

IN THE MUNICIPAL COURT OF L.A. - VAN NUYS JUDICIAL DISTRICT,
COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

NO. 6VN00338

PAGE NO. 1

THE PEOPLE OF THE STATE OF CALIFORNIA VS.

CURRENT DATE 09/05/03

DEFENDANT 01: TOMMY DEE THOMPSON

DOB OLN VLN

LAW ENFORCEMENT AGENCY EFFECTING ARREST: LAPD - VAN NUYS AREA

BAIL:	APPEARANCE	AMOUNT	DATE	RECEIPT OR	SURETY COMPANY	REGISTER
	DATE	OF BAIL	POSTED	BOND NO.		NUMBER

CASE FILED ON 01/22/96.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING
COMMITTED, ON OR ABOUT 01/21/96 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING
OFFENSE(S) OF:

COUNT 01: 23152(A) VC MISD - UND INFLNCE ALCHL/DRUG IN VEH.

COUNT 02: 23152(B) VC MISD - .08% MORE WGHT ALCHL DRIVE VEH.

ALLEGED PRIOR CONVICTION ON COUNT 01 FOR 23152(A) VC - UND INFLNCE ALCHL/DRUG
IN VEH ON 09/01/93 IN CITRUS MUNICIPAL CT JUDICIAL DISTRICT UNDER CASE
NUMBER 93M10221.

NEXT SCHEDULED EVENT:

01/22/96 830 AM ARRAIGNMENT DIST L.A. - VAN NUYS DIV 100

ON 01/22/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR ARRAIGNMENT

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
ELLEN ALO (REP) RYAN KING (CA)

DEFENDANT DEMANDS COUNSEL.

PUBLIC DEFENDER DECLARES UNAVAILABILITY.

COURT APPOINTED COUNSEL PURSUANT TO 987.2 P.C. P. WEISS - A.P.

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY P. WEISS 987.2 COURT
APPOINTED COUNSEL

DEFENDANT STATES HIS/HER TRUE NAME AS CHARGED.

DEFENDANT ARRAIGNED AND ADVISED OF THE FOLLOWING RIGHTS AT MASS
ADVISEMENT: SPEEDY PUBLIC TRIAL, TRIAL WITHIN 30/45 DAYS, RIGHT
TO REMAIN SILENT, SUBPOENA POWER OF COURT, CONFRONTATION AND
CROSS EXAMINATION, JURY TRIAL, COURT TRIAL, RIGHT TO ATTORNEY,
SELF REPRESENTATION, REASONABLE BAIL, CITIZENSHIP, EFFECT OF

PRIORS, PLEAS AVAILABLE PROBATION.

A COPY OF THE COMPLAINT AND THE ARREST REPORT GIVEN TO DEFENDANTS COUNSEL.
DEFENDANT'S FINANCIAL STATEMENT FILED.

DEFENDANT ADVISED THAT IN ANY CASE IN WHICH YOU ARE FURNISHED A LAWYER, EITHER
THROUGH THE PUBLIC DEFENDER OR PRIVATE COUNSEL APPOINTED BY THE COURT, UPON
CONCLUSION OF THE CRIMINAL PROCEEDINGS IN THE TRIAL COURT, THE COURT SHALL
MAKE A DETERMINATION OF YOUR PRESENT ABILITY TO PAY ALL OR A PORTION OF THE
COST OF COUNSEL. IF THE COURT DETERMINES THAT YOU HAVE THE PRESENT ABILITY
TO PAY ALL OR PART OF THE COST, IT SHALL ORDER YOU TO PAY THE SUM TO THE
COUNTY IN ANY INSTALLMENTS AND MANNER WHICH IT BELIEVES REASONABLE AND
COMPATIBLE WITH YOUR FINANCIAL ABILITY. EXECUTION MAY BE ISSUED ON THE ORDER
IN THE SAME MANNER AS ON A JUDGEMENT IN A CIVIL ACTION;

DEFENDANT WAIVES ARRAIGNMENT, READING OF COMPLAINT, AND STATEMENT OF
CONSTITUTIONAL AND STATUTORY RIGHTS.

DEFENDANT WAIVES FURTHER ARRAIGNMENT.

