		FILED								
		JUN 0 4 2021								
1	DAN DOW DISTRICT ATTORNEY	SAN LUIS OBISPO SUPERIOR DOURT BY								
2	STATE BAR #237986 COUNTY OF SAN LUIS OBISPO	BY Swall With Gerk								
3	COURTHOUSE ANNEX, 4TH FLOOR SAN LUIS OBISPO, CA 93408									
4	TELEPHONE: (805) 781-5800									
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8	SUPERIOR COURT O									
9	COUNTY OF SAN LUIS OBISPO DEPARTMENT 10									
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11	THE PEOPLE OF THE STATE OF	COURT CASE NO. 21F-02108								
12	CALIFORNIA Plaintiff,	INFORMATION								
13	VS.									
14	JOHNNY JESSE ROMAN, JR DOB: 06/27/1982 ID NO. D000419496	DA CASE NO. 079-662000								
15	AKA JOHNNY ROMAN, JOHNNY JESSE ROMAN									
16										
17	Defendant.	Appearance Date: June 29, 2021								
18		I								
19	The District Attorney of the San Luis Obis	po County, California, by this information								
20	accuses the above named defendant of the follow									
21	Count	1								
22	On or about February 13, 2021, in the County of	•								
23	crime of First Degree Burglary, Person Present in	•								
24	committed in that JOHNNY JESSE ROMAN JR of									
25	trailer coach or inhabited portion of a building occupied by Fatemeh Javadi, with the intent									
26	to commit larceny or any felony.									
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1	NOTICE: The above offense is a serious felony within the meaning of Penal Code Section
2	1192.7(c)(18). It is further alleged that the above offense is a violation of Penal Code
3	Section 462(a). It is further alleged that the above offense is a violent felony within the
4	meaning of Penal Code 667.5(c)(21) in that another person, other than an accomplice,
5	was present in the residence during the commission of the above offense.
6	Count 2
7	On or about February 13, 2021, in the County of San Luis Obispo, State of California, the
8	crime of 1St Degree Residential Robbery in violation of PC211, a Felony, was committed
9	in that JOHNNY JESSE ROMAN JR did unlawfully and by means of force or fear take
10	personal property from the person, possession or immediate presence of Fatemeh Javadi
11	and said offense was perpetrated in an inhabited dwelling house, trailer coach or inhabited
12	portion of a building.
13	NOTICE: The above offense is a violent felony within the meaning of Penal Code
14	667.5(c)(9).
15	NOTICE: The above offense is a serious felony within the meaning of Penal Code Section
16	1192.7(c)(19).
17	· Count 3
18	On or about February 13, 2021, in the County of San Luis Obispo, State of California, the
19	crime of Unlawful Driving or Taking of a Vehicle in violation of VC10851(a), a Felony, was
20	committed in that JOHNNY JESSE ROMAN JR did unlawfully drive or take a certain
21	vehicle, to wit, a 2006 Chevy Silverado, then and there the personal property of John
22	Khosrow Khallaghi without the consent of and with intent, either permanently or
23	temporarily, to deprive the said owner of title to or possession of said vehicle.
24	It is further alleged the value of said property is over \$950.00.
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1				Prior			
2	It is further alleged a	s to (Counts 1 ar	nd 2 pursuar	nt to Penal Co	de section 667	a)(1) that the
3	defendant, JOHNNY	JES	SE ROMA	N JR, has sı	iffered the fol	lowing prior con	viction of a
4	serious felony:						
5	Charge	S	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
6	PC460(a) - 1st Degree Burglary	F			02-08-2005	BF108580A	CASC Kern
7				Prior			
8	It is further alleged a	s to (Counts 1 ar	nd 2 pursuar	nt to Penal Co	de section 667	a)(1) that the
9	defendant, JOHNNY	JES	SE ROMAI	N JR, has su	uffered the fol	lowing prior con	viction of a
10	serious felony:						
11	Charge	S	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
12	PC212.5(c) - 2nd Degree Robbery	F			09-13-2006	BF115938A	CASC Kern
13				Prior			
14	lt is further alleged, p	oursu	ant to Pena	al Code sect	tions 667(d) a	nd (e), and Pen	al Code
15	sections 1170.12(b)	and	(c), that def	endant JOH	NNY JESSE	ROMAN JR has	s suffered the
16	following prior convid	ction	of a serious	s and/or viol	ent felony:		
17	Charge	S	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
18	PC460(a) - 1st Degree Burglary	F			02-08-2005	BF108580A	CASC Kern
19				Prior			
20	It is further alleged, p	oursu	ant to Pena	al Code sect	tions 667(d) a	nd (e), and Pen	al Code
21	sections 1170.12(b)	and	(c), that def	endant JOH	NNY JESSE	ROMAN JR has	s suffered the
22	following prior conviction of a serious and/or violent felony:						
23	Charge	S	Off. Date	Disp. Date	Sent. Date	Court #	Jurisdiction
24	PC212.5(c) - 2nd Degree Robbery	F			09-13-2006	BF115938A	CASC Kern
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1.	Contrary to the form, force and effect of that statute in such cases made and
2	provided and against the peace and dignity of the people of the State of California.
3	Dated: June 4, 2021
4	DAN DOW
5	DISTRICT ATTORNEY
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7	By: JAMES M GRAFF-RADFORD
8	DEPUTY DISTRICT ATTORNEY
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Cnt	Charge	Range	Defendant(s)		Special Allegation	Effec	
1	PC459		Johnny Jesse Ron	nan Jr		¥., .	
2	PC211		Johnny Jesse Ror	nan Jr			
		1					
3	VC10851(a)		Johnny Jesse Ror	nan Jr			
4	PC667(a)(1)		Johnny Jesse Ror	nan Jr			
5	PC667(a)(1)		Johnny Jesse Ror	nan Jr			
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6	PC1170.12		Johnny Jesse Ror	nan Jr			
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	7	PC1170.12		J	ohnny Jesse	Roman Jr		
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