have not completed one before. The DMV will impose a 4-year driver license revocation.	1 year in county jail); and a \$390 to \$1,000 fine. The DMV	

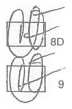
SENTENCE FOR RECKLESS DRIVING (ALCOHOL AND/OR DRUGS) (VC 23103, 23103,5)				
MINIMUM AND MAXIMUM SENTENCES	OTHER			
	Because alcohol or drugs are involved, this conviction will act as a separate conviction for driving under the influence (DUI) if I commit a subsequent DUI offense within 10 years			
	(VC 23103, 23103.5) · MINIMUM AND MAXIMUM SENTENCES If probation is not granted, 5 days to 90 days in jail, or \$145 to \$1,000 fine, or both. A drug/alcohol program is required if probation is granted.			

I understand:

- 1. Being under the influence of alcohol or drugs, or both, impairs my ability to safely operate a motor vehicle, and it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I continue to drive while under the influence of alcohol or drugs, or both, and as a result of my driving, someone is killed, I can be charged with murder (VC § 23593).
- I may be fined up to \$50 for an alcohol and abuse education and prevention penalty assessment upon a conviction of VC § 23152 or VC § 23153.
- I may be required to report to the Substance Abuse Assessment Unit for evaluation, pay all required fees, and complete any programs assigned by the assessors (VC § 23646).
- 4. I may be required to pay expenses incurred by a public agency which responded to any incident caused by my vehicle at the time of arrest (GC § 53150).

5. This violation will count as 2 points on my driving record (VC § 12810(b)).

- 6. The Department of Motor Vehicles (DMV) may consider any of my other convictions for driving under the influence or reckless driving, even those that are not charged in this proceeding, and impose a more severe license restriction, suspension, or revocation as a result of such other conviction(s).
- 7. (If applicable) If my blood-alcohol level was .20 percent or above or I refused to take a chemical test, the court shall consider this in determining whether to enhance the penalties, grant probation, or impose additional terms of probation. (VC § 23578)
- 8. If I am the registered owner of the vehicle used in the offense:
 - Upon my first conviction, the court may impound my vehicle at my expense for up to 30 days;
 - B. Upon my second conviction, the court shall impound my vehicle at my expense for up to 30 days, unless it is determined that it is in the interest of justice not to do so;
 - C. Upon my third conviction, the court shall impound my vehicle at my expense for up to 90 days, unless it is determined that it is in the interest of justice not to do so;
 - D. The court may declare my vehicle to be a nuisance and order it sold following a hearing if I have two or more other convictions for driving under the influence, vehicular manslaughter (PC § 191.5 or 192(c)(3)), or any combination thereof, in the past seven years. My vehicle will also be subject to forfeiture as a nuisance if I am convicted of a second or subsequent violation of driving with a suspended or revoked license (VC § 14601 et seq.) or driving without a license (VC § 12500(a)).
- 9. The DMV may restrict, suspend, or revoke my license under a procedure which is separate from this criminal action. The DMV's action, if any, will be in addition to the court's sentence and I must obey it.



