

EXHIBIT A

STATE OF NEW YORK
SUPREME COURT, COUNTY OF NEW YORK
PRESENT: HON. R. PICKHOLZ

Court Part: 66
Court Reporter: D. Taylor
Superior Ct. Case #: 3444-2002

Form containing defendant information: The People of the State of New York vs Miguel DeLosSantos, Defendant. Includes sex (Male), D.O.B. (11/10/57), NYSID NUMBER (04076530Y), and CRIMINAL JUSTICE TRACKING NUMBER (14A5516).

Table of Accusatory Instrument Charge(s): Mur 2 (2 counts) 125.25(3), Kidn 1 135.25(1), unlaw Imp 1 (2 counts) 135.10, Burg 1.

Date(s) of Offense: 10 / 08 / 1999
To: / /

THE ABOVE NAMED DEFENDANT HAVING BEEN CONVICTED BY [] PLEA OR [X] VERDICT, THE MOST SERIOUS OFFENSE BEING A [X] FELONY OR [] MISDEMEANOR OR [] VIOLATION, IS HEREBY SENTENCED TO:

Table with columns: Crime, Count No., Law § and Subdivision, SMF, Hate or Terror, Minimum Term, Maximum Term, and Post-Release Supervision. Rows include Mur 2, Kidnapping 1, Unlawful Imp 1, and Unlawful Imp 1.

**NOTE: For each DETERMINATE SENTENCE imposed, a corresponding period of POST-RELEASE SUPERVISION MUST be indicated [PL § 70.45].

- Counts all shall run CONCURRENTLY with each other.
Sentence imposed herein shall run CONCURRENTLY with and/or CONSECUTIVELY to
A period of [] PROBATION OR [] CONDITIONAL DISCHARGE] with an Ignition Interlock Device condition to run CONSECUTIVELY to any term of imprisonment imposed herein and to commence upon the defendant's release from imprisonment [PL § 60.21]
Conviction includes: WEAPON TYPE: and/or DRUG TYPE:
Charged as a JUVENILE OFFENDER - age at time crime committed: years
Adjudicated a YOUTHFUL OFFENDER [CPL § 720.20]
Execute as a sentence of PAROLE SUPERVISION [CPL § 410.91]
Re-sentence as a PROBATION VIOLATOR [CPL § 410.70]

- As. a : [] Second [] Second Violent [] Second Drug [] Second Drug w/prior VFO [] Predicate Sex Offender [] Predicate Sex Offender w/prior VFO [] Second Child Sexual Assault [] Persistent [] Persistent FELONY Violent OFFENDER

Table for financial obligations: Paid/Not Paid/Deferred - court must file written order [CPL § 420.40(5)]. Includes Mandatory Surcharge \$150, Crime Victim Assistance Fee \$5, Restitution, Sex Offender Registration Fee, Supplemental Sex Off. Victim Fee.

THE SAID DEFENDANT BE AND HEREBY IS COMMITTED TO THE CUSTODY OF THE:
[X] NYS Department of Correctional Services (NYSDOCS) until released in accordance with the law, and being a person sixteen (16) years or older not presently in the custody of NYSDOCS (the County Sheriff) (New York City Dept. Of Correction) is directed to deliver the defendant to the custody of NYSDOCS as provided in 7 NYCRR Part 103.
[] NYSDOCS until released in accordance with the law, and being a person sixteen (16) years or older and is presently in the custody of NYSDOCS, said defendant shall remain in the custody of the NYSDOCS.
[] NYS Office of Children and Family Services in accordance with the law being a person less than sixteen (16) years of age at the time the crime was committed.
[] County Jail/Correctional Facility

TO BE HELD UNTIL THE JUDGMENT OF THIS COURT IS SATISFIED.

REMARKS

Commitment, Order of Protection & Pre-Sentence Report received by Correctional Authority as indicated. Official Name, Shield No.

Pre-Sentence Investigation Report Attached: [X] YES [] NO
Order of Protection Issued: [] YES [X] NO
Order of Protection Attached: [] YES [X] NO
12 / 10 / 2014 Norman Goodman by [Signature] Senior Court Clerk
Date Clerk of the Court Signature Title



SUPREME COURT OF THE STATE OF NEW YORK
NEW YORK COUNTY
100 CENTRE STREET
NEW YORK, NY 10013

FEE:\$10.00

CERTIFICATE OF DISPOSITION INDICTMENT

DATE: 07/21/2017

CERTIFICATE OF DISPOSITION NUMBER: 59122

PEOPLE OF THE STATE OF NEW YORK
VS.

CASE NUMBER: 03444N-2002
LOWER COURT NUMBER(S):
DATE OF ARREST: 05/30/2013
ARREST #: M13648484
DATE OF BIRTH: 11/10/1957
DATE FILED: 06/13/2002

DELOSSANTOS, MIGUEL A

DEFENDANT

I HEREBY CERTIFY THAT IT APPEARS FROM AN EXAMINATION OF THE RECORDS ON FILE IN THIS OFFICE THAT ON 07/10/2014 THE ABOVE NAMED DEFENDANT WAS CONVICTED OF THE CRIME(S) BELOW BEFORE JUSTICE PICKHOLZ, R THEN A JUSTICE OF THIS COURT.

MURDER 2nd DEGREE PL 125.25 01 AF
KIDNAPPING 1st DEGREE PL 135.25 01 AF
UNLAWFUL IMPRISONMENT 1st DEGREE PL 135.10 00 EF
UNLAWFUL IMPRISONMENT 1st DEGREE PL 135.10 00 EF

THAT ON 12/10/2014, UPON THE AFORESAID CONVICTION BY TRIAL THE HONORABLE PICKHOLZ, R THEN A JUDGE OF THIS COURT, SENTENCED THE DEFENDANT TO

MURDER 2nd DEGREE PL 125.25 01 AF
IMPRISONMENT = 25 YEAR(S) TO LIFE

KIDNAPPING 1st DEGREE PL 135.25 01 AF
IMPRISONMENT = 25 YEAR(S) TO LIFE

UNLAWFUL IMPRISONMENT 1st DEGREE PL 135.10 00 EF
IMPRISONMENT = 16 MONTH(S) TO 4 YEAR(S)

UNLAWFUL IMPRISONMENT 1st DEGREE PL 135.10 00 EF
IMPRISONMENT = 16 MONTH(S) TO 4 YEAR(S)

CVAF = \$5 (JUDGMENT ORDERED)
SURCHARGE = \$150 (JUDGMENT ORDERED)

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL ON THIS DATE 07/21/2017.



COURT CLERK