

MAR 19 2021

DAVID H. YAMASAKI, Clerk of the Court

By:  Deputy Clerk

1 SUPERIOR COURT OF CALIFORNIA
2 COUNTY OF ORANGE, NORTH JUSTICE CENTER
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6 THE PEOPLE OF THE STATE OF CALIFORNIA,) FELONY COMPLAINT
7) AMENDMENT 1
8 Plaintiff,)
9)
10 vs.) No. 20NF2611
11 TATIANA RITA TURNER 06/05/80) "ADW VEHICLE CVC
12 B8865188) 13351.5"
13 AKA TATIAMA RITA TURNER) OCSO 20-032248
14 TATIANA TURNER) SBPD 20-02067
15 TATIANA R TURNER) SBPD 20-01672
16) YORBA LINDA
17)
18 Defendant(s))

16 The Orange County District Attorney charges that in Orange
17 County, California, the law was violated as follows:

18 COUNT 1: On or about September 26, 2020, in violation of Section
19 664(a)-187(a) of the Penal Code (ATTEMPTED MURDER), a FELONY,
20 TATIANA RITA TURNER did unlawfully, and with the specific intent
21 to kill, attempt to murder Danielle L., a human being.

22 It is further alleged that the aforesaid attempted murder was
23 committed willfully, deliberately and with premeditation within
24 the meaning of Penal Code Section 664(a).

25 COUNT 2: On or about September 26, 2020, in violation of Section
26 203 of the Penal Code (MAYHEM), a FELONY, TATIANA RITA TURNER
27 did unlawfully and maliciously dismember, disable, disfigure,
28 and render useless the body part of Brian W..
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1 COUNT 3: On or about September 26, 2020, in violation of Section
2 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
3 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
4 an assault upon the person of Brian W. with a deadly weapon and
instrument, namely a Nissan Versa.

5 COUNT 4: On or about September 26, 2020, in violation of Section
6 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
7 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
8 an assault upon the person of Danielle L. with a deadly weapon
and instrument, namely a Nissan Versa.

9 COUNT 5: On or about September 26, 2020, in violation of Section
10 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
11 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
12 an assault upon the person of George P. with a deadly weapon and
instrument, namely a Nissan Versa.

13 COUNT 6: On or about September 26, 2020, in violation of Section
14 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
15 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
16 an assault upon the person of Terry L. with a deadly weapon and
instrument, namely a Nissan Versa.

17 COUNT 7: On or about September 26, 2020, in violation of Section
18 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
19 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
20 an assault upon the person of John Doe 1 with a deadly weapon
and instrument, namely a Nissan Versa.

21 COUNT 8: On or about September 26, 2020, in violation of Section
22 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
23 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
24 an assault upon the person of John Doe 2 with a deadly weapon
and instrument, namely a Nissan Versa.

25 COUNT 9: On or about September 26, 2020, in violation of Section
26 22810(g)(1) of the Penal Code (USE TEAR GAS AND TEAR GAS
27 WEAPON), a FELONY, TATIANA RITA TURNER did unlawfully use tear
gas and a tear gas weapon not in self-defense.

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1 COUNT 10: On or about September 26, 2020, in violation of
2 Section 22810(g)(1) of the Penal Code (USE TEAR GAS AND TEAR GAS
3 WEAPON), a FELONY, TATIANA RITA TURNER did unlawfully use tear
gas and a tear gas weapon not in self-defense.

4 COUNT 11: On or about September 26, 2020, in violation of
5 Section 244.5(b) of the Penal Code (ASSAULT WITH STUN GUN AND
6 TASER), a FELONY, TATIANA RITA TURNER did willfully and
7 unlawfully commit an assault with a Taser upon the person of
Joshua E..

8 COUNT 12: On or about August 29, 2020, in violation of Section
9 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
10 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
11 an assault upon the person of Charles P. with a deadly weapon
and instrument, namely a Rod/stick.

12 COUNT 13: On or about August 29, 2020, in violation of Section
13 245(a)(1) of the Penal Code (ASSAULT WITH A DEADLY WEAPON), a
14 FELONY, TATIANA RITA TURNER did willfully and unlawfully commit
15 an assault upon the person of Douglas R. with a deadly weapon
and instrument, namely a Rod/stick.

16 ENHANCEMENT(S)

17 As to Count(s) 3, it is further alleged pursuant to Penal Code
18 section 12022.7(a) (GREAT BODILY INJURY), and within the meaning
19 of Penal Code sections 1192.7 and 667.5, that defendant TATIANA
20 RITA TURNER personally inflicted great bodily injury on Brian
21 W., who was not an accomplice during the commission and
attempted commission of the above offense.

22 As to Count(s) 1 and 4, it is further alleged pursuant to Penal
23 Code section 12022.7(a) (GREAT BODILY INJURY), and within the
24 meaning of Penal Code sections 1192.7 and 667.5, that defendant
25 TATIANA RITA TURNER personally inflicted great bodily injury on
Danielle L., who was not an accomplice during the commission and
attempted commission of the above offense.

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1 As to Count(s) 12, it is further alleged pursuant to Penal Code
2 section 12022.7(a) (GREAT BODILY INJURY), and within the meaning
3 of Penal Code sections 1192.7 and 667.5, that defendant TATIANA
4 RITA TURNER personally inflicted great bodily injury on Charles
5 P., who was not an accomplice during the commission and
6 attempted commission of the above offense.

7 I declare under penalty of perjury, on information and belief,
8 that the foregoing is true and correct.

9 Dated 03-17-2021 at Orange County, California.
10 JJ/CN 20F05135

11 TODD SPITZER, DISTRICT ATTORNEY

12 by: 
13 Deputy District Attorney

14 RESTITUTION CLAIMED

15 [] None
16 [] \$ _____
17 [X] To be determined

18 PROP36/PC1000 ELIGIBILITY:

19 TATIANA RITA TURNER - Prop36 INELIGIBLE/PC1000 INELIGIBLE

20 BAIL RECOMMENDATION:

21 TATIANA RITA TURNER - \$ 1,000,000.00

22 NOTICES:

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24 The People request that defendant and counsel disclose, within
25 15 days, all of the materials and information described in Penal
26 Code section 1054.3, and continue to provide any later-acquired
27 materials and information subject to disclosure, and without
28 further request or order.

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1 Pursuant to Welfare & Institutions Code §827 and California Rule
2 of Court 5.552, notice is hereby given that the People will seek
3 a court order to disseminate the juvenile case file of the
4 defendant/minor, if any exists, to all parties in this action,
5 through their respective attorneys of record, in the prosecution
6 of this case.
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