

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,	§	
Plaintiff,	§ §	
30 /	§	
v.	§	Case No.: 20C740
KORTNI BUTTERTON,	§ §	JURY DEMANDED
,	8	
Defendant.	§	

MEMORANDUM OF LAW IN SUPPORT OF DEFENDANT KORTNI BUTTERTON'S MOTION TO DISMISS AND TENN. CODE ANN. § 20-17-104(a) PETITION TO DISMISS THE PLAINTIFF'S COMPLAINT PURSUANT TO THE TENNESSEE PUBLIC PARTICIPATION ACT

I. INTRODUCTION

This is a Strategic Lawsuit Against Public Participation (a "SLAPP-suit") filed by Plaintiff Carl Vonhartman—an ex-convict with a sordid reputation for both criminality¹ and terrorizing women²—against Defendant Kortni Butterton, a woman who rejected the Plaintiff on a dating website. For myriad reasons, all of the Plaintiff's claims are meritless and require immediate dismissal under Tennessee Rule of Civil Procedure 12.02(6), Tennessee Code Annotated § 20-17-105(c), or both. Moreover, several of the Plaintiff's claims are frivolous enough to be sanctionable. Severe sanctions are warranted as a

¹ See, e.g., **Exhibit A** (Plaintiff's Criminal History).

² See, e.g., **Exhibit B** (MPD Incident No. 2018-0782853), p. 3 ("[S]he advised that [s]he told [Plaintiff] she was going to call the police due to the assault. [S]he advised that [Plaintiff] told her 'if you call the police [I] am going to post naked pictures of you on the internet.' [Victim] advised she changed her mind at that time about calling the police."); **Exhibit C** (Affidavit of Melissa Ingram), Attachment #1 (threatening "war" over Facebook posts that warned women not to date him); **Exhibit D** (Order of Protection Hearing Transcript), p. 28, lines 16–20 (testifying that Plaintiff was "[s]creaming, telling me I was a 'fat bitch," and that "he was going to figure out where I lived[.]").

consequence.

On January 28, 2020, the Plaintiff threatened to sue Ms. Butterton over a statement that she made on a private Facebook group that functions to protect single Nashville women from badly behaved men. Specifically, Mr. Vonhartman protested that he had not, in fact, been "aggressive" with Ms. Butterton when he demanded to know why she would not date him, and he warned Ms. Butterton that if she "ke[pt] running [her] mouth" about him, he would sue her for defamation.³

The following morning, on January 29, 2020, the Plaintiff contacted Melissa Ingram—the administrator of the Facebook group at issue—to express his general apoplexy regarding posts by Ms. Butterton and several other women discussing the Plaintiff's abysmal reputation.⁴ The Plaintiff's correspondence reflects a demeanor that Ms. Ingram generously described as "unstable." Displeased that the Facebook posts warning women not to date him would not be removed, Mr. Vonhartman also repeatedly threatened "war." ⁶

On the afternoon of January 29, 2020, Ms. Ingram contacted Ms. Butterton and shared the Plaintiff's disturbing correspondence with her. In light of the facts that the Plaintiff had: (1) threatened to sue Ms. Butterton the day before; (2) just threatened

³ Exhibit D, p. 8, lines 1-3; p. 12, lines 16-23.

⁴ See Exhibit C, Attachment #1.

⁵ *Id*.

⁶ See id. ("I'm not going to sit by and let this happen. You've started a war with the wrong man . . . I'll say it again, you're starting a war with the wrong man. . . . If it's a war you want then that's what you're going to get[.]").

⁷ See Exhibit C, p. 3, ¶ 19.

⁸ **Exhibit D**, p. 12, lines 16–23.

"war" three separate times regarding the Facebook posts concerning him; and (3) indicated that he was both able and inclined to find out where those who displeased him lived so he could "come after" them, Ms. Butterton immediately became afraid for her safety. Next—approximately an hour and a half later—an uninvited stranger who looked like, dressed like, and gave every appearance of being the Plaintiff showed up at Ms. Butterton's home, began ringing her doorbell incessantly, and banged on her walls. 12

Afraid for her life, Ms. Butterton locked herself in her bathroom with a loaded handgun, texted her mother, stepfather, and roommate seeking help, armed her security system, and called 911.¹³ By the time police arrived, though, the man at her home had fled. Ms. Butterton—who thought she was about to be killed¹⁴ and was so upset that she was visibly "hyperventilating, crying, and not speaking in complete sentences" ¹⁵—quickly retained counsel and, acting on the advice of her counsel, ¹⁶ petitioned for and then received a temporary order of protection against the Plaintiff. ¹⁷

After a hearing on her petition, Ms. Butterton's petition for an order of protection

⁹ See Exhibit C, Attachment #1.

 $^{^{10}}$ Id. ("You told me by the end of today you would know where I live, where I work and who I am and you would come after me.").

¹¹ See Exhibit E (Affidavit of Kortni Butterton).

¹² See id.; see also **Exhibit D**, p. 14, lines 5-9.

¹³ See generally **Exhibit E**; **Exhibit F** (Affidavit of Benita Lamp); **Exhibit G** (Affidavit of Craig Lamp); **Exhibit H** (Affidavit of Theresa Rawley).

¹⁴ See, e.q., Exhibit #1 to Exhibit F (texting her mother: "I'm seeing my life flash before my eyes.").

¹⁵ Exhibit I (Affidavit of Megan Hassall), p. 1, ¶ 5.

¹⁶ **Exhibit J** (Affidavit of Rachel Welty). *See also id.* at Attachment #1 (text message correspondence with her counsel regarding Ms. Butterton's petition for an order of protection).

¹⁷ Exhibit K (Petition for Order of Protection and Order Granting Temporary Order of Protection).

was dismissed.¹⁸ Thereafter, the Plaintiff filed the instant SLAPP-suit against Ms. Butterton. In his Complaint, the Plaintiff has specifically sued Ms. Butterton based on the following four independent theories of relief:

- (1) Slander based on Ms. Butterton's "testi[mony] in court on February 10, 2020" during her order of protection hearing; 19
- (2) Libel based on Ms. Butterton's "swor[n] allegations in her Petition for [an] Order of Protection" in Davidson County General Sessions Case No. 20OP250;²⁰
- (3) Malicious prosecution regarding Davidson County General Sessions Case
 No. 20OP250, the order of protection proceeding that Ms. Butterton initiated;²¹ and
- (4) Slander based on supposed "false statements" that Ms. Butterton purportedly made when she "called 911 on January 29, 2020."²²

As provided below, all four of the Plaintiff's claims suffer from insurmountably fatal defects. As a consequence, each claim must be dismissed outright and with prejudice pursuant to Tennessee Rule of Civil Procedure 12.02(6) or the Tennessee Public Participation Act (TPPA), see Tenn. Code Ann. § 20-17-101, et seq.—Tennessee's newly enacted Anti-SLAPP statute.

Separately, the Plaintiff's lawsuit—which is premised upon Ms. Butterton's communications with the Metropolitan Nashville Police Department and the Davidson County General Sessions Court—qualifies as a "threat of a civil action for damages in the

¹⁸ See Exhibit L (Dismissal of Order of Protection, Davidson Cty. Cir. Ct. Case No. 20OP250).

¹⁹ See Complaint, p. 4, ¶ 29; id. at ¶¶ 28–30 (Count III).

 $^{^{20}}$ Id. at p. 5, \P 32; id. at $\P\P$ 31–32 (Count IV).

²¹ *Id.* at p. 4, ¶¶ 22–25 (Count I).

²² *Id.* at ¶¶ 26–27 (Count II).

form of a 'strategic lawsuit against political participation'" under Tennessee Code Annotated § 4-21-1002(b). Accordingly, to enable each entity to exercise its statutory right to intervene in and defend against this action, Ms. Butterton has served notice of both her Motion and her Tennessee Code Annotated § 20-17-104(a) Petition to Dismiss the Plaintiff's Complaint upon:

- (1) The Metropolitan Nashville Police Department;
- (2) Davidson County General Sessions Judge Ana Escobar;
- (3) The Davidson County General Sessions Court; and
- (4) The Office of the Tennessee Attorney General and Reporter.

See Tenn. Code Ann. § 4-21-1004(a) ("In order to protect the free flow of information from citizens to their government, an agency receiving a complaint or information under § 4-21-1003 may intervene and defend against any suit precipitated by the communication to the agency. In the event that a local government agency does not intervene in and defend against a suit arising from any communication protected under this part, the office of the attorney general and reporter may intervene in and defend against the suit.").

II. SUMMARY OF ARGUMENT

All four of the Plaintiff's claims—which Ms. Butterton has reordered for the Court's convenience based on their respective frivolity—must be dismissed with prejudice pursuant to Tennessee Rule of Civil Procedure 12.02(6), Tennessee Code Annotated § 20-17-105(b)–(c), or both.

First, the Plaintiff's claim for slander based on Ms. Butterton's "testi[mony] in court on February 10, 2020," during her order of protection hearing in Davidson County

General Sessions Court Case No. 20OP250²³ is barred by Tennessee's absolute testimonial privilege, which affords witnesses like Ms. Butterton absolute immunity for testimony given during a judicial proceeding. *See, e.g., Wilson v. Ricciardi*, 778 S.W.2d 450, 453 (Tenn. Ct. App. 1989) ("It is a well-settled proposition of law in this jurisdiction that the testimony of a witness given in a judicial proceeding is absolutely privileged. Therefore, no civil action for damages may lie against a witness based upon his testimony in a case, though his testimony may have been damaging to one of the parties of the lawsuit in which he testified.") (collecting cases). Accordingly, the Plaintiff's slander claim based on Ms. Butterton's testimony in Davidson County General Sessions Case No. 20OP250 must be dismissed outright and with prejudice pursuant to Tennessee Rule of Civil Procedure 12.02(6) for failure to state a claim. *See id*.

Second, the Plaintiff's claim for libel based on Ms. Butterton's "swor[n] allegations in her Petition for [an] Order of Protection" in Davidson County General Sessions Case No. 20OP250²⁴ is barred not only by the absolute testimonial privilege noted above, see id.—it is also barred by the absolute <u>litigation</u> privilege, which guarantees all litigants "the freedom to institute an action without fear of being sued based on statements made in the course of the proceeding[.]" Goetz v. Autin, No. W2015-00063-COA-R3-CV, 2016 WL 537818, at *10 (Tenn. Ct. App. Feb. 10, 2016), perm. to app. denied (Tenn. June 24, 2016). See also Lambdin Funeral Serv., Inc. v. Griffith, 559 S.W.2d 791, 792 (Tenn. 1978) ("[S]tatements made in the course of a judicial proceeding that are relevant and pertinent to the issues involved are absolutely privileged and cannot be the predicate for liability in

²³ See id. at ¶ 29; id. at ¶¶ 28-30 (Count III).

²⁴ *Id.* at p. 5, ¶ 32; *id.* at ¶¶ 31–32 (Count IV).

an action for libel, slander, or invasion of privacy."). Accordingly, the Plaintiff's libel claim, too, must be dismissed with prejudice under Tennessee Rule of Civil Procedure 12.02(6) for failure to state a cognizable claim for relief.

Third, the Plaintiff's malicious prosecution claim is barred as a matter of law by both Tennessee Code Annotated § 36-3-617(a)(2)—which exclusively governs the assessment of attorney's fees in order of protection proceedings—and the doctrine of res judicata, given that the issue has already been resolved adversely to the Plaintiff in a final judgment. As such, the Plaintiff's malicious prosecution claim, too, must be dismissed under Tennessee Rule of Civil Procedure 12.02(6) for failure to state a claim.

Fourth, based on the extensive admissible evidence that Ms. Butterton has presented pursuant to Tennessee Code Annotated § 20-17-105(d),25 the Plaintiff's malicious prosecution claim must additionally be dismissed with prejudice under § 20-17-105(c) (providing that "the court shall dismiss the legal action if the petitioning party establishes a valid defense to the claims in the legal action."). In particular, dismissal is compelled under § 20-17-105(c) because Ms. Butterton can establish each of the following independent and outcome-determinative defenses to the Plaintiff's malicious prosecution claim:

- Ms. Butterton's Petition for an Order of Protection was filed on the advice (1)of counsel;
- Ms. Butterton had probable cause to file a petition for an order of (2)protection;
 - Ms. Butterton's Petition for an Order of Protection was not filed with malice; (3)

²⁵ See Exhibits A-R.

and

(4) The Davidson County General Sessions Court previously determined that Ms. Butterton had probable cause to seek an order of protection, and because that determination was not a product of fraud, it is controlling.

Fifth, the Plaintiff's claim for slander based on "false statements" that the Plaintiff alleges Ms. Butterton made to the police when she "called 911 on January 29, 2020,"26 is barred—as an initial matter—by the aforementioned absolute litigation privilege that extends to communications preliminary to litigation. See Phillips v. Woods, No. E2007-00697-COA-R3-CV, 2008 WL 836161, at *8 (Tenn. Ct. App. Mar. 31, 2008), no app. filed. It is also barred, independently, by the conditional public interest and common interest privileges, which immunize from defamation liability good-faith reports to law enforcement. See, e.g., Pate v. Serv. Merch. Co., 959 S.W.2d 569, 576–77 (Tenn. Ct. App. 1996). Consequently, the Plaintiff's 911-based slander claim must be dismissed both for failure to state a claim and pursuant to Tennessee Code Annotated § 20-17-105(c).

<u>Sixth</u>, as a matter of law, none of the statements in the 911 call regarding which the Plaintiff has sued Ms. Butterton for slander is capable of conveying a defamatory meaning as a matter of law.

<u>Seventh</u>, Tennessee Code Annotated § 4-21-1003(a) affords Ms. Butterton statutory immunity from all claims alleged in this action. *See id*. ("Any person who in furtherance of such person's right of free speech or petition under the Tennessee or United States Constitution in connection with a public or governmental issue communicates information regarding another person or entity to any agency of the

²⁶ See Complaint, p. 4, ¶ 27.

federal, state or local government regarding a matter of concern to that agency shall be immune from civil liability on claims based upon the communication to the agency.").

Eighth, given his abysmal reputation for both criminality and terrorizing women, the Plaintiff is libel-proof.

Ninth and finally, barring the Plaintiff's satisfaction of his burden as to each claim, all of the Plaintiff's claims must be dismissed pursuant to Tennessee Code Annotated § 20-17-105(b).

III. LEGAL STANDARDS

A. Ms. Butterton's Motion to Dismiss

"A motion to dismiss a complaint for failure to state a claim pursuant to Rule 12.02(6) of the Tennessee Rules of Civil Procedure asserts that the allegations in the complaint, accepted as true, fail to establish a cause of action for which relief can be granted." Conley v. State, 141 S.W.3d 591, 594 (Tenn. 2004). Generally, a motion to dismiss is resolved by examining the pleadings alone. See Leggett v. Duke Energy Corp., 308 S.W.3d 843, 851 (Tenn. 2010) (citing Cook ex rel. Uithoven v. Spinnaker's of Rivergate, Inc., 878 S.W.2d 934, 938 (Tenn. 1994)). This Court, however, may also consider "items subject to judicial notice, matters of public record, orders, items appearing in the record of the case, and exhibits attached to the complaint whose authenticity is unquestioned . . . without converting the motion into one for summary judgment." W. Exp., Inc. v. Brentwood Servs., Inc., No. M2008-02227-COA-R3-CV, 2009 WL 3448747, at *3 (Tenn. Ct. App. Oct. 26, 2009) (quoting Ind. State Dist. Council of Laborers v. Brukardt, No. M2007-02271-COA-R3-CV, 2009 WL 426237, at *8 (Tenn. Ct. App. Feb.19, 2009), perm. to app. denied (Tenn. Aug. 24, 2009)), no app. filed.

(in turn quoting Wright and Miller, Federal Practice and Procedure, Civil § 1357, at 376 (3d ed.2004)).

Thereafter, where—as here—"the plaintiff can prove no set of facts in support of the claim that would entitle the plaintiff to relief[,]" a defendant's motion to dismiss for failure to state a claim must be granted. *See Crews v. Buckman Labs. Int'l, Inc.*, 78 S.W.3d 852, 857 (Tenn. 2002).

B. THE TENNESSEE PUBLIC PARTICIPATION ACT (TPPA)

The TPPA—which the legislature adopted in 2019 to deter, expediently resolve, and punish SLAPP-suits like this one—provides that "[i]f a legal action is filed in response to a party's exercise of the right of free speech, right to petition, or right of association, that party may petition the court to dismiss the legal action" subject to the specialized provisions of Tennessee Code Annotated §§ 20-17-104 and 20-17-105. *See* Tenn. Code Ann. § 20-17-104(a). The TPPA "provide[s] an additional substantive remedy to protect the constitutional rights of parties" that "supplement[s] any remedies which are otherwise available . . . under the Tennessee Rules of Civil Procedure." Tenn. Code Ann. § 20-17-109. As such, nothing in the Act "[a]ffects, limits, or precludes the right of any party to assert any defense, remedy, immunity, or privilege otherwise authorized by law[.]" Tenn. Code Ann. § 20-17-108(4).

In enacting the TPPA, the Tennessee General Assembly forcefully established that:

The purpose of this chapter is to encourage and safeguard the constitutional rights of persons to petition, to speak freely, to associate freely, and to participate in government to the fullest extent permitted by law and, at the same time, protect the rights of persons to file meritorious lawsuits for demonstrable injury. This chapter is consistent with and necessary to implement the rights protected by Article I, §§ 19 and 23, of the Constitution of Tennessee, as well as by the First Amendment to the United States Constitution, and shall be construed broadly to effectuate its purposes and

intent.

See TENN. CODE ANN. § 20-17-102. Substantively, the TPPA also provides, among other things, that:

- (1) When a party has been sued in response to the party's exercise of the right of free speech or the right to petition, he or she "may petition the court to dismiss the legal action" pursuant to Tennessee Code Annotated § 20-17-104(a);
- (2) "All discovery in the legal action is stayed" automatically by statute "until the entry of an order ruling on the petition" pursuant to § 20-17-104(d); and
- (3) "The court's order dismissing or refusing to dismiss a legal action pursuant to a petition filed under this chapter is immediately appealable as a matter of right to the court of appeals." *See* Tenn. Code Ann. § 20-17-106.

A TPPA petition to dismiss "may be filed within sixty (60) calendar days from the date of service of the legal action or, in the court's discretion, at any later time that the court deems proper." Tenn. Code Ann. § 20-17-104(b). Under the TPPA, "[t]he petitioning party has the burden of making a prima facie case that a legal action against the petitioning party is based on, relates to, or is in response to that party's exercise of the right to free speech, right to petition, or right of association." Tenn. Code Ann. § 20-17-105(a). Thereafter, the Court "shall dismiss the legal action unless the responding party establishes a prima facie case for each essential element of the claim in the legal action." Tenn. Code Ann. § 20-17-105(b). Separately, "[n]otwithstanding subsection (b), the court shall dismiss the legal action if the petitioning party establishes a valid defense to the claims in the legal action." Tenn. Code Ann. § 20-17-105(c). "If the court dismisses a legal action pursuant to a petition filed under this chapter, the legal action or the challenged claim is dismissed with prejudice." Tenn. Code Ann. § 20-17-105(e).



C. THRESHOLD ISSUES OF LAW GOVERNING DEFAMATION CLAIMS

To establish a prima facie case of defamation in Tennessee, a plaintiff must plead and prove that: "(1) a party published a statement; (2) with knowledge that the statement was false and defaming to the other; or (3) with reckless disregard for the truth of the statement or with negligence in failing to ascertain the truth of the statement." *Davis v. Tennessea*n, 83 S.W.3d 125, 128 (Tenn. Ct. App. 2001). Additionally, damages cannot be presumed; instead, a plaintiff is "required to prove actual damages in all defamation cases." *Hibdon v. Grabowski*, 195 S.W.3d 48, 68 (Tenn. Ct. App. 2005) (citing *Handley v. May*, 588 S.W.2d 772, 776 (Tenn. Ct. App. 1979)).

Here, the Plaintiff's Complaint is premised exclusively upon express malice, and it specifically alleges that Ms. Butterton made the statements over which the Plaintiff has sued her for defamation with knowing falsity.²⁷ Accordingly, no claim based on alleged negligence or recklessness is asserted, and the Plaintiff must demonstrate knowing falsity in order to prevail.

Critically, to safeguard access to the judicial process and ensure that witnesses, litigants, and citizens generally are not subjected to baseless retaliatory lawsuits like this one, Tennessee has also adopted several categorical bars that prevent claimed defamations from being actionable as a matter of law, several of which are outcomedeterminative in the instant case:

First, "[i]t is a well-settled proposition of law in this jurisdiction that the testimony of a witness given in a judicial proceeding is absolutely privileged." *Wilson*, 778 S.W.2d

 $^{^{27}}$ See, e.g., id. at ¶ 27 (alleging that "[w]hen Ms. Butterton called 911 on January 29, 2020, she knowingly made false statements about Mr. Vonhartman which injured his reputation."); id. at ¶ 30 (alleging that "Ms. Butterton made these statements with malice and knowledge that the statements were false."); id. at p. 5, ¶ 32 (alleging that "[w]hen Ms. Butterton swore to the allegations in her Petition for Order of Protection, she published false written statements with malice and knowledge that the statements were false.").

at 453 (collecting cases). "Therefore, no civil action for damages may lie against a witness based upon his testimony in a case, though his testimony may have been damaging to one of the parties of the lawsuit in which he testified." *Id.* (collecting cases).

<u>Second</u>, under the litigation privilege, "[s]tatements made in judicial proceedings are absolutely privileged." *Jones v. State*, 426 S.W.3d 50, 57 (Tenn. 2013) (citing *Lea v. White*, 36 Tenn. 111 (1856)). As such, "statements made in the course of a judicial proceeding that are relevant and pertinent to the issues involved are absolutely privileged and cannot be the predicate for liability in an action for libel, slander, or invasion of privacy." *Lambdin Funeral Serv.*, 559 S.W.2d at 792 (collecting cases).

<u>Third</u>, the absolute litigation privilege immunizes not only statements made during judicial proceedings; it also immunizes "communications preliminary to . . . proposed litigation" as well. *See Phillips*, 2008 WL 836161, at *8 ("*Myers* also expressly stands for the proposition that 'communications preliminary to proposed or pending litigation' are absolutely privileged." (quoting *Myers v. Pickering Firm, Inc.*, 959 S.W.2d 152, 161 (Tenn. Ct. App. 1997))); *Kilgore v. State*, No. E201801790COAR3CV, 2019 WL 6002126, at *5 (Tenn. Ct. App. Nov. 13, 2019), *no app. filed*.

<u>Fourth</u>, because "[t]he interests of the public in preventing crime and punishing criminals outweigh the interest of any plaintiff concerning statements of accusation," as long as an accusation is made in good faith and without express malice, statements made to law enforcement are protected by the conditional "public interest privilege." *Pate*, 959 S.W.2d at 576. Under the public interest privilege, a publication is privileged from defamation liability

if the circumstances induce a correct or reasonable belief that

(a) there is information that affects a sufficiently important public

interest, and

(b) the public interest requires the communication of the defamatory matter to a public officer or a private citizen who is authorized or privileged to take action if the defamatory matter is true.

Id. (quoting Restatement (Second) of Torts § 598 (1977)).

Fifth, given "the intent of the general assembly to provide protection for individuals who make good faith reports of wrongdoing to appropriate governmental bodies"—and because "[i]nformation provided by citizens concerning potential misdeeds is vital to effective law enforcement and the efficient operation of government"—Tennessee confers an additional layer of statutory immunity regarding communications to government agencies under the Tennessee Anti-SLAPP Act of 1997. See Tenn. Code Ann. § 4-21-1002(a). The express purpose of Tennessee Code Annotated § 4-21-1002(a) is to counteract both "[1] the threat of a civil action for damages in the form of a 'strategic lawsuit against political participation' (SLAPP), and [2] the possibility of considerable legal costs" associated with retaliatory lawsuits like this one. Tenn. Code Ann. § 4-21-1002(b). As a result, absent the circumstances set forth in § 4-21-1003(b):

Any person who in furtherance of such person's right of free speech or petition under the Tennessee or United States Constitution in connection with a public or governmental issue communicates information regarding another person or entity to any agency of the federal, state or local government regarding a matter of concern to that agency shall be immune from civil liability on claims based upon the communication to the agency.

TENN. CODE ANN. § 4-21-1003(a).

<u>Sixth</u>, to ensure that only genuinely defamatory statements—which must clear a high bar of severity²⁸—proceed past a motion to dismiss, "the issue of whether a

²⁸ Merely unpleasant or embarrassing statements are not capable of conveying a defamatory meaning. Instead,

communication is capable of conveying a defamatory meaning is a **question of law** for the court to decide in the first instance[.]" *Brown v. Mapco Exp., Inc.*, 393 S.W.3d 696, 708 (Tenn. Ct. App. 2012) (emphasis added). *See also Aegis Scis. Corp. v. Zelenik*, No. M2012-00898-COA-R3CV, 2013 WL 175807, at *6 (Tenn. Ct. App. Jan. 16, 2013) ("[T]he preliminary question of whether a statement 'is capable of conveying a defamatory meaning' presents a question of law." (quoting *Revis v. McClean*, 31 S.W.3d 250, 253 (Tenn. Ct. App. 2000))), *no. app. filed*; *McWhorter v. Barre*, 132 S.W.3d 354, 364 (Tenn. Ct. App. 2003) ("The question of whether [a statement] was understood by its readers as defamatory is a question for the jury, but the preliminary determination of whether [a statement] is '*capable* of being so understood is a question of law to be determined by the court." (quoting *Memphis Publ'g Co. v. Nichols*, 569 S.W.2d 412, 419 (Tenn. 1978))). Consequently, if an allegedly defamatory statement is <u>not</u> capable of being understood as defamatory as a matter of law, then a plaintiff's cause of action must be dismissed outright for failure to state a claim. *Id*.

<u>Seventh</u>, because defamation claims are contingent upon actual damage to one's reputation, a libel-proof plaintiff who lacks a good reputation to begin with cannot assert a defamation claim. *See Looper v. News Channel 5 Network*, No. CIV.A.6197C, 2002 WL 32163526, at *1 (Tenn. Cir. Ct. May 7, 2002) (citing *Davis*, 83 S.W.3d 125), *no app. filed*; *Coker v. Sundquist*, No. 01A01-9806-BC-00318, 1998 WL 736655 (Tenn. Ct. App. Oct.

[[]f]or a communication to be [defamatory], it must constitute a serious threat to the plaintiff's reputation. A [defamation] does not occur simply because the subject of a publication finds the publication annoying, offensive or embarrassing. The words must reasonably be construable as holding the plaintiff up to public hatred, contempt or ridicule. They must carry with them an element "of disgrace."

Davis v. Covenant Presbyterian Church of Nashville, No. M2014-02400-COA-R9-CV, 2015 WL 5766685, at *3 (Sept. 30, 2015) (quoting Brown v. Mapco Exp., Inc., 393 S.W.3d 696, 708 (Tenn. Ct. App. 2012)), perm. to app. denied (Tenn. Feb. 18, 2016).

23, 1998)), perm. to app. denied (Tenn. May 10, 1999).

D. ELEMENTS OF—AND DEFENSES TO—MALICIOUS PROSECUTION CLAIMS

"In order to establish the essential elements of malicious prosecution, a plaintiff must prove that

- (1) a prior suit or judicial proceeding was instituted without probable cause,
- (2) defendant brought such prior action with malice, and
- (3) the prior action was finally terminated in plaintiff's favor."

Roberts v. Fed. Exp. Corp., 842 S.W.2d 246, 247–48 (Tenn. 1992) (citations omitted).

Notably, there is "a heavy burden of proof on the plaintiff in malicious prosecution actions in establishing malice and lack of probable cause[,]" see Kauffman v. A.H. Robins Co., 448 S.W.2d 400, 404 (Tenn. 1969) (citing Lipscomb v. Shofner, 33 S.W. 818 (Tenn. 1896)), because Tennessee public policy dictates that "the reporting of valid complaints, if supported by probable cause to believe they are true, should not and will not be inhibited[,]" id. See also Himmelfarb v. Allain, 380 S.W.3d 35, 41 (Tenn. 2012) ("The threat of a malicious prosecution action may reduce the public's willingness to resort to the court system for settlement of disputes. We decline to adopt a rule that would deter litigants with potentially valid claims from filing those claims because they are fearful of a subsequent malicious prosecution action.") (internal citation omitted).

With respect to probable cause, "[t]he defendant in a malicious prosecution lawsuit may establish the existence of probable cause by demonstrating that he or she relied on the advice of counsel in initiating the underlying proceedings." *Preston v. Blalock*, No. M2014-01739-COA-R3-CV, 2015 WL 3455384, at *5 (Tenn. Ct. App. May 29, 2015) (citing *Sullivan v. Young*, 678 S.W.2d 906, 911 (Tenn. Ct. App. 1984); *Cooper v. Flemming*, 84

S.W. 801, 802 (Tenn. 1904) (stating that the purpose of the advice of counsel defense is to "establish the existence of probable cause")), *perm. to app. denied* (Tenn. Sept. 17, 2015). "Probable cause exists where the party that instituted the underlying proceedings had a reasonable belief in the existence of facts supporting his or her claim and a reasonable belief that those facts made out a legally valid claim." *Id.* at *4. Further, "[t]he reasonableness of the party's belief is an objective determination made in light of the facts and circumstances at the time the underlying proceedings were initiated." *Id.* (citing Roberts, 842 S.W.2d at 248).

Additionally, absent fraud or express malice, a previous judicial determination of probable cause establishes that probable cause to initiate a proceeding existed. *See, e.g., Crowe v. Bradley Equip. Rentals & Sales, Inc.*, No. E2008-02744-COA-R3-CV, 2010 WL 1241550, at *5 (Tenn. Ct. App. Mar. 31, 2010) ("Regarding the malicious prosecution claim, an indictment by a grand jury equates to a finding of probable cause." (citing *Parks v. City of Chattanooga*, No. 1:02-CV-116, 2003 WL 23717092, at *4 (E.D. Tenn. Dec. 15, 2003), *aff'd*, 121 F. App'x 123 (6th Cir. 2005))), *no app. filed*; *Gordon v. Tractor Supply Co.*, No. M201501049COAR3CV, 2016 WL 3349024, at *10 (Tenn. Ct. App. June 8, 2016) ("[A] grand jury's indictment creates a rebuttable presumption that probable cause to institute the criminal proceeding existed unless the indictment was procured by fraud or by a defendant who did not believe in the guilt of the plaintiff."), *no. app. filed*.

Finally, with respect to the element of malice, a plaintiff must "demonstrate[] an improper motive" in order to sustain a malicious prosecution claim. *Preston*, 2015 WL 3455384, at *4 (citing *Wright Med. Tech., Inc. v. Grisoni*, 135 S.W.3d 561, 582 (Tenn. Ct. App. 2001)).



IV. FACTS

For purposes of Ms. Butterton's Motion to Dismiss only, but not for purposes of her TPPA Petition, the allegations set forth in the Plaintiff's Complaint—however fictional—are accepted as true. *See Conley*, 141 S.W.3d 591 at 594.

The Plaintiff first "encountered the Defendant online when they were 'matched' through Hinge, a mobile dating app, on or about February 2019." *See* Complaint, p. 1, ¶ 5. "The two never met in person and no relationship developed." *Id.* at ¶ 6. In particular, no relationship developed because Ms. Butterton rejected the Plaintiff and declined to date him. *See* Exhibit D (Transcript of Proceedings, Davidson County General Sessions Court Case No. 20OP250), p. 5, lines 9–10.

"On or about January 28, 2020, Ms. Butterton made posts about Mr. Vonhartman on a 'private' Facebook group where women discuss men they met on dating apps including Hinge." *See* Complaint, p. 2, ¶ 7. The private Facebook group exists to provide "information," "advice," and support that allows single women in Nashville to avoid dating badly behaved men. *See* Exhibit D, p. 23, lines 14–16; *see also* Exhibit K (Petition for Order of Protection and Order Granting Temporary Order of Protection), p. 8 ("Carl's name was listed in a Facebook group that [lets] women know if men are safe to date."). Ms. Butterton also was not the only woman to post concerns about the Plaintiff. *See* Exhibit D, p. 22, lines 21–22 ("Many women commented about having a bad experience with Carl."). *See also id.* at p. 4, line 24–p. 5, line 1; *id.* at p. 5, lines 14–16. Instead, the Plaintiff had "been posted about on multiple [Facebook] pages by multiple women that report[ed] the same" concerns, *see* Exhibit C (Affidavit of Melissa Ingram), Attachment #1—a fact that the Plaintiff has stated he is "sure" is true but that he "really do[es]n't care" about, because according to the Plaintiff, he "literally get[s] called

aggressive just for sticking up for [himself]" and has "done nothing wrong[.]" Id.

Significantly, in light of—at minimum—the Plaintiff's multiple arrests for DUI, his multiple convictions for reckless driving, his multiple implied consent violations, and his arrests for battery and burglary, see generally, Exhibit A (Plaintiff's Criminal History), law enforcement would likely disagree with the Plaintiff's self-assessment that he has "done nothing wrong." Presumably, the myriad women whom the Plaintiff has terrorized—including, for example, the ex-girlfriend he threatened with revenge pornography if she reported an assault, see Exhibit B (MPD Incident No. 2018-0782853), p. 3 ("[S]he advised that [s]he told [Plaintiff] she was going to call the police due to the assault. [S]he advised that [Plaintiff] told her 'if you call the police [I] am going to post naked pictures of you on the internet.' [Victim] advised she changed her mind at that time about calling the police."); the women he has never even met but feels comfortable insulting and baselessly threatening to "come after[,]" see Exhibit C, Attachment #1 ("You told me by the end of today you would know where I live, where I work and who I am and you would come after me."); and the untold number of other women the Plaintiff has threatened, see, e.g., **Exhibit R** (Message from Match.com) (indicating that a dating website "took the appropriate actions" against the Plaintiff following a report from a woman to whom he had sent "very threatening" messages) would disagree with the Plaintiff's self-assessment that he has "done nothing wrong" as well.

"On or about January 28, 2020, Ms. Butterton made posts about Mr. Vonhartman" on the Facebook group at issue, and after the Plaintiff discovered the posts, he "contacted Ms. Butterton via electronic message and stated that he would sue Ms. Butterton for defamation if she continued to make false statements about him." *See* Complaint, p. 2,

¶¶7-9. The following morning and afternoon, the Plaintiff additionally contacted Melissa Ingram, the administrator of the Facebook group at issue, to express his anger about Ms. Butterton's posts and others. *See* Exhibit C, Attachment #1. During his correspondence with Ms. Ingram, the Plaintiff warned Ms. Ingram that he knew where she lived, and he repeatedly threatened "war" regarding the Facebook posts that upset him. *See* id. ("I'm not going to sit by and let this happen. You've started a war with the wrong man . . . I'll say it again, you're starting a war with the wrong man. . . . If it's a war you want then that's what you're going to get[.]").

Mere hours later, Ms. Butterton—who had spent the day afraid that the Plaintiff would come after her-saw a man who looked like, dressed like, and gave every appearance of being the Plaintiff at her door. See Exhibit D, p. 6, lines 20–22. See also Exhibit E (Affidavit of Kortni Butterton). For the next 20 or 25 minutes, the man repeatedly rang her doorbell, banged on her walls, saw her through the window, and followed her from the side of her home when Ms. Butterton ran to the bathroom to hide. See Exhibit D at p. 7, lines 1–7 ("He was ringing my doorbell. He was pounding on the door. He saw me go from my bathroom to my bedroom, and ran around the side of my house, and started banging on that outside wall, from the side of my house, you know, on the same side as my bedroom. . . . It was for about 20, 25 minutes."). While hiding in the bathroom with a gun, see Exhibit F (Affidavit of Benita Lamp), p. 1, ¶ 4; see also id. at Exhibit #1 ("Where's your gun??" . . . "It's with me in the bathroom."), Ms. Butterton called the police and armed her security system, see Exhibit D, p. 7, lines 9–15. See also **Exhibit E.** Ms. Butterton also messaged her mother and stepfather, indicated to them that she thought she was going to die, and asked them to send someone to help her. See Exhibit E; Exhibit G (Affidavit of Craig Lamp). See also Exhibit D, p. 7,

lines 9–10. Ms. Butterton's entire text message correspondence with her mother and stepfather is set forth in Exhibit #1 to her mother's affidavit, see **Exhibit F**, Exhibit #1, and in Attachment #2 to her own, see **Exhibit E**, Attachment #2.

