



The allegations of prior convictions listed in Count I of this complaint are hereby incorporated by reference as allegations of prior convictions for the purposes of this Count of the complaint.

MCI 23152(B)/29

### COUNT III

For a further, separate and third cause of action being a different offense, belonging to the same class of crimes and offenses set forth in Count I hereof, affiant further alleges that on or about SEPTEMBER 8, 2000 at and in the City of Los Angeles, in the County of Los Angeles, State of California, an infraction, to wit, violation of Subdivision (a) of Section 16028 of the California Vehicle Code was committed by the above-named defendant(s) (whose true name(s) to affiant is(are) unknown), who at the time and place last aforesaid, did willfully and unlawfully, while driving a vehicle required to be registered in this state upon a highway, fail to provide written evidence of financial responsibility for the vehicle.

MCI 16028(A)/29

### COUNT IV

For a further, separate and fourth cause of action being a different offense, belonging to the same class of crimes and offenses set forth in Count I hereof, affiant further alleges that on or about SEPTEMBER 8, 2000 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Section 538d of the California Penal Code was committed by the above-named defendant(s), (whose true name(s) to affiant is(are) unknown), who at the time and place last aforesaid, did willfully and unlawfully, without being given by law the authority of a peace officer, wear, exhibit, and use the authorized badge, insigne, emblem, device, label, certificate, card, and writing of a peace officer, with the intent of fraudulently personating a peace officer, and of fraudulently inducing the belief that he was a peace officer.

MCI 538D/21

All of which is contrary to the law and against the peace and dignity of the People of the State of California. Declarant and complainant therefore prays that a warrant may be issued for the arrest of said defendant(s) and that he may be dealt with according to law.

Attached hereto and incorporated by reference as though fully set forth are written statements and reports which constitute the basis upon which I make the within allegations.

A declaration in Support of the Issuance of Such Warrant is Submitted.

Executed at Los Angeles, California, on September 21, 2000.

I declare under penalty of perjury that the foregoing is true and correct.

Richard J. Clove  
Declarant and Complainant

INFORMAL DISCOVERY NOTICE

TO THE ABOVE-NAMED DEFENDANT(S) AND/OR ATTORNEY(S) FOR DEFENDANT(S):

Plaintiff, the People of the State of California, hereby requests discovery/disclosure from the defendant(s) and his or her attorney(s) in this case pursuant to Penal Code Sections 1054.3 and 1054.5.

YOU ARE HEREBY NOTIFIED that if complete disclosure is not made within 15 days of this request, plaintiff will seek -- on or before the next court date, or as soon as practicable thereafter -- a court order enforcing the provisions of Penal Code Section 1054.1, subdivisions (b) and (c). This is an ongoing request for any of the listed items which become known to the defendant(s) and his or her attorney(s) after the date of compliance.

The written statements and reports attached hereto constitute discoverable materials designated in Penal Code Section 1054.1. Any additional material discoverable pursuant to Penal Code Section 1054.1 that becomes known to plaintiff will be provided to the defense.

If, prior to or during trial, as a result of this request plaintiff obtains additional evidence or material subject to disclosure under a previous defense request or court order pursuant to Penal Code Section 1054.1, plaintiff will disclose the existence of that evidence or material within a reasonable time.

DISCOVERY MATERIALS SHOULD BE DELIVERED TO A DEPUTY CITY ATTORNEY IN MASTER CALENDAR COURT ON THE FIRST TRIAL DATE.



I certify that this is a true and correct copy of the original Complaint on file in this office consisting of 2 pages. JOHN A. CLARKE, Executive Officer/Clerk of the Superior Court of California, County of Los Angeles.

Date: 8-1-01 By: [Signature], Deputy

Municipal Court of California Los Angeles Judicial District			SENTENCE (VEHICLE CODE VIOLATIONS)		Clerk: <u>SABER</u>
Defendant's Name: <u>Tommy Thompson</u>					Case Number: <u>OVN04017</u>
Date <u>10-5-00</u>	Div <u>103</u>	Judge <u>BLOCK</u>	Prosecutor <u>CITY ATT CROSSY</u>	Defense Attorney <u>ZIMMERMAN</u>	Reporter <u>RILEY</u>
Interpreter/Language					

