

ATTORNEY OR PARTY WITHOUT ATTORNEY: NAME: **Robert A. Gibbs**
 STATE BAR NO.:
 FIRM NAME:
 STREET ADDRESS: **P.O. Box 686**
 CITY: **Shasta** STATE: **CA** ZIP CODE: **96087**
 TELEPHONE NO.: **707-499-3411** FAX NO.:
 E-MAIL ADDRESS: **awareoflifesterrors@gmail.com**
 ATTORNEY FOR (name): **In proper**

FOR COURT USE ONLY

FILED

JAN 17 2019

CLERK OF THE SUPERIOR COURT
 BY: **J. PEARSON, DEPUTY CLERK**

SUPERIOR COURT OF CALIFORNIA, COUNTY OF
 PEOPLE OF THE STATE OF CALIFORNIA
 Defendant: **Robert Alan Gibbs** vs.
 Date of birth: **03/09/1972**
 Cal. Dept. of Corrections and Rehabilitation No. (if any): **6H8988**

NOTICE OF APPEAL—FELONY (DEFENDANT)
 (Pen. Code, §§ 1237, 1237.5, 1538.5(m); Cal. Rules of Court, rule 8.304)

CASE NUMBER:
15F5736 et. al.

NOTICE

- You must file this form in the SUPERIOR COURT WITHIN 60 DAYS after the court rendered the judgment or made the order you are appealing.
- IMPORTANT:** If your appeal challenges the validity of a guilty plea, a no-contest plea, or an admission of a probation violation, you must also complete the Request for Certificate of Probable Cause on page 2 of this form. (Pen. Code, § 1237.5.)

1. Defendant appeals from a judgment rendered or an order made by the superior court.

NAME of defendant:
 DATE of the order or judgment:

2. Complete either item a. or item b. Do not complete both.

a. If this appeal is after entry of a plea of guilty or no contest or an admission of a probation violation, check all that apply:

- (1) This appeal is based on the sentence or other matters occurring after the plea that do not affect the validity of the plea. (Cal. Rules of Court, rule 8.304(b).)
- (2) This appeal is based on the denial of a motion to suppress evidence under Penal Code section 1538.5.
- (3) This appeal challenges the validity of the plea or admission. (You must complete the Request for Certificate of Probable Cause on page 2 of this form and submit it to the court for its signature.)
- (4) Other basis for this appeal (you must complete the Request for Certificate of Probable Cause on page 2 of this form and submit it to the court for its signature) (specify): **Ineffective Assistance of Counsel, Denial of discovery, Systematic, repeated denial of Ancillary Services (psychiatrist, Investigator) of coerced plea, Insane (emotionally disturbed) at time of plea, prosecutorial misconduct, politicised charges, denial of pitchess motion, denial of P.C. 1385 motion, denial of meaningful defense preparation, etc.**

b. For all other appeals, check one:

- (1) This appeal is after a jury or court trial. (Pen. Code, § 1237(a).)
- (2) This appeal is after a contested violation of probation. (Pen. Code, § 1237(b).)
- (3) Other (specify):

3. Defendant requests that the court appoint an attorney for this appeal. Defendant was was not represented by an appointed attorney in the superior court.

4. Defendant's mailing address is: same as in attorney box above.
 as follows:

Date: **1/7/2019**

Robert A. Gibbs
 (TYPE OR PRINT NAME)

Robert A. Gibbs
 (SIGNATURE OF DEFENDANT OR ATTORNEY)

PEOPLE OF THE STATE OF CALIFORNIA vs.	CASE NUMBER: 15F5736 et.al.
Defendant: Robert Alan Gibbs	

REQUEST FOR CERTIFICATE OF PROBABLE CAUSE

I request a certificate of probable cause. The reasonable constitutional, jurisdictional, or other grounds going to the legality of the guilty plea, no-contest plea, or probation violation admission proceeding are (specify): After 3 years and 3 months of being systematically denied any meaningful defense preparation by no less than 12 assigned lawyers, After 3 years and 3 months of pretrial detention, denial of meaningful bail or bail hearing (Bail: 405,000⁰⁰ for essentially 422 p.c. charges, one bail hearing in three years) After 3 years and 3 months of suffering severe emotional disturbances, being denied any meaningful mental health care, being physically and psychologically abused by jail deputies, systematically denied visitation with infant daughter, After 3 years and 3 months of being viciously attacked and politicized by the Shasta Co. District attorney and labeled in the press, After 3 years and 3 months of being systematically denied defense discovery and the District Attorney employing every despicable tactic under the sun to coerce my plea, After 3 years 3 months of vociferously maintaining my innocence, filing numerous federal lawsuits against Shasta Co., filing numerous Habeas Corpus petitions and having them ignored by the Court, After 3 years, 3 months of Despair, Suicide ideation, Solitary Confinement, Bitterness, loss of life,

After 3 years, 3 months of living Hell, Incarcerated by a Jurisdiction that had no respect whatsoever for my human or Constitutional rights, my lawyer (Ryan H. Bross) and I, in joint consultation, fully agreed that the Court would never give me a fair trial, fully agreed that my case was politicized and that the entire Shasta County System was colluding to either coerce my plea or simply rail-rod me by denying preparation of defense, fully agreed that my best and only viable option was to allow the obvious and open coercion of my plea, in order to end my incarceration, to bypass the un-just Shasta System and have my case heard before the higher (Appellate) Courts. Exhausted, mentally un-stable and disturbed on December 21st, 2018, following the advice of my attorney to allow myself to be coerced into a completely unfair and illegal plea (Because this was a very wise course of action and good and sound legal advice), I allowed my plea to be coerced.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

Robert A. Gibbs
(TYPE OR PRINT NAME)

Robert A. Gibbs
(SIGNATURE OF DEFENDANT OR ATTORNEY)

COURT ORDER

This Request for Certificate of Probable Cause is (check one): granted denied.

Date:

JUDGE