(ENDORSED) XAVIER BECERRA 1 Attorney General of California 2 PATRICIA M. FUSCO Supervising Deputy Attorney General AMANDA G. PLISNER (SBN 258157) 3 Clerk of the Court VIKRAM MANDLA (SBN 287101) Superior Court of CA County of Santa Clara Deputy Attorneys General 4 300 S. Spring Street, Suite 1702 Los Angeles, CA 90013 Telephone: (213) 269-6174 E-mail: Amanda.Plisner@doj.ca.gov 6 Attorneys for People of the State of California 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SANTA CLARA 9 10 11 Case No. C1912332 PEOPLE OF THE STATE OF 12 CALIFORNIA, SECOND AMENDED FELONY 13 Plaintiff, COMPLAINT Action Filed: June 26, 2019 14 v. 15 JING CHIANG HUANG aka "Lili" (9/7/53), 16 SHU MEI LIN aka "Shelly" (2/1/62), SHAO LEE aka "Cindy" (6/16/69), 17 PEIHSIN LEE aka "Boss Lili" (12/18/57), PENGCHENG CAI aka "Bao Bao" 18 (12/3/87), **DAFENG WEN (10/2/87),** 19 20 Defendants. 21 THE ATTORNEY GENERAL OF THE STATE OF CALIFORNIA accuses the above-22 named defendants of the following crimes, which are connected to one another in their 23 24 commission: **COUNT ONE** 25 On or between September 26, 2016, and October 13, 2019, in the County of Santa Clara, 26 defendants JING CHIANG HUANG, SHU MEI LIN, and SHAO LEE committed the crime of 27

CONSPIRACY, in violation of PENAL CODE SECTION 182(a)(1), in that they did unlawfully

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OVERT ACT 15

In October 2016, defendant **SHAO LEE** telephonically directed commercial sex buyers to multiple brothel locations.

COUNT TWO

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Count One: On or between June 1, 2019, and July 7, 2019, in the County of Santa Clara, defendants JING CHIANG HUANG, PEIHSIN LEE, PENGCHENG CAI, and DAFENG WEN committed the crime of CONSPIRACY, in violation of PENAL CODE SECTION 182(a)(1), in that they did unlawfully conspire together, and with other persons whose identity is unknown, to commit the crime of HUMAN TRAFFICKING, in violation of PENAL CODE SECTION 236.1(b) a felony, and that pursuant to and for the purpose of carrying out the objectives and purposes of the aforesaid conspiracy, the said defendants committed the following overt act(s) at and in the County of Santa Clara:

OVERT ACT 1

On or between June 1, 2019, and June 26, 2019, **PENGCHENG CAI** directed ZW to work at various brothel locations.

OVERT ACT 2

On or between June 1, 2019, and June 26, 2019, **PENGCHENG CAI** collected money from ZW.

OVERT ACT 3

On or between June 1, 2019, and June 26, 2019, **PENGCHENG CAI** threatened ZW regarding future job opportunities if she stopped working for him.

OVERT ACT 4

On or between June 1, 2019, and June 26, 2019, **DAFENG WEN** directed commercial sex buyers to brothel locations.

1	OVERT ACT 5
2	On or between June 1, 2019, and June 26, 2019, DAFENG WEN directed the collection of
3	money earned from commercial sex acts.
4	OVERT ACT 6
5	On or between June 1, 2019, and June 26, 2019, DAFENG WEN directed the commission
6	of particular sex acts as requested by commercial sex buyers.
7	OVERT ACT 7
8	On or between June 1, 2019, and June 26, 2019, DAFENG WEN arranged the distribution
9	of condoms to brothel locations.
10	OVERT ACT 8
11	On June 26, 2019, JING CHIANG HUANG stored ZW's passport at JING CHIANG
12	HUANG'S residence on Clifton.
13	OVERT ACT 9
14	On July 2, 2019, JING CHIANG HUANG asked PEIHSIN LEE and PENGCHENG
15	CAI to collect debts owed to her.
16	OVERT ACT 10
17	On July 2, 2019, PENGCHENG CAI told JING CHIANG HUANG he would give her
18	money he collected from four locations.
19	OVERT ACT 11
20	On July 3, 2019, PEIHSIN LEE told ZW to pay whatever she makes committing
21	commercial sex acts to JING CHIANG HUANG.
22	OVERT ACT 12
23	On July 7, 2019, JING CHIANG HUANG called PEIHSIN LEE and directed her to have
24	a 3 rd party delete pictures of prostitutes on his phone.
25	COUNT THREE
26	For a further and separate cause of action, being a different offense from but connected in
27	its commission as the charges set forth in Counts One through Two: On or between September
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26, 2016, and October 13, 2019, in the County of Santa Clara, defendants **JING CHIANG HUANG, SHAO LEE,** and **SHU MEI LIN** committed the crime of HUMAN TRAFFICKING FOR A SEX ACT, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that they did willfully and unlawfully deprive and/or violate the personal liberty of YL with the intent to maintain a violation of PENAL CODE SECTION 266h.

COUNT FOUR

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Three: On or between June 1, 2019, and July 7, 2019, in the County of Santa Clara, defendant **JING CHIANG HUANG** committed the crime of HUMAN TRAFFICKING FOR A SEX ACT, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that she did willfully and unlawfully deprive and/or violate the personal liberty of ZW with the intent to maintain a violation of PENAL CODE SECTION 266h.

