 a juvenile, DOB: November 28. 1984,
contrary to the law of the State of Louisiana and against the peace and dignity of the same.

DOUG MOREAU, DISTRICT ATTORNEY


## sTate or loulsiama

v8.

Alton Bertrell Sterlings, $B / M$
9696 Lewis
Baton Rouge, LA
DOB 08/14/1979
SSN

NO. $\qquad$ $51240-00$

## STATE OF LOUISIANA

 PARIBH OF EABT BATON ROUGEPersonally came and appeared before me,

Det. Barry Durbin, Baton Rouge Police Department Juvenile/Sex Crimes Division
who, having been by me duly sworn. did depome and say:
That one $\qquad$
Alton Sterling. BMM, DOB 08/1//1979
On the $\qquad$ Day of $\qquad$ 192000 at the location of 2810 Hiawatha which is in the city
limits of Baton Rouge, Parish of East Baton Rouge, State of Louisiana, did intentionally and feloniously violate LRS 14:80 Camal Knowledge of a Juvenile.

To wit: Affiant states that the victim, 14 year old juvenile, missed her period in the month of April. The juvenile victim's mother took her daughter to the doctor, and it was discovered that the victim was prognant.

Victim stated that she has been dating the accused. Mr. Sterlings ( 20 yoe), for 7 months. Victim and sccused have been having sexuat intercourse since February of 2000. March 12, 2000 wes the last time the victim and accused engaged in vaginal sexual intercourse The sexual acts were conducted in the victim's bedroom at

The accused has called the victim's mother on numerous occasions admitting to having sex with her daughter, and having an "I don't care" attitude

Grounds for belief are based on the statements of the victim and the victim's mother.



Te fien Bmertif or may 1 apal Othear:
 $\qquad$ efarplag. $\qquad$
anth LRS 1480 Cernal Knowledga of a Juvenile
fow, ikerefore, yom are hereby commanded, in the name of the state, to approhomil and arront the end acemeed ned Mring num before neme court to memest the eall comiplatat. Fom




```
NO. 08-00-99
STATE OF LOUISIANA
VS.
ALTON S. STERLINGS
```


## RE: SENTENCING

CHARGE: CARNAL KNOWLEDGE OF JUVENILE (FELONY). This matter came before the Court for sentencing, pursuant to previous assignment. The accused was present in court represented by Bruce Unangst. James Waskom, Assistant District Attorney, was present for the State of Louisiana. The Court sentenced the accused to be confined in the custody of the Secretary of the Department of Corrections, State of Louisiana, for a period of 5 years at hard labor. The accused is to be given credit for time served as a result of his arrest on this charge only, from arrest to bond and from conviction or remand to imposition of sentence. The court suspended the balance of the sentence and placed the accused on active, supervised probation for a period of 5 years. In addition to the general terms and conditions of probation as provided in Article 895 of the Code of Criminal Procedure, the Court imposed as special conditions of probation that the accused (1) pay $\$ 50$ dollars per month to the Department of Public Safety and Corrections, Division of Probation and Parole, to defray the cost of supervision; (2) remain arrest and conviction free; (3) no contact with the victim without court approval may it be family court of this court; (4) file a petition with family court within 30 days of the birth of the child to begin child support payments; (5) attend CEDMS class at Baton Rouge City Court; (6) pay court cost; (7) perform 150 hour of community service work; (8) maintain gainful employment; (9) $\$ 200$ special assessment to Central High School; (10) pursue GED or contacts him. (11) notify probation officer if victim

The Court ordered the accused to report forthwith to the Division of Probation and Parole for his initial interview in connection with his probation. The Court advised the accused of his right to appeal his conviction and his sentence within five days from this date and his right to post-conviction relief within two years from this date. The Court further advised the accused that a Motion to Reconsider Sentence is to be filed within thirty days from this date. This matter was assigned for sentence review and sexual offender registration hearing on January 30,2001 at $8: 30 \mathrm{a} . \mathrm{m}$. The accused and counsel received notice in open court.


RE: RECONSIDERATION OF SENTENCE
CHARGE: CARNAL KNOWLEDGE OF JUVENILE. This matter came before the Court for re-sentencing, pursuant to previous assignment. The accused was present in court represented by Mr . Rodney Messina. Mr. Jeff Traylor, Assistant District Attorney, was present for the state of Louisiana.

Considering the guilty plea entered herein, the presentence investigation from the Department of Public safety and Corrections, Division of Probation and Parole, taking into consideration the sentencing provisions under Article 894.1 of the Code of Criminal Procedure, and for oral reasons assigned, the court re-sentenced the accused as follows: The Court sentenced the accused to maintain the sentence of 12-12-02 and be confined in the custody of the Secretary of the Department of Corrections, state of Louisiana, for a period of $21 / 2$ years at hard labor. The accused is to be given credit for time served as a result of his arrest on this charge only, from arrest to bond and from conviction or remand to imposition of sentence.

The Court advised the accused of his right to appeal his conviction and his sentence within five days from this date and his right to post-conviction relief within two years from this date. The Court further advised the accused that a Motion to Reconsider Sentence is to be filed within thirty days from this date.



# A TRUE EXTRACT OF CRIMINAL COURT MINUTES <br> NINETEENTH JUDICIAL DISTRICT COURT <br> PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 04 CASE NUMBER: 05-08-0287 <br> honorable judge bonnie Jackson <br> PRESIDING ON DATE: May 15, 2008

## ALTON STERLING

CHARGE(S): DOMESTIC ABUSE BATTERY. This matter came before the Court for arraignment, pursuant to previous assignment. The accused was present in court in proper person. Ms. Sonia Washington, Assistant District Attorney, was present for the State of Louisiana. The Court advised the accused of his right to counsel and to appointed counsel if indigent. The accused waived his right to counsel. The accused was formally arraigned and entered his own plea of guilty as charged. The Court sentenced the accused to be confined in the East Baton Rouge Parish Prison for a period of ninety (90) days, to be given credit for time served as a result of his arrest on this charge only, from arrest to bond date and from conviction or remand to imposition of sentence. The accused was remanded back to the custody of the Sheriff of East Baton Rouge Parish.

