

CASE NO: SM354043A DATE: 08/06/08 AGENCY: BL TIME: 09:00

PEOPLE VS: DEBORAH JEAN MADDEN DOB: 02/28/1950
ADDR: 1570 NOTRE DAME AV, BELMONT, CA 94002
JUDGE: SUSAN I ETEZADI, JUDGE CLERK: TIA TIAPULA

HEARING: HHPRT PROGRESS REPORT DA
1. PC273.5(A); 2. PC594(B)(2)(A) WENDY CONDE
CSR 11668

FDSPT Stip to judge pro tem hearing matter
FD17 170.6 Filed Judge disqualified
MIOA Oral 170.6 CCP (Judge sworn pres.)
APDCA City Atty pres.
APDAG Deputy Attorney General appeared
INTSW interp pres.

APWOCK Def. pres. w/out atty
APWAT w/atty
APAFD Def. not pres; repres. by atty
APFCR Appeared for Attorney of Record
APFTA No appearance by or for defendant:
Revoke CSORR O.R. PROBB Prob. PSIDD Div.
BBFOC Bail Forc BBFOB S/Bond Forc
WWBWI BW ordered \$
WWAOR A/W ordered \$
BBSLT Post & Forc - Bail \$
BBNBA BW ordered; No Bail allowed
WWAWD To D.A. for Affidavit MIOFF Off Calendar
MIPDR Private Defender Relieved
APLAT Deft appeared late; prev. order vacated
WWREB BW WWREA AW recalled

FDARR Waiver of arraignment filed
ARWVD Arrgn & Advice of Right waived
RALCR Deft. Arrgn. & Advised of Rights
TNOTH Deft. answers to true name of
PAA Private Defndr: PT Appointed RF Denied
WCPRO Counsel Waived WCFLD Waiver filed
PADTR Deft. seek Counsel DVREF Diversion - Referral
PSDVD Diversion Denied

PLEA
PLWNA Prev NG plea to Count changed to guilty.
PLWNB Prev NG plea to Count changed to nolo.
PLED Plea: PLCE Plea in Absentia:
Not Guilty: A All Counts B Count
Guilty: C All Counts D Count
Nolo Conten: E All Counts F Count
Prior as to count, alleg #
A Admitted C Stricken
B Denied D
Sp Alleg A Admitted B Denied C Stricken
CDEE As to count, alleg #
PLPR As to count, alleg #
A Admitted C Stricken
B Denied D

APCUS Defendant in custody on this case
CSFR Defendant is: A Remanded to Sheriff's custody
B Released on O.R.
C Released Supvr. O.R.
BBSET Bail set at \$
BBEXB Bail Bond
Ordered Exon BBEXA Cash Bail Ordered Exon. BBIAB Cash Bail Ordered Reinstated

SHOT Cont to in Dep DV for:
SHOT Cont to in D. for:
SHOT Cont to in D. for:
ARR Arraign. DSC Discovery Motion PTC Pre-trial Conf.
AAP Atty & plea DIS Motion to Dismiss TRJ Jury Trial
TOS To set MSE 1538.5 Mo. SCR Superior Ct. Rev.
DIP Dispose MOT Motion: PRL Prelim. Hearing PSR PSR Rpt CCO Civil Compromise
MIVJT Vacate Jury Trial set on at MIVPH Vacate PH set on at
MIVOT Vacate set on at

I Certify the foregoing is a true copy of the judgment rendered on the above date by the above named Judge.
CLERK OF THE ABOVE NAMED COURT by Deputy
TO THE SHERIFF: The foregoing certified copy of judgment in the above entitled action is your authority for the execution thereof.
DEFENDANT. BEING RELEASED ON HIS OWN RECOGNIZANCE, AGREES THAT: (a) He will appear at all times and places as ordered by the Court or magistrate releasing him and as ordered by any Court in which, or any magistrate before whom, the charge is subsequently pending. (b) If he fails to so appear and is apprehended outside the State of California, he waives extradition. (c) Any Court or magistrate of competent jurisdiction may revoke the order of release and either return him to custody or require that he give bail or other assurance of his appearance as provided in part 2, title 10, chapter 1, of the Penal Code. (d) FAILURE TO APPEAR CONSTITUTES A SEPARATE AND NEW FELONY/MISDEMEANOR.
I understand that IF I RECEIVED SERVICES OF A COURT APPOINTED ATTORNEY I must report to Revenue Services TODAY for a determination of my ability to pay the cost of legal assistance provided. I have received a copy, read and understand the Notice under 987.8 PC.