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:

WRITTEN ADVISEMENT OF RIGHTS AND WAIVERS FILED, INCORPORATED BY REFERENCE
HEREIN

TRIAL BY COURT AND TRIAL BY JURY

CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;

SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;

AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENTS OF THE OFFENSE IN THE
COMPLAINT, AND POSSIBLE DEFENSES TO SUCH CHARGES;

THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING
THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL
EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE
SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE
OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF
DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF

NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES;

COUNSEL FOR THE DEFENDANT JOINS IN THE WAIVERS AND CONCURS IN THE PLEA.

COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND EXPLICITLY
MADE;

THE DEFENDANT WITH THE COURTS APPROVAL, PLEADS NOLO CONTENDERE TO COUNT 02 A
VIOLATION OF SECTION 23152(B) VC. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (02) : DISPOSITION: CONVICTED

DEFENDANT ADMITS THE PRIOR CONVICTION OF THE CRIME IN VIOLATION AS TO COUNT 01

OF SECTION 23152(A) VC UND INFLNCE ALCHL/DRUG IN VEH, ON AND ABOUT 09/01/93

IN THE CITRUS MUNICIPAL CT JUDICIAL DISTRICT UNDER CASE NUMBER 93M10221

COURT FINDS THAT THERE IS A FACTUAL BASIS FOR DEFENDANT'S PLEA, AND COURT
ACCEPTS PLEA.

COURT FINDS DEFENDANT GUILTY.

NEXT SCHEDULED EVENT:

SENTENCING

DEFENDANT WAIVES ARRAIGNMENT FOR JUDGMENT AND STATES THERE IS NO LEGAL CAUSE
WHY SENTENCE SHOULD NOT BE PRONOUNCED. THE COURT ORDERED THE FOLLOWING
JUDGMENT:

AS TO COUNT (02):

IMPOSITION OF SENTENCE SUSPENDED

DEFENDANT PLACED ON SUMMARY PROBATION

FOR A PERIOD OF 048 MONTHS UNDER THE FOLLOWING TERMS AND CONDITIONS:

SERVE 048 HOURS IN LOS ANGELES COUNTY JAIL

LESS CREDIT FOR 18 HOURS

FORTHWITH

PAY A FINE OF \$390.00

PLUS A STATE PENALTY FUND ASSESSMENT OF \$663.00

PLUS \$1.00 NIGHT COURT.

PLUS \$35.00 INSTALLMENT & ACCOUNTS RECEIVABLE FEE (PURSUANT TO 1205(D) PC)

\$33.00 LABORATORY SERVICE FUND (PURSUANT TO 1463.14(B) P.C.)

\$75.00 ALCOHOL AND DRUG PROBLEM ASSESSMENT (23649 V.C.)

\$50.00 ALCOHOL ABUSE/PREVENTION ASSESSMENT (23645 V.C.)

OR SERVE 13 DAYS IN LOS ANGELES COUNTY JAIL

COMMITMENT ISSUED

DEFENDANT TO PAY FINE TO THE COURT CLERK

DEFENDANT SHALL PARTICIPATE IN ANY PROGRAM OF TREATMENT OR COUNSELING AS

DIRECTED PURSUANT TO HEALTH AND SAFETY CODE SECTION 11837 (18-MONTH PROGRAM).
RESTRICT DRIVING FOR 018 MONTHS TO AND FROM WORK, DURING WORK, TO AND FROM
PROGRAM

DEFENDANT SHALL PAY RESTITUTION IN THE AMOUNT OF \$100.00 TO THE STATE
RESTITUTION FUND
TOTAL DUE: \$1,347.00

IN ADDITION:

- NOT DRIVE A MOTOR VEHICLE UNLESS LAWFULLY LICENSED AND INSURED.
- NOT OPERATE A MOTOR VEHICLE WITH ANY MEASURABLE AMOUNT OF
ALCOHOL IN BLOOD SYSTEM.
- NOT REFUSE TO TAKE A CHEMICAL/BREATH TEST FOR ALCOHOL OR DRUG
CONSUMPTION WHEN REQUESTED BY A PEACE OFFICER.
- DEFENDANT ACKNOWLEDGES TO THE COURT THAT THE DEFENDANT
UNDERSTANDS AND ACCEPTS ALL THE PROBATION CONDITIONS, AND
DEFENDANT AGREES TO ABIDE BY SAME.
- DEFENDANT SHALL NOT OPERATE A MOTOR VEHICLE FOR A PERIOD OF
ONE YEAR
WITHOUT AN IGNITION INTERLOCK DEVICE PURSUANT TO V.C.23248.