Certified True and

## 6686005504

BILL OF INFORMATION
THE NINETEENTH JUDICIAL DISTRICT COURT
FOR THE PARISH OF EAST BATON ROUGE
STATE OF LOUISIANA

## STATE OF LOUISIANA

## VERSUS

Atten Bertrell Sterling B/M DOB; 6/14/1979
IUSOS Lew is St
Rhtom Rouge, LA 70807
Driviry's Licence 強:
Arrested: 5/29/2e09, Sitll IN JALL on 6/24/2009
$\qquad$
No: SECTION


Agency file ti: BRCP - 54712-09
D.1 File \#: 09371-09

The DISTRICT ATTORNEY for the Nineteenth Judicial District, Parish of Easi Baton Rouge, State of louisiana, charges that

## Alton Bertrell Sterling

committed the offense(s) of
PWID/MANU/IHST CDS-SCHEDULE I, II.LEGAL CARRYING OF A WEAPON with CDS (Felony)
volating Louisiana Revised Staiutes 40:966 A, 14:95E, in that
Count 1 on or abost May 29, 2009. he, knowingly and intentionally possessed with the intent to distribute/ produced, mannfactured distributed a controlled dangerous stibstance classitied under La. 民.S 40:964 at Schedule I, to wit: Marijwana.

Count 2 on or abour May 29, 2009, the defendant did knowingly and intertionaliy possess a firear!n while in possession of a controlled dangerous sutstance classified under La. R.S. $40: 904$ at Schedule $I$, to wit: Marijuana.
contrary to the . . .the State of Louisiana and against the peace and dignity of the same.


DC/de
$6 / 24 / 09$

# A TRUE EXTRACT OF CRIMINAL COURT MINUTES NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 07 CASE NUMBER: 06-09-0876 <br> HONORABLE JUDGE DONALD JOHNSON <br> PRESIDING ON DATE: May 4, 2011

## ALTON STERLING

CHARGE(S): FELON IN POSSESSION FIREARM AND ILLEGAL CARRYING WEAPONS WITH CDS
This matter came before the Court for status conference, pursuant to previous assignment. The accused was present in court represented by Mr. Randal Toaston. Mr. Adam Haney, Assistant District Attorney, was present for the State of Louisiana. Counsel for the accused advised the Court that the accused wished to withdraw his former plea of not guilty and enter a plea of guilty. THE STATE DISMISSED COUNT I. The Court inquired of the accused if this was the defendant's desire, and the accused responded affirmatively. The reporter electronically and stenographically recorded voir dire examination of the accused relative to his understanding of the significance of his proposed plea.

The Court then explained to the accused the nature of and elements required to constitute the crime charged against him and the maximum penalty assessable for the crime charged.

The Court questioned the accused as to the circumstances of the offense and found a factual basis for the defendant's guilty plea.

The accused was advised that the accused possessed certain constitutional rights that would be surrendered upon acceptance of a guilty plea, namely: the right to a trial by jury or by the Court, the right to confront and cross-examine the witnesses testifying on behalf of the State, the right to compulsory process, and the right against compulsory self-incrimination.

In response to examination by the Court, the accused indicated an understanding of these rights and waived said rights.

The Court further examined the accused as to his educational background and as to whether or not he understood his rights and the wavier of those rights.

The Court further inquired of the accused if any force, threats, promises, or inducements were used or offered in order to compel a guilty plea. The accused gave a negative response.

Whereupon, the Court being of the opinion that the accused understood the significance of his guilty plea and was knowingly, intentionally, and intelligently waiving his right to plead not guilty, ruled that it would accept the defendant's guilty plea. On motion of defense counsel, the Court ordered that the matter be continued for sentencing on July 19, 2011, at 8:30 a.m. Notice was given to the accused and counsel in open court.

# A TRUE EXTRACT OF CRIMINAL COURT MINUTES <br> NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 07 CASE NUMBER: 06-09-0876 <br> honorable judge donald johnson <br> PRESIDING ON DATE: July 19, 2011

## ALTON STERLING

CHARGE(S): ILLEGAL CARRYING WEAPONS WITH CDS
This matter came before the Court for sentencing, pursuant to previous assignment. The accused was present in court represented by Mr. Randal Toaston. Mr. Will Morris, Assistant District Attorney, was present for the State of Louisiana. The accused previously entered a plea of guilty on May 4, 2011. The Court sentenced the accused to be confined in the custody of the Secretary of the Department of Public Safety and Corrections, State of Louisiana, for a period of FIVE YEARS, CONCURRENT WITH ANY OTHER at hard labor.
The accused is to be given credit for time served as a result of his arrest on this charge only, from arrest to bond and from conviction or remand to imposition of sentence WITHOUT BENEFIT OF PROBATION AND PAROLE OR SUSPENSION OF SENTENCE. The Court ordered a $\$ 1,000$ fine, suspended. The Court advised the accused of his right to appeal his conviction and his sentence within thirty days from this date and his right to post-conviction relief within two years from this date. The Court recommends work release program and drug treatment center in Concorida Parish. The Court further advised the accused that a Motion to Reconsider Sentence is to be filed within thirty days from this date

## THE NINETEENTH JUDICIAL DISTRICT COLRT FOR THE PARISH OF EAST BATON ROUGE sTATE OF LOUISIANA



```
Driver's License:
Alton Bertrell Sterling }72765
BMM DOB: 06/14/79
    3% Lewis St
    Maton Rouge, LA 70807
```

Driver's License:
 Aggravated Battery, Simple Crimini Damage to Property(F); Unauthorized Entry of an Inhabited Dwelling

D.A. File No.: 03024-06

Wykette Stewart, Alton Sterling, and Chrishawna Stewart
Aggravated Battery. Simple Criminal Damage to Property(F); Unauthorized Entry of am Inhabited Dwelling.

