

REGISTER OF ACTIONS

PEOPLE V. CARTER, EARL, FRANKLIN
 DEFN-ID: 0085700
 DEFN ATTY: BLUMENTHAL
 DIST ATTY:

DEFN #: 01/01
 CUST STATUS: OUT

AC CRT #: RVRD 165599 SC CRT #:
 CHARGE: CT 01: 347(A) PC M

OBIS CASE#: P1858338174

DATE	PROCEEDING
12/13/85	COMPLAINT FILED, MUNICIPAL COURT
12/13/85	CITATION FILED. DEFT PROMISED TO APPEAR. 12/18/85, 0800 AM, DIV 22.
12/17/85	COUNTER ARRAIGNMENT, JUDGE PLED NOT GUILTY TRC SET FOR 01/03/86 AT 0800 AM IN DIV 22 JURY TRIAL SET FOR 01/22/86 AT 1000 AM IN DIV 22 REL OR AND INF OF PC 1320
01/08/86	TIMOTHY J. HEASLET, JUDGE WAIVED TIME FOR TRIAL TRC SET FOR 01/22/86 AT 0800 AM IN DIV 22 VACATE TRIAL DATE REL OR AND INF OF PC 1320
01/22/86	TIMOTHY J. HEASLET, JUDGE WAIVED TIME FOR TRIAL TRC SET FOR 02/05/86 AT 0800 AM IN DIV 22 REL OR AND INF OF PC 1320
02/05/86	TIMOTHY J. HEASLET, JUDGE WAIVED TIME FOR TRIAL TRC SET FOR 02/19/86 AT 0800 AM IN DIV 22 REL OR AND INF OF PC 1320
02/19/86	TIMOTHY J. HEASLET, JUDGE WAIVED TIME FOR TRIAL DISPOSITION SET FOR 02/28/86 AT 0800 AM IN DIV 22 REL OR AND INF OF PC 1320

Penal Code Section 647(a) punishes an individual who:

“Solicits anyone to engage in or who engages in lewd or dissolute conduct in any public place or in any place open to the public or exposed to public view.”

A lewd act is defined as any conduct that involves sexual gratification or other forms of sexual deviancy. In other words, any conduct in which moral principles are abandoned for some sort of deviant, sexual gratification is considered “lewd.”

NOTICE TO APPEAR

POLICE DEPARTMENT		RIVERSIDE, CALIFOR	
DATE OF VIOLATION	TIME	DAY OF WEEK	
12-4-85	5:10 PM	WED	
NAME (FIRST MIDDLE LAST)			
EARL FRANKLIN CARTER			
RESIDENCE ADDRESS		CITY	STATE ZIP
2361 YULSA AVE.		CLAREMONT	91711
BUSINESS ADDRESS		CITY	STATE ZIP
8275 SIKKITA AVE #104		FOSTER	92335
DRIVER'S LICENSE NO		STATE	CLASS BIRTHDATE
N4359897		CA	18-13-47
SEX	HAIR	EYES	HEIGHT
(M) F	BRN	GRN	5-11
YEAR OF VEHICLE	VEHICLE	BOY STYLE	WEIGHT
1984	DATSUM	SENTRA	170
VEHICLE LICENSE NO		REGISTERED OWNER OR LESSEE SAME AS ABOVE	
1K65778		SAME	
STATE		ADDRESS OF OWNER OR LESSEE SAME AS ABOVE	
		SAME	
ITEMS CHECKED AFFECTED IN ACCORDANCE WITH 40522, 40610(b), 40303.5			
CVC - SEE REVERSE FOR CLEARANCE PROCEDURES			
VIOLATION(S) SECTION	CODE	DESC OF VIOLATION	BOOKING REQ INFRACTION
<input checked="" type="checkbox"/> 647(a)	P.C.	LEWD ACT IN	
<input type="checkbox"/>		PUBLIC PLACE	
<input type="checkbox"/>			
<input type="checkbox"/>			
COMMENTS			
PUBLIC PARK RESTROOM			
INSURANCE CO		POLICY NUMBER	
APPR SPEED	DEVIATION	POSTED/VEH SPEED	RADAR
			<input type="checkbox"/>
LOCATION OF VIOLATION(S)		NO. PASSENGERS	
FAIRMOUNT PARK		M F	
		REPORT DIST	
		A13	
TRAFFIC COND		WEATHER	
LIGHT MED HEAVY		CLEAR FOG RAIN	
LIGHTING COND		STREET COND	
DAY DUSK DARK		DRY WET OILY	
OFFENSE(S) NOT COMMITTED IN MY PRESENCE		DRIVER'S ATTITUDE	
CERTIFIED ON INFORMATION AND BELIEF		GOOD FAIR POOR	
I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT EXECUTED ON THE DATE SHOWN		SOBRIETY	
ABOVE AT RIVERSIDE, CALIF		NIA HBD TIRED	
ISSUING OFFICER		FILE NO	
G. J. [Signature]		7185338174	
ARRESTING OFF. IF OTHER THAN ABOVE		DIV	BADGE
		100	24
		DIV	BADGE
			29
X WITHOUT ADMITTING GUILT, I PROMISE TO APPEAR AT THE TIME AND PLACE CHECKED, BELOW			
X MUNICIPAL COURT, 3980 ORANGE ST, RIVERSIDE, CALIF			
MANDATORY APPEARANCE WITH A PARENT AT JUVENILE COURT TRAFFIC DIVISION, 3675 12th ST, RIVERSIDE, CALIF			
DATE			
X 12-18-85			
Form approved by the Judicial Council of California			
Rev. 6-28-85 V.C. 40500, 40513(b), 40522, P.C. 853.9			
SEE REVERSE			

