IN CUSTODY

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION

THE PEOPLE OF THE STATE OF CALIFORNIA,	
]	Plaintiff,
V.	
NEAL JAMES ANDERS,	
dob 09/16/78, Booking No. 24704203A;	
De	efendant

CT No. CD302255 DA No. AFE479

COMPLAINT-FELONY

INFORMATION	
Date:	

PC296 DNA TEST STATUS SUMMARY

Defendant	DNA Testing Requirements
ANDERS, NEAL JAMES	DNA sample required upon conviction

CHARGE SUMMARY

Count	Charge	Issue Type	Sentence Range	Special Allegations	Allegation Effect
1	PC18710(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	S			
2	PC33215	Felony	16-2-3		
	ANDERS, NEAL JAMES				
3	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAMES				
4	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAMES				
5	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAMES				
6	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	S			

CHARGE SUMMARY (cont'd)

Count	Charge	Issue Type	Sentence Range	Special Allegations	Allegation Effect
7	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
8	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
9	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAMES				
10	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
11	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
12	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
13	PC30605(a)	Felony	16-2-3		
	ANDERS, NEAL JAME	ES			
	PC1054.3		INFORMAL REQ	QUEST FOR DISCOVE	ERY

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

CHARGES

COUNT 1 - POSSESSION OF DESTRUCTIVE DEVICE

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did, within this state, unlawfully possess a destructive device other than fixed ammunition of a caliber greater than .60 caliber, in violation of PENAL CODE SECTION 18710(a).

CHARGES (cont'd)

COUNT 2 - POSSESSION OF SHORT-BARRELED RIFLE / SHORT BARRELED SHOTGUN

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully manufacture, cause to be manufactured, import into the State of California, keep for sale, offer and expose for sale, and give, lend, and possess an instrument and weapon of the kind commonly known as a short-barreled shotgun, in violation of PENAL CODE SECTION 33215.

COUNT 3 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black Custom Rifle with a scope, impounded under barcode 11492393, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 4 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black CQR Rifle, impounded under barcode 11492394, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 5 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black Custom Rifle, impounded under barcode 11492400, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 6 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black Sports Wereus Rifle, impounded under barcode 11492403, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 7 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Tan .223 Rifle, impounded under barcode 11492404, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

CHARGES (cont'd)

COUNT 8 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Tan AR-Style Rifle, impounded under barcode 11492411, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 9 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Blue AR-Style Rifle, impounded under barcode 11492412, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 10 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black AR-Style Pistol, impounded under barcode 11492413, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 11 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Black AR-Style with no markings, impounded under barcode 11492414, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 12 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Ruger 2K22, impounded under barcode 11492410, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

COUNT 13 - POSSESSION OF AN ASSAULT WEAPON

On or about and between January 26, 2024 and January 29, 2024, NEAL JAMES ANDERS did unlawfully possess an assault weapon, to wit: Green Grip Pistol with no optics, impounded under barcode 11492450, as defined in Penal Code sections 30510 and 30515, in violation of PENAL CODE SECTION 30605(a).

NOTICE: Any defendant named on this complaint who is on criminal probation in San Diego County is, by receiving this complaint, on notice that the evidence presented to the court at the preliminary hearing on this complaint is presented for a dual purpose: the People are seeking a holding order on the charges pursuant to Penal Code Section 872 and simultaneously, the People are seeking a revocation of the defendant's probation, on any and all such probation grants, utilizing the same evidence, at the preliminary hearing. Defenses to either or both procedures should be considered and presented as appropriate at the preliminary hearing.

NOTICE: Any defendant named on this complaint who is on Mandatory Supervision, Post Release Community Supervision, and Parole Supervision in San Diego County is, by receiving this complaint, on notice that the evidence presented to the court at the preliminary hearing on this complaint is presented for a dual purpose: the People are seeking a holding order on the charges pursuant to Penal Code Section 872 and simultaneously, the People are seeking a revocation of the defendant's Mandatory Supervision, Post Release Community Supervision, and Parole Supervision pursuant to Penal Code Sections 1170(h)(5)(B) and 1203.2 (a)(4), on any and all such grants, utilizing the same evidence, at the preliminary hearing. Defense to either or both procedures should be considered and presented as appropriate at the preliminary hearing.

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

Sheriff's records indicate that as of the booking date one or more defendants have not yet provided a DNA sample to the DOJ database. Pursuant to Penal Code Section 296(e), the court shall order collection of DNA from the defendant(s) if advised by the prosecuting attorney that a sample is required but has not been provided by the defendant. Pursuant to Penal Code sections 296/296.1, if not already required from a past conviction, any defendants who have not done so will be required to provide a sample upon conviction of this felony offense.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER CD302255, CONSISTS OF 13 COUNTS.

Executed at City of San Diego, County of San Diego, State of California, on February 1, 2024.

	COMPLAINANT	
INFORMATION	SUMMER STEPHAN District Attorney County of San Diego State of California by:	
Date	Deputy District Attorney	_