DOUG MOREAL. DISTRICT ATTORNEY

[^0]
# A TRUE EXTRACT OF CRIMINAL COURT MINUTES NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 04 CASE NUMBER: 04-06-0337 <br> HONORABLE JUDGE BONNIE JACKSON <br> PRESIDING ON DATE: July 19, 2006

## ALTON STERLING

CHARGE(S): AGGRAVATED BATTERY, SIMPLE CRIMINAL DAMAGE TO PROPERTY, AND UNAUTHORIZED ENTRY OF AN INHABITED DWELLING. This matter came before the Court for motions, pursuant to previous assignment. The accused was present in court represented by Ms. Lyn Legier, Assistant Public Defender. Mr. Stephen Pugh, Assistant District Attorney, was present for the State of Louisiana, and amended Count III to DISTURBING THE PEACE. Preliminary hearing in this matter was hereby withdrawn by defense counsel. Discovery was hereby complied with. Counsel for the accused advised the Court that the accused wished to withdraw his former plea of not guilty and enter a plea of guilty as to Count I responsive plea of SIMPLE BATTERY, Count II responsive plea of SIMPLE CRIMINAL DAMAGE TO PROPERTY - MISDEMEANOR, and Count III as amended. The Court inquired of the accused if this was his desire, and the accused responded affirmatively. The Court sentenced the accused to be confined in the East Baton Rouge Parish Prison for a period of six (6) months on each count, to run concurrent, to be given credit for time served as a result of his arrest on this charge only, from arrest to bond date and from conviction or remand to imposition of sentence. The accused was remanded back to the custody of the Sheriff of East Baton Rouge Parish.

THE NINETEENTH JLDICIAL DISTRICT COLRI FOR THE PARISH OF EAST BATON ROUGE STATE OF LOLISIANA


The DISTRICT ATTOR \EY for the Nmetemh Judicial District. Parish of East Baton Rouge. tate of Louistand. charges that

```
Sommated the oftensels) ut
Simple Burglars.
```

Iton Sterling
folating Louisiana Revised Stathes


| $\square$ |
| :--- |
| 3 |





# A TRUE EXTRACT OF CRIMINAL COURT MINUTES <br> NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 02 CASE NUMBER: 07-05-0227 <br> HONORABLE JUDGE RICHARD ANDERSON <br> PRESIDING ON DATE: January 30, 2006

## ALTON STERLING

CHARGE(S): SIMPLE BURGLARY
This matter came before the Court for trial/arraignment, pursuant to previous assignment. The accused was present in court represented by counsel, Ms. Tonya Lurry, Assistant Public Defender. Mr. Steve Danielson, Assistant District Attorney, was present for the State of Louisiana. The State AMENDED the charge to ILLEGAL POSSESSION OF STOLEN THINGS - MISDEMEANOR. Through counsel, the accused waived formal arraignment and entered a plea of guilty to the amended charge. The Court sentenced the accused to be confined in the East Baton Rouge Parish Prison for a period of six months, to be given credit for time served as a result of his arrest on this charge, from arrest to bond date and from conviction or remand to imposition of sentence. The Court suspended the balance of the jail portion of the sentence and placed the accused on unsupervised probation for one year with the special conditions that the accused (1) pay $\$ 250.00$ to the Judicial Expense Fund; (2) pay court costs in the amount of $\$ 124.75$; (3) refrain from all criminal conduct; (4) maintain employment or student status; and (5) pay $\$ 100.00$ to the Office of the Public Defender. The matter was set for payment of fines on April 28, 2006 at 9:00 a.m. The accused and counsel were notified of said date

THE NINETEENTH JUDICIAL DISTRICT COURT FOR THE PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

TATE OF LOUISIANA VERSUS

It ton Sterling (BM) DOB: 06/14/79
0625 Elm Grove Garden
aton Rouge, LA
$\qquad$

DOUG MOREAU, DISTRICT ATTORNIEY for the Nineteenth Judicial District, Parish of East Baton Rouge, State of Louisiana, charges that $\qquad$ Alton Sexting

committed a battery upon $\square$





NO. 01-97-462
STATE OF LOUISIANA
VS.
ALTON STERLING
RE: TRIAL
CHARGE: SIMPLE BATTERY. This matter came before the Court for trial, pursuant to previous assignment. The accused was present in court, represented by Mr. Michael Lee, Assistant Public Defender. Mr. James Owen, Assistant District Attorney, was present for the State of Louisiana. On motion of counsel for the State, the Court ordered that a dismissal be entered herein, that the accused be discharged as to this charge only, and that the surety on his bond be released.


## NO. 1-98-119

STATE OF LOUISIANA
VS.
ALTON STERLING

## RE: TRIAL

CHARGE: SIMPLE BATTERY. The State of Louisiana dismissed the charge against the accused for the reason stated on the bill of information. The court ordered that the accused be released from his bond obligation as to this charge only.

CERTIFIED TRUE AND CORRECT COPY

## 170010802110

- Than JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE 0101018019220


Synopsis of Probabie Cause
Affiant wishes to inform the Court that the defendant viclated the above listed offense at Mobil, located at 1640 Oneal Ln., which is located within within the Parish of East Baton and the State of Louisiana.
Affiant states the victim advised she and the defendant have been in co-habitating relationship for the past four years. Affiant states the victimi
further advised the and the defendant have been involved in several physical confrontations, which she had been battered during their reiationship.