DOCKET NUMBER

541896

MUNICIPAL COURT OF RIVERSIDE JUDICIAL DISTRICT
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

CASE NO. 165599

ADVISEMENT OF LEGAL RIGHTS ON MISDEMEANOR OFFENSE

I, the undersigned defendant in the above-entitled action, understand that I have the following legal and constitutional rights among others, to wit:

1. MY RIGHT TO COUNSEL. I understand that I have the right to employ counsel, an attorney, to represent me at all times in my case if I desire and that if I desire counsel but am financially unable to employ private counsel, that the Judge will appoint counsel for me without cost. I understand that I am not required to have counsel and that I have the right to proceed with my case without counsel.
2. MY RIGHT TO CONTINUANCE TO PLEAD. I understand that I have the right to not more than 7 days continuance of my case before entering a plea.
3. MY RIGHT TO BAIL. I understand that I have the right to have reasonable bail set on my case.
4. MY RIGHT TO A SPEEDY TRIAL. I understand that I have a right to enter a plea of guilty or nolo contendere or to plead not guilty and be brought to trial within 30 days from the date of my arraignment if I am in custody, or 45 days from the date of my arraignment if I am not in custody and that if I am not brought to trial or enter a plea of guilty or nolo contendere within the statutory period of time, I have a right to have my case dismissed unless I waive (give up) the statutory time limit.
5. MY RIGHT TO TRIAL BY JURY. I understand that I have the right to have my guilt or innocence decided by 12 persons of the community sitting as a jury and if I waive (give up) my right to trial by jury, I have the right to be tried by a judge sitting without a jury.
6. MY RIGHT TO CONFRONTATION OF WITNESSES. I understand that I have the right to be confronted by the witnesses against me; to use the process of the court without cost to subpoena witnesses on my behalf; and, to cross-examine any witnesses that testify against me.
7. MY RIGHT AGAINST SELF-INCRIMINATION. I understand that pursuant to the Constitutions of the United States and the State of California, I do not have to be a witness against myself. I further understand that a plea of guilty or nolo contendere is an admission against me and incriminates me.
8. MY RIGHT TO BE SENTENCED WITHIN A REASONABLE TIME. I understand that I cannot be sentenced any earlier than 6 hours or any longer than 5 days after I have entered a plea of guilty or nolo contendere or I am found guilty unless I waive (give up) the statutory time for sentencing.

I understand that a plea of nolo contendere has the same effect as a plea of guilty but cannot be used against me in any possible civil action arising out of this incident.

I understand that I am charged with a misdemeanor offense and that a misdemeanor offense is punishable from not less than probation without any fine and without any jail sentence to not more than \$1000 fine or 12 months in jail or both. I understand the nature and meaning of the charges filed against me.