During this time, Ms. Butterton texted her roommate, Theresa Rawley, and asked her to send help immediately, too. *See* Exhibit H (Affidavit of Theresa Rawley). Her roommate did so, and a neighbor arrived shortly thereafter. *See* Exhibit I (Affidavit of Megan Hassall). By this point, Ms. Butterton was visibly "hyperventilating, crying, and not speaking in complete sentences," *see id.* at p. 1, ¶ 5, and police described her as being "very upset and in fear[,]" *see* Exhibit M (MPD Incident No. 2020-0069474), p. 3. Every statement that Ms. Butterton made to 911 was based on her genuine belief as to what occurred. *See* Exhibit E.

Further, neither Ms. Butterton's mother, nor her stepfather, nor her roommate have any reason to believe that Ms. Butterton was lying about the man at her door, that Ms. Butterton was not genuinely concerned for her safety, or that she was not seeking help in good faith. *See* **Exhibit F**, p. 1, ¶ 5 ("Based on the facts that Kortni was hiding in her bathroom with a gun and indicating to me, her mother, that she was afraid for her life, it was clear to me that my daughter was authentically terrified and feared for her safety."); **Exhibit G**, ¶ 6 ("While speaking with her, Kortni told me the male subject repeatedly banged on the side of her house, frightening her. There is absolutely no reason that Kortni would lie to me about this."); **Exhibit H**, ¶ 17 ("I am not aware of any reason why Kortni would lie to me about what happened or her genuine fear that Carl was at our house trying to find her.").

Further still, contrary to the Plaintiff's outrageous and flagrantly baseless allegation that Ms. Butterton called the police and attempted to protect herself as part of

"a scheme" that was designed "to gain the admiration of other members of the Facebook group," *see* Complaint, p. 2, ¶ 10, Ms. Butterton never posted about the incident on the Facebook group at all, *see* Exhibit E, pp. 3–4, ¶ 17.

By the time police arrived, the man at Ms. Butterton's door had fled. *See* Exhibit M, p. 3 ("The suspect left before officer arrived to the scene."). Ms. Butterton remained afraid to stay at her home, however, so she slept at a co-worker's house. *See* Exhibit H, ¶ 16 ("Kortni was extremely shaken up about the incident. She told me that she was too scared to sleep at the house, so she would be spending the night at a coworker's until she felt safe enough to come back."); Exhibit N (Affidavit of Michelle Glass), p. 2, ¶ 7 ("Because Kortni was scared to stay at her home, my husband and I offered to let her come back to ours and spend the night with us. Kortni accepted and did so.").

Shortly after the incident, Ms. Butterton also contacted an attorney—Rachel Welty—to seek legal assistance. *See* Exhibit J (Affidavit of Rachel Welty). Based on both Ms. Welty's advice and the advice given to Ms. Welty by multiple Davidson County assistant district attorneys regarding the incident, Ms. Welty advised Ms. Butterton to file a petition for an order of protection. *See id.* Ms. Butterton's complete correspondence with Ms. Welty is set forth at Attachment #1 to Ms. Welty's affidavit. *See id.* at Attachment #1. Ms. Butterton was additionally advised by her counsel that she could pursue criminal charges against the Plaintiff, *see* Exhibit J, p. 3, ¶ 12, but because Ms. Butterton was exclusively concerned with protecting herself, she declined to pursue criminal charges and only petitioned for an order of protection. *See id.* ("Because Ms. Butterton was solely seeking to protect herself from harm, however, she was not interested in pursuing criminal charges against Mr. Vonhartman."). *See also* Exhibit E, pp. 2–3, ¶ 12 ("Based on what had occurred, I was advised by my attorney to file a petition for an order of

protection against the Plaintiff. I was additionally advised by my attorney that I could pursue criminal charges against the Plaintiff. Because I was exclusively concerned with protecting myself, however, I opted only to file a petition for an order of protection and did not pursue criminal charges. Acting on the advice I received from my counsel, I also followed my attorney's instructions regarding how to petition for an order of protection, and on January 30, 2020, I did so.").

On January 30, 2020—the day after being terrorized at her home—Ms. Butterton filed a petition for an order of protection as advised by her counsel. *See* Exhibit K; Exhibit E; Exhibit J. Based on the allegations in Ms. Butterton's petition—for which Ms. Butterton has been sued for libel, *see* Complaint p. 5, ¶ 32; *id.* at ¶¶ 31–32 (Count IV)—the Davidson County General Sessions Court granted a Temporary Order of Protection for good cause shown. *See* Exhibit K ("The Court finds good cause and will issue a Temporary Order of Protection.") (emphasis added); *see also id.* ("The Court having reviewed the Petition for Temporary Order of Protection and finding, pursuant to T.C.A. §36-3-605(a), that Kortni Butterton, Petitioner, is under an immediate and present danger of abuse from Carl Albert Vonhartman, Respondent, and good cause appearing, the Court issues the following ") (emphasis added).

A hearing on Ms. Butterton's Petition for an Order of Protection was held on February 10, 2020, a transcript of which is attached hereto as **Exhibit D**. Ms. Butterton's testimony, for which she has also been sued, is set forth at pages 4 through 18. *See id*.

Critically, at no point during the hearing on Ms. Butterton's Petition for an Order of Protection did the Plaintiff assert that Ms. Butterton was lying about the fact that a man who looked like the Plaintiff appeared at her home mere <u>hours</u> after the Plaintiff threatened "war" regarding the Facebook posts over which the Plaintiff had also

threatened to sue Ms. Butterton a single day before. *See generally* **Exhibit D**. Indeed, the Plaintiff, through counsel, openly acknowledged that: "I don't know if somebody was there," *id.* at p. 51, line 11; and that: "maybe she just got so scared that she wanted this to be real," *id.* at lines 11–12. In other words, Plaintiff's counsel took the position that because the Plaintiff was not there, the Plaintiff has "no idea" what happened at Ms. Butterton's home that afternoon. *Id.* at line 15.

In support of the Plaintiff's claim of mistaken identity, the Plaintiff also relied heavily upon self-interpreted cell phone location data that purported to demonstrate that the Plaintiff was at the gym or at his home during the relevant time period. *See id.* at p. 38, line 4–p. 43, line 11. Three days after the hearing at issue, the Plaintiff additionally retained LogicForce to prepare a report to that effect. *See* Complaint, Exhibit #1 ("On February 2013, 2020, LogicForce was engaged by Brazil Clark, PLLC for the purpose of performing analysis on Mr. Carl Vonhartman's mobile device.").

Even taken at face value, however, the post-hearing LogicForce report at issue (hereinafter, the "Post-Hearing Report") indicates the location of the Plaintiff's <u>cell phone</u>, not the location of the Plaintiff himself. *See id.* (noting that the report purports to identify "locations of the device"). The Post-Hearing Report also was not completed according to industry standards as its author represented, *compare* Complaint, Exhibit #1 (representing that the Post-Hearing Report was conducted "using the best forensic practices at the time of extraction") *with* Exhibit O (Affidavit of John Morris) (noting multiple instances in which the Post-Hearing Report failed to adhere to industry standard best practices), and it suffers from myriad readily apparent flaws that result in it being "fatally incomplete and unreliable," *see* Exhibit O. For example, the Post-Hearing Report fails to identify the analysis tool utilized, which "would impact the veracity of the

results and the comprehensiveness of digital artifacts recovered[,]" see id.; it fails to indicate whether the proper time zone conversion was utilized, see id.; it uses a location tool that "is neither the only one" available nor "in isolation, the most reliable" to identify the cell phone's location, see id.; it fails to account for the ease with which iPhone GPS data can be faked or "spoofed[,]" see id.; and it does not account for the apparent fact that the Plaintiff has more than one mobile phone, see **Exhibit P** (Carl Vonhartman Comprehensive Investigative Report), p. 2 (noting 91% probability that the Plaintiff uses cell phone number 615-720-8092 and 86% probability that the Plaintiff uses cell phone number 615-612-9926).

At the conclusion of the hearing on Ms. Butterton's Petition for an Order of Protection, the General Sessions Court denied the petition. *See* Exhibit D, p. 55, line 2; Exhibit L (Dismissal of Order of Protection, Davidson Cty. Cir. Ct. Case No. 20OP250). The General Sessions Court specifically held, however, that: "I'm not denying that you feel scared, and that you are afraid. . . . I'm not saying somebody didn't show up at your house. . . . I'm just saying that there is not enough proof that there is stalking, and that this man was there." Exhibit D at p. 54, line 14–p. 55, line 1. In a written order, the General Sessions Court additionally declined to find that the requirements of Tennessee Code Annotated § 36-3-617(a)(2)—which governs the assessment of a respondent's attorney's fees against a petitioner—had been established. *See* Exhibit L, p. 2 (declining to make requisite finding regarding attorney's fees); *see also id*. (ordering that "the costs and litigation tax of this cause are <u>not</u> taxed to [Ms. Butterton].") (emphasis added). Thereafter, this action followed.



V. ARGUMENT

- A. THE PLAINTIFF HAS FAILED TO STATE ANY COGNIZABLE CLAIM FOR RELIEF AS A MATTER OF LAW.
 - 1. The Plaintiff's slander claim premised upon Ms. Butterton's testimony in Davidson County General Sessions Case No. 200P250 is barred by the absolute testimonial privilege.

The Plaintiff has sued Ms. Butterton for slander on the basis that she "testified in court on February 10, 2020," and that during her testimony, "she repeated the false statements from her 911 call in open court and in front of the camera from WSMV News Channel 4." *See* Complaint, p. 4, ¶ 29. Independent of its absent factual merit, however, the Plaintiff's claim for slander based on Ms. Butterton's testimony in Davidson County General Sessions Court Case No. 20OP250 is categorically barred by Tennessee's absolute testimonial privilege. *See Wilson*, 778 S.W.2d at 453. Accordingly, the Plaintiff's testimony-based slander claim must be dismissed for failure to state a claim upon which relief can be granted. *See Crews*, 78 S.W.3d 852 at 857.

Tennessee affords witnesses absolute immunity for testimony given during a judicial proceeding. *See Wilson*, 778 S.W.2d at 453 ("It is a well-settled proposition of law in this jurisdiction that the testimony of a witness given in a judicial proceeding is absolutely privileged. Therefore, no civil action for damages may lie against a witness based upon his testimony in a case, though his testimony may have been damaging to one of the parties of the lawsuit in which he testified.") (collecting cases). Indeed, based on this "well-settled" body of law, *see id.*, Tennessee has categorically and continuously forbidden such claims for nearly two centuries. *See Lea*, 36 Tenn. at 114; *Cooley v. Galyon*, 70 S.W. 607, 607 (Tenn. 1902).

Here, the Plaintiff's own Complaint reflects that he is suing Ms. Butterton for

statements that she made while she "testified in court on February 10, 2020[.]" *See* Complaint, p. 4, ¶ 29. Because "the testimony of a witness given in a judicial proceeding is absolutely privileged" from suit, however, *see Wilson*, 778 S.W.2d at 453, the Plaintiff's testimony-based slander claim is categorically barred as a matter of law. *See id.* As such, "the plaintiff can prove no set of facts in support of the claim that would entitle the plaintiff to relief[,]" and Ms. Butterton's motion to dismiss the Plaintiff's testimony-based slander claim must be granted. *See Crews*, 78 S.W.3d at 857.

2. The Plaintiff's libel claim—premised upon Ms. Butterton's Petition for an Order of Protection in Davidson County General Sessions Case No. 200P250—is barred by both the absolute testimonial privilege and the absolute litigation privilege.

The Plaintiff has also sued Ms. Butterton for libel on the basis that she "swore to the allegations in her Petition for [an] Order of Protection," which the Plaintiff alleges were false. *See* Complaint, p. 5, ¶ 32. As noted above, however, the absolute testimonial privilege categorically immunizes sworn statements given in a judicial proceeding from suit. *Wilson*, 778 S.W.2d at 453. Accordingly, the absolute testimonial privilege forecloses—as a matter of law—the Plaintiff's libel claim premised upon the "swor[n] . . . allegations in [Ms. Butterton's] Petition for Order of Protection" as well. *See* Complaint, p. 5, \P 32.

Further—and independently—the Plaintiff's libel claim is barred by the absolute <u>litigation</u> privilege, which separately guarantees litigants "the freedom to institute an action without fear of being sued based on statements made in the course of the proceeding[.]" *See Goetz*, 2016 WL 537818, at *10. Without exception, "statements made in the course of a judicial proceeding that are relevant and pertinent to the issues involved are absolutely privileged and cannot be the predicate for liability in an action for libel,

slander, or invasion of privacy." *Id.* (quoting *Jones*, 426 S.W.3d at 57) (in turn quoting *Lambdin Funeral Serv.*, 559 S.W.2d at 792). The litigation privilege, too, is among those absolute privileges that the Tennessee Supreme Court "has long accepted" as settled law. *See Simpson-Strong Tie Co. v. Stewart, Estes & Donnell*, 232 S.W.3d 18, 23 (Tenn. 2007) ("[T]his Court has long accepted the litigation privilege as an important tool in the pursuit of justice."). Being absolute in nature, the litigation privilege also "holds true even when the statements are made maliciously or corruptly." *Goetz*, 2016 WL 537818, at *10. As the Tennessee Court of Appeals has explained:

Underlying the litigation privilege is the policy that access to the judicial process and the freedom to institute an action without fear of being sued based on statements made in the course of the proceeding is "so vital and necessary to the integrity of our judicial system that it must be made paramount to the right of an individual to a legal remedy where he [or she] has been wronged thereby."

Id. (citing *Issa v. Benson*, 420 S.W.3d 23, 28 (Tenn. Ct. App. 2013) (in turn quoting *Jones v. Trice*, 360 S.W.2d 48, 51 (Tenn. 1962))).

Notwithstanding the similarly "long accepted" and absolute litigation privilege, though, see Simpson-Strong Tie Co., 232 S.W.3d at 23, the Plaintiff has inexplicably sued Ms. Butterton for allegedly "false written statements" contained "in her Petition for [an] Order of Protection" in Davidson County General Sessions Case No. 20OP250. See Complaint, p. 5, ¶ 32 (emphasis added). As a consequence, the litigation privilege unmistakably forecloses the Plaintiff's libel claim. See Goetz, 2016 WL 537818, at *10. See also Lambdin Funeral Serv., 559 S.W.2d 791 at 792; Simpson-Strong Tie Co., 232 S.W.3d at 23. The Plaintiff's libel claim must be dismissed as a consequence. See id.

Notably, in *Henrick v. Mealor*, No. 3:18-CV-00621, 2019 WL 3027013, at *3 (M.D. Tenn. July 11, 2019), *no app. filed*, the Middle District of Tennessee recently dispatched

a near-identical state law defamation claim based on Tennessee's litigation privilege, noting:

As for the statement that Mr. Mealor stalked Mrs. Henrick, the Court notes that, in an earlier paragraph of the Third-Party Complaint, Mr. Mealor alleges Mrs. Henrick filed a petition for an order of protection against him swearing that he "stalked her and her children." (*Id.*) Thus, Mr. Mealor's own pleading establishes the litigation privilege applies to that statement because it was made as part of a state judicial proceeding seeking an order of protection, and was relevant to that proceeding.

Having determined the litigation privilege applies to the defamatory statements alleged in the counterclaim and third-party claim, the Court concludes those claims should be dismissed.

Id.

The same result is compelled here for the same reason. *See id.* Accordingly, the litigation privilege bars the Plaintiff from suing Ms. Butterton for libel based on the statements set forth in her Petition for an Order of Protection, and the Plaintiff's libel claim must be dismissed with prejudice under Tennessee Rule of Civil Procedure 12.02(6) for failure to state a cognizable claim for relief as a consequence.

3. The Plaintiff's malicious prosecution claim is barred as a matter of law by both Tennessee Code Annotated § 36-3-617(a)(2) and the doctrine of res judicata.

To ensure "a judicial process free from the fear of liability stemming from statements or actions made in the course of the proceedings[,]" litigants cannot recover for "an emotional injury in the regular course of adversarial litigation[.]" *Goetz*, 2016 WL 537818, at *10. To be sure, though, the Plaintiff's malicious prosecution claim is not limited to an emotional injury. *See* Complaint, p. 5, ¶ 33(b). Instead, the Plaintiff also seeks "[a]ttorney's fees incurred defending the petition for Order of Protection[.]" *Id*.

Unfortunately for the Plaintiff, however, Tennessee Code Annotated § 36-3-617 forecloses the Plaintiff's claim for attorney's fees incurred in defending against the

petition for an order of protection at issue as well. By statute, § 36-3-617 governs the assessment of costs and fees—including attorney's fees—regarding order of protection proceedings. It also applies "[n]otwithstanding any other law to the contrary[.]" *See* Tenn. Code Ann. § 36-3-617(a)(1). As such, § 36-3-617 displaced "any preexisting law" regarding the allocation of costs in order of protection proceedings, *see* Tenn. Op. Att'y Gen. No. 96-062 (Apr. 8, 1996), which necessarily includes the Plaintiff's common law claim for malicious prosecution.

In enacting Tennessee Code Annotated § 36-3-617, the General Assembly made clear that "[t]he purpose for this provision is to make certain that those victims who may not have funding readily available, as victims of domestic violence, can make sure that they can go ahead and have access and protection that the court provides." *See* Tenn. Op. Att'y Gen. No. 96-062 (Apr. 8, 1996). Thus, to ensure that litigants like Ms. Butterton can seek orders of protection without fear of being saddled with either costs or a respondent's "[a]ttorney's fees incurred defending the petition for Order of Protection[,]" *see* Complaint, p. 5, ¶ 33(b)—in other words, to prevent precisely what the Plaintiff seeks here, *see id.*—Tennessee Code Annotated § 36-3-617(a)(2) affords petitioners in order of protection proceedings statutory protection against claims for attorney's fees absent two specifically enumerated circumstances that must be found by the reviewing court "by clear and convincing evidence[.]" *Id.*

Specifically, Tennessee Code Annotated § 36-3-617(a)(2) provides that "court costs, filing fees, litigation taxes and attorney fees" may only be assessed against a petitioner in an order of protection proceeding

if the court makes the following finding by clear and convincing evidence:

(A) The petitioner is not a domestic abuse victim, stalking victim or

sexual assault victim and that such determination is not based on the fact that the petitioner requested that the petition be dismissed, failed to attend the hearing or incorrectly filled out the petition; and

(B) The petitioner knew that the allegation of domestic abuse, stalking, or sexual assault was false at the time the petition was filed.