Affiant, states on this date the victim advised she and the defendant were involved in a heated verbal argument, which later turred pinysical

Affiant states the victim advised she and the defendant argued because he
was on the phone with a female. Affiant states the victim advised the
defendant advised her he wished to end the relationship, at which time she
asked the defendant to exit her vehicle. Affiant states the victim advised the
defendant did not exit the vehicle. Affiart states the victim advisec the
defendant begar. ing with her and struck her several times. Affiant
further states $\quad$ im advised ihe defendant chockerl her around the neck
Affiant observed scratches and redness around the victim's neck.
Affiant contacted the defendant and read the defendant his rights pei
Miranda marning, to which the defendint stated he understood. Affiant states
the defendant advised he told the victim he wished to end their relationship

- 19h JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE STATE OF LOUISIANA VERSUS
$6 \overline{640108} 10921$

Page 2 of 2

Sheriff's Office File No. $\qquad$ 08-22790 Time of Arrest $\qquad$ Date 03/31/2008 Sec. $\qquad$
and the victim didn't take the news well. Affiant states the defendant advised the victim grabbed his dreadlockeal hair and began pulling the hair. Affiant states the defendant advised he attempted to break away from the victim's grip on his hair. Affiant states the defendant advised he never struck the victim. Affiant advised the defendant of the victim's red bruising around the neck and scratches, to which the defendant did not respond.
_Affiant states the defendant was placed in handcuffs (double locked, checked for tightness). Affiant also states the defendant was placed in the backseat of EBR Sheriff's Office marked Unit \#3113 and transported to the ERR Parish Prison. Affiant further states the defendant was booked for L.R.S. 14:35.3 - DomestigisAbuse Battery. Nothing further. re


Swot to ard subscribed before me this
day of


CPI
food Leda 130


Jacob De don 81) 8 : EAST DeATH
$x$ state of louisiana
$\qquad$ CITY OF BATON ROUGE
versus
$\qquad$
:NO. $\qquad$ , SEC.
 :BATON ROUGE CITY COURT 领 :PARISH OF EAST BATON ROUGE :STATE OF LOUISIANA

AFFIDAVIT OF PROBABLE CAUSE
Before me personally appeared the undersigned law enforcement officer (s) who deposed that the following recited facts are true and correct to the best of his knowledge, information and belief, and that based upon these facts he caused the arrest of the following listed defendant (s) for the listed offenses):
$\qquad$
Smelling Alton
10.25 Elm Gur Garden

Thatspossing; OnmpgeTo Prop. (Icc)
Crimin̈ot Mischief, ILC Pos wespur)
Synopsis of Probable Cause:
On trove 25,1996 the option was digpteth to 10888 boll fine
 wis ch o being soups mangoes of the Louts of dome to prop relative it husking in a fictoul ne sos of an opt compleso He dos thectarel the chaster gel lis Dit hal with a gem. The victor furden stator that the puppet frs




Sworn tor and subscribed before me this $\sum$ day of Avg 1996

$\qquad$



Baker Palise

(inicherne File No. 00-002420

'Time of Arrest 09:55 Date $4-24-2000$
vaRsts ATN \# $\qquad$ a

AFFIDATT OF PROBABL\&, CADSE:
 tha are true and corvet to the host of knowiotke, information and belief, and that based upon these facts he caused



Affinit was Patreling South bound en Epperson St, and Stoppod be the stop Sija larated at the intersuction of Eppensmst and Lavey Lave. Affinat ther hresed East and west to sos if Treffic was Chas to tura onte Lovey Lane, when Affiant almanued a gray Chuyslas 2 Doos veinick Triviling East bound on Lavey at a high eate of Speed. Affirint then toucterd the Vehicle by cadar at 65 mph in a panted 45 mph Soud. Liont. Affiant them puroued the Vehich, and stepoodit by acturating nompery Phifhtion in the pasting lot of Keama dyy Cleamess bisated at vess Phate if. Af identlich the divien of the Vehicle by bina LA ID Cacd as difeninat aue to thr fast sthet he did onet peoses his LA
 froled th pooduce Valid. Lusent purf of insurance. As a seoult, the
 byon to Cunee Afthint and Cte Mloveo of the Baber Police Dips, whe enued an stu Sume th back up affinat.

Dependant wias allowed it utrieve Some personal itema fhan the
 Altion arocé, thie dulendent then bagan to wilk any faere the seme. Ad stitid th offeres thent he maye not have mony fer inmonane ara bin O $A$ A milla


$$
\begin{aligned}
& \text { Api! } \\
& \text { AOCO } \\
& \text { frete of souphepte }
\end{aligned}
$$

state of louisiana
vensus
Altorn Butull Steching

NO. $\qquad$ SEC.
19TH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE SIAATE OF LOUISIANA

AFFIDAVIT OFFPRUBABLE CAUSE (CONTINUATION)
Page 2 of 2

$$
C 0-002420
$$

retaide, but he would hius a lawyes a and ham: Offien badyes and joles. Defromant then walkeal acuas plank. Red to a nemelyy bure stop bench, Set dowai hia duffel bay. and walked bach acouss Pbank Rd to whores officina wesk loonted, and agien stited to Affinet and Afc Manen that Tommensu
O hrease would onat have a jab, because he was ging to alstrin a hmeyce, and boure offime badres. Defendant then baid on the powement of the poakieny-