COUNT: 1 CHARGE: 23152B

- PROBATION IS DENIED AND THE DEFENDANT IS ORDERED TO SERVE \_\_\_\_\_ DAYS IN THE COUNTY JAIL; CREDIT FOR \_\_\_\_\_ PRE-SENTENCE ACTUAL DAYS PLUS \_\_\_\_\_ GT/WT DAYS.
- IMPOSITION OF SENTENCE IS SUSPENDED FOR 48 MONTHS AND THE DEFENDANT IS CONDITIONALLY SENTENCED ON THE CONDITIONS NOTED BELOW:

1. Serve 46 hours/days in jail ( ) forthwith ( ) consecutive ( ) concurrent to any other case. Credit: 48 actual hour/days, plus \_\_\_\_\_ GT/WT days. ( ) Time may be served in any penal institution.
2. Pay \$ 500 fine plus \$ \_\_\_\_\_ penalty assessment plus restitution fund or serve 16 days in jail ( ) forthwith ( ) consecutive ( ) concurrent. Credit: \_\_\_\_\_ actual days, plus \_\_\_\_\_ GT/WT days.
3. Perform \_\_\_\_\_ hours of community service.
4. Work \_\_\_\_\_ days for CALTRANS/Graffiti Removal.
5. Enroll in and complete an ( ) AB-541 ( ) SB-38 ( ) 30 month alcohol and/or drug program and attend \_\_\_\_\_ additional A.A./N.A. meetings at the minimum rate of \_\_\_\_\_ meetings per week. You must enroll in the program within 21 days (or within 21 days of release from custody). ( ) Fees for the alcohol program are to be set consistent with the defendant's ability to pay.
6. Do not drive with any measurable amount of alcohol or drugs in blood, nor refuse to complete a blood alcohol/drug chemical test and field sobriety test (FST) if requested by any peace officer.
7. Your driver's license is ordered restricted to driving to and from work or during the course and scope of your work and to and from the alcohol education program for the first 90 days ( ) 18 months ( ) 30 months of probation unless suspended by the Dept. of Motor Vehicles, in which case you may not drive until the Dept. of Motor Vehicles reinstates your driving privilege.
10. Do not drive without a valid driver's license in your possession nor without bodily injury and property damage liability insurance in the amount prescribed by law.
11. Comply with any and all supplemental terms and conditions of probation as ordered on the attached sentencing form with regard to the IGNITION INTERLOCK DEVICE.
12. Car bearing license plate # 4M0D566 is ( ) is not ordered impounded for a period of 2 days. ( ) Impoundment would result in loss of employment of defendant or his/her family, ( ) would impair ability of defendant or his/her family to obtain medical care, ( ) would impair ability of defendant or his/her family to attend school, ( ) would unfairly infringe upon community property rights, ( ) would result in loss of car due to inability to pay impound fees.
13. Car bearing license plate # \_\_\_\_\_ is declared a nuisance and ordered forfeited per V.C. Section 23198.
14. Do not use or possess any narcotics, dangerous or restricted drugs or associated paraphernalia, except with valid prescription, and stay away from places where users, buyers or sellers congregate, and do not associate with persons known by you to be narcotic or drug users or sellers, except in an authorized drug counseling program. ( ) Submit to urine testing upon request of any peace officer.
15. Make full restitution to victim(s) ( ) per hearing ( ) per civil judgment ( ) per stipulated sum \$ \_\_\_\_\_. Liability is ( ) admitted ( ) denied for purposes of the hearing.

\$500 (no c)  
10 COK  
430 VDUI  
20 PVI  
850 PI  
100 RAB  
1 NC  
35 EIA  
50 PAP  
33 VALT  
50 LAB

license is now ( ) suspended ( ) revoked for a period of \_\_\_\_\_ months \_\_\_\_\_ years. YOU MAY NOT DRIVE A MOTOR VEHICLE.

I am declared an HABITUAL TRAFFIC OFFENDER for a period of \_\_\_\_\_ years.

for Jail in Div. <u>103</u> , 8:30 a.m.:	<u>12/11/00</u>	Restitution Hearing in Div. _____, 8:30 a.m.:	
to be by:		Complete Alcohol Program/A.A./N.A. by:	
to be Community Service by:		Progress Report by:	
to be CALTRANS/Graffiti Removal:		Other:	

I understand and accept the above conditions and dates of compliance, and agree to abide by same. There is no legal cause why judgment should not now be pronounced. I waive time for sentencing and arraignment for judgment. I understand that I have the right to be sentenced by judge. If applicable, I give up that right and agree to be sentenced by a commissioner of this court.