I have read and understand these rights and penalties set forth above, and I hereby waive (give up) the right to have the Judge read and explain these rights and penalties to me.

I understand that if an attorney is appointed to represent me, at the end of these proceedings a hearing will be held to determine my ability to pay all or any portion of the costs of furnishing me with an attorney and a civil judgement against me in the amount determined will be entered, upon which the court can order execution to satisfy the county's claim.

I understand that if I am not a citizen, the conviction in this matter may result in deportation, exclusion from admission to the United States, or denial of naturalization as an American citizen.

I have read and understand these rights and penalties set forth above, and I hereby waive (give up) the right to have the Judge read and explain these rights and penalties to me.

Date: February 19, 1986

Earl Carter

Defendant

EARL FRANKLIN CARTER

WAIVER OF LEGAL RIGHTS

Having been advised of these rights and penalties set forth above, and with full knowledge and understanding of these rights and penalties and of the effect of waiving (giving up) these rights, I hereby waive (give up) the right to employed and appointed counsel, the right to a jury trial, the right to be confronted by the witnesses against me, the right against self-incrimination, and waive (give up) each and every one of these rights set forth above except the right to reasonable bail and enter a plea of GUILTY/NOLO CONTENDERE.

Δ to maintain counseling with progress reports to the court every 3 months. At the end of the year if with satisfactory progress, Defendant may withdraw plea to 647(A) + enter a guilty plea to a 415 P.C. + the 647(B) will be dismissed.

Date: February 19, 1986

Earl Carter

Defendant

EARL FRANKLIN CARTER

DISMISSAL OF 647(A) AT END OF ONE YEAR WITH SATISFACTORY PROGRESS WILL REQUIRE DISTRICT ATTORNEY APPROVAL.

I HEREBY VOLUNTARILY CONSENT AND AGREE THAT THIS CASE BE TRIED BY AN ATTORNEY AND MEMBER OF THE BAR OF CALIFORNIA, ACTING AS JUDGE PRO TEMPORE IN ACCORDANCE WITH ARTICLE SIX, SECTION FIVE OF THE CALIFORNIA CONSTITUTION; SAID ATTORNEY BEING HEREBY EMPOWERED TO ACT IN THE CAPACITY OF JUDGE PRO TEMPORE IN THIS CASE UNTIL THE FINAL DETERMINATION THEREOF.

Date: _____

Defendant

CASE NO. 1986-220

COMMITTEE OF HARBOR DISTRICT COURT
HARBOR DISTRICT COURT HARBOR DISTRICT

3586

1 VIRGINIA M. BLUMENTHAL
2 A Professional Law Corporation
3 The Riverside Barrister Building
4 3993 Market Street
5 Riverside, California 92501
6 Telephone: (714) 682-5110

7 Attorney for Defendant

8 IN THE MUNICIPAL COURT OF THE RIVERSIDE JUDICIAL DISTRICT
9 COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

10
11 PEOPLE OF THE STATE OF CALIFORNIA,) Case Number: 165599
12)
13 Plaintiff,) ENTRY OF PLEA OF GUILTY
14) THROUGH COUNSEL[Penal Code
15 vs.) \$1429], WAIVER OF PERSONAL
16) PRESENCE BY DEFENDANT.
17 EARL FRANKLIN CARTER) [Penal Code \$997]
18)
19 Defendant.)
20)
21)

22 I, EARL FRANKLIN CARTER , hereby declare as follows:

23 1. I am the Defendant in the above-entitled case filed in the
24 Riverside Municipal Court charging me with an alleged violation of
25 647(a) of the Penal Code.

26 2. I hereby waive my right to be personally present upon the
27 entry of a plea of guilty to a violation of 647(a) of the
28 California Penal Code.

29 3. I hereby acknowledge that I carefully read and considered
30 and have had explained to me by my attorney each and every one of
31 the legal and constitutional rights which are set forth in the at-
32 tached document which is entitled "Advisement of Legal Rights" and
33 which said rights I am waiving and giving up by entering a guilty

1 plea. I hereby further stipulate and acknowledge that I have
2 personally subscribed said "Advisement of Legal Rights" form and
3 have further indicated and acknowledged my understanding of each and
4 every one of said enumerated rights contained therein which I am
5 waiving and giving up by placing my initials to the left of each of
6 them. Said "Advisement of Legal Rights" form has been attached
7 hereto marked "Exhibit A" and is fully incorporated by reference.

