

BAF1801238: People vs CHRISTIAN ALEXANDRE HILLAIRET  
Felony  
Banning Justice Center - Department B101  
Status: Closed

## PARTIES

PEOPLE OF THE STATE OF CALIFORNIA, COUNTY OF  
RIVERSIDE

**Represented By:**

MICHAEL MALONEY BY E. JENSEN

vs

CHRISTIAN ALEXANDRE HILLAIRET

**Represented By:**

DPD ROBERT RANCOURT

## CASE INFORMATION

Custody Status	Case Status	Ordered Bail	Blood Alcohol Level		
In Custody	Closed	\$105,000.00			
Arrest Number	Arresting Agency	Arrest Date	Filing Date		
CM182710012	Riverside County Sheriff's Department - (Riverside County) Banning	09/28/2018	10/02/2018		
Continuances	5	Age in Days	163	Last Day for Trial	Jun 21 2019
60-Day Waiver	Defendant waived 60 day rule for Preliminary Hearing on 10/15/2018				

## CHARGES

Count	Type	Charge	Description	Severity	Plea	Status
	Arrest	PC 211	Robbery	Felony		
001		PC 211 2nd	Robbery	Felony	Guilty	Convicted
	Enhancement (Felony)	PC 12022.53(B)	Use Firearm w/Specific Felony		Admit	True
002		HS 11351	Possession of a Controlled Felony Substance for sale		Guilty	Convicted
CC1	Comment Charge	PC 12022.53(G)	Probation shall not be granted			

## REGISTER OF ACTIONS

Date	Action
03/15/2019	DMV Direct Update Disposition Abstract Completed
03/15/2019	State Prison Packet submitted to Riverside Sheriff's Office.
03/15/2019	Abstract of Judgment-Prison Commitment filed.
03/15/2019	Hardcopy Commitment Abstract Printed
03/14/2019	Prohibited Persons Relinquishment Form Findings (CR-210) filed. Honorable Judge Mark E Johnson.
03/14/2019	Probation Officer's Firearm Relinquishment Report pursuant to PC 29810 filed.
03/14/2019	Felony Plea Form filed.
03/14/2019	Felony Fingerprint Form filed.

03/14/2019 Felony Settlement Conference at 8:30 AM in Department B101  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Clerk: D. Garcia.  
Court Reporter: J. Vanderpoorten  
People represented by Deputy District Attorney: Michael Maloney by E. Jensen.  
Defendant represented by DPD Robert Rancourt.  
Defendant Present.  
Defendant withdraws plea of not guilty as to count(s) 01 02 and is rearraigned.  
Defendant waives formal arraignment.  
Felony Plea form is incorporated herein and includes the following advisements and waivers:  
Defendant Advised of Constitutional Rights.  
Defendant advised of right to a speedy and public trial by judge or jury.  
Defendant advised of right to confront and cross examine witnesses; right to present evidence on own behalf.  
Defendant advised of privilege against self-incrimination.  
Defendant advised of charges and consequences of his/her plea and statutory sentencing.  
Defendant advised if not a citizen conviction may result in deportation, exclusion from admission to this country or denial of naturalization.  
Court finds based on inquiry and examination of deft, that deft has the ability to understand and does understand his/her constitutional rights.  
Defendant Waives Constitutional Rights.  
Defendant waives right to Trial by Jury.  
Defendant waives right to confront and cross-examine witnesses.  
Defendant waives privilege against self-incrimination.  
Defendant waives rights to Preliminary Hearing. District Attorney and Court consent to waiver.  
Defense counsel concurs in defendant's plea and/or admissions.  
- PLEA TO THE COURT -  
Defendant pleads Guilty to Count(s) 01 02.  
Defendant Admits Enhancement(s) D2 in count 1.  
Defendant's plea entered acknowledging this as a strike case.  
Court finds plea is free and voluntary. Court finds deft. knows and understands constitutional rights, nature of charges and consequences of plea.  
Court Accepts Plea.  
- COURT INSTRUCTS DEFENDANT RE: FIREARMS -  
The court instructs the defendant that he or she is prohibited from owning, purchasing, receiving, possessing, or having  
--under his or her custody or control any firearms, ammunition, and ammunition feeding devices, including, but not limited to magazines.  
Prohibited Persons Relinquishment forms were provided to defendant. [BOF1022, BOF1023, and BOF1024]  
Defendant has completed a Prohibited Person Relinquishment Form.  
Defendant has no reportable firearms per the probation officer's report.  
Case certified to Superior Court  
Commence Certification.  
Defendant requests immediate sentence.  
Defendant waives probation referral.  
Court finds factual basis for the plea is based on Complaint.  
Defendant waives arraignment for pronouncement of judgment.  
No legal cause why sentence should not now be pronounced.  
- STATE PRISON SENTENCE -  
Probation is denied and a State Prison sentence is imposed as follows:  
As to Count(s) 1, the Court imposes the UPPER term of 5 year(s) 0 month(s).  
As to Count(s) 2, the Court imposes the MID term of 3 year(s) 0 month(s).

