## **CRIMINAL CAUSE FOR PLEADING**

BEFO	RE: <u>M</u>	IAGISTRA	TE JUDG	E LEVY Cou	<u>ırtroom 1</u>	1B South	DATE: $3/7/19$
19	CR	R 117			United	States v. Si	nmyah Amera Ceasa
DEFE	NDAN	T: <u>Sinmyal</u>	Amera C	easar			
	_Xr	oresent	_not presen	t <u>X</u>	cust	_bail	
DEFE	NSE C	OUNSEL:	Samue	l Jacobson_			_
	_X_I	oresent	_not presen	t(	CJAR	ET <u>X</u> FI	)
AUSA:	<u>Josh</u>	ua Hafetz		CLERK:	Alicia Fe	rrara	_
INTER	RPRET	ER: <u>N/A</u>		-			
RECO	RDING	G START	AND END	TIME: <u>1:2</u>	2-2:08	<del></del>	
_X_ (	CASE	CALLED		X DEFT'S	S FIRST A	APPEARAN	ICE MED OF RIGHTS
DEFT:	<u>X</u> S	WORN	<u>X</u> A	RRAIGNED	-	X_INFORM	MED OF RIGHTS
<u>X</u>	WAIV	ER OF IN	DICTMEN	IT FILED  LEA TO THI  I GUILTY P			
<u>X</u>	INFO	RMATION	FILED				
<u>X</u>	DEFT	ENTER G	UILTY PI	LEA TO THE	E INFORM	MATION	
	DEFT	. WITHDR	AWS NOT	r GUILTY P	LEA ANI	) ENTERS	GUILTY PLEA TO
		3 •					
<u> </u>	COUR	CI FINDS	FACTUAL ET FOD	BASIS FUR	CIHEPL	ŁA	
— `	SEN I I	ENCING 5	EI FOK_	AI_BEFC	TION —		
	BAII .	CET	O BE SEI	BY PRUDA	DEET	CONT	D IN CUSTODY
	CASE.	ADIOURI	VED TO	MI DION	T		DINCOSTODI
<u>x</u>	TRAN	SCRIPT (	RDERED	· [1·22-2·08]			
X	COUN	ISEL WILL	L CONFEI	R AND REP	ORT RAC	KREGARI	DING A
	SENT	ENCING I	DATE	KAND KEI	OILI DILO	ii iiboiiii	

OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted.