SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO VICTORVILLE DISTRICT

THE PEOPLE OF THE STATE OF CALIF	ORNIA,)
Plain	iff)
vs. Chelsea Daniell Miranda , aka Chelsea Danielle Miranda, aka Chelsea Miranda, Travis Banks Hunter	DA CASE NO 2021-00-0017349
Defe	ndant)

The undersigned is informed and believes that:

COUNT 1

On or about April 14, 2021, in the above named judicial district, the crime of POSSESSION FOR SALE OF A CONTROLLED SUBSTANCE, in violation of HEALTH AND SAFETY CODE SECTION 11351, a felony, was committed by Chelsea Daniell Miranda and Travis Banks Hunter, who did unlawfully possess for sale and purchase for sale a controlled substance, to wit, Heroin.

"NOTICE: Conviction of this offense will require you to register pursuant to Health and Safety Code section 11590. Failure to do so is a crime pursuant to Health and Safety Code section 11594."

It is further alleged as to count(s) 1, 3 that prison custody time for the above offense is to be served in state prison.

COUNT 2

On or about April 14, 2021, in the above named judicial district, the crime of CHILD ABUSE UNDER CIRCUMSTANCES OR CONDITIONS LIKELY TO CAUSE GBI OR DEATH, in violation of PENAL CODE SECTION 273a(a), a felony, was committed by Chelsea Daniell Miranda, who did willfully and unlawfully, under circumstances and conditions likely to produce great bodily harm and

death, injure, cause, and permit a child, Female Doe (age 23 months), to suffer and to be inflicted with unjustifiable physical pain and mental suffering, and, having the care and custody of said child, injure, cause, and permit the person and health of said child to be injured and did willfully cause and permit said child to be placed in such situation that his/her person and health was/were endangered.

It is further alleged as to count(s) 2 that prison custody time for the above offense is to be served in state prison.

COUNT 3

On or about April 14, 2021, in the above named judicial district, the crime of POSSESSION OF DESTRUCTIVE DEVICE ON A PUBLIC STREET OR HIGHWAY, in violation of PENAL CODE SECTION 18715(a)(1), a felony, was committed by Travis Banks Hunter, who did recklessly and maliciously possess a destructive device and explosive on a public street and highway.

It is further alleged that, pursuant to Penal Code section 18780, imposition of sentence cannot be suspended or probation granted.

It is further alleged as to count(s) 1, 3 that prison custody time for the above offense is to be served in state prison.

COUNT 4

On or about April 14, 2021, in the above named judicial district, the crime of UNLAWFUL POSSESSION OF A STUN GUN, in violation of PENAL CODE SECTION 22610(a), a misdemeanor, was committed by Travis Banks Hunter, who who did unlawfully purchase, possess or use a stun gun, having theretofore been duly and legally convicted of a crime involving assault, to wit:

Court Case	Code/Statute	Conv Date	County	State	Court Type
9501738	ID 18-111	09/08/1995	San Bernardino	CA	Superior

It is further alleged pursuant to Penal Code sections 1170.12(a) through (d) and 667(b) through (i) as to count(s) 1, 4 that said defendant(s) Travis Banks Hunter, has suffered the following prior conviction of a serious or violent felony or juvenile adjudication:

Court Case Code/Statute Conv Date County State Court Type 9501738 ID 18-111 09/08/1995 San Bernardino CA Superior

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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 4 COUNT(S).

Executed at Victorville, California, on April 16, 2021.

Kristianna M. Parde
Kristianna M. Parde
DECLARANT AND COMPLAINANT

NCIC

Agency: Colorado River Sheriff Station Prelim Est. 00:00

 Defendant
 Birth Date
 Booking No.
 CII No.

 Chelsea Daniell Miranda
 11/13/1992
 2104370409
 A32799398

 Travis Banks Hunter
 02/20/1975
 2104370406
 A25245471