

6
56 JUL -8 PM 1:02

~~50 JUL -8~~ PH 1:02

vs. Ruben Aragon
Defendant.

THE PEOPLE HAVE AGREED TO DISMISS COUNT(S) One (1) ~~Mandatory sentence~~
Two (2), Three (3), Four (4), Six (6) and Seven (7)

SENTENCE AGREEMENT *Insert offense and classification
(e.g.: "Theft[F-4]")

1. Deferred Judgment and Sentence: _____
2. Probation: _____
3. Restitution: _____
4. Community Corrections (Condition/Probation) _____
5. Community Corrections (Direct Sentence) _____
6. County Jail/Work Release: _____
7. County Jail/No Work Release: _____
8. DOC: 48 years as to Count Nine (9), 22 years as to Count Eight (8)
9. Alternative Service Hours: _____
10. Drug/Alcohol Eval: _____
11. Drug/Alcohol Treatment: _____
12. Mental Health Evaluation: _____
13. Counseling: _____
14. In-Patient Treatment: _____
15. No Contact with Victim(s): _____
16. No Contact with children under ____ years of age: _____
17. No Access to Firearms: _____
18. Other: Sentences imposed as to Counts Nine (9) and Eight (8) are

Reg. No. _____
Date: _____

Reg. No. 10969
Date: 7/8/78

Date: 7-8-98

003916
Date: 7-8-94

Contact by: Steve Lee

amended to reflect no ct 10 - put a finding by the court of remanding
in the appropriate range - because he was on bond for a pending

District Court, Arapahoe County
Case #: 1992 CR 2038 Div/Room: 6

JUDGMENT OF CONVICTION, SENTENCE ~~XXXXXX~~ AMENDED ✓

The People of Colorado vs ARAGON, RUBEN G

DOB 12/19/1958

The Defendant was sentenced on: 7/08/1998

People represented by...: STEVE LEE, EVA WILSON

Defendant represented by: MIKE ROOT, JIM CASSEL

UPON DEFENDANT'S CONVICTION this date of: 7/08/1998

The defendant pled guilty to:

Count # 8 Charge: CONT SUBSTANCE-DISTRIE SCHED 2

C.R.S # 18-18-405(2)(a)(I) Class: F3

Date of offense(s): 12/23/1992 Date of plea(s): 7/08/1998

Count # 9 Charge: SECOND DEGREE MURDER

C.R.S # 18-3-103(1)(a) Class: F2

Date of offense(s): 12/23/1992 Date of plea(s): 7/08/1998

IT IS THE JUDGMENT/SENTENCE OF THIS COURT that the defendant be sentenced to
COLO DEPT OF CORRECTIONS FOR 22.00 YEARS .00 COUNT 8
COLO DEPT OF CORRECTIONS FOR 48.00 YEARS .00 COUNT 9
919 day(s) of presentence confinement shall be given
The Defendant is NOT appropriate for the Regimented Inmate Training Program

THEREFORE, IT IS ORDERED the Sheriff of ARAPAHOE COUNTY shall convey the
DEFENDANT to the following department TO BE RECEIVED AND KEPT ACCORDING TO LAW
COLORADO STATE DEPARTMENT OF CORRECTIONS DIAGNOSTIC UNIT AT CANON CITY, CO.

ADDITIONAL REQUIREMENTS

The defendant shall also pay the following costs

COURT COSTS	\$	30.00	VICTIM ASSISTANCE	\$	125.00
VICTIM COMPENSATION	\$	125.00	REQUEST FOR TIME TO PAY	\$	25.00

JUDGMENT OF CONVICTION IS NOW ENTERED, IT IS FURTHER ORDERED OR RECOMMENDED:
SENTENCE IN COUNT 8 TO RUN CONSECUTIVELY WITH SENTENCE IN ADDED COUNT 9. THESE
SENTENCES TO RUN CONCURRENTLY WITH KENTUCKY CASES 95CR411 AND 96CR23, ARAPAHOE
COUNTY CASE 92CR466, AND FEDERAL CASE 92CR422F. /MLM

DATE 7-9-98 NPT 7-8-98 JUDGE James F. Macrum
JAMES F. MACRUM
DISTRICT JUDGE

DISTRICT COURT
STATE OF COLORADO } ss.
Arapahoe County.
CERTIFIED to be a full, true and cor-
rect copy of the original in my custody.
DATED 7-10 A.D. 1998
DEBORAH M. LOCKWOOD
Clerk of the District Court
Deborah M. Lockwood Deputy

APPENDIX B

P.E. #7