8 I hereby further knowingly and intelligently waive my right to
9 be personally present upon the entry of my plea of guilty and
10 further knowingly and intelligently waive my right to be personally
11 present upon the pronouncement of judgement against me and further
12 knowingly and intelligently waive time for said pronouncement of
13 judgement and imposition of sentence.

14 I acknowledge and stipulate that I am fully and completely
15 aware of each and everyone of the legal and constitutional rights
16 afforded me, which are set forth above and incorporated by refer-
17 ence herein, but it is my intent and desire to waive said rights in
18 order that my plea of guilty might be accepted by the Court in my
19 absence through my attorney of record pursuant to the provisions of
20 Penal Code Sections 977 and 1429.

21 I hereby further stipulate and acknowledge that I have been
22 given the following advisement as required by Penal Code §1016.5
23 and hereby acknowledge that I have read it carefully and completely
24 and fully understand its meaning and effect:

25 "If you are not a citizen you are hereby advised that
26 conviction of the offense for which you have been charged
27 may have the consequences of deportation, exclusion from
admission to the United States or denial of naturalization
pursuant to the laws of the United States".

28 /////

1 I hereby declare under penalty of perjury that the foregoing is
2 true and correct this 19th day of February, 1986.

3 Earl Carter

4 Defendant EARL FRANKLIN CARTER
5

6 I hereby certify that I witnessed the above signature and that
7 I have read and explained all of the above-said legal and constiut-
8 ional rights and their consequences to my client who has indicated
9 his/her understanding of them to me and his/her desire to freely and
10 voluntarily waive them in order to have me enter a plea of guilty
11 on his/her behalf pursuant to Penal Code Sections 977 and 1429.

12 Dated: 2/19/86

13 [Signature]
14

15 Attorney for Defendant
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MUNICIPAL COURT OF RIVERSIDE JUDICIAL DISTRICT
County of Riverside, State of California

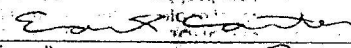
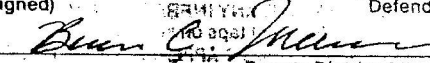
MEMORANDUM OF COURT ORDER — SUMMARY PROBATION

People of the State of California vs. EARL FRANKLIN CARTER	Case No. 165599	Offense 647(a) PC
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Imposition of Sentence: Suspended and defendant placed on Summary Probation for a period of three years on the following terms and conditions:

- ☒ 1a. Do not violate any law or ordinance.
- ☐ 2a. Serve _____ days in the Riverside County Jail, all but _____ days suspended on condition that defendant comply with term number _____.
- ☐ 2b. Serve _____ days in the Riverside County Jail on _____ consecutive WEEKENDS from _____ M., _____ to _____ M., _____ beginning _____.
- ☒ 3. Pay a fine of \$ 250.00 including assessments through the Clerk of the Court on or before forthwith plus an administrative fee in the amount of \$20.00 for time payments or appeal at 8 a.m. on said date. All but \$ _____ suspended on said date. All but \$ _____ suspended on the condition that defendant comply with term number _____.
- ☐ 4. Do not drive a vehicle with any measurable amount of alcohol in your blood.
- ☐ 5. Submit to a chemical test of blood, breath, or urine, or any combination thereof if requested to do so by an arresting officer during the period of probation.
- ☐ 6. Enroll in Riverside County's Drinking Driver Program at your own expense, and comply with its general regulations.
- ☐ 7. Do not drive on a California highway until and unless you have a valid California Driver's License in your possession and your motor vehicle is covered by personal liability and property damage insurance.
- ☐ 8. Complete _____ hours of community service work by _____.
- ☒ 9. Consent and submit to the immediate search of your person, automobile, garage, residence or yard, and to any usual or customary physical or chemical tests, upon request of any law enforcement officer for the detection of _____.
- ☒ 10. Do not possess or use _____ controlled substances unless medically prescribed.
- ☐ 11. Do not consume alcoholic beverage to excess.
- ☐ 12. Pay restitution in the sum of \$ _____ or in an amount to be determined by the Probation Department. Report to the Probation Office, Support Services Division, immediately upon leaving courtroom, and cooperate with Probation Officer's directives for the purposes of collection only, until restitution is paid in full.
- ☒ 13. Have no _____ contact with Fairmount Park.
- ☐ 14. Driver's License restricted from _____ to _____
 - ☐ Drive to and from employment
 - ☐ Drive during course of employment.
 - ☐ Drive to and from treatment program.
- ☒ 15. DEFENDANT TO MAINTAIN COUNSELING WITH CEDERWOOD CENTER WITH PROGRESS REPORTS EVERY 3 MONTHS TO THE COURT. AT THE END OF ONE YEAR WITH SATISFACTORY PROGRESS AND WITH APPROVAL OF DISTRICT ATTORNEY, DEFENDANT MAY WITHDRAW PLEA TO P.C. 647(A) AND ENTER A GUILTY PLEA TO A P.C. 115 AND ENTER 647(A) WILL BE DISMISSED.