Critically, after adjudicating Ms. Butterton's Petition for an Order of Protection, the Davidson County General Sessions Court expressly declined to make these findings. See Exhibit L, p. 2 (declining to make requisite finding); see also id. (ordering that "the costs and litigation tax of this cause are not taxed to [Ms. Butterton].") (emphasis added). The Plaintiff also judicially admits that the proceedings in Davidson County General Sessions Case No. 20OP250 are final and have "terminated[.]" See Complaint, p. 3, ¶ 25. The Plaintiff further admits that he was a party to Davidson County General Sessions Case No. 20OP250, see id.; see also id. at p. 2, ¶ 13, which afforded him a full and fair opportunity to litigate the issue of attorney's fees and resulted in the issue being decided against him. See id. at p. 3, ¶ 14.

Given these facts, the Plaintiff's malicious prosecution claim is barred as a matter of law by both Tennessee Code Annotated § 36-3-617(a)(2) and application of the doctrine of *res judicata*. "Res judicata is a claim preclusion doctrine that promotes finality in litigation." *Young v. Barrow*, 130 S.W.3d 59, 64 (Tenn. Ct. App. 2003). In particular, the doctrine precludes "a second suit between the same parties or their privies on the same cause of action with respect to all the issues which were or could have been litigated in the former suit." *Id.* (collecting cases).

Res judicata applies when "the prior judgment [concluded] the rights of the parties on the merits." *Id.* (citations omitted). A party asserting a res judicata defense must prove: "(1) that a court of competent jurisdiction rendered the prior judgment, (2) that

the prior judgment was final and on the merits, (3) that both proceedings involved the same parties or their privies, and (4) that both proceedings involved the same cause of action." *Id.* (citing *Lee v. Hall*, 790 S.W.2d 293, 294 (Tenn. Ct. App. 1990)).

Here, all four elements are easily established. Specifically, the Davidson County General Sessions Court had jurisdiction to rule on the assessment of attorney's fees; it rendered a final judgment on the merits of the issue; the case involved the same parties to this case; and the General Sessions Court adjudicated and ruled—adversely to the Plaintiff—that an award of attorney's fees regarding Ms. Butterton's Petition for an Order of Protection was improper. *See* Exhibit L, p. 2. As such, the Plaintiff's malicious prosecution claim for "[a]ttorney's fees incurred defending the petition for Order of Protection[,]" *see* Complaint, p. 5, ¶ 33(b), is barred by Tennessee Code Annotated § 36-3-617(a)(2) and the doctrine of *res judicata*, and it must be dismissed for failure to state a claim as a consequence.

4. The Plaintiff's claim for slander based on unspecified "false statements" that the Plaintiff alleges Ms. Butterton made to the police when she "called 911 on January 29, 2020" fails to state a claim as a matter of law.

For his fourth cause of action, the Plaintiff has sued Ms. Butterton for slander based on unspecified "false statements" that the Plaintiff alleges Ms. Butterton made to the police when she "called 911 on January 29, 2020[.]" *See* Complaint, p. 4, ¶ 27. The Plaintiff's Complaint also specifically alleges that Ms. Butterton's 911 call was part of a nefarious pre-litigation "scheme" that Ms. Butterton devised "to ruin [the Plaintiff's] reputation." *See* Complaint, p. 2, ¶¶ 10−11. For both of the reasons set forth below, the Plaintiff's 911-based slander claim similarly fails to state a cognizable claim for relief as a matter of law, and it must be dismissed accordingly.

a. <u>Communications preliminary to proposed litigation are protected by the absolute litigation privilege.</u>

The Plaintiff's Complaint alleges that Ms. Butterton's 911 call was part of a prelitigation "scheme." *See id.* As detailed below, despite being contrived and enjoying no basis in reality, this allegation functions to bring the call within the ambit of the absolute litigation privilege. *Henrick*, 2019 WL 3027013, at *3 ("Having determined that the allegedly defamatory statements were made preliminary to proposed litigation and were relevant to the litigation, the Court concludes the litigation privilege applies to bar the defamation counterclaim."). The Plaintiff's claim must be dismissed as a consequence.

The absolute litigation privilege applies not only to communications made <u>during</u> litigation, but also "to communications preliminary to proposed or pending litigation." *Myers*, 959 S.W.2d 152 at 161. Specifically, in *Myers v. Pickering*, the Tennessee Court of Appeals explained that:

In *Jones v. Trice*, 210 Tenn. at 535, 360 S.W.2d at 48, our Supreme Court strongly endorsed a liberal application of the absolute privilege accorded to publication of defamatory matters in connection with judicial proceedings. . . . The Court's reliance in *Jones* on the Restatement of Torts also indicates its willingness to extend the doctrine to **communications preliminary to** proposed or pending litigation. Therefore, we hold that Pickering's Report as published to LSSM is absolutely privileged."

Id. (emphasis added). Subsequent decisions interpreting *Myers* confirm beyond dispute that the case "expressly stands for the proposition that 'communications preliminary to proposed or pending litigation' are absolutely privileged." *See Phillips*, 2008 WL 836161, at *8 (quoting *Myers*, 959 S.W. at 161). *See also Kilgore*, 2019 WL 6002126, at *5.

As noted above, the Plaintiff has specifically alleged in his Complaint that Ms. Butterton's call to 911 was part of a pre-litigation "scheme." *See* Complaint, p. 2, ¶¶ 10–11. For present purposes, the allegation is treated as a binding judicial admission that is

conclusive against the Plaintiff. *See, e.g., First Tenn. Bank, N.A. v. Mungan*, 779 S.W.2d 798, 801 (Tenn. Ct. App. 1989); *Irvin v. City of Clarksville*, 767 S.W.2d 649, 653 (Tenn. Ct. App. 1988). As a consequence, the Plaintiff's asserted theory that Ms. Butterton's call to 911 was directly connected to her forthcoming litigation and served as a pre-litigation communication brings the claim within the ambit of Tennessee's absolute litigation privilege. *See Phillips*, 2008 WL 836161, at *8; *cf. Simpson Strong-Tie Co.*, 232 S.W.3d at 24 (noting that "the privilege applies only when there is a reasonable nexus between the publication in question and the litigation under consideration."). Application of that privilege compels dismissal of the Plaintiff's 911-based slander claim as a matter of law.

b. The alleged statements in the 911 call over which the Plaintiff has sued Ms. Butterton are not defamatory as a matter of law.

To survive a motion to dismiss, a claimed defamation must, at minimum, be capable of conveying a defamatory meaning. *Cf. Loftis v. Rayburn*, No. M2017-01502-COA-R3-CV, 2018 WL 1895842, at *9 (Tenn. Ct. App. Apr. 20, 2018) ("the statements at issue must be capable of implying a defamatory meaning to survive a motion to dismiss"), *no app. filed*. Crucially, "whether a communication is capable of conveying a defamatory meaning is a question of law for the court to decide in the first instance[.]" *Brown*, 393 S.W.3d at 708. *See also Aegis Scis. Corp.*, 2013 WL 175807, at *6 ("[T]he preliminary question of whether a statement 'is capable of conveying a defamatory meaning' presents a question of law." (quoting *Revis*, 31 S.W.3d at 253)); *McWhorter*, 132 S.W.3d at 364 ("The question of whether [a statement] was understood by its readers as defamatory is a question for the jury, but the preliminary determination of whether [a statement] is 'capable of being so understood is a question of law to be determined by the court." (quoting *Memphis Publ'q Co.*, 569 S.W.2d at 419)). As such, the Plaintiff's allegation that

the statements Ms. Butterton made to 911 were defamatory represents a question of law that must be decided by this Court without any deference to the Plaintiff's characterizations of them. See Brown, 393 S.W.3d at 708-09 ("The issue of whether a communication is capable of conveying a defamatory meaning is a question of law for the court to decide in the first instance . . . To make this determination, courts 'must look to the words themselves and are not bound by the Plaintiffs' interpretation of them." (quoting Stones River Motors, Inc. v. Mid-S. Pub. Co., 651 S.W.2d 713, 719 (Tenn. Ct. App. 1983), abrogated on other grounds by Zius v. Shelton, No. E199901157COAR9CV, 2000 WL 739466, at *1 (Tenn. Ct. App. June 6, 2000), no app. filed)); Moman v. M.M. Corp., No. 02A01-9608-CV00182, 1997 WL 167210, at *3 (Tenn. Ct. App. Apr. 10, 1997), no app. filed ("If the words are not reasonably capable of the meaning the plaintiff ascribes to them, the court must disregard the latter interpretation." (citing Stones River Motors, 651 S.W.2d at 719)). Further, every statement that the Plaintiff insists is defamatory "should be read as a person of ordinary intelligence would understand it in light of the surrounding circumstances." Aegis Scis. Corp., 2013 WL 175807, at *6 (quoting Revis, 31 S.W.3d at 253) (cleaned up).

Here, the Plaintiff specifically contends that Ms. Butterton slandered him by falsely telling 911 that the Plaintiff was: "[1] present at her home, [2] ringing her doorbell, [3] banging on the walls of her house, and [4] looking through her windows." *See* Complaint, p. 2, ¶ 11. None of these statements, however, is capable of conveying a defamatory meaning as a matter of law. Instead, the statements over which the Plaintiff has sued Ms. Butterton were—at most—"annoying, offensive or embarrassing[,]" *see Davis v. Covenant Presbyterian Church of Nashville*, No. M2014-02400-COA-R9-CV, 2015 WL 5766685, at *3 (Sept. 30, 2015) (quoting *Brown*, 393 S.W.3d at 708), *perm. to app. denied*

(Tenn. Feb. 18, 2016), and the Plaintiff's slander claim must be dismissed for failure to state a claim as a consequence.

To provide substantial breathing room to promote unfettered communication, Tennessee's courts have long held that statements that are merely "annoying, offensive or embarrassing" are categorically inactionable as defamation. *Id.* "[T]he crux of freespeech rights is that generally they can be exercised even if (and perhaps especially when) they cause disruption and disharmony." *Bennett v. Metro. Gov't of Nashville & Davidson Cty.*, No. 3:17-CV-00630, 2019 WL 1572932, at *12 (M.D. Tenn. Apr. 11, 2019), *no app. filed.* Consequently,

[f]or a communication to be [defamatory], it must constitute **a serious threat to the Plaintiffs' reputation.** A [defamation] does not occur simply because the subject of a publication finds the publication annoying, offensive or embarrassing. The words must reasonably be construable as holding the plaintiff up to public hatred, contempt or ridicule. **They must carry with them an element "of disgrace."**

Covenant Presbyterian Church, 2015 WL 5766685, at *3 (quoting Brown, 393 S.W.3d at 708) (emphases added).

Even construed liberally, the statements in the 911 call over which the Plaintiff has sued Ms. Butterton are—at most—merely "annoying, offensive or embarrassing"—deficiencies that render them inactionable. *See id.* Simply stated: Ms. Butterton's alleged statements that the Plaintiff was "present at her home, ringing her doorbell, banging on the walls of her house, and looking through her windows[,]" *see* Complaint, p. 2, ¶ 11, do not constitute a serious threat to the Plaintiff's reputation, and they certainly do not carry with them an element of "disgrace." *See Covenant Presbyterian Church*, 2015 WL 5766685, at *3 (quoting *Brown*, 393 S.W.3d at 708). Indeed, far more offensive statements than those over which the Plaintiff has sued Ms. Butterton have been held to

be non-defamatory within this jurisdiction fairly recently. *See, e.g., Riley v. Reagan*, Davidson Cty. Cir. Ct. Case No. 2016-CV-479 (Sept. 12, 2016 Memorandum Opinion of Judge McClendon Granting Motion to Dismiss), pp. 9–11 (finding statements that a plaintiff "could easily [have] stalked or threatened or harassed" someone online and had "their house targeted," that a plaintiff "went after [her] child," "has absolutely no issue with hurting a child . . . in order to further his political agenda," and "thought it was ok to harass a 12 year old girl" were not defamatory as a matter of law). Similarly, as the Middle District of Tennessee observed in a similar and even more recent case:

The allegation that being accused of threatening behavior damaged Plaintiff's reputation with "other case managers, staff and management" who have access to his "record in the computer" (Doc. No. 1 at 13) simply fails to state a nonfrivolous claim of defamation. *See Ali v. Moore*, 984 S.W.2d 224, 229 (Tenn. Ct. App. 1998) (finding that libel claims based on depictions that do not subject plaintiff to "'public hatred, contempt or ridicule' and, thus, do not constitute a 'serious threat to [his] reputation" are frivolous).

Montgomery v. Whidbee, No. 3:19-CV-00747, 2020 WL 1285430, at *9 (M.D. Tenn. Mar. 18, 2020).

Thus, notwithstanding the Plaintiff's own characterizations of the statements at issue, none of the statements referenced in Ms. Butterton's 911 call is capable of conveying a defamatory meaning as a matter of law. Accordingly, the Plaintiff's slander-based 911 claim must be dismissed for failure to state a claim. *See id*.

B. THE PLAINTIFF'S COMPLAINT SHOULD BE DISMISSED PURSUANT TO THE TENNESSEE PUBLIC PARTICIPATION ACT.

1. Applicability of the Tennessee Public Participation Act

The TPPA provides that "[i]f a legal action is filed in response to a party's exercise of the right of free speech, right to petition, or right of association, that party may petition the court to dismiss the legal action" subject to the TPPA's specialized provisions. Tenn.

CODE ANN. § 20-17-104(a).²⁹ Under Tennessee Code Annotated § 20-17-103(3), ""[e]xercise of the right of free speech' means a communication made in connection with a matter of public concern or religious expression that falls within the protection of the United States Constitution or the Tennessee Constitution[.]" In turn, Tennessee Code Annotated § 20-17-103(6) provides that:

"Matter of public concern" includes an issue related to:

- (A) Health or safety;
- (B) Environmental, economic, or community well-being;
- (C) The government;
- (D) A public official or public figure;
- (E) A good, product, or service in the marketplace;
- (F) A literary, musical, artistic, political, theatrical, or audiovisual work; or
- (G) Any other matter deemed by a court to involve a matter of public concern[.]

Id. (emphases added).

Additionally, pursuant to Tennessee Code Annotated § 20-17-103(4):

"Exercise of the right to petition" means a communication that falls within the protection of the United States Constitution or the Tennessee Constitution and:

- (A) Is intended to encourage consideration or review of an issue by a federal, state, or local legislative, executive, judicial, or other governmental body; or
- (B) Is intended to enlist public participation in an effort to effect consideration of an issue by a federal, state, or local legislative, executive, judicial, or other governmental body[.]

²⁹ The petition "may be filed within sixty (60) calendar days from the date of service of the legal action or, in the court's discretion, at any later time that the court deems proper." TENN. CODE ANN. § 20-17-104(b). As a consequence, having been filed within sixty (60) days of service, Ms. Butterton's Tennessee Public Participation Act petition to dismiss this action is timely filed. *See id*.

Id. (emphases added).

2. Grounds for Granting Ms. Butterton's TPPA Petition

"The petitioning party has the burden of making a prima facie case that a legal action against the petitioning party is based on, relates to, or is in response to that party's exercise of the right to free speech, right to petition, or right of association." TENN. CODE ANN. § 20-17-105(a). Here, given that the verbal and written communications over which Ms. Butterton has been sued, at minimum: (1) involved health or safety; (2) involved community well-being; (3) involved a matter of public concern; and (4) were intended to encourage consideration and review of an issue by a state or local legislative executive, judicial, or other governmental body (and succeeded in doing so), this action qualifies as one filed in response to Ms. Butterton's "exercise of the right of free speech" and her "exercise of the right to petition" under the TPPA in several independent regards. See TENN. CODE ANN. §§ 20-17-104(a); 20-17-103(3); 20-17-103(6)(A), (B), & (G); 20-17-103(4)(A). Indeed, anti-SLAPP provisions like the TPPA "potentially may apply to every malicious prosecution action, because every such action arises from an underlying lawsuit, or petition to the judicial branch." Jarrow Formulas, Inc. v. LaMarche, 74 P.3d 737, 741 (Cal. 2003) (emphasis added).

Thus, Ms. Butterton having met her initial burden of production under Tennessee Code Annotated § 20-17-105(a), this Court "shall dismiss the legal action unless the responding party establishes a prima facie case for each essential element of the claim in the legal action." Tenn. Code Ann. § 20-17-105(b). Separately, "[n]otwithstanding subsection (b), the court shall dismiss the legal action if the petitioning party establishes a valid defense to the claims in the legal action." Tenn. Code Ann. § 20-17-105(c). In

support of her defenses to this action, Ms. Butterton has appended attached **Exhibits A**– **R** to her Petition to support the defenses raised above and to further establish each of the additional valid defenses that follow.

a. Evidence Supporting Defenses Raised in Ms. Butterton's Motion to Dismiss

Ms. Butterton expressly incorporates into this Petition each defense set forth above in support of her motion to dismiss. Further, to the extent that the Plaintiff's Complaint successfully alleges any claim on its face, Ms. Butterton has appended outcomedeterminative evidence to support her defenses that relief cannot be granted as to any of them. In particular, Ms. Butterton has introduced:

- (1) As **Exhibit D** to this Petition the transcript of proceedings in Case No. 20OP250, evidencing that the Plaintiff's slander claim (Count III) arises out of testimony that Ms. Butterton gave during a judicial proceeding, *see id.* at pp. 4–18, which is absolutely privileged from suit under the testimonial privilege. *See Wilson*, 778 S.W.2d at 453 ("It is a well-settled proposition of law in this jurisdiction that the testimony of a witness given in a judicial proceeding is absolutely privileged. Therefore, no civil action for damages may lie against a witness based upon his testimony in a case, though his testimony may have been damaging to one of the parties of the lawsuit in which he testified.") (collecting cases).
- (2) As **Exhibit K** to this Petition, the *Petition for Order[] of Protection* that Ms. Butterton filed in Davidson County Case No. 20OP250, evidencing that the Plaintiff's libel claim (Count IV) arises out of statements made in a pleading and is thus barred by the absolute litigation privilege. *See, e.g., Goetz,* 2016 WL 537818, at *10; *Lambdin Funeral Serv.*, 559 S.W.2d at 792.