 As a senult, Defurdeent wos Plosed under avent arkided of his naightand Thempates th. thi Buter Rhice Dopt.
Unow asvint at BPD. Deflanchant was Processed and bonket ints The Evit Batosn Ronge Pasiah Prisen on br fore nacnaticied Llange.






```
STATE OF I.OUISIANA
IS.
METON STERLING
B/M. DCB: \(6 / 14 / 1979\)
HAIR: BLACK, EYES: BROWN
```

FILE NO. 05-30395

## SHERIFF'S OFFICE PARISH OF EAST BATON ROIGE.

## AFFIDAVIT

The above-named person was accused with having violated L.RS. 14:62.2 and I.RS.It:07

Titled Simple Burglary Of An Inhaboted Deelling and Felony Theft
By Det. Bremt Iravis: : 292 . IBBR SHIERIFFS OFFICE ARMED ROHBERE ANI)BIRGIIARY INTT
"ho was duls swom hy me and did state:
That sometime hetwe cen the dates of Man 5. 2005 and May 15. 2005
whthen this state and Parroh. The aceused Alton Sterling. Black Male. DOB:

 1767 Port Apt:: ( in reterence to a hurglary. Dy. Major made contact with (omplamant $\square$ (h) m. dolv: $(1+1959)$, Mr. $\square$ advised In. Wamer that his friem Parment had been burglarized
 2015. Mr Wated that "ans out of town worhing a the the at ile Burplaty. Viated that he arrined at $\square$
apartment on this date to feed $\square$ tish. $\square$ stated that when he walked into the aparment he noticed that the roof in the living room had fallen in and there was a hole in the wall with water pouring from a cracked pipe in the roof. Dy. Major observed the damage to the apartment and noticed that the point of entry was through a large hole in the wall that led imbo the apartment next door. Mr. $\square$ was unable to give Dy. Major a list of the items that had been taken from the residence.

On May 21. 2005. Dy. McDuwell was dispatched to 1767 Port Apt \# C to meet with the stated that on May 21.2005, around 0530 hours. she began 10 seareh the area for the items that had been solen from her aparmem. $\square$ stated that she located a garbage bag on the back porch of 1048 Port $\Lambda p t \# 2$. stated that she located her bank statement inside the garbage bag. stated that she left her bank statement and the garbage bay at the residence located at $10+8$ Port Apt $\$ 2$.
D. Melowell followed back to 164t Port Ave z 2 , where he obered that the bach proch of the aparment was not enclosed and was accessible by the adjacent properties. Dy. MeDowell located the garbage bag on the back porch of $16+8$ Port Apt := 2. Dy. McDowell emptied the contents of the garbage bag and found the bag to contain the bank statement that belonged to DI. McDowell hooked mside of the apartment located at 1648 Port Apt. : 2 and observed that the apartment appeared to be vacant.

A residem, who lises at lots Port Apt: 3. contacted Dy. McDowell. Who was identified as (bf. dob:72279), Mrs stated that the tenants of apartment : F . lad mored out on the previous night.

Mrs. also stated to Dy. MeDowell that on May 20. 2005, she was appoached by a bach male hnown to her as Alton. Mrs. stated that Aton had been one of the residents of aparment $=2$. were Mrs. bank statement was found. Mrs. stated that Atton had asked her if she wanted to buy wo large gold tish from him for \$20.00. Mrs. stated that Atom told her that he did not have the fish with him but stated that he could go get the an It should be noted that som large gold lish were taken from Mrs. endence along with a computer and other items. Mrs. stated that she told Alton that she was not interested in buying the goldtish.

On May 23.2005. Det. Travis contacted landlord Mr. Mike Landry who is the landord of 1ots Port Die which is a lourplex. Inet. Travis asked Mr. I andry who was renting the aparment located at I + +S Port Apt: 2. Mr. Lathery stated that Mrs. Soma sterting was the last tenant to rem the
apratment. Det. Tras is ashed Mr. Landre it a subect by the name of Alton lised at the aparment with $\square$ Mr. Landry stated that $\square$ had a son mamed Alton Sterling who lived in the apartment with her.
On May 23.2005. Det. Travis met with $\square$ at her apartment located at 1648 Port Apt. : 3 3. Det. Travis asked $\square$ to describe Aton to Det. Travis. stated that Alton was approx. $6.3^{\prime \prime}$ tall and weighted approx. 300 thes.. and stated that he was dark skimed. stated that Aton came back ower to her apartment the same day hé offered to sell her the goldish and offered to sell her a computer. stated that she did not want to purchase the goldfish or the compure ormantion. Det. Travis pulled a picture of Alton Sterliag al3 M. I) OB: $61+1979$. SSN
 Sterling was a dark skimned black male that was $6^{\circ} 3^{\prime \prime}$ tall and weighted 300 Ibs. Det. Travis obsersed that Alton Sterling tit the description of the suspeet named Ahon than deseribed and that he lived at 1648 Port Apt: 2. Note the complanant shank statements were found on Alton's rear porch.
(omplainant requests that a warrant for the arrest of the aceused be issued.

Sinom to and wherribed betite me on thas 20


I x-Oliticu Notary d Deputy (lerk of Court
Parrish of last baten Rouge
WH COMMISSION IEPIRIS $\qquad$

```
STATE OF I.OIISIANA
    |s.
    M.TON STERL.ING
B/M, ID()B: 6/1$/1979
HAIR: BI.ACR, FYES: BROW:
```

FILE NO. 05-30395

## SHERIFF'S OFFICE PARISH OF EAST BATON ROUGE

## AFFIDAVIT

The above-named person was atcused whth having violated LRS. 14:62.2 and IRS.It:67