DUI ADDENDUM





- 11. The court may independently order my license revoked for 10 years if I have been convicted of three or more separate violations of VC §§ 23152 or 23153.
- 12. The DMV will not issue a restricted driver license or restore my driving privilege following a restriction, suspension, or revocation unless I have proof of insurance for 3 years. The DMV will suspend my driver license: (1) until proof of insurance is provided to the DMV and (2) upon my failure to maintain such proof during the 3-year period.
- 13. I understand if the court determines that I would present a traffic safety or public safety risk if I am authorized to drive during the license suspension period, I will be unable to obtain a restricted driver license from the DMV, which would allow me to drive to and from work, and to and from the alcohol/drug treatment program.
- 14. The DMV will prevent me from operating a commercial vehicle for one year upon a first DUI conviction in any vehicle, or if I willfully refuse to submit to or complete a chemical test to determine blood-alcohol content. A second or subsequent DUI conviction in any vehicle or subsequent refusal will result in the DMV issuing a lifetime ban on my right to drive a commercial vehicle.
- 15. If I was under the age of 21 at the time of my arrest, my driver license will be suspended for 1 year, and I must surrender my license to the court. If I do not have a valid driver license, the court will order the DMV to delay issuing a license to me for 1 year after I become eligible to drive (VC § 13202.5).
- 16. I must successfully complete an alcohol/drug program in order to have my driving privilege reinstated following any license restriction, suspension, or revocation which is imposed on me, even if I am not ordered to attend such a program by the court.
- 17. If I am convicted of a first offense of 23152 or 23153, the court may order:
 - A. Prohibition from operating any vehicle that I own or operate unless it is equipped with a certified ignition interlock device for one to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid license;
 - B. That I prove I installed the device within 30 days of my conviction or my release from jail or prison, or the DMV shall revoke my license for an additional year. Also, the court shall suspend my license and issue an arrest warrant if I fail to comply with any notice to (1) install the device, (2) report on the operation of the device, or (3) maintain or calibrate the device on three or more occasions.
- (If applicable) If I am convicted of a third or subsequent violation of 23152 or 23153:
 - A. I must surrender my license to the court. I will also be designated as a habitual traffic offender for three years after my conviction, and I will receive an enhanced sentence if I drive in violation of my license revocation;
 - B. For 23152 only: If probation is granted, I may request to participate in a 30-month treatment program. This program includes between 120 and 300 hours of community service. If the court grants my request, I will be sentenced to the county jail for at least 30 days but not more than one year as a condition of probation instead of the jail term specified in the chart above.

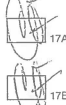
OTE: Test refusals require a minimum 6-m	nonth drug/alcohol program (HS § 11837(c)(2)).
1 st Offense 23152	Additional 48 hours to 6 months jail if probation is granted.
2 nd Offense 23152	Additional 96 hours jail with or without probation.
3 rd Offense 23152	Additional 10 days jail with or without probation.
4 th or subsequent Offense 23152	Additional 18 days jail with or without probation.
1 st Offense 23153	Additional 48 continuous hours jail with or without probation.

20. (If applicable) Passenger Und	ler 14 Years (VC § 23572)	
1 st Offense 23152	Additional 48 continuous hours jail with or without probation.	
2 nd Offense 23152	Additional 10 days jail with or without probation.	
3 rd Offense 23152	Additional 30 days jail with or without probation.	
4 th Offense 23152	Additional 90 days jail with or without probation.	

21. (If applicable) Excessive Speed (VC § 23582)		
1 st Offense 23152 or 23153	Alcohol/drug program and additional consecutive 60 days jail with or without probation.	
2 nd Offense or subsequent 23152 or 23153	Additional consecutive 60 days jail with or without probation.	- alli

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DEFENDANT'S NAME:

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LEGAN Fernandez

SENTENCES FOR DRIVING IN VIOLATION OF A LICENSE SUSPENSION, REVOCATION, OR RESTRICTION 22 Vehicle Code Section First Offense Second or Subsequent Offense: Prior conviction(s) in past 5 years of sections 14601, 14601.1, 14601.2, or 14601.5. 14601 5 days to 6 months in jail, and a fine of \$300 to \$1,000. 10 days to 1 year in jail, and a fine of \$500 to \$2,000. 10 days in jail required if probation is imposed. 14601.1 Up to 6 months in jail, or a fine of \$300 to \$1,000, or both. 5 days to 1 year in jail, and a fine of \$500 to \$2,000. 14601.2 10 days to 6 months in jail, and a fine of \$300 to \$1,000. 30 days to 1 year in jail, and a fine of \$500 to 10 days in jail required if probation is imposed. \$2,000. 30 days in jail required if probation is imposed. If I have been designated as an habitual traffic offender within 3 years of this conviction, I will, in addition, be sentenced to serve 180 days in jail and to pay a \$2,000 fine. 14601.5 Up to 6 months in jail, or a fine of \$300 to \$1,000, or both. 10 days to 1 year in jail, and a fine of \$500 to \$2,000. Note-section 14601.3 also constitutes a prior conviction for this offense.