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 - Order in Case No. 20OP250, wherein the court expressly declined to make the requisite finding under Tennessee Code Annotated § 36-3-617(a)(2) that attorney's fees could be assessed against Ms. Butterton and further held that "the costs and litigation tax of this cause are not taxed to the Petitioner[,]" see id. at p. 2, which render the issue of "[a]ttorney's fees incurred defending the petition for Order of Protection" res judicata and preclude the Court from granting the Plaintiff's claim for relief with respect to Count I. See Complaint, p. 5, ¶ 33(b).
 - (4) As **Exhibit Q** to this Petition the 911 call over which Ms. Butterton has been sued for slander, which does not contain any defamatory statements and precludes the Plaintiff's slander claim (Count II) as a matter of law.
 - b. <u>Four independent and outcome-determinative defenses preclude the Plaintiff's malicious prosecution claim.</u>

In order to establish a malicious prosecution claim, a plaintiff must initially prove both: (1) that "a prior suit or judicial proceeding was instituted without probable cause," and (2) that "[the] defendant brought such prior action with malice[.]" *Roberts*, 842 S.W.2d at 247–48 (Tenn. 1992). Significantly, given overriding public policy interests, see *Himmelfarb*, 380 S.W.3d at 41 ("The threat of a malicious prosecution action may reduce the public's willingness to resort to the court system for settlement of disputes. We decline to adopt a rule that would deter litigants with potentially valid claims from filing those claims because they are fearful of a subsequent malicious prosecution action.") (citation omitted), there is also "a heavy burden of proof on the plaintiff in malicious prosecution actions in establishing malice and lack of probable cause[,]" *Kauffman*, 448 S.W.2d at 404 (citing *Lipscomb*, 33 S.W. 818).

For the four reasons detailed below, the Plaintiff's malicious prosecution fails, because the Plaintiff cannot establish either probable cause <u>or</u> malice—much less both. The Plaintiff's malicious prosecution claim must be dismissed accordingly.

i. <u>Ms. Butterton's Petition for an Order of Protection was filed on the advice of counsel.</u>

"The defendant in a malicious prosecution lawsuit may establish the existence of probable cause by demonstrating that he or she relied on the advice of counsel in initiating the underlying proceedings." *Preston*, 2015 WL 3455384, at *5 (citing *Sullivan*, 678 S.W.2d at 911). *See also Cooper*, 84 S.W. at 802 (stating that the purpose of the advice of counsel defense is to "establish the existence of probable cause"). Of note, in addition to advice provided by retained counsel, "[t]he district attorney general is counsel whose advice can constitute a defense to a malicious prosecution action" as well. *See Spicer v. Thompson*, No. M2002-03110-COA-R3-CV, 2004 WL 1531431, at *25 (Tenn. Ct. App. July 7, 2004) (citing *Cooper*, 84 S.W. 801), *perm. to app. denied* (Tenn. Dec. 20, 2004).

In the instant case, Ms. Butterton can establish beyond any dispute that she relied on the advice of counsel when she filed the Petition for an Order of Protection upon which the Plaintiff's malicious prosecution claim is based. To validate that defense, in addition to her own affidavit establishing that she relied upon the advice of counsel, *see* Exhibit E, Ms. Butterton has appended as Exhibit J to this Petition an affidavit from her attorney, Ms. Welty, demonstrating that Davidson County General Sessions Case No. 20OP250 was initiated upon Ms. Welty's advice. *Id.* Ms. Welty's affidavit also includes, as an attachment, Ms. Butterton's entire written correspondence with Ms. Welty in advance of filing her Petition for an Order of Protection. *See* Exhibit J, Attachment #1.

Further, as evidenced by both Ms. Welty's affidavit and her written

correspondence with Ms. Butterton regarding the order of protection, the advice that Ms. Welty provided to Ms. Butterton as her counsel was informed by advice provided by multiple other attorneys, including assistant district attorneys. *See id.* Ms. Welty's affidavit and her correspondence with Ms. Butterton further reflect that Ms. Butterton: (1) sought the advice of counsel in good faith, (2) disclosed all material facts relating to her petition that were or could have been known to her through reasonable diligence, and (3) filed her Petition for an Order of Protection based on her counsel's advice. *See id.; see also* Exhibit E. *Cf. Preston*, 2015 WL 3455384, at *5.

In light of the above, Ms. Butterton can "establish the existence of probable cause by demonstrating that [] she relied on the advice of counsel in initiating the underlying proceedings" over which she has been sued. *See id.* As such, the Plaintiff cannot prove an essential element of his malicious prosecution claim, and the Plaintiff's malicious prosecution claim must be dismissed with prejudice as a consequence. *See* Tenn. Code Ann. § 20-17-105(c).

ii. <u>Independent of the advice of counsel, Ms. Butterton had probable cause to file a petition for an order of protection.</u>

For purposes of a malicious prosecution claim, "[p]robable cause exists where the party that instituted the underlying proceedings had a reasonable belief in the existence of facts supporting his or her claim and a reasonable belief that those facts made out a legally valid claim." *Preston*, 2015 WL 3455384, at *4. Further, "[t]he reasonableness of the party's belief is an objective determination made in light of the facts and circumstances at the time the underlying proceedings were initiated." *Id*. (citing Roberts,

842 S.W.2d at 248).30

Here, there is overwhelming evidence that Ms. Butterton had probable cause to file a petition for an order of protection. Just the day before the incident at issue, the Plaintiff expressed anger with Ms. Butterton and even threatened to sue her if she "ke[pt] running [her] mouth" about him on a private Facebook group for single women. *See* Exhibit D, p. 12, lines 16–23.

Further, mere <u>hours</u> before the incident at issue, the Plaintiff repeatedly threatened "war" regarding the posts about him on the Facebook group at issue, *see* **Exhibit C**, Attachment #1 ("I'm not going to sit by and let this happen. You've started a war with the wrong man . . . I'll say it again, you're starting a war with the wrong man. If it's a war you want then that's what you're going to get[.]"), and he further indicated that he had both the means and the inclination to determine where those he deemed responsible lived. *See id.* ("You told me by the end of today you would know where I live, where I work and who I am and you would come after me.").

The Plaintiff also continuously attempted to make contact with Ms. Butterton on social media during this time, even though she kept trying to block him from contacting her. *See* **Exhibit D**, p. 8, lines 1–4. *See also* **Exhibit E**. Thereafter, a man who looked like the Plaintiff, *see* **Exhibit D**, p. 6, lines 20–22, and who was wearing a hat that looked like one that the Plaintiff had worn in one of his Instragram posts, *see id.* at p. 17, lines 11–21, showed up at Ms. Butterton's home uninvited and unannounced, *see id.* at p. 6, lines 20–23, even though neither Ms. Butterton nor her roommate was expecting anyone.

³⁰ As other jurisdictions describe this standard: "Probable cause is a low threshold designed to protect a litigant's right to assert arguable legal claims even if the claims are extremely unlikely to succeed[,]" and as a result, the standard for establishing probable cause in a malicious prosecution action is a "rather lenient" one that is considered "equivalent to that for determining the frivolousness of an appeal[.]" *Plumley v. Mockett*, 164 Cal. App. 4th 1031, 1047 (2008) (cleaned up).

See Exhibit H, ¶ 11. Under these circumstances, Ms. Butterton "had a reasonable belief in the existence of facts supporting [] her claim and a reasonable belief that those facts made out a legally valid claim." *Preston*, 2015 WL 3455384, at *4.

The Plaintiff, for his part, attempts to cast doubt on the existence of probable cause by appending to his Complaint a Post-Hearing Report that purports to prove—through analysis of his cell phone—that the Plaintiff was elsewhere at the time, and thus, that he could not have been the individual who showed up at Ms. Butterton's home on January 29, 2020. *See* Complaint, Exhibit #1. This countervailing "evidence," however, is unavailing for two critical reasons.

First, probable cause is determined based on "the facts and circumstances at the time the underlying proceedings were initiated," Preston, 2015 WL 3455384, at *4 (citing Roberts, 842 S.W.2d at 248) (emphasis added), and there is no doubt whatsoever that Ms. Butterton did not possess the Post-Hearing Report at issue at the time she filed her Petition for an Order of Protection. See Exhibit E, p. 3, ¶ 13 ("I did not possess any evidence regarding the whereabouts of the Plaintiff's phone at the time I petitioned for an order of protection against him."). Indeed, the Post-Hearing Report was not even created until nearly two months after the incident at issue occurred, and well after the hearing regarding it concluded. See Complaint, Exhibit #1 (noting a "March 20, 2020" completion date). As such, the Plaintiff's Post-Hearing Report both is not and cannot be relevant to whether Ms. Butterton had probable cause to file a petition for an order of protection "at the time the underlying proceedings were initiated." *Preston*, 2015 WL 3455384, at *4 (citing Roberts, 842 S.W.2d at 248). Nor did Ms. Butterton possess any of the "Apple location services" or other data on the Plaintiff's cell phone when she petitioned for an order of protection, which the Plaintiff sought to introduce for the first

time eleven days later during his testimony at the Parties' February 10, 2020 hearing. *See* **Exhibit D**, p. 37, line 9–p. 44, line 2.

Second, the Post-Hearing Report proves little and is nowhere near the conclusive evidence that the Plaintiff makes it out to be. To begin, even assuming that the report is accurate, it proves—at best—the location of the Plaintiff's cell phone at the time of the incident, not the location of the Plaintiff. See Complaint, Exhibit #1 (noting that the report purports to identify "locations of the device") (emphasis added). Given that the Plaintiff apparently possesses multiple cell phones, see Exhibit P, p. 2, this deficiency is material. Further, the report itself was not conducted in accordance with industry standards, and it contains several glaring deficiencies that render both its credibility and its accuracy suspect. See generally Exhibit O. For example, the Post-Hearing Report fails to identify the tool utilized to analyze the Plaintiff's phone, which "would impact the veracity of the results and the comprehensiveness of digital artifacts recovered"; it fails to indicate whether the proper time zone conversion was utilized; it uses a location tool that "is neither the only one" available nor "in isolation, the most reliable" to identify the cell phone's location; and it fails to account for the ease with which iPhone GPS data can be faked or "spoofed." See id.

For the foregoing reasons, Ms. Butterton's Petition for an Order of Protection was demonstrably initiated based on probable cause. As a consequence, the Plaintiff cannot prove an essential element of his malicious prosecution claim for this reason as well, and the Plaintiff's malicious prosecution claim must be dismissed with prejudice as a consequence. *See* Tenn. Code Ann. § 20-17-105(c).



iii. <u>Ms. Butterton's Petition for an Order of Protection was not filed with</u> malice.

A separate element of a malicious prosecution claim that a plaintiff must establish to prevail is that the "defendant brought [a] prior action with malice[.]" *Preston*, 2015 WL 3455384, at *4. To prove malice, a plaintiff must "demonstrate[] an improper motive." *Id.* (citing *Wright Med. Tech*, 135 S.W.3d at 582). As with probable cause, there is also "a heavy burden of proof on the plaintiff in malicious prosecution actions in establishing malice", because "the reporting of valid complaints, if supported by probable cause to believe they are true, should not and will not be inhibited." *Kauffman*, 448 S.W.2d at 404 (citing *Lipscomb*, 33 S.W. 818). *See also Himmelfarb*, 380 S.W.3d at 41 ("The threat of a malicious prosecution action may reduce the public's willingness to resort to the court system for settlement of disputes. We decline to adopt a rule that would deter litigants with potentially valid claims from filing those claims because they are fearful of a subsequent malicious prosecution action.") (citation omitted).

In the instant case, the Plaintiff's claim that Ms. Butterton initiated her Petition for an Order of Protection with malice is utterly hopeless. A wealth of evidence—including, inter alia, Ms. Butterton's contemporaneous correspondence with her mother, see Exhibit F, Exhibit #1, her stepfather, see Exhibit G, and her roommate, see Exhibit H; her actions to protect herself both during and after the incident at issue by arming herself with a gun, hiding in her bathroom, arming her security system, calling the police, retaining counsel, and spending the nights after the incident at a coworker's house because she did not feel safe sleeping in her own home, see Exhibit E, Exhibit N; contemporaneous observations by third parties—including the police—that Ms. Butterton was visibly "hyperventilating, crying, and not speaking in complete sentences[,]" see

Exhibit I, p. 1, ¶ 5, and "very upset and in fear" after the incident, see Exhibit M, p. 3; and her decision not to pursue criminal charges against the Plaintiff despite her counsel's advice that she could do so, see Exhibit E, pp. 2–3, ¶ 12; Exhibit J, p. 3, ¶ 12—collectively make clear beyond any reasonable dispute that Ms. Butterton authentically believed that the Plaintiff came to her home to harm her and that Ms. Butterton sought an order of protection thereafter exclusively because she had a genuine concern for her safety, rather than for some improper purpose. See id. See also Exhibit H, ¶ 10 ("The next text I got from Kortni was around 4:45pm. Kortni told me that she believed Carl was at our house. She told me that she was on the phone with 911 and had locked herself in her bathroom with her gun. This was the first time after over a year of living with Kortni that she has ever called the police for anything. I knew it was a big deal because both of us come from law enforcement backgrounds and we don't fool around with 911 unless it is serious."); Exhibit E, pp. 3–4, ¶¶ 14–18. Accordingly, the Plaintiff cannot meet his burden of proving malice, and the Plaintiff's malicious prosecution claim must be dismissed as a result. See Tenn. Code Ann. § 20-17-105(c).

iv. <u>The Davidson County General Sessions Court previously determined that</u> <u>Ms. Butterton had probable cause to seek an order of protection, and that determination was not a product of fraud or malice.</u>

Ms. Butterton can also demonstrate that probable cause existed to file her Petition for an Order of Protection for yet another reason: Because the Davidson County General Sessions Court previously determined that probable cause existed, and because that determination was not a product of fraud or malice. Here, the Davidson County General Sessions Court previously determined that probable cause existed to file the Petition for an Order of Protection over which Ms. Butterton has been sued. *See* Exhibit K ("The

Court finds good cause and will issue a Temporary Order of Protection.") (emphasis added); see also id. ("The Court having reviewed the Petition for Temporary Order of Protection and finding, pursuant to T.C.A. §36-3-605(a), that Kortni Butterton, Petitioner, is under an immediate and present danger of abuse from Carl Albert Vonhartman, Respondent, and good cause appearing, the Court issues the following....") (emphasis added). For the reasons set forth below, that previous finding is also conclusive.

As a general matter, a previous judicial determination that probable cause exists establishes its existence for purposes of a malicious prosecution claim. *See, e.g., Crowe,* 2010 WL 1241550, at *5 ("Regarding the malicious prosecution claim, an indictment by a grand jury equates to a finding of probable cause." (citing *Parks,* 2003 WL 23717092, at *4)). More specifically, a previous determination of probable cause presumptively establishes the existence of probable cause for purposes of a malicious prosecution claim unless the previous finding was a product of fraud or malice. *See, e.g., Gordon,* 2016 WL 3349024, at *10 ("[A] grand jury's indictment creates a rebuttable presumption that probable cause to institute the criminal proceeding existed unless the indictment was procured by fraud or by a defendant who did not believe in the guilt of the plaintiff."). *Cf. Plumley,* 164 Cal. App. 4th at 1053 ("This presumption—referred to by some authorities as the 'interim adverse judgment' rule—is subject to an exception where the underlying victory was obtained by fraud or perjury.").

Here, the General Sessions Court's previous determination of probable cause establishes its existence for two reasons.

<u>First</u>, as detailed above, abundant and overwhelming admissible evidence demonstrates beyond any reasonable dispute that rather than being sought maliciously

or fraudulently, Ms. Butterton's Petition for an Order of Protection was sought, instead: (1) on the advice of counsel—including counsel provided by both her private attorney and district attorneys general—see supra, pp. 42–43; (2) with substantial basis, see supra, pp. 43–46; and (3) because Ms. Butterton was genuinely and authentically afraid for her safety, see supra, pp. 47–48.

Second, because "the law places upon litigants the burden of exposing <u>during trial</u> the bias of witnesses and the falsity of evidence, thereby enhancing the finality of judgments and avoiding an unending roundelay of litigation, . . . those same claims cannot be relied on to establish the absence of probable cause in a subsequent malicious prosecution suit." *Plumley*, 164 Cal. App. 4th at 1055–56 (cleaned up) (emphasis added). Thus, "one cannot relitigate adversely decided factual matters for purposes of establishing the fraud exception to the interim adverse judgment rule." *Id.* at 1056.

Critically, in the previous action, the Plaintiff did not assert that Ms. Butterton's claims were fraudulent or perjured. Instead, through counsel, the Plaintiff openly represented: (1) that Ms. Butterton had <u>not</u> likely made up what she testified occurred, see **Exhibit D**, p. 51, lines 9–10 ("I understand that, yes, why -- why would she make this up? I have no idea. I have no -- absolutely no idea."); (2) that "I don't know if somebody was there," *id.* at p. 51, line 11; and (3) that "maybe [Ms. Butterton] just got so scared that she wanted this to be real[,]" *id.* at lines 11–12. Further, Plaintiff's counsel's previous representations on his behalf are conclusively binding upon the Plaintiff, notwithstanding his apparent repudiation of them for purposes of this new proceeding. See, e.g., Loftis, 2018 WL 1895842, at *11 ("a statement of counsel . . . orally in court is generally regarded as a conclusive, judicial admission") (collecting cases).

Put differently: When presented with an opportunity to challenge Ms. Butterton's credibility in the General Sessions action, the Plaintiff did not advance the position that Ms. Butterton was lying about someone showing up at her home—and indeed, his counsel openly represented that she had "no idea" why Ms. Butterton would lie about that. *See* **Exhibit D**, p. 51, lines 9–12. Instead, the Plaintiff's counsel argued that "I don't know" whether someone was at Ms. Butterton's home, that Ms. Butterton may have "just got so scared" that she misperceived events, and that because the Plaintiff was not there, he has "no idea" what transpired. *Id.* at lines 11–15. Upon review, the General Sessions Court also expressly adopted the Plaintiff's argument on the matter. *See id.* p. 54, line 14–p. 55, line 1 (holding that: "I'm <u>not</u> denying that you feel scared, and that you are afraid. . . . I'm <u>not</u> saying somebody didn't show up at your house. . . . I'm just saying that there is not enough proof that there is stalking, and that <u>this man</u> was there.") (emphases added).

Thus, during a hearing that afforded the Plaintiff a full and fair opportunity to press the claim that Ms. Butterton had provided fraudulent and malicious testimony, the Plaintiff did not assert that she had done so, *see id.* at p. 51, lines 9–15, and upon review, the General Sessions Court expressly declined to find that she did, *id.* at p. 54, line 23–p. 55, line 1. As such, the General Sessions Court's previous determinations of both probable cause and lack of both fraud and malice are binding for purposes of this proceeding, and the Plaintiff cannot now adopt a new position on the matter and attempt to relitigate the issue under a different theory altogether. *See Medlock v. Ferrari*, 602 S.W.2d 241, 246 (Tenn. Ct. App. 1979) ("It may be said that the fundamental principle of jurisprudence that material facts or questions which were in issue in a former action and were there admitted or judicially determined, are conclusively settled by a judgment rendered therein, and such facts or questions become res judicata and may not again be litigated in

a subsequent action brought between the same parties or their privies." (citing *Cotton v. Underwood*, S.W.2d 632 (Tenn. 1969)). *See also Plumley*, 164 Cal. App. 4th at 1056 ("[W]here claims of fraud or perjury are litigated and rejected by a fact finder in an underlying case, those same claims cannot be relied on to establish the absence of probable cause in a subsequent malicious prosecution suit. Stated differently, one cannot relitigate adversely decided factual matters for purposes of establishing the fraud exception to the interim adverse judgment rule.").

