ARR 08-25,338 SUPP CP: 294702 SUPP DR 08-35607

CERTIFICATE OF RELEASE

	nal Code section 851.6 (as amended by Stats. 1975, ch. 1117), I hereby
certify that the taking into custody of	LORENZO CALIEL OLIVER ON (subject's name)
3-10-0B (date)	by the ANAHEIM POLICE DEPARTMENT was a detention only,
not an arrest.	
LURENZO CALTER (subject's name)	OLIVER was released on 3-/(-08 (date)
by the ANAHEIM POLICE DEPARTMEN	NT. Pertinent portions of Penal Code sections 849, 849.5 and 851.6 are
included as part of this certificate.	
	signed M. SuTTER 884
	Title DETECTIVE
	Title DETECTIVE Releasing Officer
	() Comparison Officer

Penal Code section 849 provides in part:

- (a) When a arrest is made without a warrant by a peace officer or private person, the person arrested, if not otherwise released, shall without unnecessary delay, be taken before the nearest or most accessible magistrate in the county in which the offense is triable, and a complaint stating the charge against the arrested person, shall be laid before such magistrate.
- (b) Any peace officer may release from custody, instead of taking such person before a magistrate, any person arrested without a warrant whenever:
 - (1) He is satisfied that there are insufficient grounds for making a criminal complaint against the person arrested.
 - (2) The person arrested was arrested for intoxication only, and no further proceedings are desirable.
 - (3) The person was arrested only for being under the influence of a narcotic, drug, or restricted dangerous drug and such person is delivered to a facility or hospital for treatment and no further proceedings are desirable.
- (c) Any record of arrest of a person released pursuant to paragraphs (1) and (3) of subdivision (b) shall include a record of release. Thereafter, such arrest shall not be deemed an arrest, but a detention only.

Penal Code section 849.5 provides:

In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, any record of arrest of the person shall include a record of release. Thereafter, the arrest shall not be deemed an arrest, but a detention only.

Penal Code section 851.6 provides, in part:

- (a) In any case in which a person is arrested and released pursuant to paragraph (1) or (3) of subdivision (b) of section 849, the person shall be issued a certificate, signed by the releasing officer or his superior officer, describing the action as a detention.
- (b) In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, the person shall be issued a certificate by the law enforcement agency which arrested him describing the action as a detention.