Vehicle Code Section	First Offense		
	i not offense	Second or Subsequent Offense:	
		Prior conviction(s) in past 7 years of section 14601.3.	
14601.3	30 days in jail, and a fine of \$1,000.	180 days in jail, and a fine of \$2,000.	

24. ADDITIONAL PENALTIES FOR A VIOLATION OF SECTIONS 14601, 14601.1, 14601.2 or 14601.5
If applicable - I understand that I will be required to install an ignition interlock device (IID) on any vehicle that I own or operate if (1) I am convicted of VC § 14601.2; (2) the original charge was for a violation of VC § 14601.2 but I am pleading guilty to the lesser offense of VC §§ 14601, 14601.1, 14601.4 or 14601.5; or (3) I am convicted of VC §§ 14601.4 or 14601.5 and have qualifying prior convictions within the last 10 years. Installation of the IID will be imposed for up to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver license. Failure to install the IID may result in the suspension of my driver license or may constitute a separate misdemeanor offense.

I have read, reviewed, and understand the above-initialed information.

Date: 9/17/13

My blood alcohol reading was

Signature of Defendant

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CASE NUMBER m173101

		- 17 U
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN I CENTRAL DIVISION, COUNTY COURTHOUSE, 220 W. BROADWAY, SAN CENTRAL DIVISION, HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO CENTRAL DIVISION, KEARNY MESA, 8950 CLAIREMONT MESA BLVD., S EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, 7428 MONTECITO RD., RAMONA, C. NORTH COUNTY DIVISION, 325 S. MEEDSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910 COURT COLLECTION UNIT ADDENDUM TO MINUTES PEOPLE VS. MONAND GZ, GAMMAND GZ, CASE	I DIEGO, CA 9210 D, CA 92101 SAN DIEGO, CA 9; A 92065	
DATE CHARGE(S) C 2 3/52 7	NO. ///	1 2/0/
You have been ordered to pay a fine/fees/assessment/costs, and have been referred regarding payment. You must comply with the terms indicated below.	to the Cour	rt Collection Unit
This addendum only addresses the court-ordered fine/fees/assessment/costs, and o other terms or conditions imposed by the court.	5	A
Defendant has been ordered by the court to pay a fine, including fees and assessme	ents of \$	-108
Defendant to pay fine:		
\$ forthwith.		
\$ including accounts receivable fee, due by \$ including installment fee, payable at the rate of \$	·	7/t
s including installment fee, payable at the rate of \$	per month on t	he \underline{OR}
of each month commencing $\frac{10-25-7}{2}$ while paid in full.		
Public Service Program [] \$ converted to days F	Public Service I	Program.
ENROLL / REPORT BY at at	vithin 60 days.	-
Volunteer Work	dono ot onu n	
Proof of completion is due to the court on at	a m /n m. Der	on-profit agency.
of days/hours of Public Service Program/Voluntee		
days/hours converted back to fine \$ See above for	payment due da	ates.
Other:		
MAKE CHECKS DAVABLE TO CLEDK OF SUBSDIDD COURT AND OTHER		
MAKE CHECKS PAYABLE TO CLERK OF SUPERIOR COURT AND SEND PAYMENTS TO THE AD PAY ONLINE OR BY PHONE WITH THE COURT'S ONLINE PAYMENT SYSTEM AT <u>www.sdcour</u>	DRESS CHECKE	ED ABOVEOR (619) 906-5888
IMPORTANT: Failure to comply and/or pay the court-ordered fine may result in a civ imposed, and/or a warrant for your arrest. Additionally, license holds, suspensions, and r be ordered.	il popalty of u	n to \$200 bains
I HAVE RECEIVED A COPY AND UNDERSTAND the above conditions.		
pefendant's Signature	Telepho	one Number
CHULA VISTA	CA	91910
Defendant's Address City	State	Zip
Prepared and executed by:		<u> </u>
Distribution:	ations Clerk	
SDSC ADM-160 Fev. 12/11) COURT COLLECTION UNIT ADDENDUM TO MINUTES		
A SOUTH OULLECTION ON TADDENDOW TO MINUTES	2	

