18555012 3000 Net 12-19-78

# IN THE MUNICIPAL COURT OF LOS ANGELES

# JUDICIAL DISTRICT

CII Na (or other)

COUNTY OF LOS ANGELES. STATE OF CALIFORNIA

	THE PEOPLE OF THE	STATE OF CA	LIFORNIA, Plaintiff,	NO	A3476	Q.
		v.				
COMPLAINT	ROBERT NEAL SHO	RT			() <b>(</b>	
FELONY T	Stylly lead	d.a		77th Divis	sion E	
	They wax	3000		S	**************************************	**************************************
			Defendant.		<b>o</b> (1)	
And Lawson					8 7	
A A I I 1979						114
Me Roman 1					<b>3</b>	
W & G. MAYMOND GRAYS	DEPUTA	22nd		D	<b>4</b>	
Personall	peruts y appeared before me this	ZZNO	day of	December, 19	378	
		BRAY				
of the County of	of Los Angeles who, being	first duly sworn o	on oath, upon i	nformation and be	lief complains	and
says:			*			
m.	about the 15th	n.	aamban 16	1 <b>7</b> 0		
That on or	about the	, ASSAUL	WITH IN	78 Tent to col	ሲነተ <i>ት</i> ትፍ ፍፀሃና	X8 <sup>f</sup> in
Los Angeles, S	State of California, the crim	e of VIOLATIO	N OF SECT	110N 217,Pe	enal, H <del>ealth</del>	and-
Salaty Code, a	felony, was committed by	ROBERT NE	AL SHORT	. who did w	villfullv	and
uniawiully a	ssault James Bush	n. a human	being by	means of fo	orce like	Ly to
	t bodily injury v					
in the commi	ssion and attempt	ted commiss	ion of th	e above off	ense tha	hico
delendant RO	BERT NEAL SHORT.	personally	used a f	irearm, to	wit a no	i fi o
within the m It is fu	eaning of Penal ( rther alleged tha	Code Sectionst in the c	ns 12022.	5 and 1203.	06(a)(1)	•
the sald der	endant ROBERT NEW	UL SHORT. w	ith the i	ntent to in	fliat and	- 1-
TILLE , VINCER	rcred Klear Dodin	lv innurv u	non Jame	g magn.	20+	an
Section 1202	o the above offer 2.7.	ise, within	the mean	ing of Pena	l Code	
Said comp	lainant therefore prays tha	t a warrant may	he issued for	the arrest of the	dafandanth.	
then be dealt w	Me according to law.			me direst of life	detendant who	may
Subscrib <b>ed</b> and	sworn to before me on	1005 1	****		**********	*****
•	Short States					
Sinh office	Annual country country material	. <b>1990s</b>	*****************	4000 1		
			inqite	of the above entitled (		
BA 1920FD BA 10F	IN K. VAN DE KAMP, Dist	rict Attorney		Beel recom	mended	
*	Comp	60000				
	***	Deputy	•	\$		
WIT	NESSES	Annual Control of the				province the

### COUNT II

For a further and separate cause of complaint, being a different offense of the same class of crimes and offenses as the charge—set forth in COUNT I hereof, complainant further complains and says:

That on or about the 15<sup>th</sup> day of December, 1978, at and in the County of Los Angeles, State of California, the crime of ASSAULT WITH INTENT TO COMMIT MURDER, in violation of Section 217, Penal Code, a felony, was committed by ROBERT NEAL SHORT

who did willfully and unlawfully assault Alexa Norman Blair, a human being by means of force likely to produce great bodily injury with intent to commit murder.

It is further alleged that in the commission and attempted commission of the above offense the said defendant ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Section 12022.5.

It is further alleged that in the commission of the above offense the said defendant, ROBERT NEAL SHORT, with the intent to inflict such injury, inflicted great bodily injury upon Alexa Norman Blair, not an accomplice to the above offense, within the meaning of Penal Code Section 12022.7.

WITNESSES			CII No. (	lo <del>r</del> other)
	Deputy _		<b>5</b>	••••
	***			
/	distractions about come			
sued by JOHN'R. VAN DE	KAMP, District Attorney		Bail Reco	mmended
<b>60%</b>	The second se	*** *** *** *** **** ****	Judge of the above entitled C	out
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bscribed and sworn to be	fore me on			the six on the six of the six on the six of
		See 1607 1500 1500 1500 1500 1500 1500 1500 15		

## COUNT III

For a further and separate cause of complaint, being a different offense of the same class of crimes and offenses as the charge S set forth in ALL PRECEDING COUNTS hereof, complainant further complains and says:

That on or about the 15<sup>th</sup> day of December, 1978, at and in the County of Los Angeles, State of California, the crime of ASSAULT BY MEANS OF FORCE LIKELY TO PRODUCE GREAT BODILY INJURY AND WITH DEADLY WEAPON,

in violation of Section 245(a), Penal Code of California, a felony, was committed by

ROBERT NEAL SHORT

who did willfully and unlawfully commit an assault upon James Bush

with a deadly weapon, to wit,

a rifle

and by means of force likely to produce great bodily injury.

