

SUPERIOR COURT OF CALIFORNIA
COUNTY OF CONTRA COSTA

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
ANGELINA MARINA SOLIS,
dob 01/27/1981;
Defendant

Docket: 01-26-01626

DA No: 0131166911

COMPLAINT - FELONY

Count 1) PC191.5(a)

Count 2) VC23153(a)

Count 3) VC23153(b)

Count 4) VC20001(a)

COUNT 1 – GROSS VEHICULAR MANSLAUGHTER WHILE INTOXICATED

The undersigned states, on information and belief, that Angelina Marina Solis, Defendant, did commit a Felony, a violation of PC191.5(a), Gross Vehicular Manslaughter While Intoxicated, committed as follows:

On or about March 8, 2026, in the County of Contra Costa, State of California, the crime of Gross Vehicular Manslaughter While Intoxicated in violation of PC191.5(a), a Felony, was committed in that ANGELINA MARINA SOLIS did unlawfully, and without malice, kill Timarie Rachelle Orso, a human being, while driving a vehicle in violation of Vehicle Code sections 23140, 23152 and 23153 and said killing was the proximate result of the commission of an unlawful act, not amounting to a felony, and with gross negligence; and the proximate result of the commission of a lawful act which might have produced death, in an unlawful manner, and with gross negligence.

ENHANCEMENT 1

VC20001(c): Special Allegation-Fleeing The Scene Of The Crime

It is further alleged as to Count 1 pursuant to Vehicle Code section 20001(c), that, after committing the above offense, the defendant, ANGELINA MARINA SOLIS fled the scene of the crime.

COUNT 2 – DRIVING UNDER THE INFLUENCE OF AN ALCOHOLIC BEVERAGE CAUSING INJURY

The undersigned states, on information and belief, that Angelina Marina Solis, Defendant, did commit a Felony, a violation of VC23153(a), Driving Under The Influence Of An Alcoholic Beverage Causing Injury, committed as follows:

On or about March 8, 2026, in the County of Contra Costa, State of California, the crime of Driving Under The Influence Of An Alcoholic Beverage Causing Injury in violation of VC23153(a), a Felony, was committed in that ANGELINA MARINA SOLIS drove a vehicle while under the influence of an alcoholic beverage and concurrently acted illegally and/or negligently in driving the vehicle, thus causing bodily injury to Timarie Rachelle Orso.

ENHANCEMENT 1

PC12022.7(a): Special Allegation-Great Bodily Injury

It is further alleged as to Count 2 that in the commission of the above offense the said defendant, ANGELINA MARINA SOLIS, personally inflicted great bodily injury upon Timarie Rachelle Orso, not an accomplice to the above offense, within the meaning of Penal Code Section 12022.7(a) and also causing the above offense to become a serious felony within the meaning of Penal Code Section 1192.7(c)(8) and a violent felony within the meaning of Penal Code Section 667.5(c)(8).

COUNT 3 – DRIVING WITH A .08% BLOOD ALCOHOL CONTENT CAUSING INJURY

The undersigned states, on information and belief, that Angelina Marina Solis, Defendant, did commit a Felony, a violation of VC23153(b), Driving With A .08% Blood Alcohol Content Causing Injury, committed as follows:

On or about March 8, 2026, in the County of Contra Costa, State of California, the crime of Driving With A .08% Blood Alcohol Content Causing Injury in violation of VC23153(b), a Felony, was committed in that ANGELINA MARINA SOLIS drove a vehicle while having a 0.08 percent or more, by weight, of alcohol in her blood and concurrently acted illegally and/or negligently in driving the vehicle, thus causing bodily injury to Timarie Rachelle Orso.

ENHANCEMENT 1**PC12022.7(a): Special Allegation-Great Bodily Injury**

It is further alleged as to Count 3 that in the commission of the above offense the said defendant, ANGELINA MARINA SOLIS, personally inflicted great bodily injury upon Timarie Rachelle Orso, not an accomplice to the above offense, within the meaning of Penal Code Section 12022.7(a) and also causing the above offense to become a serious felony within the meaning of Penal Code Section 1192.7(c)(8) and a violent felony within the meaning of Penal Code Section 667.5(c)(8).

COUNT 4 – LEAVING THE SCENE OF AN ACCIDENT

The undersigned states, on information and belief, that Angelina Marina Solis, Defendant, did commit a Felony, a violation of VC20001(a), Leaving The Scene Of An Accident, committed as follows:

On or about March 8, 2026, in the County of Contra Costa, State of California, the crime of Leaving The Scene Of An Accident in violation of VC20001(a), a Felony, was committed in that ANGELINA MARINA SOLIS did unlawfully, and knowingly, being a driver of a vehicle involved in an accident resulting in injury to a person other than himself/herself, fail, refuse, and neglect to give to the injured person and to a traffic and police officer at the scene of the accident his/her name and address, the registration number of his/her vehicle, and the name of the owner of said vehicle; to exhibit his/her operator's license; to render reasonable assistance to the injured person; and perform the duties specified in Vehicle Code Sections 20003 and 20004.

Complainant requests that the Defendant[s] be dealt with according to the law.

Dated: March 17, 2026, at Martinez, California

DIANA BECTON
District Attorney



MacKenzie Savage
Deputy District Attorney
MS/ms