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO Substance Abuse Assessment Unit - Addendum to Minutes	
Central Division, 220 W. Broadway, San Diego, CA 92101	
PEO. VS. FERMANNEZ CESAN CASE #CASE #	
DATE 9/17/13 CHARGE(S) VCZ3152/31 UVACATE CONFIRM	
Defendant failed to appear/comply:	
DEFENDANT, HAVING BEEN REFERRED TO THE SUBSTANCE ABUSE ASSESSMENT UNIT (SAAU), IS HEREBY ORDERED TO FOLLOW THE CONDITIONS LISTED BELOW, AS RECOMMENDED BY THE SUBSTANCE ABUSE ASSESSOR:	
PROGRAMS Re-referral/Extension Image: ATTEND AND COMPLETE THE FOLLOWING COURT ORDERED PROGRAMS: Image: Program (FCP) for	
Inpatient/Outpatient/Detoxification treatment at:	_
Self-help meetings each day / week / month for Total meetings: Show/mail proof to court by:	
Anger Management Program Individual Counseling Sex Offender Counseling Parenting Classes Child Abuse Classes	
Domestic Violence Program at:	
Out of county/state provider authorized:	
SUBMIT TO DRUG TESTING: hair follicle random urinalysis Other: SEP 19 2013	
Proof of HS11590 PC290 REGISTRATION to the court by: PC1202.1 HIV TESTING results to the court by: PC1001.10 HIV EDUCATION completion to the court by:	
PUBLIC SERVICE Re-referral granted. Defendant must complete days of Public Service Program.	
Report/Enroll by: Vou must call (858) 560-3258 within 72 hours. Out of county authorized	
Defendant must complete hours of Volunteer Work. Proof of completion is due to the court by:	
Proof of	1
Shown. 🗌 filed. 🗌 condition satisfied.	
THE DEFENDANT IS ORDERED TO APPEAR IN COURT onatin Deptfor: Report to the SAAU OFFICE for monitoring onatfor Froof ofenrollment due by completion due by due to the court by MAIL For: FCPMCPDomestic ViolenceAnger ManagementDrug Treatment ProgramSelf-help meetingsVolunteer Work Other: Other:	and the second se

Construction of the second	
Name: CESAR FERNANDEZ	Defendant's Signature:
City: CHULA VISTA State CA Zip: 91910	Defendant's Phone Number:
By Order of the Presiding Judge/Assessor/Clerk Signature:	
Distribution by: EH on 9117113 to: DEFT ATTY	
SDSC CRM-167 (Rev. 11/10) SUBSTANCE ABUSE ASSESSMENT UN	

