

Mendocino County District Attorney's Office

"PRISON COMMITMENTS" SERVED IN LOCAL JAIL

DUE TO REALIGNMENT STATUTES, EFFECTIVE OCTOBER 1, 2011

October 1, 2011 through December 31, 2011

	Defendant	Sentencing Date	Conviction(s)	Prison Sentence	Post Supervision?
1.	Jose Velasco Sandoval	October 7, 2011	H&S 11378 ¹	36 mos.	No
2.	Juda Hugo Cruz	October 7, 2011	H&S 11379(a) ²	48 mos.	No
3.	Janet Marie Owens	October 14, 2011	PC 459/460(b) ³ w/ 667.5(b) ⁴ x 2	12 mos.	Yes (28 mos.)
4.	Jeremiah Trent Winger	October 19, 2011	H&S 11378	24 mos.	No
5.	Arturo Madrigal Rosales	October 28, 2011	H&S 11378	16 mos.	No
=====					
6.	Britton Leonard Azbill Jr.	November 4, 2011	PC 243(d) ⁵	18 mos.	Yes (30 mos.)
7.	Brent John Holdridge	November 4, 2011	H&S 11378 w/ prior	24 mos.	Yes (36 mos.)
8.	Douglas Gene Santos	November 15, 2011	VC 23152(b)/23550(a) ⁶	36 mos.	No
=====					
9A.	Willie Braxton Williams	December 2, 2011	H&S 11378 w/ 11370.2(c) ⁷	48 mos. cs	Yes (22 mos.)

¹ Health and Safety Code § 11378 commonly denotes "possession of methamphetamine with the intent to sell."

² Health and Safety Code § 11379(a) commonly denotes "transportation or sales of methamphetamine."

³ Penal Code § 459/460(b) commonly denotes "commercial or non-residential burglary."

⁴ Penal Code § 667.5(b) denotes a one-year enhancement for having suffered a prior prison commitment.

⁵ Penal Code § 243(d) is commonly denotes "battery where serious bodily injury is inflicted."

⁶ Vehicle Code § 23152(b)/23550(a) commonly denotes driving a motor vehicle with a blood alcohol .08 or greater having previously suffered at least three prior convictions.

⁷ Health and Safety Code § 11370.2(c) is a 3-year sentencing enhancement that may be imposed for a prior conviction for § 11378.

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	Defendant	Sentencing Date	Conviction(s)	Prison Sentence	Post Supervision?
9B.	Willie Braxton Williams	December 2, 2011	PC 459/460(b) & 487(a) ⁸	8 mos. cs	Yes
10A.	Lorna Ruth Allen	December 2, 2011	PC 459/460(b)	4 mos. cc	Yes (12 mos.)
10B.	Lorna Ruth Allen	December 2, 2011	PC 1320.5 ⁹	4 mos. cc	Yes (12 mos.)
11.	Moses Filburn James Reeves	December 2, 2011	PC 69 ¹⁰	36 mos.	No
12.	Sharon Lee Dewing	December 16, 2011	PC 666/484(a) ¹¹	24 mos.	No

Note: The realignment legislation changed the good time/work time custody credits that are "earned" by prisoners against the above sentences. By law each defendant is only required to serve one-half of the commitment noted, or, put another way, 50% of the sentence imposed.

The **post supervision** column indicates whether a sentence has been "split," meaning the defendant's overall sentence is split by order of the Court between time incarcerated in the county jail and time on mandatory supervision upon release. If the defendant's sentence is not split, then he or she will not have any probation or parole-like supervision upon completion of their full sentence.

⁸ Penal Code § 487(a) commonly denotes "grand theft," meaning theft of property with a value greater than \$900.

⁹ Penal Code § 1320.5 commonly denotes failing to appear on a felony case after having posted bail to secure appearances.

¹⁰ Penal Code § 69 commonly denotes "threatening an executive officer."

¹¹ Penal Code § 666/484(a) commonly denotes "petty theft having suffered at least three prior theft-related convictions."