COUNT FIVE

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Four: On or between June 1, 2019, and September 10, 2019, in the County of Santa Clara, defendants **PEIHSIN LEE** and **PENGCHENG CAI** committed the crime of HUMAN TRAFFICKING FOR A SEX ACT, a violation of PENAL CODE SECTION 236.1(b), a Felony, in that they did willfully and unlawfully deprive and/or violate the personal liberty of ZW with the intent to maintain a violation of PENAL CODE SECTION 266h.

COUNT SIX

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Four: On or between April 15, 2018, and September 10, 2019, in the County of Santa Clara, defendants **PENGCHENG CAI** and **DAFENG WEN** committed the crime of HUMAN TRAFFICKING, a violation of PENAL

CODE SECTION 236.1(a), a Felony, in that they did willfully and unlawfully deprive and/or violate the personal liberty of CW with the intent to obtain forced labor or services.

COUNT SEVEN

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Five: On or about April 12, 2015, in the county of Santa Clara, defendant **JING CHIANG HUANG** committed the crime of FILING FALSE TAX RETURN in violation of REVENUE AND TAXATION CODE SECTION 19706, a felony, in that she did willfully and with like intent, make, render, or verify a false or fraudulent return or statement, to wit: 2014 California Resident Income Tax Return.

COUNT EIGHT

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Six: On or about April 18, 2016, in the county of Santa Clara, defendant JING CHIANG HUANG committed the crime of FAILURE TO FILE TAX RETURN in violation of REVENUE AND TAXATION CODE SECTION 19706, a felony, in that she being a person required by law to file a tax return or to supply information, did willfully fail to file a tax return or supply information for the period January 1, 2015, through December 31, 2015, with the intent to evade tax, to wit: 2015 California Resident Income Tax Return.

COUNT NINE

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Seven: On or about April 18, 2017, in the county of Santa Clara, defendant **JING CHIANG HUANG** committed the crime of FAILURE TO FILE TAX RETURN in violation of REVENUE AND TAXATION CODE SECTION 19706, a felony, in that she being a person required by law to file a tax return or to supply information, did willfully fail to file a tax return or supply information for the period January 1, 2016, through December 31, 2016, with the intent to evade tax, to wit: 2016 California Resident Income Tax Return.

COUNT TEN

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Eight: On or between November 25, 2016, and December 1, 2016, in the county of Santa Clara, defendant JING CHIANG HUANG committed the crime of MONEY LAUNDERING in violation of PENAL CODE SECTION 186.10(a)(2), a felony, in that she willfully and unlawfully conducted transactions involving monetary instruments of a total value exceeding \$5,000, to wit: \$8,807.72 deposited into an account at Citibank, N.A., knowing that such monetary instrument or instruments represent the proceeds of, or is derived directly from the proceeds of criminal activity.

COUNT ELEVEN

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Nine: On September 21, 2016, in the county of Santa Clara, defendant **SHAO LEE** committed the crime of MONEY LAUNDERING in violation of PENAL CODE SECTION 186.10(a)(2), a felony, in that she willfully and unlawfully conducted transactions involving monetary instruments of a total value exceeding \$25,000, to wit: \$55,000 deposited into an account at Wells Fargo Bank, N.A., knowing that such monetary instrument or instruments represent the proceeds of, or is derived directly from the proceeds of criminal activity.

COUNT TWELVE

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Ten: On or between October 3, 2016, and October 6, 2016, in the county of Santa Clara, defendant **SHAO LEE** committed the crime of MONEY LAUNDERING in violation of PENAL CODE SECTION 186.10(a)(2), a felony, in that she willfully and unlawfully conducted transactions involving monetary instruments of a total value exceeding \$5,000, to wit: \$13,841 deposited into an account at Wells Fargo Bank, N.A., knowing that such monetary instrument or instruments represent the proceeds of, or is derived directly from the proceeds of criminal activity.

COUNT THIRTEEN

For a further and separate cause of action, being a different offense from but connected in its commission as the charges set forth in Counts One through Eleven: On December 30, 2016, in the county of Santa Clara, defendant **SHU MEI LIN** committed the crime of MONEY LAUNDERING in violation of PENAL CODE SECTION 186.10(a)(2), a felony, in that she willfully and unlawfully conducted transactions involving monetary instruments of a total value exceeding \$5,000, to wit: \$7,160 deposited into an account at Bank of America, N.A., knowing that such monetary instrument or instruments represent the proceeds of, or is derived directly from the proceeds of criminal activity.

SPECIAL ALLEGATION ONE – STATUS ALLEGATION/FELONIES EXEMPT FROM LOCAL CUSTODY

It is further alleged that prison custody time for the felony offenses charged in counts Three through Five are to be served in state prison pursuant to PENAL CODE SECTION 1170.

NOTICE: Conviction of the offenses charged in counts Three through Six will require the charged defendants to register pursuant to Penal Code section 290 et seq. Willful failure to register is a crime.

NOTICE: Conviction of these offenses will require the defendant to provide DNA samples and print impressions pursuant to Penal Code section 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* (2007) 549 U.S. 270 [127 S.Ct. 856, 166 L.Ed.2d 856].

1	NOTICE: Any allegation making a defendant ineligible to serve a state prison sentence in the
2	county jail shall not be subject to dismissal pursuant to Penal Code section 1385.
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4	I declare under the penalty of perjury that the foregoing is true and correct. Executed this
5	day of September, 2019, at Santa Clara, California.
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8	Respectfully Submitted, XAVIER BECERRA
9 10	Attorney General of California PATRICIA M. FUSCO
11	Supervising Deputy Attorney General
12	(IMM ON doll Minus
.13	AMANDA G. PLISNER
14	Deputy Attorney General Attorneys for People of the State of
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