Witnessed by Executed on Defendant
Current Address:

CASE NO: SM354043A DATE: 05/09/08 AGENCY: EL TIME: 09:00

PEOPLE VS: DEBORAH JEAN MADDEN DOB: 02/28/1950
ADDR: 1570 NOTRE DAME AV, BELMONT, CA 94002
JUDGE: BETH LABSON FREEMAN, JUDGE

CLERK: SEAN KANE

Court Reporter: Chris Peay DA Raffanti

HPPRS PROBATION REPORT AND SENTENCING
1. PC273.5(A); 2. PC594(B)(2)(A)

CHARGES:

FDSPT Slip to judge pro tem hearing matter
FD17 170.6 Filed Judge disqualified
A By Pros. B By Deft.
MIOA Oral 170.6 CCP (Judge sworn);
A By Pros. B By Deft.
APDCA City Atty pres.
APDAG Deputy Attorney General appeared
INTSW inter pres.

APWOC Def. pres. w/out atty Geoff Carr
APWAT w/atty
APAFD Deft. not pres; repres. by atty
APFOR Appeared for Attorney of Record
APFTA No appearance by or for defendant:
Revoke CSORR O.R. PROBB Prob. PSIDD Div.
BBFOC Bail Forf BBFOB S/Bond Forf
WWBWI B/W ordered \$
WWAOR A/W ordered \$
BBSLT Post & Forf - Bail \$
BBNBA B/W ordered; No Bail allowed
WWAWD To D.A. for Affidavit MIOFF Off Calendar
MIPDR Private Defender Relieved
APLAT Dft appeared late; prev. order vacated
WWREB B/W WWREA A/W recalled

FDARR Waiver of arraignment filed DT TM LOC DIV FOR
ARWVD Argrn & Advice of Right waived
RALCR Deft. Argrn. & Advised of Rights
TNOth Deft. answers to true name of
PAA Private Defndr: PT Appointed RF Denied
WCPRO Counsel Waived WCFLD Waiver filed
PADTR Deft. seek Counsel DVREF Diversion - Referral
PSDVD Diversion Denied

PLEA

PLWNA Prev NG plea to Count changed to guilty.
PLWNB Prev NG plea to Count changed to nolo.
PLED Plea: PLCE Plea in Absentia:
Not Guilty: A All Counts B Count
Guilty: C All Counts D Count
Nolo Conten: E All Counts F Count
Prior as to count alleg #
A Admitted C Stricken
B Denied D Stricken
CDEE As to count alleg #
Sp Alleg A Admitted B Denied C Stricken

MIINQ B.A.
FDWOR Waiver of Rights signed
APWPA Waiver of Personal App Filed
Jury Trial: JTWPR Waived by Pros.
JTDEM Demanded JTWVD Waived by Def.
WTIM Time: A Waived B Not waived C Withdrawn

AMENDMENTS

AMCDF Complaint Amended Orally
FDAMC Amended Complaint Filed
AMA Complaint Amended
A as to Counts (Section 17 PC)
B to Add Counts
C As to count alleg # to add prior
B Felony Viol. of
C Misd. Viol. of
D Infr. Viol. of
WRAA On Amended Complaint: A Def. Argrnd.
B Arrgn. Waived
PLPL Amend. Plea: PLPA Amend. Plea in Absentia:
Not Guilty: A All Counts B Count
Guilty: C All Counts D Count
Nolo Conten: E All Counts F Count
CDPP Amend. Prior as to count alleg #
A Admitted B Denied C Stricken
FDWOR Waiver of Rights signed
Have Probation Report Rec'd/Reviewed

CDFA Count A Interest of Justice
Dismissed: B Alternate Charge of
C Other
WTST Time for Sen.: A Not Waived B Waived
ARWFS Argrn. for Sen. Waived ARAFS Arrgd. for Sen.
PRPS Referred to Prob. Dept. for: A Pre Sen Rpt
B DD Divers Rpt E Restitution Rpt
C MH Divers Rpt F Supplement Rpt
D DV Divers Rpt G HIV Test
H Other:
CDDMD Case Dismissed on Motion by Prosecution
OTHER Michig. arg. presented

PROBATION/DIVERSION

PLA A Probation B Diversion allegations are:
A Admitted B Denied C Stricken/Dismiss
Submitted.