It is further alleged that in the commission and attempted commission of the above offense the said defendant, ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Section 12022.5.

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case on Gran custor	***************************************
bscribed and sworn to before me on	100s 110s
	Judge of the above entitled Court
sued by JOHN K. VAN DE KAMP, District-Att	torney Bail Recommended
	Deputy \$ -
WITNESSES	C.I.I. No. (or other)
	(CD)

# COUNT IV

For a further and separate cause of complaint, being a different offense of the same class of crimes and offenses as the charge S set forth in ALL PRECEDING COUNTS hereox complainant further complains and says:

day of December, 1978 , at and in the County of That on or about the 15th Los Angeles, State of California, the crime of ASSAULT BY MEANS OF FORCE LIKELY TO PRODUCE GREAT BODILY INJURY AND WITH DEADLY WEAPON,

in violation of Section 245(a), Penal Code of California, a felony, was committed by

ROBERT NEAL SHORT

who did willfully and unlawfully commit an assault upon

Alexa Norman Blair

with a deadly weapon, to wit,

a rifle

and by means of force likely to produce great bodily injury.

It is further alleged that in the commission and attempted commission of the above offense, the said defendant, ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Section 12022.5.

Subscribed and sworn to before me on

December 22,1978

Judge of the above entitled Court

CLARK K. SAITO

Issued by JOHN K. VAN DE KAMP, District Attorney

Bail Recommended

JOHN L. BREAULT, III Deputy

\$5,000.00

WITNESSES BKg.# 506 5877 C.I.I. No. (or other) C/217 I/O R. Hill #13107 & G. Freese #14529 LAPD 77th DR 78 814 409 485 4175 M. O. Minnier #21675 & E. Skidmore #20737 JAPD 77

REP. LAPD SID LAT PRINTS 485 5364

James Bush R/A 438 W. 80th St. 750 7099 B/A 3700 W. 190th St, Torrance Alexa Blair R/A 1033 S. Genessee 931 5831 B/A 646 W. Florence 778 0361

James McKnight R/A 9801 S. Hobart Walter Cody R/A 1039 W. 107th St. 777 6447

Vernita Sargent R/A 1834 W. El Segundo 538 3194

Rick Jenkins - % I/O

Dr. Yarnell B/A 333 N. Prairie 672 Oll2 - Daniel Freeman Hosp

Dr. Cho B/A 8711 Havard Blvd - Morningside Hosp

Dr. Fuchs B/A Kaiser Hespital - Sunset

667 4211

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ai 9.00 a.m. m Dejiai (men) 131	
	within complaint mentioned sown.
99	ATTO PERSON OF 217 OC CTZ HATON OF 245 APC CTZ HATON OF 215 APC CTY
has been committed, and that there is sufficient $Gobb$	t cruse to believe the within named.  G. NEAL Short
	answer to the same, and that the the admitted to bail in the cum $\mathcal{CTS}$
	on the second of
Dated u significan of Section 2: 1:1978	of the Shenif of Los Angeles County until the core burb period to the Shenif of Los Angeles County until the core burb period to the shenifest County of the
ON MOTION OF A PRELIMINARY HEARING CONTINUED TO	DIV. 38, RANDOLPH MOCRE, JR.
TIME WAIVED BAIL UP TO STAND,	

(atty ice) ON MOTION OF . PRELIMINARY HEARING CONTINUED TO Date of arraignment in the Superior Court will be the at 9:00 a.m., in Department ... 13.1. It appearing to me that the offense in the within complaint mentioned, to wit, ..... intent to Commit murler in viol of Sec 2/7, Penal Code of Calif., a Palary toull by Means of Force Likely to Produce Great Bodily in Vial of Sec. 245 Fenal Code of Calif., a Felony — CES 3 4 has been committed, and that there is sufficient cause to believe the within named ..... 30bby Neal Short guilty thereof, I order that .... he .... be held to answer to the same, and t OTAMA Defendant released on his own recognizar capollars APR 9 - 1979 DIV. 38 H. RANDOLPH MOOR