11/10) SUBSTANCE ABUSE ASSESSMENT UNIT - ADDENDUM TO MINUTES

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IN THE	SUPERICIR	- COURT OF T	HE	SANT	D.IE (r. 5	JUDICIA	
COUNTY	OF		SAN T	DIEGO	1000	JUDICIA , STATE OF (L DISTR
THE PEC	PLE OF THE STA	TE OF CALIFOR	NIA			, STATE OF (JALIFU
			Plaintiff,	Case No			
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(ESAR	2 THOMAS			Div. No.	- 11/1千		
	0		endant.				
Defend	lant <u>CESA</u>	R THOMAS	FERNA	HNDEZ		3754314	
	n admitted to bail ir		(Maine of Defendan	in l		Booking No.	
naving bee	n aumitted to ball ir	the sum of	WV S:	HOUSAN	D FIVE F	LANDREIS	
		Dollar	s (\$2,500	<u>3.00</u>) a	nd ordered to a	appear in the above-	entitled o
on ChC.							
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	A member C Surety Group 601 S. Figuerua Street, Sulte 1600, Los Angeles, California 90017-572 main 310 649 2663
	IN THE SUPERIOR COURT OF THE SAN DIGGO JUDICIAL DISTRICT COUNTY OF SAN DIGGO, STATE OF CALIFORNIA THE PEOPLE OF THE STATE OF CALIFORNIA
EINES of Mone	Plaintiff, Case No
	Defendant CESAR THOMAS FERNANDER 13754314 (Name of Defendant) Booking No.
Davments, back alimon	on $\underline{OG-17}$ $\underline{OB^{3}30}$ Am $\underline{20/3}$, on $\underline{C3153}$ $\underline{C917}$, charge/s: (Date of Appearance) (State "misdemeanor" or "felony")
the for failure to provide oa	Now the AMERICAN CONTRACTORS INDEMNITY COMPANY, a California corporation, hereby undertakes that the above- named defendant will appear in the above-named court on the date above set forth to answer any charge in any accusatory pleading based upon the acts supporting the complaint filed against him/her and all dully authorized amendments thereof, in whatever court it may be prosecuted, and will at all times hold him/herself amenable to the orders and process of the court, and, if convicted, will appear for pronouncement of judgment or grant of probation; or, if he/she fails to perform either of these conditions, that the AMERICAN CONTRACTORS INDEMNITY COMPANY, a California corporation, will pay to the
as a quarante	If the forfeiture of this bond be ordered by the Court, judgment may be summarily made and entered forthwith against the said AMERICAN CONTRACTORS INDEMNITY COMPANY, a California Corporation, for the amount of its undertaking herein, as provided by Sections 1305 and 1306 of the California Penal Code.
be construed	EXPIRATION DATE SPECIFIED ON SUCH POWER; OR (4) MORE

CACD-3	HCC A member of HCC Sur Group 601 S. Figueroa St., Suite 1600, L. Angeles, CA 90017/57/25 2014 THIS POWER VOID IF NOT USED BY: POWER NO. KNOW ALL MEN BY THESE PRESENTS that American Contractors Indemnity Company, a California corporation, by the authority of the resolution duly adopted by the Board of Directors on December 6, 1990, does hereby appoint Scott D. Anschultz its true and lawful Attorney-in Fact and Emplose BAY BOARD CONTRACTOR AND CONTRACTO
	on its behalf bail bonds. Such authority is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to taxed
COPY ACIC-C	This Power of Attorney is for use with Ball Bonds only. Not valid if used in connection with Federal Immigration Bonds. This Power void if altered or erased, void if used with other powers of this company or any other surety company power, void if used to furnish bail in excess of the stated amount of this Power, and can only be used once. Return Power only SHALL NOT EXCEED THE SUM OF SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in this Power of Attorney. Home OFFICE.
COURT	and executed by its authorized officer this date <u>08-03-13</u> , State Executed <u>CALIFORNIA</u> DEFENDANT <u>FEIRNANDEZ</u> <u>CESAIZ</u> <u>THOMAS</u> APPEARANCE DATE <u>OG-17-13</u> COURT <u>SUPERIOR</u> CITY <u>SAN DIEGO</u>
	CASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCHARGESCASE NOCASE NO

