

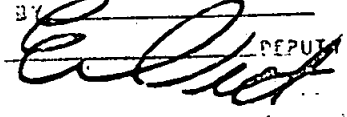
STANISLAUS COUNTY SUPERIOR COURT
STATE OF CALIFORNIA

FILED

2022 APR 12 PM 1:39

EV

CLERK OF THE SUPERIOR COURT
COUNTY OF STANISLAUS

BY  DEPUTY

THE PEOPLE OF THE STATE OF CALIFORNIA,)
)
vs.)
)
LISA JEAN DUNCKLEY)
)
(DOB: 04/23/1968))
(BAILED) Booking No. 1502873)
)
CR22003254 DEFENDANT(S))
)
DA No. 976103)
)

COMPLAINT - CRIMINAL

SO S21047347

State of California)
County of Stanislaus) ss.

The undersigned complains and alleges, upon information and belief, that said defendant(s) did commit the following crime(s) in the County of Stanislaus, State of California.

COUNT I: On or about December 12, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a BLACK QUARTER HORSE FILLY (SEVEN MONTHS OLD).

COUNT II: On or about December 14, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a BLACK STALLION HORSE (TEN - ELEVEN YEARS OLD).

COUNT III: On or about December 20, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a GRAY QUARTER HORSE MARE (A559538).

COUNT IV: On or about December 20, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a BROWN MARE HORSE (A559559).

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COUNT V: On or about December 20, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a BROWN MARE HORSE (A559560).

COUNT VI: On or about December 20, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a CREMELLO QUARTER HORSE MARE (A559561).

COUNT VII: On or about December 20, 2021, defendant(s) did commit a felony, CRUELTY TO ANIMAL, violation of Section 597(b) of the California Penal Code, in that the defendant did willfully, unlawfully, feloniously and cruelly beat and kill an animal and as an owner did inflict unnecessary cruelty upon an animal and did abuse an animal, to wit, a GRAY GELDING HORSE (A559567).

COUNT VIII: On or about December 20, 2021, defendant(s) did commit a misdemeanor, ANIMAL LEFT WITHOUT PROPER CARE, violation of Section 597.1(a) of the California Penal Code, in that the defendant(s) was a person who did willfully, unlawfully and maliciously permit an animal, to wit, a BUCKSKIN MARE HORSE (A559553) to be in any building, enclosure, lane, street, square, or lot of any city, county, city and county, or judicial district without proper care and attention.

COUNT IX: On or about December 20, 2021, defendant(s) did commit a misdemeanor, ANIMAL LEFT WITHOUT PROPER CARE, violation of Section 597.1(a) of the California Penal Code, in that the defendant(s) was a person who did willfully, unlawfully and maliciously permit an animal, to wit, a DARK BROWN MARE HORSE (A559543) to be in any building, enclosure, lane, street, square, or lot of any city, county, city and county, or judicial district without proper care and attention.

TLG/tjf

All of which is contrary to law in such cases made and proved, and against the peace and dignity of the People of the State of California.

I certify under penalty of perjury, at Modesto, California, that the foregoing is true and correct.

Dated: April 12, 2022

Tracy L. Griffin
Complainant