

**CRIMINAL DOCKET
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<p>THE UNITED STATES</p> <p><i>vs.</i></p> <p>REYNALDO VALENZUELA-FLORES</p>	<p><i>For U. S.:</i></p> <p style="text-align: center;">Ben F. Baker</p> <p><i>For Defendant:</i></p> <p style="text-align: center;">George Carrasquillo 2521 E. 1</p>

STATISTICAL RECORD	COSTS		DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 7-1-74	Clerk					
J.S. 3 mailed 7-1-74	Marshal					
Violation Transporting Aliens Title 8, U.S.C.	Docket fee					
Sec. 1324 (a)(2)						
(Four Counts; \$2,000 &/or 5 yrs)						

DATE	PROCEEDINGS
6-18-74	Case called for Arraignment and Plea. Deft. present and re-presented; govt. represented. Deft. waives indictment; waiver signed and filed in open court. Information filed in open court. The deft. is Arraigned and enters a plea of GUILTY as to counts 1&2. It is agreed that counts 3&4 be dismissed. It is Adjudged that the deft. is guilty as charged in Cts 1&2. Jury waiver signed and filed in open court. Sentence is passed to July 2, 1974 at 10:00 A.M. Pre-sentence report requested by the court. Mr. Carrasquillo is to take responsibility for the Deft.'s presence for Court appearances, Deft. is placed in custody of his attorney. (AEB-J)s
6-18-74	Appearance bond for \$100.00 (personal) filed with order specifying Methods and conditions of release.s
6-25-74	M.O. Case is set for sentencing on 6-26-74 at 10:00 A.M. (AEB-J)s

DATE	PROCEEDINGS
6-26-74	<p>(Expense report presented to Court)</p> <p>Case called for Sentence. Deft. present and represented; govt represented. Deft. and Counsel are asked if they care to say anything before sentence is passed. Plaintiff. Witness sworn and testify.</p> <p>Judgment and Sentence-REYNALDO VALENZUELA-FLORES</p> <p>Count 1-Atty Gen for a period of 6 months to be served in a half-way house nearest the Mexican Boarder.</p> <p>Count 2-the imposition of sentence is hereby suspended and the deft. is placed on probation for a period of 18 months to run consecutively to sentence imposed in count 1. It is Adjudged that the Condition of probation is to avoid illegal entrance into the country. (AEB-J).S</p>
6-26-74	Judgment & Commitment, filed & entered. Two c/c del. to USM & two to Prob. Office
7-9-74	Application to Correct or Reduce Sentence, filed.k <i>Copy to Def.</i>
7-9-74	Order, filed, overruling the Motion for Reduction of Sentence requested by Def. in letters dated 6-28-74 & 7-2-74. (AEB-J)k copies mailed.k
7-10-74	Order, filed, overruling Appl. to Correct or Reduce Sentence. (AEB-J)k copies mailed.k
10-17-74	Return on U.S. Marshals service, J & C filed. Executed by delivering deft. to F.P.C. at Safford, Ariz., on 9-24-74. k