I accept the terms of probation as set forth above which were orally stated to me by the Judge and by which I fully understand. I acknowledge receiving a copy of this Order.


 (Signed) _____ Defendant

 _____ Deputy District Attorney

DATE PROBATION GRANTED: **FEB 20 1965** **TIMOTHY J. HEASLEY**
 JUDGE OF THE MUNICIPAL COURT

NOTICE RE SECTION 1203.4 PENAL CODE

You are hereby notified of the following provisions of Section 1203.4 of the Penal Code of the State of California relating to rehabilitation of misdemeanants:

Every defendant who has fulfilled the conditions of his probation for the entire period thereof, or who shall have been discharged from probation prior to the termination of the period thereof, shall, at any time thereafter, be permitted by the court to withdraw his plea of guilty, or nolo contendere, and enter a plea of not guilty, or have a verdict or finding of guilty set aside; and in either case the court shall thereupon dismiss the accusations or information against such defendant, who shall thereafter be released from all penalties and disabilities resulting from the offense or crime of which he has been convicted. The probationer may make such application and change of plea in person or by attorney. Forms for this purpose may be obtained from the clerk.

Notwithstanding the foregoing provisions, in any subsequent prosecution of such defendant for any other offense, such prior conviction may be pleaded and proved and shall have the same effect as if probation had not been granted or the accusation or information dismissed.

WARNING NOTICE

If you FAIL TO COMPLY with any of the terms of your probation, the court may find you in violation, revoke your probation, and issue a Bench Warrant for your arrest.

If you CANNOT COMPLY with any of the terms or conditions of your probation, you MUST appear at the Clerk's Office PRIOR TO OR ON THE DUE DATE at 8 a.m. on Monday through Thursday.

MAKE FINE PAYMENTS TO:

If you appeared in the Court located in the City of Riverside:
 RIVERSIDE MUNICIPAL COURT
 3980 Orange Street (P.O. Box 828)
 Riverside, CA 92502

DRINKING DRIVER EDUCATIONAL PROGRAM

- If you were ordered to attend the Riverside County Drinking Driver Program as a term of probation, you should:
1. Read, complete and sign the Referral document given to you in court. (Disregard the line marked "B/A _____ PERCENT.")
 2. Appear at the Program location nearest your residence within 5 working days with the completed Referral document, and this copy of your terms of probation.

COMMUNITY SERVICE WORK

- If you were ordered to perform Community Service work, you should:
1. Read, complete and sign the Referral document given to you in court. (Disregard any blank; you cannot complete.)
 2. Appear at the following address within 5 working days with the completed Referral document and this copy of your terms of probation.

NOTICE: All hours of work ordered by the court must be completed. No credit will be given for partial completion of the program.

RIVERSIDE VOLUNTEER CENTER
 3527 Main Street
 Riverside, California 92501.

