	DAN DOW DISTRICT ATTORNEY STATE BAR # 237986 COUNTY OF SAN LUIS OBISPO COURTHOUSE ANNEX, 4TH FLOOR SAN LUIS OBISPO, CA 93408 TELEPHONE: (805) 781-5800	Electronically FILED:06/17/24 San Luis Obispo Superior Court By:Gonzales, Sylvia						
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6	in outloay							
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9	SUPERIOR COURT OF							
10	COUNTY OF SAN LUIS OBISPO DEPARTMENT 8							
11	I							
12	THE PEOPLE OF THE STATE OF CALIFORNIA	COURT CASE NO. 24F-00050						
13	Plaintiff,	AMENDED INFORMATION						
14	vs.							
15	MARC STEELE	DA CASE NO. 079-696308						
16	DOB: 05/01/1975 ID NO. D000089403 AKA MARK STEELE, MARC NMN STEELE,	,						
17	MARC STEELE, MARC STEELE, MAR STELLE, MARC SSTEELE, MARC STEELE,							
18	MARK STEELE, MARC NMN STEELE, MARK NMN STEELE							
19	Defendant.	Appearance Date: June 10, 2024						
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21		,						
22	The District Attorney of San Luis Obispo Co	ounty, California, hereby accuses the						
23	above named defendant of the following criminal offenses:							
24	Count 1							
25	On or about January 2-3, 2024, in the County of San Luis Obispo, State of California, the							
26	crime of Assault By Machine Gun Or Assault Weapon in violation of PC245(a)(3) a Felony,							
27	was committed in that MARC STEELE did willfully and unlawfully commit an assault on Mr.							
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	PAGE - 1 AMENDED INFOR							

4400.7(a)							
1192.7(c).							
Enhancement							
PC12022.5(b): Spec Alleg-Use Of Special Weapon							
It is further alleged as to count 1 that in the commission and attempted commission of the							
above offense the defendant, MARC STEELE, personally used an Assault Weapon within							
the meaning of Penal Code section 12022.5(b). Said act also caused the above offense to							
become a serious felony pursuant to Penal Code section 1192.7(c)(28) and a violent							
felony within the meaning of Penal Code section 667.5(c)(8)							
Count 2							
On or about January 2-3, 2024, in the County of San Luis Obispo, State of California, the							
crime of Unlawful Assault Weapon in violation of PC30600(a), a Felony, was committed in							
that MARC STEELE did unlawfully manufacture, caused to the manufactured, distribute,							
transport, import into this State, keep for sale, offer and expose for sale, give and lend an							
assault weapon to wit: Assault Weapon.							
Enhancement							
PC12022(a)(2): Spec Alleg-Armed With Special Firearm							
It is further alleged as to count 2 that in the commission and attempted commission of the							
above offense a principal was armed with Assault Weapon within the meaning of Penal							
Code section 12022(a)(2).							
Count 3							
On or about January 3, 2024, in the County of San Luis Obispo, State of California, the							
crime of Possession Of Firearm By A Felon - Seven Priors in violation of PC29800(a)(1), a							
Felony, was committed in that MARC STEELE did unlawfully own, possess, purchase,							
receive, and have custody and control of a firearm, the said defendant having theretofore							
been duly and legally convicted of a felony or felonies, to wit:							
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Charge	s	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
Penal Cpde Section 245(a)(1)	F		10-15- 2014	10-15- 2014	BEOONAXAODAOOL	San Luis Obispo
Vehicle Code Section 10851	F		08-04- 1995	08-04- 1995	H-77UUNN	San Luis Obispo
Vehicle Code Section 2800.2	F		03-29- 1999	03-29- 1999	1110007X 660	San Luis Obispo
Health and Safety Code Section 11378	F		05-10- 2006	05-10- 2006	IFOOTXX55XA	San Luis Obispo
Penal Code Section 12021(a)(1)	F		05-14- 2012	05-14- 2012	F000449608001	Şan Luis Obispo
Health and Safety Code Section 11378	F		10-15- 2014	10.15	F000484024001	San Luis Obispo
Penal Code Section 29800	F		10-15- 2014	10-15- 2014	ΙΗΟΟΟΔΧΔΙΤΊΔΟΟΤΙ	San Luis Obispo

Count 4

On or about January 3, 2024, in the County of San Luis Obispo, State of California, the crime of Unlawful Possession Of Ammunition in violation of PC30305(A)(1), a Felony, was committed in that MARC STEELE did willfully and unlawfully own, possess and have under his or her control, ammunition and reloaded ammunition, when he or she was prohibited from owning or possessing a firearm under Penal Code Sections 29800 et seq. and 29900 et seq. and Welfare and Institutions Code Sections 8100 and 8103.

Count 5

On or about January 5, 2024, in the County of San Luis Obispo, State of California, the crime of Possession Of An Assault Weapon in violation of PC30605(a), a Felony, was committed in that MARC STEELE did unlawfully possess an assault weapon

Count 6

On or about January 5, 2024, in the County of San Luis Obispo, State of California, the crime of Unlawful Possession Of Ammunition in violation of PC30305(A)(1), a Felony, was committed in that MARC STEELE did willfully and unlawfully own, possess and have under his or her control, ammunition and reloaded ammunition, when he or she was prohibited from owning or possessing a firearm under Penal Code Sections 29800 et seq. and 29900 et seq. and Welfare and Institutions Code Sections 8100 and 8103.