-DEFENDANT IS ORDERED TO COMPLY WITH ALL TERMS AND CONDITIONS
CONTAINED IN THE "ORDER TO INSTALL IGNITION INTERLOCK DEVICE."
OBEY ALL LAWS AND FURTHER ORDERS OF THE COURT.
DEFENDANT TO PICK UP PAPERWORK AND PAY \$100 RESTITUTION FEE
012696.

COUNT (02): DISPOSITION: CONVICTED

REMAINING COUNTS DISMISSED:

COUNT (01): DISMISSAL IN FURTH OF JUSTICE PER 1385 PC

ABSTRACT ISSUED ON 01/22/96 FOR COUNT 02

DMV JUDGMENT CODE JOWGSTV

NEXT SCHEDULED EVENT:

01/26/96 130 PM FURTHER PROCEEDINGS DIST L.A. - VAN NUYS DIV CPL

ON 01/26/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
NONE (REP) NONE ()

DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

PROBATION REVOKED

AS TO COUNT (02):

BENCH WARRANT ORDERED/ISSUED

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

WARRANT ISSUED & CLDR CANCEL

01/26/96 BENCH WARRANT IN THE AMOUNT OF \$15,000.00 BY ORDER OF JUDGE LELAND B.
HARRIS ISSUED. (01/26/96).

01/26/96 BENCH WARRANT IN THE AMOUNT OF \$15,000.00 RECALLED. (01/26/96).

ON 01/29/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROBATION VIOLATION HEARING

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
PAUL SILVERMAN (REP) MELODY BORMASTER (CA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

DEFENDANT APPEARS IN PRO PER

PROBATION REINSTATED.

PROBATION IS CONTINUED ON THE SAME TERMS AND CONDITIONS WITH THE FOLLOWING
MODIFICATIONS:

AS TO COUNT (02):

DEFENDANT ORDERED TO PAY \$100 RESTITUTION FEE FORTHWITH. CASE
PUT ON CALENDAR FOR 020996 FOR RECORD CHECK.

DMV ABSTRACT NOT REQUIRED

NEXT SCHEDULED EVENT:

02/09/96 830 AM FURTHER PROCEEDINGS DIST L.A. - VAN NUYS DIV 100

ON 01/29/96 AT 900 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR FINE PAYMENT(S)

PARTIES: NONE (JUDGE) NONE (CLERK)
NONE (REP) NONE (DDA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

PAYMENT IN THE AMOUNT OF \$100.00 PAID ON 01/29/96 RECEIPT # 4181A710

NEXT SCHEDULED EVENT:

MATTER PREV SET/REMAIN ON CLDR

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 02/08/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROOF OF ENROLLMENT

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
DENISE LUTZ (REP) MELODY BORMASTER (CA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

DEFENDANT APPEARS IN PRO PER

ADVANCED FROM 020996.

PROOF OF ENROLLMENT FILED.

PROGRESS IN ALCOHOL PROGRAM, PROGRESS WITH IGNITION INTERLOCK
DEVICE AND FINE BALANCE DUE 052696.

NEXT SCHEDULED EVENT:

05/28/96 830 AM PROGRESS REPORT DIST L.A. - VAN NUYS DIV 100

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 05/28/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
ROSEMARY E. BAILEY (REP) RYAN KING (CA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

DEFENDANT APPEARS IN PRO PER

PROGRESS REPORT ON ALCOHOL PROGRAM FILED.

PROGRESS REPORT ON IGNITION INTERLOCK DEVICE FILED.

CONTINUED FOR GOOD FAITH FINE PAYMENT.

NEXT SCHEDULED EVENT:

05/29/96 830 AM FINE PAYMENT(S) DIST L.A. - VAN NUYS DIV 100

ON 05/29/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR FINE PAYMENT(S)

PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
PAM TAWNEY (REP) MELODY BORMASTER (CA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
DEFENDANT APPEARS IN PRO PER
PAYMENT IN THE AMOUNT OF \$800.00 PAID ON 05/29/96 RECEIPT # 7280A710
DEFENDANT ORDERED TO PAY \$800 FORTHWITH.
PROGRESS WITH ALCOHOL PROGRAM AND IGNITION INTERLOCK DEVICE
AND FINE BALANCE DUE 072996.
NEXT SCHEDULED EVENT:
07/29/96 830 AM PROGRESS REPORT DIST L.A. - VAN NUYS DIV 100

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 07/29/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT
PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)

NONE (REP) NONE (CA)
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
PROBATION REVOKED
AS TO COUNT (02):
BENCH WARRANT ORDERED/ISSUED
DMV ABSTRACT NOT REQUIRED
NEXT SCHEDULED EVENT:
WARRANT ISSUED & CLDR CANCEL

07/29/96 BENCH WARRANT IN THE AMOUNT OF \$15,000.00 BY ORDER OF JUDGE LELAND B.
HARRIS ISSUED. (07/30/96).