COUNTY JAIL

If you were permitted by the court to serve your time in custody on the weekends, or granted a stay in commutation of your sentence, you must appear at the following location at the time set forth on the face of this form:

RIVERSIDE COUNTY JAIL
 County Courthouse Building
 4050 Main Street
 Riverside, California 92501

RULES OF CONDUCT FOR PART-TIME PRISONERS

The following rules of conduct that will help you and explain what is expected of you during weekend confinement.

1. TOBACCO: At the first booking, cigarettes may be purchased; after that bring only (new) closed packs of cigarettes, no pipes, or cigars.
2. READING MATERIAL: No Hard Back Books, or Pocket Size Books, only magazines such as TRUE, ARGOSY, POST, OUTDOOR LIFE, LIFE, LOOK, CROSSWORD PUZZLES, ETC.
3. TOOTH BRUSH and TOOTH PASTE: Bring a tooth brush and a full new tooth paste, if desired, but they will be kept at the jail in your property folder during the entire sentence; no other toilet articles will be allowed.
4. ATTIRE: Wear casual or old clothing, as this is what you will wear during your weekend.
5. ALCOHOL: NO ALCOHOL WILL BE PERMITTED ON THE BREATH OF ANY INMATE REPORTING FOR CONFINEMENT, ANY INFRACTION WILL RESULT IN BEING HELD FOR COURT, THE NEXT COURT DAY.
6. SHOES: No steel taps on shoes.
7. LATE OR FAILURE TO APPEAR: ONLY THE COURT CAN EXCUSE YOU FOR BEING ABSENT OR FAILURE TO APPEAR; DO NOT CALL OR ASK THE JAILER TO EXCUSE YOU.
8. NO VISITORS, MAIL OR PHONE CALLS WILL BE ACCEPTED FOR WEEKENDS.
9. MONEY: Money should be at a minimum as purchase of commissary is not allowed except as in item No. 4.
10. MEDICINE: If a prescription of medicine is required, the prescription must be presented to the jailer along with the medicine, to be filed and dispensed at the proper times; all other medicine will be taken by the jailer, and if not in a prescription bottle, other charges may be filed.

**RIVERSIDE
MUNICIPAL COURT**

MINUTE SHEET — MISDEMEANOR

**COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

HON. TIMOTHY J. HEASLET	JUDGE	J. HERSMAN	CLERK	B. Means	DDA
PEOPLE OF THE STATE OF CALIFORNIA VS. Earl Carter		CASE NO. 165599	<input type="checkbox"/> D.P.D. <input checked="" type="checkbox"/> COUNSEL PRESENT FOR DEFT. <input type="checkbox"/> DEFT. PRESENT V. Blumenthal		

- ☐ Parties Stipulate That _____ may hear this matter sitting as JUDGE PRO TEM ☐ Stipulation Filed.
- ☐ _____ Interpreter Sworn.
- ☐ Court Advises Defendant in writing and verbally of his legal and constitutional rights as specified on the Advisement of Legal Rights document signed by defendant, filed, and incorporated herein by reference.
- ☐ Deft. Specifically WAIVES counsel which the Court finds was knowingly and intelligently done.
- ☐ Defendant States That he is unable to employ private counsel and requests the services of the Public Defender.
- ☐ Request For The appointment of the Public Defender taken under submission and DEFENDANT ORDERED TO REPORT TO RITLA immediately upon leaving courtroom for financial screening. Defendant advised that failure to report will result in denial of the Public Defender as counsel.
- ☐ After Having Made an inquiry into the defendant's financial ability, defendant found to be unable to employ counsel. Request for appointment of Public Defender granted.
- ☐ Defendant INFORMED OF THE CHARGES against him.
- ☐ Copy Of Complaint and arrest report furnished deft.
- ☐ PLEADS NOT GUILTY to offenses charged _____ ☐ DENIES PRIORS _____
- ☐ WAIVES JURY TRIAL. Deft. counsel and counsel for the People join.
- ☐ Court Accepts Waiver.
- ☐ WAIVES STATUTORY TIME for trial.
- ☐ ARRAIGNMENT ☐ PLEA ☐ TRIAL READINESS CONFERENCE ☐ _____ set for _____ at _____ M.
- ☐ JURY TRIAL ☐ COURT TRIAL set for _____ at _____ M.
- ☒ Defendant Ordered To PERSONALLY RETURN FOR TRIAL.
- ☐ RELEASED O.R. and informed of the provisions of P.C. 1320
- ☐ Agreement Filed.
- ☐ BOND CONTINUED. ☐ CASH BAIL CONTINUED.
- ☐ BAIL FIXED IN THE SUM OF \$ _____
- ☐ Remanded To Custody of the Sheriff.

