# SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO VICTORVILLE DISTRICT

THE PEOPLE OF THE STATE OF CALI	FORNIA,	
Plai	ntiff )	
VS.	)	
Robert Anthony Garcia , aka Roberto Garcia,	)	FELONY COMPLAINT
aka Robert Garcia	)	DA CASE NO 2021-00-0001545
Def	endant )	

The undersigned is informed and believes that:

#### COUNT 1

On or about January 8, 2021, in the above named judicial district, the crime of CARJACKING, in violation of PENAL CODE SECTION 215(a), a felony, was committed by Robert Anthony Garcia, who did unlawfully and by means of force and fear take a motor vehicle in the possession of Michelle Trang Le, from his/her person and immediate presence, and from the person and immediate presence of a passenger of said motor vehicle, against the will and with the intent to permanently and temporarily deprive Michelle Trang Le of possession of said motor vehicle.

"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)."

It is further alleged as to count(s) 1 that in the commission and attempted commission of the above offense, the said defendant(s) Robert Anthony Garcia, personally used a firearm(s), to wit: handgun, within the meaning of Penal Code sections 1203.06(a)(1) and 12022.5(a) also causing the above offense to become a serious felony pursuant to Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

It is further alleged as to count(s) 1, 2, 3, 4, 5 pursuant to Penal Code section 667(a)(1) that the defendant(s) Robert Anthony Garcia, has suffered the following prior conviction(s) of a serious felony:

Court Case Code/Statute Conv Date County State Court Type

SWF1401368 459 06/16/2014 Riverside CA Municipal

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### **COUNT 2**

On or about January 8, 2021, in the above named judicial district, the crime of POSSESSION OF FIREARM BY A FELON, in violation of PENAL CODE SECTION 29800(a)(1), a felony, was committed by Robert Anthony Garcia, who did unlawfully own, purchase, receive, possess, and have custody and control of a firearm, to wit, Handgun, the said defendant(s) having been convicted of a felony under the laws of the United States, the state of California and any other state, government and county:

Court Case Code/Statute Conv Date County State Court Type

SWF1401368 459 06/16/2014 Riverside CA Municipal

It is further alleged as to count(s) 1, 2, 3, 4, 5 pursuant to Penal Code section 667(a)(1) that the defendant(s) Robert Anthony Garcia, has suffered the following prior conviction(s) of a serious felony:

Court Case Code/Statute Conv Date County State Court Type

SWF1401368 459 06/16/2014 Riverside CA Municipal

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**COUNT 3** 

On or about January 8, 2021, in the above named judicial district, the crime of DISSUADING A WITNESS FROM REPORTING A CRIME, in violation of PENAL CODE SECTION 136.1(b)(1), a felony, was committed by Robert Anthony Garcia, who did unlawfully attempt to prevent and dissuade Amanda Pakerson, a victim and witness of a crime from making a report of such victimization to a peace officer, state and local law enforcement officer, probation, parole, and correctional officer, prosecuting agency, and judge.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c)(37)."

It is further alleged as to count(s) 1, 2, 3, 4, 5 pursuant to Penal Code section 667(a)(1) that the defendant(s) Robert Anthony Garcia, has suffered the following prior conviction(s) of a serious felony:

Court Case	Code/Statute Conv D	Date Count	ty	State	Court	Туре
SWF1401368	459	06/16/2014	Riverside		CA	Municipal

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### **COUNT 4**

On or about January 8, 2021, in the above named judicial district, the crime of CRIMINAL THREATS, in violation of PENAL CODE SECTION 422(a), a felony, was committed by Robert Anthony Garcia, who did willfully and unlawfully threaten to commit a crime which would result in death and great bodily injury to Amanda Parkerson, with the specific intent that the statement be taken as a threat.

It is further alleged that the threatened crime, on its face and under the circumstances in which it was made, was so unequivocal, unconditional, immediate and specific as to convey to Amanda Parkerson a gravity of purpose and an immediate prospect of execution.

It is further alleged that the said Amanda Parkerson was reasonably in sustained fear of his/her safety and the safety of his/her immediate family.

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

It is further alleged as to count(s) 1, 2, 3, 4, 5 pursuant to Penal Code section 667(a)(1) that the defendant(s) Robert Anthony Garcia, has suffered the following prior conviction(s) of a serious felony:

Court Case Code/Statute Conv Date County State Court Type

SWF1401368 459 06/16/2014 Riverside CA Municipal

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### COUNT 5

On or about January 8, 2021, in the above named judicial district, the crime of STALKING W/TEMPORARY RESTRAINING ORDER/INJUNCTION IN EFFECT, in violation of PENAL CODE SECTION 646.9(a), a felony, was committed by Robert Anthony Garcia, who did willfully, maliciously, and repeatedly follow, and did willfully and maliciously harass Amanda Parkerson, and made a credible threat with the intent that he be placed in reasonable fear for his safety and the safety of his immediate family.

It is further alleged as to count(s) 5 Defendant, was subject to a temporary restraining order, injunction and other court order, to wit,, prohibiting the above described behavior against Amanda Parkerson within the meaning of Penal Code section 646.9(b).

It is further alleged as to count(s) 1, 2, 3, 4, 5 pursuant to Penal Code section 667(a)(1) that the defendant(s) Robert Anthony Garcia, has suffered the following prior conviction(s) of a serious felony:

Court Case Code/Statute Conv Date County State Court Type

SWF1401368 459 06/16/2014 Riverside CA Municipal

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# NOTICE TO DEFENDANT AND DEFENDANT'S ATTORNEY

Pursuant to Penal Code Sections 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.

## NOTICE TO ATTORNEY

The materials accompanying this notice may include information about witnesses. If so, these materials are disclosed to you pursuant to Penal Code section 1054.2 which provides: "No attorney may disclose or permit to be disclosed to a defendant the address or telephone number of a victim or witness whose name is disclosed to the attorney pursuant to subdivision (a) of Section 1054.1 unless specifically permitted to do so by the court after a hearing and a showing of good cause."

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT CONSISTS OF 5 COUNT(S).

Executed at Victorville, California, on January 12, 2021.

Xavier F. Mitchell
Xavier F. Mitchell
DECLARANT AND COMPLAINANT

Agency: Apple Valley Police Department Prelim Est. 00:00

Defendant Birth Date Booking No. CII No. NCIC Robert Anthony Garcia 05/01/1995 2101370232 29808622