13. Wet Kym Iravis=1202. IBR SHERIFFSOFFICE ARMED ROBBI: RY AND BI R(II ARY LNIT
Whowirnty swom by me and did state:
What nemome hetween the dates of May 5. 2005 and May 15. 2005

 intomstbecourt that on Mar. 2005 , Dy Eamest Major was dispatched to 1707PMAP: : C in reternce to a burglary. Dy. Major made contact with Complemi (b m, dob: $61+1959$ ). Mr. advised 1) Dtapeshat his friend apartment had been burglarized sometime between 1800 hrs on May 5. 2005 and 1200 hrs . On May 15, 2(0)5. stated that Mrs. Was out of town working at the time of the Burglary. Mr. $\square$ stated that he arrived at Mrs.
apartment on this date to feed Mrs. fish. Mr. $\square$ stated that when he walked into the apartment he noticed that the roof in the living room had fallen in and there was a hole in the wall with water pouring from a cracked pipe in the roof. Dy. Major observed the damage to the apartment and noticed that the point of entry was through a large hole in the wall that led into the apartment next door. Mr. was unable to give Dy. Major a list of the items that had been taken from the residence.

On May 21, 2005, Dy. McDowell was dispatched to 1767 Port Apt \# C to meet with the Mrs. Mrs. stated that on May 21.2005, around 0.50 hours. she began to search the area for the items that had been stolen from her apartment. Mrs. stated that she located a garbage bag on the back porch of 1648 Port Apt ${ }^{\#} 2$. Mrs stated that she located her bank statement inside the garbage bag. Mrs. stated that she left her bank statement and the garbage bag at the residence located at 1648 Port Apt \# 2 .
1)y. McDowell followed Mrs. back to 1648 Port Apt. \# 2, where he observed that the back porch of the apartment was not enclosed and was accessible by the adjacent properties. Dy. McDowell located the garbage bag on the back porch of 1648 Port Apt \#2. Dy. McDowell emptied the contents of the garbage bag and found the bag to contain the bank statement that belonged to Mrs. Dy. McDowell looked inside of the apartment located at 1648 Port Apt. $: 2$ and observed that the apartment appeared to be vacant.

A resident, who lises at 1648 Port Apt. \#3, contacted Dy. McDowell, who was identified as (b/f, dob:7/22/79). Mrs. $\square$ stated that the lenants of apartment \#2, had moved out on the previous night.

Mrs. also stated to Dy. McDowell that on May 20. 2005, she was approached by a black/male known to her as Alton. Mrs stated that Alton had been one of the residents of apartment \#2. were Mrs. bank statement was found. 11 s . stated that Alton had asked her if she wanted to buy wo large whd fish from him for $\$ 20.00$. Mrs. stated that Alton told her tha: fre did not have the fish with him but stated that he could go get the gold tish. It should be noted that two large gold tish were tahen from Mrs. Festdence along with a computer and other items. Mrs. stated that she told Alton that she was not interested in buying the goldfish.

On May 23,2005. Det. Travis contacted landlord Mr. Mike Landry who is the landlord of 1648 Port Ave which is a fourplex. Det. Travis asked Mr. Landry who was renting the aparment located at 1648 Port Apt\# 2. Mr.
Landry stated that Mrs. Soma Sterling was the last temant to rent the



$11 \leq 1<01710$



## State of Louisiana vs.

Section VIII
Parish Of East Baton Rouge
19th Judicial District Court

ALTON BERTRELL STERLING
Docket\#
T02-14-5720
FILED
DEPUTY CLERK OF COURT
HILLAR C. MOORE, III, District Attorney, for the Nineteenth Judicial District, Parish of East Baton Rouge, State
of Louisiana, charges that the person named in Traffic Citation affixed hereto, at time and place set forth
therein, so violated the listed Sections of the Louisiana Revised Statutes, contrary to the Law of the State of Louisiana and against the peace and dignity of the same.
UNIFORM TRAFFIC SUMMONS/COMPLAINT AFFADAVIT
Parish Of East Baton Rouge 19th Judicial District Court
The undersigned being duly sworn upon his oath deposes and says:
On 05 day of February 2014 at $12: 14 \quad 1106121$
Name: ALTON BERTRELL STERLING


05/19/2014 Trial

Location 3200-3598 Kelvin Street

The undersigned further states that he has just and reasonable grounds to believe and
does believe that the person named above commited the offense(s) herein set forth
contrary to the law of State of Louisiana in such cases
made and provided and against the peace and dignity of same
Lieutenant E. Wheeler 2000

| Rank and Signature |
| :--- | :--- |
| Sworm to before me this __day of |


$\qquad$
Sworm to before me this __day of
NOTARY OR EX OFFICE NOTARY
Court Appearance
Date 05/19/2014 Time 09:00 AM Room No. 2A

Understand the terms and conditions of the citation and promise to appear at the time and place shown above.
Failure to appear will cause for suspension of my driving privileges and the imposition of an additional fine
and/or fee by the Louisiana Department of Public Safety.
Signature/S/ ALTON BERTRELL STERLING
SIGNATURE IS NOT AN ADMISSION OF GUILT

ALTON BERTRELL STERLING 9696 LEWIS ST bAton rouge

Witnesses:

EBRSO Lieutenant E. Wheeler

## A TRUE EXTRACT OF TRAFFIC COURT MINUTES NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA

SECTION: 08 CASE NUMBER: T02-14-5720
HONORABLE JUDGE TRUDY WHITE
PRESIDING ON DATE: May 19, 2014

The accused having failed to appeared when called, the Court ordered that a bench warrant be issued herein for the arrest of the accused. No license.