ON 08/28/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROBATION VIOLATION HEARING
PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
MADGE NUEWIRTH (REP) DEBORAH A. WEINRAUCH (CA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
DEFENDANT APPEARS IN PRO PER

PROBATION REINSTATED.

PROBATION IS CONTINUED ON THE SAME TERMS AND CONDITIONS WITH THE FOLLOWING
MODIFICATIONS:
AS TO COUNT (02):
\$347 DUE FORTHWITH. PROGRESS IN ALCOHOL PROGRAM AND WITH
IGNITION INTERLOCK DEVICE DUE 122796.
DMV ABSTRACT NOT REQUIRED
NEXT SCHEDULED EVENT:
12/27/96 830 AM PROGRESS REPORT DIST L.A. - VAN NUYS DIV 100

ON 08/28/96 AT 900 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR FINE PAYMENT(S)
PARTIES: NONE (JUDGE) NONE (CLERK)
NONE (REP) NONE (DDA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
PAYMENT IN THE AMOUNT OF \$447.00 PAID ON 08/28/96 RECEIPT # 3097A711

NEXT SCHEDULED EVENT:
MATTER PREV SET/REMAIN ON CLDR

08/28/96 BENCH WARRANT IN THE AMOUNT OF \$15,000.00 RECALLED. (08/28/96).

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 11/26/96 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT
PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
DARLENE MCMILLAN (REP) HARVEY CRESPI (CA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
DEFENDANT APPEARS IN PRO PER
ADVANCED FROM 122796.
PROGRESS IN ALCOHOL PROGRAM AND PROGRESS WITH IGNITION INTERLOCK
DEVICE DUE 010397.

NEXT SCHEDULED EVENT:
01/03/97 830 AM PROGRESS REPORT DIST L.A. - VAN NUYS DIV 100

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 01/03/97 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT
PARTIES: BARRY TAYLOR (JUDGE) GENE BROWNE (CLERK)
NONE (REP) JEFFREY M. HARKAVY (CA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
DEFENDANT APPEARS IN PRO PER
PROGRESS IN ALCOHOL PROGRAM FILED.
ALCOHOL PROGRAM AND PROGRESS WITH IGNITION INTERLOCK DEVICE DUE
050597.

NEXT SCHEDULED EVENT:
05/05/97 830 AM PROGRESS REPORT DIST L.A. - VAN NUYS DIV 100

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 05/05/97 AT 830 AM IN L.A. - VAN NUYS DIV 100

CASE CALLED FOR PROGRESS REPORT
PARTIES: LELAND B. HARRIS (JUDGE) GENE BROWNE (CLERK)
ROSE MACHADO (REP) HARVEY CRESPI (CA)
DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
DEFENDANT APPEARS IN PRO PER
PROGRESS IN ALCOHOL PROGRAM AND WITH IGNITION INTERLOCK DEVICE
FILED. IGNITION INTERLOCK DEVICE HAS BEEN REMOVED.
PROOF OF ALCOHOL PROGRAM DUE 091997.

NEXT SCHEDULED EVENT:
09/19/97 900 AM PROOF OF DUI SCHOOL DIST L.A. - VAN NUYS DIV CLK

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 09/18/97 AT 900 AM IN L.A. - VAN NUYS DIV CLK

CASE CALLED FOR PROOF OF MISCELLANEOUS ITEM
PARTIES: NONE (JUDGE) NONE (CLERK)

NONE (REP) NONE (DDA)

DEFENDANT IS PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL

CASE ADVANCED FROM 091997. ALCOHOL PROGRAM COMPLETED PER A/C.

NEXT SCHEDULED EVENT:
PROCEEDINGS TERMINATED

09/05/03

I HEREBY CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE ORIGINAL DOCKET ON
FILE IN THIS OFFICE.

JOHN A. CLARKE , EXECUTIVE OFFICER/CLERK OF SUPERIOR COURT, COUNTY OF LOS
ANGELES, STATE OF CALIFORNIA

BY Suzanne Hernandez , DEPUTY