COUNTY OF SAN DIEGO DRIVING UNDER	R THE INFLUENCE PROG	RAM - REFERRAL FORM
DEFENDANT'S NAME: (Please Print) FERNANDEZ COSAN (Last Name) ' (First Name)	Court/Judge: Case Docket No: Offense: Date of Arrest: Date of Sentence: Blood Alcohol Level:	SDSC MITZIDI VIZISUSI SIZIZ SIZIZ 9/17/17 18
Reassign (Enroll in Program) Court Date:		Complete Program)
THE COURT HAS ORDERED YOU TO THE FO	LLOWING PROGRAM:	
EDUCATION ONLY-12 Hours		
FIRST CONVICTION PROGRAM 3 Month	6 Month	9 Month 12 Month
MULTIPLE CONVICTION PROGRAM (SB 38)		
SURVIVAL TO ADULTHOOD REFERRAL/STAR (O	ccupational Health Services C	nly) .
YOU MUST IMMEDIATELY CONTA East County ACCORD 7474 El Cajon Boulevard La Mesa, CA 91941 PHONE: (619) 741-8147 Occupational Health Services 1050 Los Vallecitos Boulevard #109 San Marcos, CA 92069 PHONE: (760) 752-5300	ACT THE RROVIDER CH MAAC Projec 1355 Third Av Chula Vista, C PHONE: (619 Central Distric 9245 Sky Par San Diego, C PHONE: (858	t DUIP /enue CA 91911) 409-1780 ct DUIP k Court #101 A 92123
FAILURE TO CONTACT THE PROVIDER BY BACK TO COURT, REVOCATION OF YO WARRANT FOR YOUR ARREST. ENROLLME	UR PROBATION AND	ISSUANCE OF A BENC
KEEP THIS FORM - YOU MUST PRESENT IT WHEN YO Defendent's Signature	DU ENROLL.	ìrth
Defendant's Address	Telephon	e
City State 910	<u>GIO</u> Zip Driver's L	icense Number
	ICIAL USE ONLY	
FOR OFF The individual named above is referred back to the Court f		as required by the Court.
For further information contact:		
Phone		Date
	an and a subscription of the analysis of the subscription of the	
COUNTY OF SAN DIEGO HEALTH AND HUMAN SERVICES AGENCY HHSA ADS-540 (1/11)		Distribution: Court Defendant Provider



Commission on Teacher Credentialing

1900 Capitol Avenue Sacramento, CA 95811 Phone (916) 322-4974 6735 www.ctc.ca.gov Fax (916)

Division of Professional Practices

OFFICIAL RECORDS REQUEST

DATE: October 25, 2013 DPP file# 1-135990179

County of San Diego Superior Court Attn: Records Management 8950 Clairemont Mesa Blvd San Diego, CA 92123

Attention: Criminal Court Clerk

Pursuant to the provisions of Education Code section 44341¹, regarding the individual referenced below, please provide an un-certified copy of the: M173101

🗙 Complaint

Court docket: including plea, sentencing, terms and conditions of probation.

Court update from filing date and beyond.

NAME	1	FERNANDEZ, Cesar Thomas
DATE OF BIRTH	:	
SOCIAL SECURITY NO.	:	XXX-XX-1422
ARRESTING AGENCY	:	San Diego PD
ARREST DATE, REPORT NO.	•	08/03/2013, #13080003637
COURT DOCKET NO.	•	
CHARGE	*	VC 23152(A)

NOTE: For identification purposes please return this form with the requested documents or include DPP File # 1-135990179 on your cover letter.

If you have any questions, please contact me at epenrose@ctc.ca.gov.

Very truly yours,

Erin Penrose **Division of Professional Practices**

¹ Education Code Section 44341

"(a)(1) For the sole purpose of ascertaining the moral character and true identity of the holder of a credential or an applicant for a credential or the renewal of a credential after jurisdiction to commence an initial review pursuant to subdivision (b) of Section 44242.5 has been established, the commission is authorized to require production of information, records, reports, and other data from any public agency. For the purposes of determining whether jurisdiction exists, the commission is also authorized to require the limited production of records as set forth in subdivision (f) of Section 44242.5. (2) This information shall be provided to the commission within 30 days of the request. (3) The commission shall maintain the confidentiality of this information in accordance with Chapter 1 (commencing with Section 1798) of Title 1.8 of the Civil Code. (b)Except for the situation prescribed in subdivision (d), every applicant for a credential or for the renewal of a credential shall be deemed to have given his or her consent for the securing of, and disclosure of, information to the commission for the sole purpose of ascertaining the moral character and true identity of the holder of a credential, the applicant for a credential, or a credential holder applying for the renewal of the credential"