For the foregoing reasons, the General Sessions Court previously determined that Ms. Butterton had probable cause to file her Petition for an Order of Protection; that determination was not a product of fraud or malice and is presumptively controlling in the absence of fraud or malice; and both the Plaintiff's previous position and the Davidson County General Sessions Court's previous finding as to fraud and malice are conclusively binding upon the Plaintiff and are not subject to relitigation in this proceeding. As such, Ms. Butterton has established that probable cause existed to file a petition for an order of protection, the Plaintiff cannot demonstrate that probable cause was lacking, and the Plaintiff's malicious prosecution claim must be dismissed. *See* Tenn. Code Ann. § 20-17-105(c).

c. The Plaintiff's 911-based slander claim is foreclosed by the conditional public interest privilege and the conditional common interest privilege.

Ms. Butterton asserts that she was protected by an absolute privilege immunizing reports to police from defamation liability, which Tennessee should adopt.³¹

³¹ Other jurisdictions have adopted an absolute privilege regarding reports made to the police. *See, e.g., Johnson v. Symantec Corp.*, 58 F. Supp. 2d 1107, 1109 (N.D. Cal. 1999) ("The line of cases cloaking police reports with the absolute privilege of section 47(b)(3) may be traced to *Williams v. Taylor*, 129 Cal. App. 3d at 745, 181 Cal. Rptr. 423. The *Williams* court expressed a dual rationale for finding an absolute privilege. First, police reports were found to satisfy the 'official proceeding' requirement of section 47 because 'a

Independently, however, Ms. Butterton's 911 call is immunized from liability under the conditional public interest privilege, which Tennessee has already adopted very clearly. *See Pate*, 959 S.W.2d at 576.

Because "[t]he interests of the public in preventing crime and punishing criminals outweigh the interest of any plaintiff concerning statements of accusation," as long as an accusation is made in good faith and without express malice, statements made to law enforcement are protected by Tennessee's "public interest privilege." *Id.* Under the public interest privilege, a publication is privileged from defamation liability

if the circumstances induce a correct or reasonable belief that

- (a) there is information that affects a sufficiently important public interest, and
- (b) the public interest requires the communication of the defamatory matter to a public officer or a private citizen who is authorized or privileged to take action if the defamatory matter is true.

Id. (quoting Restatement (Second) of Torts § 598 (1977)).

As detailed at length above, Ms. Butterton called 911 in good faith and without a hint of malice. *See supra*, pp. 47–52. *See also* Exhibit C; Exhibit D, pp. 4–18; Exhibit E; Exhibit F; Exhibit G; Exhibit H; Exhibit I; Exhibit J; Exhibit K. There is also no serious doubt that communicating concerns to 911 about an imminent physical threat "affects a sufficiently important public interest," *see Pate*, 959 S.W.2d at 576, particularly given the constitutional "rights of victims of crime to justice" in Tennessee, *see* TENN. CONST. art. I, § 35. *See also State v. Pulley*, 863 S.W.2d 29, 34 (Tenn. 1993) (noting "the

communication [d]esigned to prompt action by [an official] entity is as much a part of an "official proceeding" as a communication made after an official investigation has commenced.' *Id.* at 753, 181 Cal. Rptr. 423. Second, the court opined that as a matter of public policy, members of the community should feel at liberty to report suspected criminal activities without fear of civil liability."). Ms. Butterton expressly raises and preserves her claim that that absolute privilege should be adopted in Tennessee as well.

public interest served by . . . the prevention of violent crime"). Nor can there be any doubt that, if the Plaintiff was indeed at Ms. Butterton's home and intended to harm her, "the public interest require[d] the communication of the defamatory matter to a public officer or a private citizen who [wa]s authorized or privileged to take action if the defamatory matter [wa]s true." *See Pate*, 959 S.W.2d at 576. Accordingly, the Plaintiff's 911-based slander claim is foreclosed from liability by the public interest privilege, *see id.*, and as such, Ms. Butterton's petition to dismiss that claim should be granted. *See* Tenn. Code Ann. § 20-17-105(c).

Alternatively, but for the same reasons, the Plaintiff's 911-based slander claim regarding Ms. Butterton's call to the police is foreclosed from liability by the qualified common interest privilege. *See McGuffey v. Belmont Weekday School*, No. M2019-01413-COA-R3-CV, 2020 WL 2754896, at *15 (Tenn. Ct. App. May 27, 2020) ("Tennessee courts have recognized a common interest privilege as one type of conditional privilege.").

Our Supreme Court has described the communications covered by a conditional privilege as follows:

'Qualified privilege extends to all communications made in good faith upon any subject-matter in which the party communicating has an interest, or in reference to which he has a duty to a person having a corresponding interest or duty; and the privilege embraces cases where the duty is not a legal one, but where it is of a moral or social character of imperfect obligation. . . . The rule announced is necessary in order that full and unrestricted communication concerning a matter in which the parties have an interest or a duty may be had. It is grounded in public policy as well as reason.'

Id. (citing S. Ice Co. v. Black, 189 S.W. 861, 863 (Tenn. 1916)). See also Trotter v. Grand
Lodge F. & A.M. of Tenn., No. E2005-00416-COA-R3-CV, 2006 WL 538946, at *7 (Tenn.
Ct. App. Mar. 6, 2006); Pate, 959 S.W.2d at 576.

Because a citizen seeking protection from law enforcement and first responders

tasked with providing an emergency response unmistakably have a "corresponding interest" regarding 911 calls, *id.*, the conditional common interest privilege applies to such communications. *Cf. id.* at *15–*16 (adopting holding from other jurisdictions that the common interest privilege applies "to school communications with parents" regarding safety issues, because "[p]arents have an interest in staffing decisions regarding the persons taking care of their children."). Consequently, the common interest privilege applies here. *Id.* Further, for all of the reasons previously detailed, Ms. Butterton's 911 call was made in good faith and without malice. *See supra*, pp. 47–52. *See also* Exhibit C; Exhibit D, pp. 4–18; Exhibit E; Exhibit F; Exhibit G; Exhibit H; Exhibit I; Exhibit J; Exhibit K. As such, the conditional public common privilege forecloses the Plaintiff's 911-based slander claim, because "[w]hen a statement falls under a conditional privilege, the plaintiff must prove actual malice in order for the privilege to be lost." *McGuffey*, 2020 WL 2754896, at *15 (citing *McWhorter*, 132 S.W.3d at 365).

d. Ms. Butterton is immune from all four of the Plaintiff's claims pursuant to Tennessee Code Annotated § 4-21-1003(a).

Decades ago, the General Assembly enacted the Tennessee Anti-SLAPP Act of 1997 "to provide protection for individuals who make good faith reports of wrongdoing to appropriate governmental bodies." Tenn. Code Ann. § 4-21-1002(a). The statute recognizes that "[i]nformation provided by citizens concerning potential misdeeds is vital to effective law enforcement and the efficient operation of government." *Id.* Additionally, in enacting the Tennessee Anti-SLAPP Act of 1997, the General Assembly determined

that the threat of a civil action for damages in the form of a "strategic lawsuit against political participation" (SLAPP), and the possibility of considerable legal costs, can act as a deterrent to citizens who wish to report information to federal, state, or local agencies. SLAPP suits can effectively punish concerned citizens for exercising the constitutional right to speak and

petition the government for redress of grievances.

TENN. CODE ANN. § 4-21-1002(b).

For its part, Tennessee's judiciary has excoriated such lawsuits as a form of abuse that is properly regarded as "evil[.]" *See Residents Against Indus. Landfill Expansion, Inc. v. Diversified Sys.*, Inc., No. 03A01-9703-CV-00102, 1998 WL 18201, *3 n.6 (Tenn. Ct. App. Jan. 21, 1998) ("The legislature has recently recognized the evils of this type of lawsuit."), *no app. filed*; *id.* at *3 ("Their lawsuit fits all of the characteristics of a lawsuit filed to intimidate a citizen into silence regarding an issue of public concern.").

With respect to the immunity afforded by the Tennessee Anti-SLAPP Act of 1997, Tennessee Code Annotated § 4-21-1003(a) provides that subject to the strictures of § 4-21-1003(b):

Any person who in furtherance of such person's right of free speech or petition under the Tennessee or United States Constitution in connection with a public or governmental issue communicates information regarding another person or entity to any agency of the federal, state or local government regarding a matter of concern to that agency shall be immune from civil liability on claims based upon the communication to the agency.

In this case, all four of the Plaintiff's claims unmistakably arise out of Ms. Butterton's communications to a state or local government agency regarding a matter of concern to the agency. *See id.* Specifically, Ms. Butterton has been sued for:

- (1) The 911 call that she made to the Metropolitan Nashville Police Department, see Complaint, p. 4, \P 26–27 (Slander Claim #1);
- (2) The Petition for an Order of Protection that she filed in Davidson County General Sessions Court, *see id.* at p. 4, ¶¶ 22–25 (Malicious Prosecution Claim); p. 5, ¶¶ 31–32 (Libel Claim); and
 - (3) The testimony she gave in Davidson County General Sessions Court during

her order of protection proceeding, see id. at p. 4, ¶¶ 28–30 (Slander Claim #2).

Under these circumstances, "[i]n order to protect the free flow of information from citizens to their government, an agency receiving a complaint or information under § 4-21-1003 may intervene and defend against any suit precipitated by the communication to the agency." Tenn. Code Ann. § 4-21-1004(a). Further, "[i]n the event that a local government agency does not intervene in and defend against a suit arising from any communication protected under this part, the office of the attorney general and reporter may intervene in and defend against the suit" instead. *Id.* Accordingly, counsel for the Metropolitan Nashville Police Department, the Davidson County General Sessions Court, and the Tennessee Attorney General are all being served notice of this filing. *See id.*

Independent of these agencies' participation, Ms. Butterton is immune from the Plaintiff's claims under Tennessee Code Annotated § 4-21-1003(a). Ms. Butterton has established—with abundant and overwhelming evidence, *see* Exhibits C-Q—that she petitioned both the Metropolitan Nashville Police Department and the Davidson County General Sessions Court regarding a matter of concern to both agencies and with good cause. Accordingly, Ms. Butterton is immune from all claims asserted in this lawsuit based on the statutory immunity afforded to her by Tennessee Code Annotated § 4-21-1003(a), and all of the Plaintiff's claims against her must be dismissed accordingly. *See* Tenn. Code Ann. § 20-17-105(c).

e. <u>The Plaintiff's defamation claims are not cognizable because the Plaintiff is libel-proof.</u>

Tennessee recognizes the libel-proof plaintiff doctrine, which provides that a plaintiff with a severely tarnished reputation may not maintain a defamation action. *See*

Rogers v. Jackson Sun Newspaper, No. CIV. A. C-94-301, 1995 WL 383000, at *1 (Tenn. Cir. Ct. Jan. 30, 1995) ("This Court finds and holds, as a matter of law, Plaintiff's reputation in the community at the time of the article's publication was so severely tarnished, he is 'libel-proof' and may not maintain this defamation action for an allegedly erroneous report of his criminal record."), no app. filed. The doctrine "essentially holds that 'a notorious person is without a "good name" and therefore may not recover for injury to it." Davis, 83 S.W.3d at 128 (quoting ROBERT D. SACK, SACK ON DEFAMATION: LIBEL, SLANDER AND RELATED PROBLEMS 35 (Cum. Supp. 1998)).

The libel-proof plaintiff doctrine is premised upon the notion that "[t]o suffer injury to one's standing in the community, or damage to one's public reputation, one must possess good standing and reputation for good character to begin with." Id. at 130. As a consequence, in defense of her claim that the Plaintiff is a libel-proof plaintiff, Ms. Butterton has appended extensive affirmative evidence indicating that Carl Vonhartman has a reputation for criminality and terrorizing women and lacks a good reputation that is capable of being injured at all. See, e.g., **Exhibit A** (noting Plaintiff's multiple arrests for DUI, his multiple convictions for reckless driving, his multiple implied consent violations, and his arrests for battery and burglary); **Exhibit B**, p. 3 (in which the MNPD reports that the Plaintiff threatened a victim-witness with revenge pornography following an assault—a felony, see Tenn. Code Ann. § 39-16-507—after she: "told [Plaintiff] she was going to call the police due to the assault. [S]he advised that [Plaintiff] told her 'if you call the police [I] am going to post naked pictures of you on the internet.' [Victim] advised she changed her mind at that time about calling the police.") (emphasis added); **Exhibit C**, Attachment #1 ("You have been posted about on multiple [Facebook] pages by multiple women that report the same thing. . . . You told me by the end of today

you would know where I live, where I work and who I am and you would come after me."); **Exhibit R** (indicating that the dating website "took the appropriate actions" against the Plaintiff following report from woman that the Plaintiff had sent "very threatening" messages to her).

f. Tennessee Code Annotated § 20-17-105(b)

For purposes of appellate review, Ms. Butterton expressly preserves and maintains the claim that the presumption of falsity doctrine recognized under Tennessee law should be overturned, *see Memphis Publ'g Co.*, 569 S.W.2d at 420, and that rather than being an affirmative defense, falsity should be an element that the Plaintiff has the burden of proving with respect to each of his defamation claims.

In furtherance of the TPPA's substantive protections, pursuant to Tennessee Code Annotated § 20-17-105(b), Ms. Butterton additionally demands that the Plaintiff establish his case.

VI. COSTS, ATTORNEY'S FEES, & SANCTIONS

Under Tennessee Code Annotated § 20-17-107(a):

If the court dismisses a legal action pursuant to a petition filed under this chapter, the court shall award to the petitioning party:

- (1) Court costs, reasonable attorney's fees, discretionary costs, and other expenses incurred in filing and prevailing upon the petition; and
- (2) Any additional relief, including sanctions, that the court determines necessary to deter repetition of the conduct by the party who brought the legal action or by others similarly situated.

Here, severe sanctions against both the Plaintiff and his counsel are warranted for several reasons. To begin, whether due to an improper purpose or sheer incompetence, the Plaintiff has filed multiple claims against Ms. Butterton that are clearly and

unmistakably barred by absolute testimonial immunity, the absolute litigation privilege, or both. Simply stated: No reasonably competent lawyer acting in good faith could believe that a defamation claim could be filed against a testifying witness regarding her testimony. As a result, over and above the fees and sanctions that are appropriate under § 20-17-107(a), suing a testifying witness for a staggering \$750,000.00 based on absolutely privileged testimony that she gave during a judicial proceeding—something that Tennessee law has uniformly forbidden for nearly two centuries, see Lea, 36 Tenn. at 114; Cooley, 70 S.W. at 607—is sufficiently frivolous that both sanctions and an order for Plaintiff's counsel to show cause for Plaintiff's testimony-based slander claim are warranted on the Court's own initiative. See Tenn. R. Civ. P. 11.03(b).

The same is true of Plaintiff's efforts to sue Ms. Butterton for the written statements that she made in her Petition for an Order of Protection. The vital and overarching public policy protected by the absolute litigation privilege is that "access to the judicial process, freedom to institute an action, or defend, or participate therein without fear of the burden of being sued for defamation is so vital and necessary to the integrity of our judicial system that it must be made paramount to the right of an individual to a legal remedy where he has been wronged thereby." *See Trice*, 360 S.W.2d at 51. Nonetheless, the Plaintiff and his counsel have knowingly filed a libel claim based on Ms. Butterton's Petition for an Order of Protection. Accordingly, the Plaintiff should be sanctioned under Tennessee Code Annotated § 20-17-107(a)(2), and the Plaintiff's attorneys should each be required to "show cause why [they have] not violated subdivision 11.02" with respect to the Plaintiff's libel claim as well. Tenn. R. Civ. P. 11.03.

Separately, in an effort to avoid dismissal on a Rule 12 motion, the Plaintiff has outright fabricated a theory regarding malice without any conceivable basis for asserting

it. Specifically, the Plaintiff, through counsel, has asserted that Ms. Butterton's 911 call and her judicial efforts to protect herself thereafter were part of a "scheme" that Ms. Butterton "devised" in order "to ruin his reputation." *See* Complaint, p. 2, ¶ 10.

The Plaintiff's allegations on the matter are egregiously false. *See* Exhibit E, pp. 3–4, ¶¶ 17–18. Significantly, the Plaintiff—who has claimed he was not present during the incident at issue, and, thus, cannot possibly know what occurred at Ms. Butterton's home—also necessarily could not have any knowledge that such an outrageous, contrived, and utterly fictional allegation was true. As a consequence—and once again, over and above the sanctions permitted under Tennessee Code Annotated § 20-17-107(a)—Plaintiff's counsel should be required to show cause:

- (1) Why they represented to this Court that their contrived allegation set forth in paragraph 10 of the Plaintiff's Complaint "ha[d] evidentiary support," *see* Tenn. R. Civ. P. 11.02(3); and
- (2) Why they should not be sanctioned on the Court's own initiative for their false representation that it did. Tenn. R. Civ. P. 11.03(1)(b).

For the foregoing reasons, heavy sanctions are warranted against both the Plaintiff and his attorneys. Accordingly, upon granting Ms. Butterton's TPPA Petition, Ms. Butterton seeks leave to file not only a claim for attorney's fees, but to seek sanctions against the Plaintiff and his attorneys "to deter repetition of the conduct by the party who brought the legal action or by others similarly situated" as well. *See* Tenn. Code Ann. § 20-17-107(a). Prior to petitioning for specific sanctions, however, Ms. Butterton intends to seek leave to take limited discovery for the narrow purpose of determining whether the Plaintiff has initiated this action based on knowing falsehoods and whether his testimony in Davidson County General Sessions Case No. 20OP250 was perjurious.