STATE OF LOUISIANA
VS.
Alton Bertell Sterling
B/M, DOB: 06/14/1979
Hgt: 5'11, Wgt: 310
Last Known Address:
4156 West (W.) Brookstown Drive (Dr.)
Baton Rouge, Louisiana (La.) 70805
Detective James Heine, S1931 Sex Offender and Child Predator Unit 225-358-4112

## SHERIFF'S OFFICE

 PARISH OF EAST BATON ROUGE
## AFFIDAVIT

The above-named person was accused with having violated
LRS 15:542.1.2 and LRS 15:542.1
Title: Duty of offender to notify law enforcement of change address, residence, or other registration information and Notification of Sex Offenders and Child Predators

Please Check One $\square$ Misdemeanor $\boxtimes$ Felony

By Detective James Heine, S1931
who was duly sworn by me and did state:
That on August 11, 2015
within this state and Parish,
The Accused who is a convicted sex offender failed to change his address as required by law, which is set-forth by the State of Louisiana and enforced by the Sheriff of East Baton Rouge Parish. The Accused also failed to complete his registration requirements pursuant to Community Notification of Sex Offenders and Child Predators by giving notice of the crime for which he was convicted, his name, residential address, a description of his characteristics and a photograph to every residence or
business within a three-tenths of a mile radius of the residence where the offender will reside. The Accused was convicted of one (1) count of Carnal Knowledge of a Juvenile in the $19^{\text {th }}$ Judicial District Court in East Baton Rouge Parish on September 20, 2000.

On July 17, 2015, the Accused came into the East Baton Rouge Parish Sheriff's Office (EBRSO) Sex Offender and Child Predator Unit to perform an address change as a sex offender. The Accused listed 4156 W. Brookstown Dr. Baton Rouge, Louisiana 70805, (Living Waters Drop in Center) which is located in East Baton Rouge Parish, as his residence. The Accused signed the sex offender contract indicating that the information he provided is true to the best of his knowledge and if he knowingly provide false information to any law enforcement officer, office, or agency required to receive registration information shall constitute a failure to register pursuant to R.S. 15:542.1.2. The Accused was given until August 10, 2015 to complete the Community Notification requirements. As of this date the Accused has not completed the Community Notification requirements.

On August 10, 2015, La. Probation and Parole (La. P and P) Officer Sara Bordelon with the La. P and P Baton Rouge District contacted the EBRSO Sex Offender and Child Predator unit via telephone and stated that she had conducted a site verification at the Accused's listed residence located at 4156 W. Brookstown Dr. Baton Rouge, La. 70805 (Living Water Drop in Center. Probation Officer ( $\mathrm{P} / \mathrm{O}$ ) Sara Bordelon stated that she contacted John Bunch who is the manager at the Living Waters Drop in Center. Mr. Bunch advised P/O Sara Bordelon that the Accused has not lived at the Living Water Drop in Center for approximately two (2) weeks and that he does not know the whereabouts of the Accused.

As of this date, August 11, 2015, the Accused has not contacted this Affiant or the East Baton Rouge Parish Sheriff's Office Sex Offender and Child Predator Unit as to his new address and phone number. The Accused
also has not completed Community Notification requirements. The Affiant has not been able to contact or locate the Accused at this time.

The Affiant requests that a warrant for the arrest of the accused be issued.


WARRANT OF ARREST

## STATE OF LOUISIANA

 PARISH OF EAST BATON ROUGETo the Sheriff or any Peace Officer:
Complaint has been made before me, upon oath of Detective James Heine, S1931
charging Alton Bertell Sterling, B/M, DOB: 06/14/1979, Hgt: 5'11, Wgt: 310, Last Known Address: 4156 W. Brookstown Drive Baton Rouge, Louisiana 70805
with LRS 15:542.1.2 and LRS 15:542.1
Title: Duty of offender to notify law enforcement of change address, residence, or other registration information and Notification of Sex Offenders and Child Predators

You are hereby commanded, in the name of the State, to arrest and bring the accused before our Court to answer the complaint. You are further commanded to keep the accused in custody until released according to law, and this shall be your warrant.

Given under my official signature this $\qquad$ day of Rugrat —, 20 Judge Nineteenth Judicial District Court of Louisiana

04-16-0241
STATE OF LOUISIANA
VERSUS
Alton B. Sterling B/M DOB: 6/14/1979 9696 Louis Street
Baton Rouge, LA 70807

NO: $\qquad$ SECTION 6

BILL OF INFORMATION THE NINTEENTH JUDICAL DISTRICT COURT FOR THE PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

$\qquad$


Agency File \#:E.B.R. Parish Sheriff's Office -15-56002

DA File \#: 17085-15

The DISTRICT ATTORNEY for the Nineteenth Judicial District, Parish of East Baton Rouge, State of
ana, charges that Louisiana, charges that Alton B. Sterling
committed the offenses) of
Failure to Register as a Sex Offender: 1st Offense,
violating Louisiana Revised Statutes 15:542.1.2, in that:
On or about August 10, 2015, The defendant failed to register as a sex offender as required under the provisions of LA R.S. 15:542 et seq,
contrary to the law of the State of Louisiana and against the peace and dignity of the same.
FILAR C. MOORE, III DISTRICT ATTORNEY


Lauren H. Corkern
Assistant District Attorney
Nineteenth Judicial District of Louisiana Bar Roll \# 33880

Date: 4/6/16


## A TRUE EXTRACT OF CRIMINAL COURT MINUTES NINETEENTH JUDICIAL DISTRICT COURT PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA

## SECTION: 06 CASE NUMBER: 04-16-0241 <br> HONORABLE JUDGE RICHARD "CHIP" MOORE <br> PRESIDING ON DATE: May 16, 2016 <br> ALTON STERLING

CHARGE(S): FAILUIRE TO REGISTER AS SEX OFFENDER
This matter came before the Court for arraignment. Ms. Lauren Corkern, Assistant District Attorney, was present for the State of Louisiana. The accused having failed to appear when called, on motion of counsel for the State, and after hearing evidence that the accused received domiciliary service on $4 / 19 / 16$, and hearing further evidence that the surety received service on $4 / 18 / 16$, and further that the accused and his surety, Lexington National, were called three times in the courtroom and in the hall in a loud and clear voice and neither having appeared, the Court rendered judgment herein in favor of the State of Louisiana and against the principal and the surety, jointly and in solido, in the full amount of $\$ 20,000$ together with judicial interest thereon as provided by law. Written judgment will be signed accordingly.