As to Enhancement D2 in count 1, the court imposes 10 years.  
Court orders time (punishment) imposed on Enhancement D2 in Count 1 stricken.  
Principal Count Deemed to be Count 1.  
Count 2 to run Concurrent.  
Sentenced to State Prison for a total term of 5 years and 0 months.  
Credit for time served of 168 days actual served plus 25 days pursuant to 2933.1  
PC for a total of 193 days. (Violent Felony)  
Pay restitution fine in the amount of \$300.00 pursuant to 1202.4(B) PC. Div Adult  
Institutions to collect obligation pursuant to 2085.5 PC.  
Pay additional Parole Revocation restitution fine in the amount of \$300.00  
pursuant to 1202.45(c); fine is suspended unless parole is revoked.  
Pay Court Operations Assessment \$80.00, \$40. per convicted charge. Div of Adult  
Inst. to collect & transfer to Trial Court Fund (PC 1465.8(a)(1))  
Pay criminal conviction assessment fee of \$60.00 [\$30 per convicted charge],  
payable to Division of Adult Institutions (GC 70373)  
Submit necessary thumb and palm prints, blood and saliva specimens to Division of  
Adult Institutions (PC 296(a)).  
Pay Victim Restitution [Victim] in amount determined by Probation [1202.4(f) PC].  
Div of Adult Inst to collect obligation (2085.5 PC)  
Any disputes as to amount to be resolved in court hearing. Enhanced Collection  
Division to forward findings to Div. of Adult Institutions.  
Court reserves jurisdiction to set victim restitution.  
Sentence to be served in State Prison. Sheriff to deliver defendant to: RECPT.  
CTR.  
Court has no objection to Firecamp.  
- - Custody Status/Information - -  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.

03/14/2019 Legacy Minute Order: Felony Settlement Conference

03/14/2019 Electronic 8715 Disposition generated

02/20/2019 Request for Continuance Pursuant to PC 1050 filed.

02/20/2019 Felony Settlement Conference at 8:30 AM in Department B101  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Courtroom Assistant: N. Parrish  
Court Reporter: B. RUMSEY  
People represented by Deputy District Attorney: Michael Maloney by E. Jensen.  
Defendant represented by DPD Robert Rancourt.  
Defendant Present.  
Written notice re: 1050 PC continuance not provided by moving party for the following reason(s): n/a.  
Defense motion to continue pursuant to 1050PC is granted. Motion to continue is not opposed by the People. Hrg cont'd to 03/14/2019 at 8:30, Dept B101.  
Pursuant to 1050(d) PC, the court finds good cause has been shown to grant the continuance.  
1050 Reason for continuance: Other  
1050 Reason for continuance: More preparation needed by Defense.  
Defendant waives time for Preliminary Hearing plus 10 court days.  
Last day for Preliminary Hearing is 03/28/2019.  
Defendant ordered to return on any and all future hearing dates.  
- - Custody Status/Information - -  
Bail to Remain as fixed.  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.

02/20/2019 Legacy Minute Order: Felony Settlement Conference

01/14/2019 Request for Continuance Pursuant to PC 1050 filed.

01/14/2019 Felony Settlement Conference at 8:30 AM in Department B101  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Courtroom Assistant: D. Garcia  
Court Reporter: C. Taylor  
People represented by Deputy District Attorney: Amberlie Zektser by J. Degonia.  
Defendant represented by DPD Robert Rancourt.  
Defendant Present.  
Stipulated motion to continue pursuant to 1050 PC is granted. Hearing continued to 02/20/2019 at 8:30, Dept. B101.  
Pursuant to 1050(d) PC, the court finds good cause has been shown to grant the continuance.  
1050 Reason for continuance: Attorney currently in trial on another matter.  
10th & 60th day waiver remains in effect.  
Defendant waives time for Preliminary Hearing plus 10 court days.  
Last day for Preliminary Hearing is 03/06/2019.  
Defendant ordered to return on any and all future hearing dates.  
- - Custody Status/Information - -  
Bail to Remain as fixed.  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.

01/14/2019 Legacy Minute Order: Felony Settlement Conference

11/28/2018 Request for Continuance Pursuant to PC 1050 filed.