APCUS Defendant in custody on this case
CSFR Defendant is: A Remanded to Sheriff's custody
B Released on O.R.
C Released Supvr. O.R.: (O.R.M.: S + S not ordered)
BBSET Bail set at \$

BBEXB Bail Bond Ordered Exon BBEXA Cash Bail Ordered Exon. BBIB Cash Bail Ordered Reinstated

SHOT Cont to 5-28 at 9 in Dept. DV for: POF
SHOT Cont to at in D- for: SHOT in D- for: San Mateo
SHOT Cont to at in D- for: SHOT in D- for:

ARR Arraign. DSC Discovery Motion PTC Pre-trial Conf. TCT Court Trial PVH PV Hearing
AAP Atty & plea DIS Motion to Dismiss TRJ Jury Trial SEN Sentence DRH DR Hearing
TOS To set MSE 1538.5 Mo. SCR Superior Ct. Rev. PPV Pre-Trial/PV PDR Pre Divers. Prt
DIP Dispose MOT Motion: PRL Prelim. Hearing PSR PSR Rpt CCO Civil Compromise

MIVJT Vacate Jury Trial set on at MIVPH Vacate PH set on at other
MIVOT Vacate set on at

I Certify the foregoing is a true copy of the judgment rendered on the above date by the above named Judge.

CLERK OF THE ABOVE NAMED COURT by [Signature] Deputy

TO THE SHERIFF: The foregoing certified copy of judgment in the above entitled action is your authority for the execution thereof.

DEFENDANT. BEING RELEASED ON HIS OWN RECOGNIZANCE, AGREES THAT: (a) He will appear at all times and places as ordered by the Court or magistrate releasing him and as ordered by any Court in which, or any magistrate before whom, the charge is subsequently pending. (b) If he fails to so appear and is apprehended outside the State of California, he waives extradition. (c) Any Court or magistrate of competent jurisdiction may revoke the order of release and either return him to custody or require that he give bail or other assurance of his appearance as provided in part 2, title 10, chapter 1, of the Penal Code. (d) FAILURE TO APPEAR CONSTITUTES A SEPARATE AND NEW FELONY/MISDEMEANOR.

I understand that IF I RECEIVED SERVICES OF A COURT APPOINTED ATTORNEY I must report to Revenue Services TODAY for a determination of my ability to pay the cost of legal assistance provided. I have received a copy, read and understand the Notice under 987.8 PC.

Witnessed by [Signature] Executed on [Date] by [Signature] Defendant
Current Address: [Address]

J241111

SAN MATEO CJIS
ORGANIZATION: MC

SUPERIOR COURT SOUTHERN BRANCH
IN AND FOR THE COUNTY OF SAN MATEO

04/02/08
15:26

CASE NO. SM354043 A

DATE: 03/28/08

TIME: 00:45 AM

DEPT.: 3

PEOPLE VS. MADDEN, DEBORAH JEAN

JUDGE: BETH L. FREEMAN, JUDGE

CLERK: SEAN KANE

REPORTER: CHRIS PEREZ

CND CLERK: NONE

D.A.: SHARRON FANG

DEFENSE CO: GEOFF CARR

PROCEEDINGS: RESET PROBATION REPORT AND SENTENCING

CHARGES: 1. PC 273.5(A) W/PC 17

2. PC 594(B)(2)(A)

DEPUTY D.A. SHARRON FANG PRESENT.

DEFENDANT NOT PRESENT, BUT IS REPRESENTED BY ATTORNEY
GEOFF CARR.

DOMESTIC VIOLENCE BASED COMPLAINT.

CASE CONTINUED TO 05/09/2008 AT 9:00 A.M. IN REDWOOD
CITY IN DEPT. 3 FOR PROBATION REPORT & SENTENCING..

PROBATION REPORT & SENTENCING. SET ON 05/14/2008 AT 9:00
A.M. ORDERED VACATED.

DEFENDANT REMAINING ON BAIL

ENTERED BY SKANE ON 03/28/2008.

RECEIVED

MAR 07 2008

Dept. 3

March 6, 2008

Honorable Beth Labson Freeman
Judge of the Superior Court
400 County Center, Department 3
Redwood City, California 94063

Dear Judge Freeman:

Ref. *People v. Deborah Jean Madden*, San Mateo County Superior Court No. SM354043; next scheduled court date: March 7, 2007, for sentencing

I was very saddened to learn of the conviction of Debbie Madden, who was my partner of 17 years, based on the incident of October 2, 2007.

What took place that night was the culmination of some stressful times for both of us and resulted in a situation of unintentional mutual combat. I am sorry and can not believe that it escalated into Debbie having been arrested, booked, charged and convicted.

Now that Debbie stands convicted, I ask the Court not to sentence her to any jail time nor fine her. Our mutual fight was simply a wrinkle at the end of a long and loving relationship that we are amicably sorting out now.

Although matters have come this far, I do not wish for them to go any further. Having known her for so long, I can truly say that what happened is not a reflection of her personality; she is a very caring and trustworthy person. Please show mercy to Debbie.

Thank you in advance for your consideration

With best regards,



Wendy Ashton