

Molloy's

IN THE MUNICIPAL COURT OF TORRANCE COURTHOUSE JUDICIAL DISTRICT,
COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

NO. 9SB06862

PAGE NO. 1

THE PEOPLE OF THE STATE OF CALIFORNIA VS.

CURRENT DATE 03/07/08

DEFENDANT 01: FARSHID FAKOURFAR

LAW ENFORCEMENT AGENCY EFFECTING ARREST: HERMOSA BEACH POLICE DEPT.

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

CASE FILED ON 09/02/99.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING COMMITTED, ON OR ABOUT 08/21/99 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING OFFENSE(S) OF:

COUNT 01: 103.4.4 UFC MISD - BLOCKING EXIT.

NEXT SCHEDULED EVENT:

10/04/99 830 AM ARRAIGNMENT DIST TORRANCE COURTHOUSE DIV 003

ON 10/04/99 AT 830 AM IN TORRANCE COURTHOUSE DIV 003

CASE CALLED FOR ARRAIGNMENT

PARTIES: THOMAS P. ALLEN (JUDGE) SHIRLEY LINARES (CLERK)
REGINA J. TORREZ (REP) KENNETH A. MEERSAND (CP)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY "HIMSELF" PRO PER
DEFENDANT ADVISED OF THE FOLLOWING RIGHTS ORALLY:

DEFENDANT ADVISED THAT HE IS ENTITLED: TO A SPEEDY AND PUBLIC TRIAL; TO THE AID OF THE COURT IN PRODUCING WITNESSES IN HIS BEHALF; TO BE CONFRONTED WITH THE WITNESSES AGAINST HIM IN THE PRESENCE OF THE COURT; TO REFUSE TO BECOME A WITNESS AGAINST HIMSELF; TO THE RIGHT TO TRIAL BY JURY; TO BE ADMITTED TO REASONABLE BAIL; TO THE AID OF COUNSEL IN EVERY STAGE OF THE PROCEEDINGS, AND IF HE COULD NOT AFFORD COUNSEL UPON A PROPER SHOWING ONE WOULD BE APPOINTED TO REPRESENT HIM.

A COPY OF THE COMPLAINT AND THE ARREST REPORT GIVEN TO DEFENDANT.

DEFENDANT PERSONALLY WAIVES RIGHT TO COUNSEL, APPEARING IN PROPRIA PERSONA.

COURT ADVISES DEFENDANT THAT SELF-REPRESENTATION IS ALMOST ALWAYS AN UNWISE CHOICE, AND WILL NOT WORK TO HIS ADVANTAGE; FURTHER, THAT HE WILL NOT BE HELPED OR TREATED WITH SPECIAL LENIENCY BY THE COURT OR THE PROSECUTOR, AND THAT HE WILL BE HELD TO THE SAME STANDARDS OF CONDUCT AS AN ATTORNEY. FURTHER, IF HE WISHES TO REPRESENT HIMSELF, HE WILL NOT BE ABLE TO CLAIM

LATER THAT HE MADE A MISTAKE, OR THAT HE RECEIVED INEFFECTIVE ASSISTANCE OF COUNSEL.

COURT FINDS THAT THE DEFENDANT VOLUNTARILY AND INTELLIGENTLY CHOOSES SELF-REPRESENTATION, AND THAT HE KNOWINGLY, INTELLIGENTLY, UNDERSTANDINGLY, AND EXPLICITLY WAIVES HIS RIGHT TO COUNSEL, AND DETERMINES THAT DEFENDANT IS COMPETENT TO REPRESENT HIMSELF.

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

DEFENDANT WAIVES FURTHER ARRAIGNMENT.

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

NEXT SCHEDULED EVENT:

PROCEEDING TERM & CLDR CANCEL