11/28/2018 Felony Settlement Conference at 8:30 AM in Department B101  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Courtroom Assistant: N. Parrish  
Court Reporter: W. Cardenas  
People represented by Deputy District Attorney: Amberlie Zektser by J. Degonia.  
Defendant represented by DPD Robert Rancourt.  
Defendant Present.  
Written notice re: 1050 PC continuance not provided by moving party for the following reason(s): n/a.  
Defense motion to continue pursuant to 1050PC is granted. Motion to continue is not opposed by the People. Hrg cont'd to 01/14/2019 at 8:30, Dept B101.  
Pursuant to 1050(d) PC, the court finds good cause has been shown to grant the continuance.  
1050 Reason for continuance: Other  
Defendant waives time for Preliminary Hearing plus 10 court days.  
Last day for Preliminary Hearing is 01/29/2019.  
Defendant ordered to return on any and all future hearing dates.  
- - Custody Status/Information - -  
Bail to Remain as fixed.  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.  
MINUTE ORDER OF COURT PROCEEDING

11/28/2018 Legacy Minute Order: Felony Settlement Conference

10/17/2018 Preliminary Hearing

10/15/2018 Request for Continuance Pursuant to PC 1050 filed.

10/15/2018 Felony Settlement Conference at 8:30 AM in Department B101  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Courtroom Assistant: L. Johnson  
Court Reporter: B. RUMSEY  
People represented by Deputy District Attorney: Amberlie Zektser by Billie Gibson.  
Defendant represented by DPD - Michele Mathis.  
Defendant Present.  
At 11:25 the following proceedings were held:  
Stipulated motion to continue pursuant to 1050 PC is granted. Hearing continued to 11/28/2018 at 8:30, Dept. B101.  
Pursuant to 1050(d) PC, the court finds good cause has been shown to grant the continuance.  
1050 Reason for continuance: More preparation needed by Defense.  
Written notice re: 1050 PC continuance not provided by moving party for the following reason(s): reason not stated.  
Defendant waives 10 day rule.  
Defendant waives 60 day rule for Preliminary Hearing on 10/15/2018  
Defendant waives time for Preliminary Hearing plus 10 Court days.  
Last day for Preliminary Hearing is 12/12/2018.  
Preliminary hearing vacated.  
Defendant ordered to return on any and all future hearing dates.  
- - Custody Status/Information - -  
Bail to Remain as fixed.  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.  
MINUTE ORDER OF COURT PROCEEDING

10/15/2018 Legacy Minute Order: Felony Settlement Conference

10/03/2018 Felony Incustody Arraignment at 1:30 PM in Department B101I  
Judicial Officer: None  
Courtroom Assistant: None  
Court Reporter: None  
APPEARANCES:  
No Appearances  
Honorable Judge Mark E Johnson, Presiding  
Courtroom Assistant: L. Johnson  
Court Reporter: L. Arthur  
People represented by Deputy District Attorney: August Sage.  
Public Defender Appointed.  
Defendant represented by DPD - Michele Mathis.  
Defendant Present.  
At 14:20 the following proceedings were held:  
Discovery provided to defense counsel.  
Defense counsel acknowledges receipt of discovery.  
Pursuant to 989 PC defendant does not declare true name.  
Defendant's counsel waives formal arraignment.  
Counsel for defendant waives formal reading of complaint and stipulates defendant has been advised of his/her legal & constitutional rights.  
Defendant Advised of Constitutional Rights.  
Defendant advised of right to a speedy and public trial by judge or jury.  
Defendant advised of right to confront and cross examine witnesses; right to present evidence on own behalf.  
Defendant advised of privilege against self-incrimination.  
Defendant advised of charges and consequences of his/her plea and statutory sentencing.  
Pleads Not Guilty to all charges.  
Defendant denies enhancement(s).  
Felony Settlement Conference set on 10/15/2018 at 8:30 in Dept. B101  
Preliminary Hearing set for 10/17/2018 at 8:30 in Dept B101.  
Last day for Preliminary Hearing is 10/18/2018.  
Sixtieth (60th) day for Preliminary Hearing to conclude is 12/03/2018.  
Defendant ordered to return on any and all future hearing dates.  
- - Custody Status/Information - -  
Bail Set in Amount of \$105000.00.  
Remains remanded to custody of Riverside Sheriff.  
Minute order printed to Smith Correctional Facility.  
MINUTE ORDER OF COURT PROCEEDING

10/03/2018 Legacy Minute Order: Felony Incustody Arraignment

10/03/2018 Fingerprints completed - Agency.

10/03/2018 Case Designation: Vertical. Case assigned to Dept. B101

10/02/2018 Electronic - Complaint Filed.

10/02/2018 EFILE DA INTERFACE ENTRY