# SUPERIOR COURT OF THE STATE OF CALIFORNIA

# FOR THE COUNTY OF LOS ANGELES

THE PEOPLE OF THE STATE OF CALIFORNIA,	NO. A347687
Plaintiff,	INFORMATION
BOBBY NEAL SHORT,	ASSAULT WITH INTENT TO COMMIT MURDER (SEC. 217, P.C.) COUNTS I, II
Defendant.	ASSAULT BY MEANS OF FORCE LIKELY TO PRODUCE GREAT BODILY INJURY AND WITH DEADLY WEAPON (SEC. 245(a), P.C.) COUNTS III, IV

The said ROBERT NEAL SHORT is accused by the Attorney General of the State of California, by this information, of the crime of assault with intent to commit murder in violation of Section 217 of the Penal Code of California, a felony, committed as follows: That the said defendant on or about the 15th day of December 1978, at and in the County of Los Angeles, State of California, did willfully, unlawfully and feloniously assault James Bush, a human being, by means of force likely to produce great bodily injury with intent to commit murder.

It is further alleged that in the commission and attempted commission of the above offense the said defendant ROBERT NEAL SHORT, personally used a firearm, to wit, a life, within the meaning of Penal Code Sections 120 2.5 and 1203.06(a)(1).

It is further alleged that in the commission of the above offense the said defendant ROBERT NEAL SHORT, with the intent to inflict such injury, inflicted great bodily injury upon James Bush, not an accomplice to the above offense, within the meaning of Penal Code Section 12022.7.

#### COUNT II

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charge in count I hereof, the said ROBERT NEAL SHORT is accused by the Attorney General of the State of California, by this information, of the crime of assault with intent to commit murder in violation of Section 217 of the Penal Code of California, a felony committed as follows: That the said ROBERT NEAL SHORT on or about the 15th day of December 1978, at and in the County of Los Angeles, State of California, did willfully, unlawfully and feloniously assault Alexa Blair, a human being, by means of force likely to produce great bodily injury with intent to commit murder.

It is further alleged that in the commission and attempted commission of the above offense the said defendant ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Sections 12022.5 and 1203.06(a)(1).

It is further alleged that in the commission of the above offense the said defendant ROBERT NEAL SHORT, with the intent to inflict such injury, inflicted great bodily injury upon Alexa Blair, not an accomplice to the above offense, within the meaning of Penal Code Section 12022.7.

#### COUNT III

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charge in all preceding counts hereof, the said ROBERT NEAL SHORT is accused by the Attorney General of the State of California, by this information, of the crime of assault by means of force likely to produce great bodily injury and with deadly weapon in violation of Section 245(a) of the Penal Code of California, a felony committed as follows: That the said ROBERT NEAL SHORT on or about the 15th day of December 1978, at and in the County of Los Angeles, State of California, did willfully, unlawfully and feloniously assault James Bush with a deadly weapon, to wit, a rifle, and by means of force likely to produce great bodily injury.

It is further alleged that in the commission and attempted commission of the above offense the said defendant ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Section 12022.5.

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charge in all preceding counts hereof, the said ROBERT NEAL SHORT is accused by the Attorney General of the State of California, by this information, of the crime of assault by means of force likely to produce great bodily injury and with deadly weapon in violation of Section 245(a) of the Penal Code of California, a felony committed as follows: That the said ROBERT NEAL SHORT on or about the 15th day of December 1978, at and in the County of Los Angeles, State of California, did willfully, unlawfully and feloniously assault Alexa Blair with a deadly weapon, to wit, a rifle, and by means of force likely to produce great bodily injury.

It is further alleged that in the commission and attempted commission of the above offense the said defendant ROBERT NEAL SHORT, personally used a firearm, to wit, a rifle, within the meaning of Penal Code Section 12022.5.

Filed in open Superior Court of the State of California, County of Los Angeles on motion of the Attorney General, State of California

JOHN JA COACOA

DATED:

Deputy HOWARD DEPU GEORGE DEUKMEJIAN, Attorney General for the State of California