\$1569  
1579

Municipal Court of California Los Angeles Judicial District			SENTENCE (PENAL CODE VIOLATIONS)		Clerk: James Shermatt
Defendant's Name: Tommy Thompson			Case Number: 0VR204017		
Date: 10-5-00	Div: WB	Judge: Blocc	Prosecutor: City Attorney CRESPI	Defense Attorney: Hammond	Reporter: RUBY
Interpreter/Language					

COUNT: 4 CHARGE: P538(d)

PROBATION IS DENIED AND THE DEFENDANT IS ORDERED TO SERVE \_\_\_\_\_ DAYS IN THE COUNTY JAIL; CREDIT FOR \_\_\_\_\_ PRE-SENTENCE ACTUAL DAYS PLUS \_\_\_\_\_ GT/WT DAYS.

IMPOSITION OF SENTENCE IS SUSPENDED FOR 36 MONTHS AND THE DEFENDANT IS CONDITIONALLY SENTENCED ON THE CONDITIONS NOTED BELOW:

- 1. Serve \_\_\_\_\_ days in jail ( ) forthwith ( ) consecutive ( ) concurrent to any other case. Credit \_\_\_\_\_ actual days plus \_\_\_\_\_ GT/WT days. ( ) Time may be served in any penal institution.
- 2. Pay \$ \_\_\_\_\_ fine plus \$ \_\_\_\_\_ penalty assessment plus restitution fund or serve \_\_\_\_\_ days in jail ( ) forthwith ( ) consecutive ( ) concurrent. Credit: \_\_\_\_\_ actual days plus \_\_\_\_\_ GT/WT days.
- 3. Perform \_\_\_\_\_ hours of community service.
- 4. Work 20 days for CALTRANS/Graffiti Removal.
- 5. Carry a valid California Identification Card or California Driver's License with true name, birthdate and address, and display such identification whenever requested by any peace officer.
- 6. Enroll within 21 days (or within 21 days of release from custody) in a ( ) 6 month ( ) 12 month Batterer's Counseling Program and comply with the terms of that program.
- 7. Enroll in and successfully complete a \_\_\_\_\_ counseling program.
- 8. Attend \_\_\_\_\_ A.A./N.A. meetings at the *minimum* rate of \_\_\_\_\_ meetings per week.
- 9. Do not associate with any person known by you to be a member of a gang.
- 10. Do not own, use, possess, buy or sell any dangerous or deadly weapons, including any firearms, knives or other concealable weapons. The weapon involved in this case is ordered confiscated and destroyed by the arresting agency.
- 11. Do not annoy, harass or molest anyone involved in this case. Do not threaten anyone. Do not use force or violence against anyone. Stay at least 100 yards away from any victim or witness in this case or from the location of the arrest. ( ) Defendant is hereby served with a copy of protective order.
- 12. Do not own, use, possess, buy or sell any narcotics, dangerous or restricted drugs, or associated paraphernalia, except with valid prescription, and stay away from places where users, buyers or sellers congregate. Do not associate with persons known by you to be narcotic or drug users or sellers, except in an authorized drug counseling program. ( ) Submit to urine testing upon request of any peace officer.
- 13. Enroll immediately, attend and complete an AIDS education class.
- 14. Submit to an HIV blood test.
- 15. Register as a ( ) narcotics offender ( ) sex offender with the Chief of Police or Sheriff of any city or county in which you reside.
- 16. Make full restitution to victim(s): ( ) per civil judgment or compromise ( ) per hearing ( ) per LAPD forgery letter ( ) per stipulated sum \$ \_\_\_\_\_. Liability is ( ) admitted ( ) denied for purposes of the hearing.
- 17. Obey all laws and orders of the court.
- 18. Other:

RECEIVED  
OCT 11 11:20 AM '00

Report for Jail, Div. _____, 8:30 a.m.:		Restitution Hearing in Div. _____, 8:30 a.m.:	
Pay Fine by:	<del>7-5-01</del>	Complete Counseling or A.A./N.A. Meetings by:	
Complete Community Service by:		Return with AIDS Test Results/HIV Class by:	
Complete CALTRANS/Graffiti Removal by:	<del>7-5-01</del>	Proof of Enrollment/Progress Report by:	12-11-00

I understand and accept the above conditions and dates of compliance, and agree to abide by same. There is no legal cause why judgment should not now be pronounced. I waive time for sentencing and arraignment for judgment. I understand that I have the right to be sentenced by a judge. If applicable, I give up that right and agree to be sentenced by a commissioner of this court.

Defendant's Signature: Tommy Thompson

THE FOREGOING SENTENCE IS IMPOSED.

Judge/Commissioner: James Shermatt Date: 10/5/00