The Court ordered that notice of the entry of the forfeiture herein be sent to the principal and the surety, as well as the agent of the surety, all in compliance with R.S. 15.85.

On further motion of counsel for the State, the Court ordered that a bench warrant be issued herein for the arrest of the accused.

## versus

ALTON STERLING B/M DOB: 6/14/1979
4156 W BROOKSTOWN DR
BATON ROUGE, LA 70805
State ID \#: 002000533
Driver's License \#: 7800758
Arrested: 4/5/2016; Summons

## THE NINTEENTH JUDICAL DISTRICT COURT

 FOR THE PARISH OF EAST BATON ROUGE

Agency File \#:E.B.R. Parish Sheriff's Office 129730, 16-22813

NO: $\qquad$ SECTION 6

DA File \#: 06391-16

The DISTRICT ATTORNEY for the Nineteenth Judicial District, Parish of East Baton Rouge, State of Louisiana, charges that

## ALTON STERLING

committed the offense(s) of

## POSSESSION OF SCHEDULE I DRUG,

violating Louisiana Revised Statutes 40:966C, in that:
On or about April 4, 2016, through April 5, 2016, the defendant knowingly and intentionally possessed a controlled dangerous substance classified under La. R.S. 40:964 at Schedule I C(10), to wit: Ecstasy (MDMA),
contrary to the law of the State of Louisiana and against the peace and dignity of the same.
HILLAR C. MOORE, III DISTRICT ATTORNEY


Assistant District Attorney
Nineteenth Judicial District of Louisiana
Bar Roll \# 36470


Date: 6/13/16
mdb

BILL OF INFORMATION

06-16-0550 THE NINTEENTH JUDICAL DISTRICT COURT
FOR THE PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

## VERSUS

ALTON STERLING B/M DOB: 6/14/1979 4156 W BROOKSTOWN DR BATON ROUGE, LA 70805 State ID \#: 002000533
Driver's License \#: 7800758 Arrested: 4/5/2016; Summons

NO: $\qquad$ SECTION 6 STATE OF LOUISIANA


Agency File \#:E.B.R. Parish Sheriff's Office 129730, 16-22813

DA File \#: 06391-16

The DISTRICT ATTORNEY for the Nineteenth Judicial District, Parish of East Baton Rouge, State of Louisiana, charges that

## ALTON STERLING

committed the offense(s) of
Possession of MARIJUANA, 1st Offense,
violating Louisiana Revised Statutes $\mathbf{4 0 : 9 6 6 E}(1)$, in that:
On or about April 5, 2016, the defendant knowingly and intentionally possessed a controlled dangerous substance classified under La. R.S. 40:964 at Schedule I C.(19), to wit: Marijuana,

[^1]HILLAR C. MOORE, III
DISTRICT ATTORNEY


Assistant District Attorney
Nineteenth Judicial District of Louisiana Bar Roll \# 36470


Date: 6/13/16
mdb

## State of Louisiana vs.

## Section I

Parish of Fast Baton Rouge
19th Juaicial District Court

Docket \# 6-08-1486


DOUG MOREAL Distret Attorney, for the Nincieenth Hudicial District. Parish of East Raton Rouge, State of Louisiana. charges that the person named in the Traffe Citation affixed hereto. at the time and place set forth therein. violated the listed Sections of the Louisiana Revised Siatutes. contrary to the Law of the State of lotisiara and against the peace and dignity of the same


## State of Louisiana vs.

## Section VII

0i $\sqrt{880012 \mathrm{Z}}$ Iton Bertrefl Sterling

Parish of East Baton Rouge
13th Judicial District Court

DOUG MOREAU. District Attomey, For the Nineteenth Judicial District. Parish of Eist Baton Ronge. State of Eonisiana, charges that the person named in the Traffic Citation affixed hereto, at the tince and place set firth therein. viated the listed Sections of the Louisiana Revised Statutes, contraty to the Lam of the State of Louisiana and against Whe puace and dignity of the same


DY. LEE HENDERSON SO0737

By:


Assistan Distmet Attornes 196 Judicial Dismet of !omisimat

10-9-2008 Trial
$\qquad$
$\qquad$
$\qquad$
$\qquad$

$\qquad$


Red From DUS
$\qquad$

$\qquad$

STERLING AL TON BERTRELI
9EESLEVVISST BATON
ROUGE 70807
WitnessOS



# A TRUE EXTRACT OF TRAFFIC COURT MINUTES <br> NINETEENTH JUDICIAL DISTRICT COURT <br> PARISH OF EAST BATON ROUGE, STATE OF LOUISIANA 

## SECTION: 07 CASE NUMBER: T09-08-2014 <br> HONORABLE JUDGE ANTHONY MARABELLA JR <br> PRESIDING ON DATE: August 10, 2009

The Court recalled the bench warrant previously issued for the arrest of the accused. The Court found the accused in contempt of court. The accused was sentenced to 30 days parish prison for contempt of court. The accused pled guilty to all charges. Ct. I: $\$ 25$ fine and court cost. Ct. II: $\$ 10$ fine or 30 days parish prison, concurrenct with contempt of court. No license.


[^0]:    By: Stephen N. Puph
    Assistant District Attorncy
    Nincteenth Judicial District of Louisiana

[^1]:    contrary to the law of the State of Louisiana and against the peace and dignity of the same.

