SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO VICTORVILLE DISTRICT

THE PEOPLE OF THE	STATE OF CALIFORNIA,	
	Plaintiff))
Christian Camarillo	/s.)) FELONY COMPLAINT)
	Defendant) DA CASE NO 2021-00-0006486

The undersigned is informed and believes that:

COUNT 1

On or about February 6, 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 Christian Camarillo, who did willfully and unlawfully threaten to commit a crime which would result in death and great bodily injury to Roberto Morales, 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 Roberto Morales a gravity of purpose and an immediate prospect of execution.

It is further alleged that the said Roberto Morales 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)."

COUNT 2

On or about February 6, 2021, in the above named judicial district, the crime of RESISTING EXECUTIVE OFFICER, in violation of PENAL CODE SECTION 69, a felony, was committed by Christian Camarillo, who did unlawfully attempt by means of threats and violence to deter and prevent Roberto Morales, who was then and there an executive officer, from performing a duty

imposed upon such officer by law, and did knowingly resist by the use of force and violence said executive officer in the performance of his/her duty.

COUNT 3

On or about February 6, 2021, in the above named judicial district, the crime of CRUELTY TO AN ANIMAL, in violation of PENAL CODE SECTION 597(a), a misdemeanor, was committed by Christian Camarillo, who did unlawfully, maliciously and intentionally tortured the family dog by flailing it in the air and choking it.

COUNT 4

On or about February 6, 2021, in the above named judicial district, the crime of VANDALISM UNDER \$400 DAMAGE-DAMAGE/DESTROY, in violation of PENAL CODE SECTION 594(a), a misdemeanor, was committed by Christian Camarillo, who did unlawfully and maliciously damage and destroy real and personal property, to wit, threw and broke a glass bowl not his own, belonging to Evelyn Camarillo .

* * * * *

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 4 COUNT(S).

Executed at Victorville, California, on February 8, 2021.

Kristianna M. Parde
Kristianna M. Parde
DECLARANT AND COMPLAINANT

Agency: Victorville City Police Dept Prelim Est. 00:00

Defendant Birth Date Booking No. CII No. NCIC Christian Camarillo 03/10/1995 2102370209 A37761563