VII. CONCLUSION

For the foregoing reasons, the Defendant's Motion to Dismiss and her Tennessee

Code Annotated § 20-17-104(a) Petition to Dismiss the Plaintiff's Complaint should be

GRANTED, and the claims set forth in the Plaintiff's Complaint should be **DISMISSED**

WITH PREJUDICE pursuant to Tennessee Rule of Civil Procedure 12.02(6) and

Tennessee Code Annotated §§ 20-17-105(b) and (c). An order dismissing the Plaintiff's

Complaint should issue as a result; the Defendant should be awarded her reasonable costs

and attorney's fees associated with defending this action pursuant to § 20-12-119(c); the

Plaintiff should be ordered to pay the Defendant's court costs, reasonable attorney's fees,

and discretionary costs pursuant to § 20-17-107(a)(1); this Court should assess sanctions

against the Plaintiff and his counsel as necessary to deter repetition of their conduct

pursuant to § 20-17-107(a)(2); and the Plaintiff should be ordered to pay the Defendant's

costs and reasonable attorney's fees pursuant to Tennessee Code Annotated

§ 4-21-1003(c).

Respectfully submitted,

By: /s/ Daniel A. Horwitz

Daniel A. Horwitz, BPR #032176 1803 Broadway, Suite #531

Nashville, TN 37203

daniel.a.horwitz@gmail.com

(615) 739-2888

Counsel for Defendant Kortni Butterton

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CERTIFICATE OF SERVICE

I hereby certify that on this 29th day of May, 2020, a copy of the foregoing was served via the Court's electronic filing system and/or via email upon the following:

Wesley Clark Frank Brazil 2901 Dobbs Avenue Nashville, TN 37211 wesley@brazilclark.com

Counsel for Plaintiff

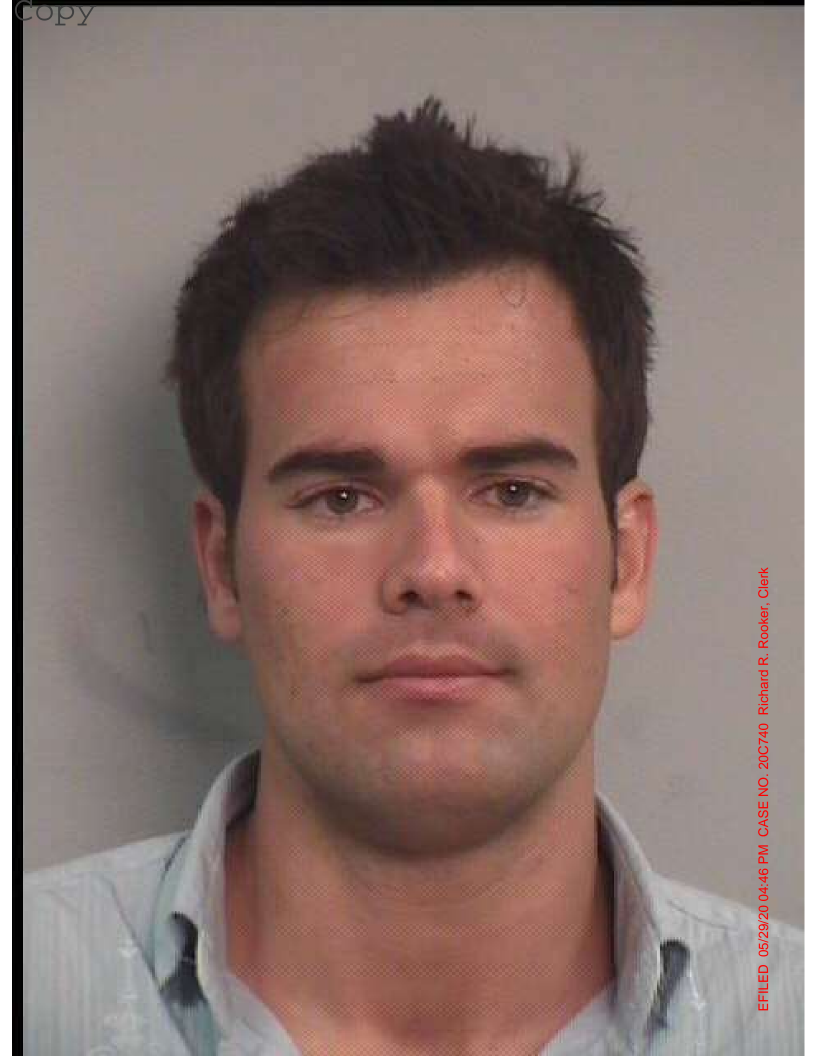
Metropolitan Nashville Police Department Davidson County General Sessions Court Davidson County General Sessions Judge Ana Escobar C/O Bob Cooper, Metropolitan Nashville Director of Law Lora Fox, Attorney, Metropolitan Department of Law Cynthia Gross, Attorney, Metropolitan Department of Law Metro Courthouse, Suite 108 Nashville, TN 37201

Tennessee Attorney General and Reporter Herbert H. Slatery III P.O. Box 20207 Nashville, TN 37202

Counsel for Potential Tenn. Code Ann. § 4-21-1004(a) Intervenors As Of Right

By: <u>/s/ Daniel A. Horwitz</u>
Daniel A. Horwitz, Esq.

Exhibit A







COMPLAINT NUMBER: 2012-0827556

WARRANT NUMBER: GS605316

PROSECUTOR: Russell Wade

DEFENDANT: Carl Albert Von Hartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON **AFFIDAVIT** DRIVING UNDER THE INFLUENCE OF AN INTOXICANT

T.C.A. 55-10-401 1st Offense

Personally appeared before me, the undersigned, [Select one] _x_ Commissioner ___ Metropolitan General Sessions Judge, the prosecutor named above and made oath in due form of law that [Select one] x he she [Select one] x has probable cause to believe that the defendant named above on 10/12/2012 in Davidson personally observed County, did unlawfully drive or was in physical control of any automobile or other motor driven vehicle while under the influence of any intoxicant, marijuana, narcotic drug, or drug producing stimulating effects on the central nervous system and that the probable cause is as follows:

The defendant was stopped for a traffic violation (running a flashing red light--no ticket) at the intersection of 11th St. N. and Gartland Av., and then again at the intersection of 11th St. N. and Gallatin Av., which is in Davidson County. Upon approach to the defendant there was an obvious odor of some type of alcoholic beverage coming from his person, and from his expelled breath. The defendant openly admitted to drinking at least (2) Vodka & Soda drinks earlier in the evening. The defendant had red watery eyes, dry mouth, and was slightly unsteady on his feet. The defendant agreed to perform the 3 SFST, and he showed numerous indicators of impairment on all 3 tests (see MNPD Form 132).

Prosecutor:	Russell Wade 474373		
	600 Murfreesboro Road		
	Nashville, Tennessee 37210		

ARREST WARRANT

Information on oath having been made, that on the day and year aforesaid, and in the County aforesaid, the offense of Driving Under the Influence A MISD, as aforesaid, has been committed and charging the defendant thereof, you are therefore commanded, in the name of the State, forthwith to arrest and bring the defendant before a judge of the Court of General Sessions of Davidson County, Tennessee, to answer the above charge.

Sworn to and subscribed before me on 10/12/2012 04:59:20.

Thomas Edward Nelson

Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and exact copy of the original

day of APRIL

CRIMINAL COURT CLERK



1 of 1 pages

COMPLAINT NUMBER: 2011-0640345 WARRANT NUMBER: GS550101

PROSECUTOR: John E Roberson DEFENDANT: Carl A Von Hartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON
AFFIDAVIT
DRIVING UNDER THE INFLUENCE

OF AN INTOXICANT T.C.A. 55-10-401

Personally appeared before me, the undersigned, [Select one] _x_ Commissioner ___ Metropolitan General Sessions Judge, the prosecutor named above and made oath in due form of law that [Select one] _x_ he __ she [Select one] _x_ personally observed ___ has probable cause to believe that the defendant named above on 08/14/2011 in Davidson County, did unlawfully drive or was in physical control of any automobile or other motor driven vehicle while under the influence of any intoxicant, marijuana, narcotic drug, or drug producing stimulating effects on the central nervous system and that *the probable cause is as follows*:

Suspect was stopped for going 44 mph in a 30 mph zone on 21st Ave s near Bernard. Suspect had obvious odor of alcoholic beverage on him. The suspects eyes where bloodshot. Suspect was unsteady on his feet. Suspect showed indicators of impairment on field sobriety tasks. Suspect was read Tennessee implied consent law. Suspect refused to take a breath test

Prosecutor: John E Roberson 420040

600 Murfreesboro Road

Nashville, Tennessee 37210

ARREST WARRANT

Information on oath having been made, that on the day and year aforesaid, and in the County aforesaid, the offense of Driving Under the Influence A MISD, as aforesaid, has been committed and charging the defendant thereof, you are therefore commanded, in the name of the State, forthwith to arrest and bring the defendant before a judge of the Court of General Sessions of Davidson County, Tennessee, to answer the above charge.

Sworn to and subscribed before me on 08/14/2011 05:33:59.

Norman Harris

Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and

Httidavit 100

CRIMINAL COURT CLERK

BY_____, D



1 of 1 pages

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

COMPLAINT NUMBER: 2008-0192404 WARRANT NUMBER: GS371700

PROSECUTOR: Harold Russell Taylor DEFENDANT: Carl Albert Vonhartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON **AFFIDAVIT**

DRIVING UNDER THE INFLUENCE OF AN INTOXICANT

T.C.A. 55-10-401 .REFUSAL%

Personally appeared before me, the undersigned, [Select one] X Commissioner M Metro	politan
General Sessions Judge, the prosecutor named above and made oath in due form of law that	
[Select one] $X_$ he $_$ she [Select one] $_$ personally observed $X_$ has probable cause to	believe
that the defendant named above on 03/23/2008 in Davidson County, did unlawfully drive or	was in
physical control of any automobile or other motor driven vehicle while under the influence	of any
intoxicant, marijuana, narcotic drug, or drug producing stimulating effects on the central nervous	system
and that the probable cause is as follows:	

Defendant was observed by my witness officer driving on Division Street @ 21st Avenue South and the vehicle tires were squealing and it was swerving to the point the vehicle got slightly sideways in the roadway. Once Sgt Hicks of the Vanderbilt Police Department had the vehicle stopped and he discovered he was dealing with an impaired suspects. Sgt Hicks administered to him the 3 Standardize Field Sobriety Tasks i.e. HGN, OLS and the WAT tasks and he exhibited enough indicators that lead Sgt. Hicks to believe his (the Defendant) physical and mental abilities were effected to the point, he ssist and upon making contact, I
m 132 for driver's cues) plus he
ing. I took him into custody for
breath sample for analysis and
I hereby certify that this is a true exact copy of the original
This should not have been driving a vehicle tonight and he had a possible B.A.C. of .08% or greater (see MPD form 132 for driver as well as task cues). I was dispatched to assist and upon making contact, I noticed several cues associated with an impaired driver (see MPD form 132 for driver's cues) plus he smelled obviously of an alcoholic beverage but he did admit to drinking. I took him into custody for DUI, read to him the TN Implied Consent Law, requested he submit a breath sample for analysis and he refused no reason given.

Prosecutor: Harold Russell Taylor 224675

600 Murfreesboro Road ?? Nashville, Tennessee 37210 615 650-3656

Sworn to and subscribed before me on 03/23/2008 04:01:13.

Norman Harris Judge of the Metropolitan General Sessions Court/Commissioner



COMPLAINT NUMBER: 2008-0192404 WARRANT NUMBER: GS371701

PROSECUTOR: Harold Russell Taylor DEFENDANT: Carl Albert Vonhartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON AFFIDAVIT IMPLIED CONSENT T.C.A. 55-10-406

Personally appeared before me, the undersigned General Sessions Judge, the prosecutor named about			
[Select one] $_X$ he $_$ she [Select one] $_$ that the defendant named above on $03/23/2008$ in Darrest and thereafter having been requested by a ladetermining the alcoholic or drug content of the refusing to do so, did refuse to submit to the test at	personally observ avidson County, a nw enforcement of at person's blood	ed _X_ has probable of after having been place fficer to submit to a test and advised of the co	cause to believe d under at for purpose of onsequences for
I took him into custody for DUI, read to have a breath sample for analysis and he refused no re		ed Consent Law, requ	ested he submit
Prosecutor: Harold Russell Taylor 224675 600 Murfreesboro Road ??			

Prosecutor: Harold Russell Taylor 224675 600 Murfreesboro Road ?? Nashville, Tennessee 37210 615 650-3656

Sworn to and subscribed before me on 03/23/2008 04:01:39.

Norman Harris Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and exact copy of the original

This S day of April , 20 70 CRIMINAL COMBT CLERK

BY

____, D.C



EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

WARRANT NUMBER: GS605315 COMPLAINT NUMBER: 2012-0827556

PROSECUTOR: Russell Wade

DEFENDANT: Carl Albert Von Hartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON **AFFIDAVIT** IMPLIED CONSENT T.C.A. 55-10-406 Civil

Personally appeared before me, the undersigned, [Select one] _x Commissioner ___ Metropolitan General Sessions Judge, the prosecutor named above and made oath in due form of law that [Select one] x he she [Select one] x personally observed has probable cause to believe that the defendant named above on 10/12/2012 in Davidson County, after having been placed under arrest and thereafter having been requested by a law enforcement officer to submit to a test for purpose of determining the alcoholic or drug content of that person's blood and advised of the consequences for refusing to do so, did refuse to submit to the test and the probable cause is as follows:

The defendant was stopped for a traffic violation (running a flashing red light--no ticket) at the intersection of 11th St. N. and Gartland Av., and then again at the intersection of 11th St. N. and Gallatin Av., which is in Davidson County. Upon approach to the defendant there was an obvious odor of some type of alcoholic beverage coming from his person, and from his expelled breath. The defendant openly admitted to drinking at least (2) Vodka & Soda drinks earlier in the evening. The defendant had red watery eyes, dry mouth, and was slightly unsteady on his feet. The defendant agreed to perform the 3 SFST, and he showed numerous indicators of impairment on all 3 tests (see MNPD Form 132). The defendant was read the TN Implied Consent Law, but he refused to take the requested breath test.

ESIGNATURE	ā.			
Prosecutor:	Russell	Wade	474373	
	600 Mui	rfreesbo	ro Road	

Nashville, Tennessee 37210

ARREST WARRANT

Information on oath having been made, that on the day and year aforesaid, and in the County aforesaid, the offense of Implied Consent - Civil MISD, as aforesaid, has been committed and charging the defendant thereof, you are therefore commanded, in the name of the State, forthwith to arrest and bring the defendant before a judge of the Court of General Sessions of Davidson County, Tennessee, to answer the above charge.

Sworn to and subscribed before me on 10/12/2012 04:58:37.

Thomas Edward Nelson

Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and exact copy of the original

CRIMINAL COURT CLERK



1 of 1 pages

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk



COMPLAINT NUMBER: 2011-0640345

WARRANT NUMBER: GS550102

PROSECUTOR: John E Roberson DEFENDANT: Carl A Von Hartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON AFFIDAVIT IMPLIED CONSENT T.C.A. 55-10-406

Personally appeared before me, the undersigned, [Select one] _x_ Commissioner Metropolitan General Sessions Judge, the prosecutor named above and made oath in due form of law that [Select one] _x_ he she [Select one] _x_ personally observed has probable cause to believe that the defendant named above on 08/14/2011 in Davidson County, after having been placed under arrest and thereafter having been requested by a law enforcement officer to submit to a test for purpose of determining the alcoholic or drug content of that person's blood and advised of the consequences for refusing to do so, did refuse to submit to the test and <i>the probable cause is as follows</i> :
Suspect was placed under arrest for D.U.I. Suspect was read Tennessee implied consent law. Suspect stated that he understood the law. Suspect refused to take a breath test. Suspect has prior conviction for implied consent violation.
Prosecutor: John E Roberson 420040 600 Murfreesboro Road
Nashville, Tennessee 37210
ARREST WARRANT
Information on oath having been made, that on the day and year aforesaid, and in the County aforesaid, the offense of Implied Consent - Civil MISD, as aforesaid, has been committed and charging the defendant thereof, you are therefore commanded, in the name of the State, forthwith to arrest and bring the defendant before a judge of the Court of General Sessions of Davidson County, Tennessee, to answer the above charge. Sworn to and subscribed before me on 08/14/2011 05:35:27.
Norman Harris Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and exact copy of the original

This 8 day of 42ri1, 20 20

CHEMINAL COURT CLERK

1 of 1 pages

WHITE CONTROLL OF THE PARTY OF

COMPLAINT NUMBER: 2008-0192404

WARRANT NUMBER: GS371699

PROSECUTOR: Harold Russell Taylor DEFENDANT: Carl Albert Vonhartman

VICTIM:

STATE OF TENNESSEE, COUNTY OF DAVIDSON AFFIDAVIT

Traffic -Operating Motor Vehicle in Viol. of Condit. Lic. 55-50-331

Personally appeared before me, the undersigned, [Select one] _X_ Commissioner Metropolitan
General Sessions Judge, the prosecutor named above and made oath in due form of law that
[Select one] $X_$ he she [Select one] personally observed $X_$ has probable cause to believe
that the defendant named above on 03/23/2008 in Davidson County, did unlawfully [Enter brief
description of the offense] operate a vehicle outside of the restriction shown on his driving record
from Florida and that the probable cause is as follows:

Defendant was observed by my witness officer driving on Division Street @ 21st Avenue South and the vehicle tires were squealing and it was swerving to the point the vehicle got slightly sideways in the roadway. Once Sgt Hicks of the Vanderbilt Police Department had the vehicle stopped and he discovered he was dealing with an impaired suspects. Sgt Hicks noticed that the defendant had a Florida driver license and a record check of his DMV record down in Florida shows it is valid but it has the following footnote at the bottom: PRIOR SUSPENSION FOR REFUSAL TO SUBMIT TO A LAWFUL TEST OF HIS/HER BREATH, URIN RESTRICTIONS: C-BUSINESS PURPOSES ONLY

Prosecutor: Harold Russell Taylor 224675

600 Murfreesboro Road ?? Nashville, Tennessee 37210

615 650-3656

Sworn to and subscribed before me on 03/23/2008 04:00:30.

Norman Harris Judge of the Metropolitan General Sessions Court/Commissioner

I hereby certify that this is a true and

exact copy of the original

BY

This day of April, 2

CRIMINAL COURT CLERK

1 of 1 pages

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rinted on 12/2/08 at 11:16:45

General Sessions Disposition

Page 1 of 1

'arrant #: GS371701

] I hereby waive my right to counsel.