Deputy Attorney General

The Superior Court LOS ANGELES, CALIFORNIA BOOIS

# LETTER OF PSYCHIATRIC APPOINTMENT

To	D	r. Alvin E.	Davis	<u>May 31</u> , 19 79
	1(	0889 Wilahii	re Blvd., Rm. 930	In re: People vs.
		os Ang <b>eles,</b>		BOBBY NEAL SHORT
	Dr. Saul J. Faer 360 N. Bedford I Beverly Hills, (		d Drive	Case No. <u>A 347 687</u>
		Pursuant to secti	ions 1026, 1370 p.c. and 6316 W	I.C., as designee of the Los Angeles County Director of Department o
He	alth S			Sec. 730 of the Evidence
Co		얼마 하는 살아가 그렇게 하는 살았		Code, to examine the defendant charged with
****	<u> </u>	217, 245.A,	Z20ZZ.F	
1.	. 0		Kindly make an examination of	f this defendant and report your findings to the Court as to
			defendant's	
2.	\$	(1026 PC)	First, did the defendant have s doing was criminal or wrongfu	time of the commission of the alleged offense? (A.L.I. insanity) i.e., afficient mental capacity to know and understand that what he was, and second, did the defendant have sufficient capacity to control his lith the law at the time of the commission of the offense?
3	W	(1026 PC)	Has the defendant "fully recovionger a danger to the health a	ered his sanity," i.e., has he improved to such an extent that he is no and safety of others, including himself?
4.	I	(1026a PC)	Has he improved to such an ex including himself? (In re Frank	tent that he is no longer a danger to the health and safety of others, lin, 7 Cal.3d 126)
5.		(1368 PC)	Is the defendant presently able him?	to understand the nature and purpose of the proceedings taken against
6.	I	(1368 PC)	Is he presently able to coopera	e in a rational manner with counsel in presenting a defense?
7.		(1368 PC)	Is he presently able to prepare	and conduct his own defense in a rational manner without counsel?
8.	W		Did the defendant at the time of	of commission of the alleged offense have the mental capacity to form
			the specific intent toCOMP	가는 수사는 가입니다. 이번 모다는 제 마른 이 트로워 들어가는 이번 사용하게 되고 있다. 그는 그는 그는 그는 그를 가장하였다.
a	3			(diminished capacity).
Э.	للما		deliberate?	of the commission of the alleged offense have the mental capacity to
10.			Did the defendant at the time premeditate?	of the commission of the alleged offense have the mental capacity to
11,	CZ.		Did the defendant at the time harbor malice?	of the commission of the alleged offense have the mental capacity to
12.	B		Did the defendant at the time meaningfully and maturely refl could be so reflect?	of the commission of the alleged offense have the mental capacity to ect upon the gravity of his contemplated acts, and if so to what extent
3.	X	(1026, 1370 PC)	In your opinion, should the defi- commitment to a state hospita financial arrangements?	endant be required to undergo outpatient treatment in lieu of a first or other mental health facility, and if so, where and under what
4.	X	(1026, 1370 PC)	In your opinion, should the de facility, and if your answer is arrangements?	endant be committed to a state hospital or to another niental health. "another mental health facility," where and under what financial

15	·C	(6300 WIC)	Is he a mentally disordered sex offender?
16	O	(6300 WIC)	Is he a danger to the health or safety of others?
17.	C	(6300, 6316 WIC)	In your opinion, would be benefit from care and treatment in a state hospital or other mental health
18.	C	(6300, <b>6316</b> WIC)	In your opinion, should the defendant be committed to a state hospital or to another mental health facility, and if your answer is "to another mental health facility," where and under what financial arrangements?
19.		(7375)	Has he improved to such an extent that he is no longer a menace to the health and safety of others
20.			The defendant is in custody, Booking No.: Location:
21,	X)		The defendant is on ball. Arrangements for the examination can be made through his attorney.
22.	¥		Defendant's attorney is Stuart Alan Chapman, DPD
23.			Address 210 N. Temple St., 19-523 Phone: 974-2947  Los Angeles, CA  There is a Probation Officer.s report which should be read before interviewing the defendant. The Probation Officer's report may be had by contacting the Probation Department,  Los Angeles Office, 974-9337.
24.	<b>C.</b>		There is a preliminary transcript in this case which should be read before interviewing defendant at Room 17-713 Criminal Courts Building, or
25.	[23]	(1017 EC)	This is a confidential report to be furnished ONLY to counsel for defendant.
26.			You are instructed to furnish a copy of the report to the Probation Officer, 320 West Temple,  Los Angeles, or
27.	J		You are instructed to mail a copy of the report to the Chief Psychiatrist, Mentally III Offenders Unit, Los Angeles County Jail, 441 Bauchet Street, Los Angeles, California 90012.
28.	CV		You are instructed to file your report with defense counsel not later than June 29, 1979
29.	N N		You are instructed to submit your billing after the service has been performed on the attached DECLARATION AND ORDER RE DOCTOR FEES (FORM No. CJ182 12-77). Any other form of billing WILL NOT be accepted.
THE	NEXT	COURT PROCEED	NG IS SET ON June 29 , 19 79 , AT 9 AM.
N DI	EPART	MENT131	
		E LOSZA	Very truly yours,



JUDGE OF THE SUPERIOR COURT

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

DEPT.