Defendant Moved To declare the PRIOR CONVICTION of _____ in the _____ Judicial District on _____ Docket No. _____ constitutionally invalid.

☐ MOTION DENIED. ☐ MOTION GRANTED.

☐ For The Reason _____

☐ For Purpose Of sentencing.

☐ Upon Motion Of the People, the allegation of prior conviction(s) _____ is (are) hereby ORDERED STRICKEN from the complaint.

People Move To AMEND THE COMPLAINT, charging deft. with violation of Section(s) _____

- ☐ VEHICLE ☐ PENAL ☐ _____ CODE as cts. _____ ☐ MOTION GRANTED.
- ☐ Deft. Expressly Waives arraignment and further reading of complaint and statement of constitutional rights.
- ☒ With Court's And Prosecutor's consent, deft. WITHDRAWS PLEA OF NOT GUILTY heretofore entered to Count(s) **One**
- ☐ ADMITS PRIORS.
- ☒ WRITTEN WAIVER OF CONSTITUTIONAL RIGHTS FILED AND ORDERED INCORPORATED HEREIN.

- ☒ PLEADS GUILTY ☐ PLEADS NOLO CONTENDERE to **One** ☐ Lesser And Included offense.
- ☒ The Court Finds that the plea is freely and voluntarily given, and Court accepts plea.
- ☐ Probation Report Ordered. HEARING ON REPORT AND SENTENCE set for _____ at _____ M.
- ☐ Disposition Of Count(s) _____ continued to date of Sentence.
- ☐ Ordered To Report to Prob. Dept. immediately upon leaving courtroom.

- ☒ WAIVES Arraignment For sentence.
- ☐ Arraigned For Sentence.
- ☒ WAIVES Time For sentence.
- ☐ No Legal Cause why sentence should not now be pronounced.

It is HEREBY ORDERED:

That for said offense(s) of **647 (a) PC**, the deft. shall:

- ☐ Pay Fine \$ _____ including assessments to The Clerk of the Court. ☐ Or In Default thereof, be imprisoned in the County Jail in the ratio of one day for each \$ _____ remaining unpaid.
- ☐ PAYMENT OF FINE STAYED TO _____ or deft. ordered to appear at 8 a.m. on that date.
- ☐ Serve _____ days in the County Jail.
- ☐ Credit Has Been allowed under P.C. 2900.6 for days in custody.
- ☐ EXECUTION OF SENTENCE STAYED.
- ☐ IMPOSITION OF SENTENCE SUSPENDED.
- ☐ SUMMARY PROBATION Granted.
- ☐ FORMAL PROBATION Granted.
- Duration and Terms and Conditions shown on the Probation Memorandum attached and incorporated herein.
- ☐ Ct(s) _____ DISMISSED on motion of the _____ for the reason ☐ _____
- ☐ WAIVED Formal Reading of probationary terms.
- ☒ Deft. Accepts Terms of probation and furnished with a copy of said terms.

- ☐ Informed Of The provisions of P.C. 1203.4.
- ☐ Informed Of The provisions of P.C. 666.
- ☐ AUTHORIZATION TO APPLY BAIL to fine ☐ FILED ☐ NOT FILED.
- ☐ Bail Ordered Applied to fine and balance, if any, ordered refunded to depositor.
- ☐ BOND exonerated. ☐ CASH BAIL EXONERATED.
- ☐ _____ Interpreter To Be ordered by Clerk's Office.
- ☐ WARRANT ORDERED RECALLED.
- ☐ Probation Report Filed.

**ENTRY OF PLEA OF GUILTY
THROUGH COUNSEL (Penal Code
Sec. 1429), WAIVER OF
PERSONAL PRESENCE BY
DEFENDANT (Penal Code
Section 997)**

(see reverse side for further proceedings)

DATE: SHEET **1** OF **6**

FEB 20 1986