

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES**

THE PEOPLE OF THE STATE OF CALIFORNIA,

VA 10/20/2020

DEPARTMENT 47

Plaintiff,

vs.

OSCAR ALONSO MELGAR
(M; 11/15/1983)

PC §§ 597.1(a) (5 counts) and
LAMC §53.50a (SIX TOTAL COUNTS)

Defendant(s).

MISDEMEANOR COMPLAINT

CCMS Case No.: 0CJ01471

FILED

SHERRI R. CARTER
Executive Officer/Clerk

By _____
Deputy Clerk

Issued by
MICHAEL N. FEUER
City Attorney

By _____
ERIC ROSENBLATT
Deputy City Attorney/rcid

COMES NOW the undersigned and states that he is informed and believes, and upon such information and belief declares: That on or about 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subdivision (a) of Section 597.1 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, as owner, driver and keeper of an animal, to wit: **#A1884725, MALE BROWN BOXER DOG NAMED "PUPPY"**, unlawfully permit such animal to be in a building, enclosure, lane, street, square, and lot of a city, county, city and county, and judicial district, and without proper care and attention for the animal.

TCIS 597.1(a)/21
UCC 12703

COUNT II

For a further, separate and second 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 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subdivision (a) of Section 597.1 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, as owner, driver and keeper of an animal, to wit: **#A1884726, MALE BROWN BOXER DOG NAMED "BRUNO"**, unlawfully permit such animal to be in a building, enclosure, lane, street, square, and lot of a city, county, city and county, and judicial district, and without proper care and attention for the animal.

TCIS 597.1(a)/21
UCC 12703

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 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subdivision (a) of Section 597.1 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, as owner, driver and keeper of an animal, to wit: **#A1884727, MALE BROWN BOXER DOG NAMED "BRANDO"**, unlawfully permit such animal to be in a building, enclosure, lane, street, square, and lot of a city, county, city and county, and judicial district, and without proper care and attention for the animal.

TCIS 597.1(a)/21
UCC 12703

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 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subdivision (a) of Section 597.1 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, as owner, driver and keeper of an animal, to wit: **#A1884735, FEMALE WHITE BOXER DOG NAMED "BLANCA"**, unlawfully permit such animal to be in a building, enclosure, lane, street, square, and lot of a city, county, city and county, and judicial district, and without proper care and attention for the animal.

TCIS 597.1(a)/21
UCC 12703

COUNT V

For a further, separate and fifth 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 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subdivision (a) of Section 597.1 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, as owner, driver and keeper of an animal, to wit: **#A1884736, MALE BLACK AND WHITE BOXER DOG NAMED "SPOT"**, unlawfully permit such animal to be in a building, enclosure, lane, street, square, and lot of a city, county, city and county, and judicial district, and without proper care and attention for the animal.

TCIS 597.1(a)/21
UCC 12703

COUNT VI

For a further, separate and sixth 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 08/14/2019 at and in the City of Los Angeles, in the County of Los Angeles, State of California, a misdemeanor, to wit, violation of Subsection (a) of Section 53.50 of the Los Angeles Municipal 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 unlawfully conduct and operate within the City of Los Angeles a dog kennel, cat kennel, pet shop, zoo, animal rental establishment, riding academy, livery stable, boarding stable, pony ring and pony ride, horse market, mule market, circus, rodeo, pet show, cat show, animal acts and exhibition, alligator farm, ostrich farm, wild animals, miscellaneous animal and reptile establishment, carrier and homing pigeons which are liberated for exercise and racing, without having first obtained a permit therefor in writing from the Department of Animal Regulation.

MCI 53.50 (A) /01