HONORABLE BETTY JO SHELDON P PORTER

JUDGE Deputy Sheriff

M BROVERHAN

D ROBERSON

Deputy Clerk Reporter

(Parties and counsel checked if present)

PEOPLE OF THE STATE OF CALIFORNIA

VS.

Counsel for People:

DEPUTY DISTRICT NATE ATTY GEN J. O'NEIL.

O1 SHORT, BOBBY NEAT 217 02 cta

Counsel for Defendant 245.A 02 cta

S. CHAPMAN. DPD

NATURE OF PROCEEDINGS

COURT TRIAL

OR

4/29/79

Trial is resumed from October 11, 1979 with defendant and counsel present as heretofore.

Bobby Short, previously sworn, resumes his testimony for the defense.

Alexa Wolfe and James rush, each previously swern, testify for the People in rebuttal.

People's exhibits 3 and 4, each previously marked for identification only, are admitted in evadence.

Both sides rest.

Both sides make closing remarks.

The Court finds that the defendant is guilty as charged as to all 4 Counts. The Court further finds that the allegation that the defendant used a firearm is also true as to all Counts. Further, the Court finds that the allegation that the defendant did commit Great Bodily Injury, as stated in Count 1.

The defendant waives time for Probation and Sentencing. Probation and Sentencing is set for November 16, 1979 at 9:00 a.m. in this department.

Bail is set in the sum of \$5,000.00, O/R is revoked, and the defendant is remanded.

REMANDED

MINUTES ENTERED

19/12/39

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

**DEPT.** 131

Date: 11/28/79

HONORABLE BETTY JO SHELDON NONE

JUDGE Deputy Sheriff

MEBRAVERHAN NONE

Deputy Clerk Reporter

A347687 PEOPLE OF THE STATE OF CALIFORNIA (Parties and counsel checked if present) VS

Counsel for People: DEPUTY DISTRICT ATTY:

O1 SHORT, BOBBY NEAL 217 O2cts 245.A O2cts Counsel for Defendant:

NATURE OF PROCEEDINGS

NUNC PRO TUTE

It appearing to the Court that due to inadvertance and clerical error the Minute Order of October 12, 1979 does not properly reflect the Courts order, said Minute Order is corrected, Nunc Pro Tune, as of November 28, 1979, as follows:

The Court finds that the defendant did commit Great Bodily Injury as alleged in Count II.

> MINUTES ENTERED 11/28/79 COUNTY CLERK

Movember 27, 1979	Department No.	131		
BETTY JO SHELDON	Judge	M BRAVERMAN		Clerk
D ROBERSON	Reporter	APPEARANCES		CICIA
M McNULTY Deputy	Sheriff	(Parties and Counsel checked if present. Counsel shown opposite parties represented.) <b>※                                    </b>	General	
Case No. A347687		Rwith Mx Ynnoger Mannin XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Deputy	
THE PEOPLE OF THE STATE	OF CALIFORNIA			
vs X 01 SHORT, BOBBY NEA	L X811846	R. S. Buckley, Public Defender by X S CHAPMAN	Deputy	
× ¢				

Cause is called for hearing on probation and sentence.

Defendant having been duly convicted of a violation of Section(s) 217 and 245a

Penal Code, and the court having found that a just disposition of the case requires such diagnostic and treatment services as can be provided at a diagnostic facility of the Department of Corrections, it is now therefore ordered that CRIMINAL PROCEEDINGS ARE ADJOURNED.

Pursuant to the provisions of Section 1203.03 Penal Code, the Sheriff is ordered to deliver the defendant to the custody of the Director of Corrections at the Southern Reception Guidance Center, Chino, California/Canifor

It is further ordered that prior to the expiration of the ninety day period, the Director of Corrections shall notify the Sheriff of Los Angeles County of defendant's availability for return to the Los Angeles County Jail and, without further order of court, the Sheriff shall return defendant giving notice to the Clerk of the Court of defendant's return.

Further proceedings are continued to February 25, 1980 at 9:00 A.M. in Department 131, on Court's motion.

X Remanded

Bail is exponerated Bond #MM46858

PROB.

CO.J.
SHER. 3

THIS MINUTE ORDER WAS
ENTERED
11-27-79
JOHN J. CORCORAN

CLERK AND CLERK OF THE SUPERIOR COURT

11-24-7956

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273 CHENNAL PROCEEDINGS AND STREAM CONTROL OF THE STREET OF CONTROL CO	(8	OX CHECKED IF ORDER APPLICABLE)	
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