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Count 7

On or about January 3, 2024, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Five Priors in violation of PC29800(a)(1), a Felony, was committed in that MARC STEELE did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, assault weapon, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
Penal Cpde Section 245(a)(1)	F		10-15- 2014	10-15- 2014	EKONOZXZO ZZONI	San Luis Obispo
Vehicle Code Section 10851	F		08-04- 1995	08-04- 1995	16779900	San Luis Obispo
Vehicle Code Section 2800.2	F		03-29- 1999	03-29- 1999	ILINNN TX LAKU	San Luis Obispo
Health and Safety Code Section 11378	F	B	05-10- 2006	05-10- 2006	IEOOO385584	San Luis , Obispo
Penal Code Section 12021(a)(1)	F	B	05-14- 2012	05-14- 2012	BENNINAAUKNIXIIII I	San Luis Obispo
Health and Safety Code Section 11378	F		10-15- 2014	10-15- 2014	иноомдждогидон п	San Luis Obispo
Penal Code Section 29800	F		10-15- 2014 ⁵	10-15- 2014	H H H H H A X A H 7 A H H L	San Luis Obispo

Count 8

On or about January 3, 2024, in the County of San Luis Obispo, State of California, the crime of Exhibiting A Firearm in violation of PC417(a)(2)(B), a Misdemeanor, was committed in that MARC STEELE did unlawfully, in the presence of another, draw and exhibit a firearm, whether loaded or unloaded, in a rude, angry and threatening manner and did use a firearm in a fight and quarrel.

NOTICE: Pursuant to Penal Code Section 1203.095, conviction of Penal Code Section 417(a)(2) mandates imprisonment for at least three months if probation is granted or the execution or imposition of sentence is suspended.

Count 9

On or about January 3, 2024, in the County of San Luis Obispo, State of California, the crime of Possession Of Burglar's Tools in violation of PC466, a Misdemeanor, was committed in that MARC STEELE did unlawfully have in his/her possession a picklock, crow, keybit, crowbar, screwdriver, vice grip pliers, water-pump pliers, slidehammer, slim jim, tension bar, lockpick gun, tubular lock pick, bump key, floor safe door puller, master key, ceramic and porcelain spark plug chips and pieces, or other instrument and tool with intent feloniously to break and enter a building, railroad car, aircraft, vessel, trailer coach, and vehicle.

Prior

It is further alleged, pursuant to Penal Code sections 667(d) and (e), and Penal Code sections 1170.12(b) and (c), that defendant MARC STEELE has suffered the following prior conviction of a serious and/or violent felony:

Charge	s	Off. Date	Disp. Date	Sent. Date	Court [*] #	Jurisdiction
Penal Code Section 245(a)(1)	F		10-15- 2014	10-15- 2014	F000484024001	San Luis Obispo

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1	imposed and the crime is not subject to sentencing under section 1170.8 of the Penal
2	Code.
3	4.421(b)(1) The defendant has engaged in violent conduct that indicates a serious danger
4	to society.
5	4.421(b)(2) The defendant's prior convictions as an adult and sustained petitions in
6	juvenile delinquency proceedings are numerous and of increasing seriousness.
7	4.421(b)(3) The defendant has served a prior term in prison and county jail under section
8	1170(h).
9	4.421(b)(4) The defendant was on probation, mandatory supervision, post release
10_	community supervision, and parole when the crime was committed.
11	4.421(b)(5) The defendant's prior performance on probation, mandatory supervision, post
12	release community supervision, and parole was unsatisfactory.
13	Contrary to the form, force and effect of that statute in such cases made and
14	provided and against the peace and dignity of the people of the State of California.
15	Dated: May 23, 2024
16 17	DAN DOW DISTRICT ATTORNEY
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20	By:
21	HUNTER STARR DEPUTY DISTRICT ATTORNEY
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1			SUMMARŸ	PAGE	
2	Cnt	Charge	Range	Defendant(s)	Special Allegation
3	1	PC245(a)(3)	4-8-12+5 State Prison	Marc Steele	PC12022.5(b)
4		PC12022.5(b)	 8-16-24 + 10*		1
5	2	PC30600(a)	4-6-8 	Marc Steele	PC12022(a)(2)
6		PC12022(a)(2)	8-12-16 + 3*	-	1
7	3	PC29800(a)(1)	16-2-3 	Marc Steele	
8	4	PC30305(A)(1)	32-4-6* +16-2-3 State	Marc Steele	
9			Prison 32-4-6*		
10 11	5	PC30605(a)	16-2-3 32-4-6*	Marc Steele	
12	6	PC30305(A)(1)	+16-2-3 State Prison	Marc Steele /	
13		,	32-4-6*	*	i T
14	7	PC29800(a)(1)	16-2-3	Marc Steele	
15	8	PC417(a)(2)(B)	32-4-6* 6 Mo.	Marc Steele	
16	<u> </u>	D0.400	CMa	Mana Ota ala	
17	9	PC466	6 Mo.	Marc Steele	,
18 ,	* With str	ike imposed			

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