1 2 3 4 5	SAN LUIS OBISPO, CA 93408	NOV 13 2018 ation copy adant copy SAN LWIS OBISPO SUPERIOR COURT					
6	IN CUSTODY						
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8 9	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN LUIS OBISPO DEPARTMENT						
11	THE PEOPLE OF THE STATE OF	COURT CASE NO.					
12	CALIFORNIA Plaintiff,	COMPLAINT					
13	vs.	18F-10662					
14 15	JASON LAMONT FENWICK DOB: 02/13/1967 ID NO. D000432979	DA CASE NO. 079-633555					
16	Defendant.	Appearance Date:					
17	Bolondant	Appearance Bate.					
18	,						
19	The District Attorney of San Luis Obispo County, California, hereby accuses the						
20	above named defendant of the following criminal offenses:						
21	Count 1						
22	On or about November 4, 2018, in the County of San Luis Obispo, State of California, the						
23	crime of Assault To Commit A Felony During The Commission Of A First Degree Burglary						
24	in violation of PC220(b), a Felony, was committed in that JASON LAMONT FENWICK did						
25	during the commission of a first degree burglary assault Confidential Victim, with the intent						
26	to commit rape, sodomy, oral copulation and a violation of sections 264.1, 288, and 289.						
27	NOTICE: Conviction of this offense will require you to register pursuant to Penal Code						
28	section 290. Willful failure to register is a crime. PAGE - 1 COMPLAI						

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committed in that JASON LAMONT FENWICK did enter an inhabited dwelling house and trailer coach and inhabited portion of a building occupied by Confidential Victim, with the intent to commit larceny and any felony. NOTICE: The above offense is a serious felony within the meaning of Penal Code Section It is further alleged that the above offense is a violation of Penal Code 1192.7(c). It is further alleged that the above offense is a violent felony within the Section 462(a). PAGE - 3 -

crime of First Degree Burglary, Person Present in violation of PC459, a Felony, was

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meaning of Penal Code 667.5(c) in that another person, other than an accomplice, was present in the residence during the commission of the above offense.

Count 5

On or about November 4, 2018, in the County of San Luis Obispo, State of California, the crime of Unauthorized Invasion Of Privacy in violation of PC647(J)(2), a Misdemeanor, was committed in that JASON LAMONT FENWICK did unlawfully use a concealed camcorder, motion picture camera, and photographic camera to secretly videotape, film, photograph, and record by electronic means another identifiable person to wit, Confidential Victim, under and through the clothing being worn by that other person, for the purpose of viewing the body of and the undergarments worn by that other person without the consent and knowledge of the other person and with the intent to arouse, appeal to and gratify the lust, passions and sexual desires of that person and invade the privacy of that other person under circumstances in which the other person has a reasonable expectation of privacy.

1	All of which is contrary to the statute in such cases made and provided, and against					
2	the peace and dignity of the People of the State of California.					
3	I declare that an investigation has been conducted to determine if said Defendant(s					
4	did commit the stated crime, which reports are attached hereto and incorporated herein by					
5	reference, and that the facts therein show probable cause that the said Defendant(s) did					
6	commit the crime. Your declarant requests the issuance of a Warrant of Arrest either if					
7	said Defendant(s) do not appear voluntarily in response to an appearance letter, or if no					
8	appearance letter was issued.					
9	Discovery Request: Pursuant to Penal Code Section 1054.5(b), the People are					
10	hereby informally requesting that defense counsel provide discovery to the people as					
11	required by Penal Code Section 1054.3.					
12	On this day November 13, 2018, in the County of San Luis Obispo, I certify and					
13	declare under penalty of perjury that the foregoing is true and correct.					
14	Dated: November 13, 2018					
15	DAN DOW DISTRICT ATTORNEY					
16	DISTRICT ATTENDET					
17	By: // // CHRISTOPHER/B WHITE					
18	DEPUTY DISTRICT ATTORNEY					
19						
20	Upon review of the reports attached and incorporated herein by reference, I find sufficient					
21	probable cause to warrant the defendant(s) continued detention.					
22	Dated:					
23	Judge of the Superior Court					
24						
25						
26						
27						
28	PAGE - 5 -					
COMPLAINT						

SUMMARY PAGE						
Cnt	Charge	Range	Defendant(s)	Special Allegation	Effect	
1	PC220(b)	LIFE State Prison	Jason Lamont Fenwick			
2	PC288A(i)	3-6-8 State Prison	Jason Lamont Fenwick			
3	PC289(e)	3-6-8 State Prison	Jason Lamont Fenwick		١	
4	PC459	2-4-6 PSP State Prison	Jason Lamont Fenwick			
5	PC647(J)(2)	1 Yr/\$2000	Jason Lamont Fenwick			

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