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ARTHUR DANNER III, DISTRICT ATTORNEY COUNTY GOVERNMENT CENTER 701 OCEAN STREET, ROOM 200 SANTA CRUZ, CALIFORNIA 95060 TELEPHONE: (408) 454-2400

ATTORNEYS FOR THE PEOPLE

MUNICIPAL COURT OF CALIFORNIA, COUNTY OF SANTA CRUZ
SANTA CRUZ JUDICIAL DISTRICT

THE PEOPLE OF THE STATE	OF CALIFORNIA,)
	Plaintiff,) Case No. 44.08384
vs.)
DANIEL MARCUS MANSON) COMPLAINT CRIMINAL
) Date: 12/23/94) Time: 8:30 AM
	Defendant(s),) Dept:) Event: ARK-LTH

Arthur Danner III, District Attorney of the County of Santa Cruz, State of California, accuses DANIEL MARCUS MANSON of the following crime(s) committed in the County of Santa Cruz, State of California:

COUNT 01 A Violation of section 487(A) of the Penal Code of the State of California, a misdemeanor committed on or about and between September 3, 1994 and October 20, 1994 in that at said time and place the above named defendant(s) did willfully and unlawfully take money and personal property of a value exceeding Four Hundred Dollars (\$400), to wit, cash, the property of 7-11 Store and Todd Baxter.

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BOOKING#

8-224622

S 'TA CRUZ COUNTY SHERIFF-COP' NER BOOKING SHEET



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DECLARATION OF DANIEL MARCUS MANSON

I, DANIEL MARCUS MANSON, declare as follows:

- 1. I am the defendant in the above-entitled case. I was convicted of a misdemeanor violation of Penal Code section 484, subdivision (a), on February 16, 1995.
- 2. I was sentenced to one year on probation on March 10, 1995. I successfully completed probation on March 9, 1996.
- 3. Since my conviction, the following facts have arisen to justify my application for expungement of my record:
 - a. I have completed the term of probation and paid all restitution;
 - b. I have not committed any crimes since that time and am not now serving a sentence for any offense, on probation for any offense, or charged with the commission of any offense;
 - c. I have been gainfully employed with Narconon of Northern California,

 2 drug and alcohol treatment program, for more than eight years, and I

 currently hold the position of Executive Director of the organization;
 - I have many additional goals that I hope to achieve in the future, and I believe that having a theft conviction on my record will hinder my ability to attain them.

For these reasons, I am requesting that I be permitted to withdraw my plea of guilty and that the accusations against me be dismissed.

I DECLARE UNDER PENALTY OF PERJURY that the foregoing is true and correct to the best of my knowledge and belief, and that I have executed this Declaration on November 16, 2004, at Santa Course. California.

DAMIEL MARCUS MANSON