Assistant Attorney General

Motion for Waiver of Right to Counsel

Having been heretofore advised of my right to counsel pursuant to the authority granted by TCA 40-14-103, the 6th and 14th Amendments to the United States Constitution, Article 1, Section of the Tennessee Constitution, I hereby move to waive my right to counsel which motion of the Court is pleased to grant.

The defendant make oath in due form that he has been advised by the Court of the constitutional right of every defendant to be represented by counsel and to have one appointed by the Court the defendant cannot afford one, pursuant to TCA 40-14-103.

Defendant Carl Albert Vonhartman

This motion is concurred by the Assistant District Attorney General.

Interpreter

ornaus WORN to and sub	scribed	pefore me this	day of								77704770	
			day or _							_ D	eputy Clerk	
he defendant Ca						pleads	[X] guilty [] not gu	uilty to the offe	ense	of	
5-10-406 Implie	d Cons	ent - Criminal A M	lisdemean	or								
nd waives his right	loberto	ed only by indictment	or presentm	ent preferre	d by a Grand	Jury,	and likewise	waives tr	ial by a jury of	f his p	peers.	
efendant Carl Alb	ert Vonh	artman			Attorney:	Win	ters, Benjam	nin				
his right to make a state a hearing of this case by quested that this case be elendant and argument of	ment in ref a Grand J heard and of counsel f	d before the Judge of the Cou erence to the charge or his ri- ury and the right to be put on determined by this court and or the defendant, find the def- at in addition to said fine and	ght to waive such trial by indictme d said judge upor endant guilty of t d costs said defer	n statement, and nt or presentmen n the warrant wi the offense char	t being asked by that and waived the thout indictment of ged in the warran ted to and confin	said Jud e right to or jury ar it and he	ge whether he do a trial by a jury, nd upon said plea reby orders and	esired to plea and then en a the Court h adjudges the	ad gulity, or not gu tered a plea of [X aving heard the ev e defendant pay a	ilty, sa] guilty /idence fine of	id defendant waived the	rig
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Judge Dianne Ful	ner	3			Di	v			Date		29/20 04:46	

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arrant #: GS371700

General Sessions Disposition

Page 1 of 1

] I hereby waive my right to counsel.

Motion for Waiver of Right to Counsel

Having been heretofore advised of my right to counsel pursuant to the authority granted by TCA 40-14-103, the 6th and 14th Amendments to the United States Constitution, Article 1, Section of the Tennessee Constitution, I hereby move to waive my right to counsel which motion of the Court is pleased to grant.

The defendant make oath in due form that he has been advised by the Court of the constitutional right of every defendant to be represented by counsel and to have one appointed by the Court the defendant cannot afford one, pursuant to TCA 40-14-103.

This motion is concurred by the Assistant District Attorney General. Assistant Attorney General Interpreter Defendant Carl Albert Vonhartman orhaus WORN to and subscribed before me this ___ ___ day of Deputy Clerk he defendant Carl Albert Vonhartman pleads [X] guilty [] not guilty to the offense of 5-10-205 Reckless Driving B Misdemeanor nd waives his right to be tried only by indictment or presentment preferred by a Grand Jury, and likewise waives trial by a jury of his peers. efendant Carl Albert Vonhartman Attorney: Winters, Benjamin hereupon, said defendant appeared before the Judge of the Court of General Sessions of Davidson County, Tennessee, on said charge was informed by said Judge of the offense with which he was charged, his right to make a statement in reference to the charge or his right to waive such statement, and being asked by said Judge whether he desired to plead gulity, or not guilty, said defendant waived the right a hearing of this case by a Grand Jury and the right to be put on trial by indictment or presentment and waived the right to a trial by a jury, and then entered a plea of [X] guilty [] not guilty to said charge and quested that this case be heard and determined by this court and said judge upon the warrant without indictment or jury and upon said plea the Court having heard the evidence produced by the State and efendant and argument of counsel for the defendant, find the defendant guilty of the offense charged in the warrant and hereby orders and adjudges the defendant pay a fine of \$250.00 id all the costs of this cause, and that in addition to said fine and costs said defendant be committed to and confined in said workhouse of Davidson County for a period of DISPOSITION X] Pled Guilty] Found Guilty 1 Not Guilty 140-35-313 140-15-105 1 Dismissed] Dismissed on Costs] Dismissed ROS] Dismissed, Cost to Pros] Nolled | Nolo Contendere Retired on Costs] Retired SENTENCE Years 6 Months Days Hours @ 1 Suspended Suspend All But 48 hrs %] Day for Day [[] Hour for Hour % before work release 1 No Work Default [] No Early Release onsecutive To: Concurrent With: Time Served Credit: Months Days Hours Special Conditions: Richard **PROBATION** X] Supervised] Unsupervised] Community Corrections Years Months Days 250.00 Fine I hereby certify that this is a true and Special Conditions: 242 Hours of the original. Weekends **Court Mandates** Community Service Work Months Days Years Weekends Alcohol Safety Course Months Days Years Unpaid Community Service Hours Days Weeks Restitution Total Amount: Amount Per Month: Recipient: y 05/29/20 04:46 Address GS Division 5 12/02/2008 Judge Dianne Turner Div Date

inted on 10/4/2011 at 10:10:06

General Sessions Disposition

Page 1 of 1

arrant #: GS550102

] I hereby waive my right to counsel.

Assistant Attorney General

Motion for Waiver of Right to Counsel

Having been heretofore advised of my right to counsel pursuant to the authority granted by TCA 40-14-103, the 6th and 14th Amendments to the United States Constitution, Article 1, Section of the Tennessee Constitution, I hereby move to waive my right to counsel which motion of the Court is pleased to grant.

The defendant make oath in due form that he has been advised by the Court of the constitutional right of every defendant to be represented by counsel and to have one appointed by the Court the defendant cannot afford one, pursuant to TCA 40-14-103.

Defendant Carl Albert Vonhartman

This motion is concurred by the Assistant District Attorney General.

Interpreter

WORN to and subsc	cribed before me	this	day of			·.			Deputy Clerk	
he defendant Car	I Albert Vonh	artman			plead	s [x] guilty [] not guilty to	the offens	se of	
5-10-406 Implied	Consent - Ci	/il C Misdem	eanor							
nd waives his right to	be tried only b	y indictment or	presentmen	t preferred by a (Grand Jury,	and likewise v	vaives trial by	a jury of h	is peers.	
)efendant Carl Alber	t Vonhartman			Atto	rney: Ma	y, Roger				
hereupon, said defendant a his right to make a stateme a hearing of this case by a quested that this case be h afendant and argument of c and all the costs of this cause	ent in reference to the Grand Jury and the leard and determined counsel for the defend	charge or his right right to be put on tri by this court and sa dant, find the defend	to waive such stand by indictment of aid judge upon the dant guilty of the last said defenda	atement, and being as or presentment and wa e warrant without indic offense charged in the	ked by said Judived the right to the timent or jury a warrant and his confined in sa	dge whether he des o a trial by a jury, ar nd upon said plea t ereby orders and ac	ired to plead gulit nd then entered a he Court having h djudges the defen	y, or not guilty plea of [X] gu neard the evide dant pay a fine	y, said defendant waiv uilty [] not guilty to ence produced by the	ved the right said charge
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arrant #: GS550101

General Sessions Disposition

Page 1 of 1

] I hereby waive my right to counsel.

Motion for Waiver of Right to Counsel

Having been heretofore advised of my right to counsel pursuant to the authority granted by TCA 40-14-103, the 6th and 14th Amendments to the United States Constitution, Article 1, Section of the Tennessee Constitution, I hereby move to waive my right to counsel which motion of the Court is pleased to grant.

The defendant make oath in due form that he has been advised by the Court of the constitutional right of every defendant to be represented by counsel and to have one appointed by the Court the defendant cannot afford one, pursuant to TCA 40-14-103.

This motion is concurred by the Assistant District Attorney General.

Assistant	Attorney (General	Interpreter			Defendant Ca	rl Albert Vonhartma	1
ligsby								
WORN to and su	bscribed b	pefore me this	day of _		-			Deputy Clerk
he defendant C	arl Albe	rt Vonhartman			pleads	s [X] guilty []	not guilty to the offe	ense of
5-10-205 Reck	less Driv	ving B Misdemea	nor					
nd waives his righ	ht to be tri	ed only by indictmen		ent preferred by a G	rand Jury,	and likewise wa	nives trial by a jury o	f his peers.
efendant Carl All	bert Vonh	artman		Attor	ney: May	, Roger		
his right to make a state hearing of this case quested that this case afendant and argument	tement in refe by a Grand J be heard and t of counsel for	erence to the charge or his ury and the right to be put	right to waive such on trial by indictmen and said judge upon efendant guilty of the and costs said defen	statement, and being ask of or presentment and wait the warrant without indict he offense charged in the v	ed by said Jud ved the right to ment or jury ar warrant and he	ge whether he desire a a trial by a jury, and nd upon said plea the reby orders and adju	ad to plead gulity, or not gu I then entered a plea of [X I Court having heard the e Idges the defendant pay a	
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± ,2		I hereby certify that this is a true and exact copy of the original.
Warrant No. 6005315	General Sessions Disposition	G5605315
☐ I hereby waive my right to cou	insel.	This 13 day of 4 , 2020
		CRIMINAL COURT CLERK
Having been heretofore advised of my right Constitution, Article 1, Section 9 of the Tennessee Cor The defendant makes oath in due form that have one appointed by the court if the defendant canno This motion is concurred by the Assistant D	advised by the Court of the constitutional to	14-103, the 6th and 14th Amendments to the United States lich motion of the Court is pleased to grant. Int of every defendant to be represented by counsel and to
Assistant Attorney General (signatur	Defendant (signature)	
Sworn to and subscribed before me this 22	day of Juli 2013	
	Change	Deputy Clerk
TCA Description		ty not guilty to the offense of
and waives his right to be tried only t	Qualifier by indictment or presentment preferred	Class I by a Grand Jury, and likewise waives
that by a jury of his peers.	, proteined	by a Grand Jury, and likewise waives
Whereupon said defend		ndant (signature) nessee, on said charge was informed by said Judge of the c such statement, and being nested by said Judge of the
presentment, and waived the right to a trial by a jury, determined by this court and said judge upon the chargi State and Defendant and argument of counsel for the adjudges the defendant pay a fine of confined in said workhouse of Davidson County for a position of the confined in said workhouse of Davidson County for a position of Davidson Coun	defendant, find the defendant suite of itry and upon said p	nessee, on said charge was informed by said Judge of the e such statement, and being asked by said Judge whether if Jury and the right to be put on trial by indictment or said charge and requested that this case be heard and lea the Court having heard the evidence produced by the riged in the charging instrument and hereby orders and o said fine and costs said defendant be committed to and 40-15-105 Nolo Contendere Retired on Costs Nolled
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Warrant No. 60405316	General Se	ssions Disposition	65605	316	
☐ I hereby waive my right to	counsel.	1.	This 13 day		020
	42402		GRIMINAL (COURT CLEF	RK.
Having been beretofore advised -5 -		aiver of Right to Counsel	34.	Rδ	DC
Having been heretofore advised of n Constitution, Article 1, Section 9 of the Tennes: The defendant makes oath in due for have one appointed by the court if the defendan This motion is concurred by the Ass	m that he has been advised by	the Court of the constitutional rig	-14-103, the 6th and 14th hich motion of the Court ght of every defendant to	Amendments to the is pleased to grant. be represented by con	United States unsel and to
Assistant Attorney General (si	•	Defendant (signature)			
Sworn to and subscribed before me this _	2Zday of July	<u>_20(3</u>		Depu	ity Clerk
The defendant CON VONV	artivan.	\ pleads □ gu	ilty 📉 not gui		
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TCA Description	CHESS J	C Oplantier		Class	
and waives his right to be fried trial by a jury of his peers.	only by indictment o	r presentment preferre	d by a Grand Jun	y, and likewis	se waives
of a jury of his peers.	- <u> </u>		- Wow 16		
When and the second	1 0 . No. 15 . 11	Del	fendant (signature)		
Whereupon, said defendant appeared before the offense with which he was charged, of his right	Judge of the Court of General	Sessions of Davidson County, T	ennessee, on said charge	was informed by said	I Judge of the
he desired to plead guilty, or not guilty said	defendant waived the clabs to	to the charge of his right to Wi	aive such statement, and t	being asked by said Ju	udge whether
presentment, and waived the right to a trial be determined by this court and said judge upon t	y a jury, and then entered a p	ea of guilty not guilty	to said charge and requ	ested that this case	be heard and
State and Defendant and argument of counse	ne charging instrument without	indictment or jury and upon sale	plea the Court having h	eard the evidence pro	duced by the
adjudges the defendant pay a fine of	and all the costs o	f this cause; and that in addition	charged in the charging in to said fine and costs sa	instrument and hereb	by orders and
confined in said workhouse of Davidson Count	ty for a period of:	33,050	TO SELECTION WHEN COMES SE	na actoridant be com	milited to and
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TENNESSEE BUREAU OF INVESTIGATION ATTN: TORIS

901 R.S. Gass Boulevard Nashville, Tennessee 37216-2639 (615) 744-4057 Facsimile (615) 744-4289



04/06/2020

DANIEL A HORWITZ 1803 BROADWAY **SUITE #531** NASHVILLE TN 37203

Tennessee Criminal History Records Request

Attached is the response to your request for a criminal history record check on the following individual in which Tennessee information was found, NOTE: All aliases submitted have been searched.

VONHARTMAN, CARL ALBERT

Please be aware that, unless a fingerprint comparison is performed, it is impossible for the Tennessee Bureau of Investigation to be sure the record belongs to the individual you requested. A fingerprint comparison will only be performed in the event of a written appeal of criminal history results. The information you receive will be based on only those arrests which occurred within the state of Tennessee.

The Tennessee Bureau of Investigation found Tennessee criminal history based on the information provided. No criminal record check was conducted for other states or for the Federal Bureau of Investigation.

Tennessee Open Records Information Services Tennessee Bureau of Investigation 901 R.S. Gass Blvd. Nashville, TN 37216

State of Tennessee

County of Davidson

Subscribed and sworn before me on this day of day of

, who is personally known to me or proved to me on the basis of satisfactory evidence to be the person who appeared before me.



My Commission Expires: March 8, 2021

THIS RECORD IS BASED ONLY ON THE SID OR FBI NUMBER IN YOUR REQUEST (2648300) BECAUSE ADDITIONS OR DELETIONS MAY BE MADE AT ANY TIME, A NEW COPY SHOULD BE REQUESTED WHEN NEEDED FOR SUBSEQUENT USE. USE OF THE FOLLOWING RECORD IS REGULATED BY LAW. IT IS FURNISHED FOR OFFICIAL USE ONLY AND SHOULD ONLY BE USED FOR THE PURPOSE REQUESTED. WHEN EXPLANATION OF A CHARGE OR DISPOSITION IS NEEDED, COMMUNICATE DIRECTLY WITH THE AGENCY THAT CONTRIBUTED THE FINGERPRINTS. (TBI; 2005-06-28)

********* IDENTIFICATION *****

SUBJECT NAME(S)

VON-HARTMAN, CARL

VONHARTMAN, CARL ALBERT (AKA) VON HARTMAN, CARL A (AKA) VON HARTMAN, CARL ALBERT (AKA)

SUBJECT DESCRIPTION

SEX RACE **SKIN TONE** MALE WHITE UNKNOWN

HEIGHT WEIGHT DATE OF BIRTH

1984-04-15 6'02" 220

HAIR COLOR **EYE COLOR BROWN** BROWN

PLACE OF BIRTH

RESIDENCE

RESIDENCE AS OF 2011-08-14

1004 CAROLYN AVE NASHVILLE, TN 37216

******* CRIMINAL HISTORY ****

======= CYCLE 001 =========

TRACKING NUMBER 190012081338

EARLIEST EVENT DATE 2012-10-12 INCIDENT DATE 2012-10-12

ARREST DATE 2012-10-12 ARREST CASE NUMBER 383796

TN0190100 METROPOLITAN NASHVILLE PD ARRESTING AGENCY

SUBJECT'S NAME CARL ALBERT VONHARTMAN

OFFENDER ID NUMBER 2648300 CHARGE NUMBER 107168043

CHARGE TRACKING NUMBER 190012081338 CHARGE LITERAL IMPLIED CONSENT - CIVIL

NCIC OFFENSE CODE 7399

PUBLIC ORDER CRIMES

COUNTS 1

SEVERITY UNKNOWN CHARGE NUMBER 107168042

CHARGE TRACKING NUMBER 190012081338

DRIVING UNDER THE INFLUENCE CHARGE LITERAL

COUNTS 1

COURT DISPOSITION (CYCLE 001) COURT CASE NUMBER GS605316

COURT AGENCY TN0190100 METROPOLITAN NASHVILLE PD

SUBJECT'S NAME CARL VON-HARTMAN

CHARGE 1

CHARGE NUMBER 12081338

CHARGE TRACKING NUMBER 190012081338 **RECKLESS DRIVING** CHARGE LITERAL CHARGE DESCRIPTION MISDEMEANOR

COUNTS 1 SEVERITY MISDEMEANOR

DISPOSITION (GUILTY PLEA - LESSER CHARGE' 2013-07-22;

> DISPOSITION: GUILTY PLEA - LESSER CHARGE' RECEIVED: OYEARS 6MONTHS ODAYS OHOURS AT % FINE COST PAID SUSPEND: N

TRACKING NUMBER 190011062181

EARLIEST EVENT DATE 2011-08-14 INCIDENT DATE 2011-08-14

ARREST DATE 2011-08-14 ARREST CASE NUMBER 383796

ARRESTING AGENCY TN0190100 METROPOLITAN NASHVILLE PD

SUBJECT'S NAME CARL ALBERT VONHARTMAN

OFFENDER ID NUMBER 2648300 CHARGE NUMBER 106398403

CHARGE TRACKING NUMBER 190011062181 CHARGE LITERAL IMPLIED CONSENT - CIVIL

NCIC OFFENSE CODE 7399

PUBLIC ORDER CRIMES

COUNTS 1

SEVERITY UNKNOWN CHARGE NUMBER 106398402

CHARGE TRACKING NUMBER 190011062181

CHARGE LITERAL DRIVING UNDER THE INFLUENCE

COUNTS

SEVERITY UNKNOWN

COURT DISPOSITION (CYCLE 002) COURT CASE NUMBER GS550101

COURT AGENCY TN0190100 METROPOLITAN NASHVILLE PD

SUBJECT'S NAME CARL VON-HARTMAN

CARL VON-HARTMAN

CHARGE 1

CHARGE NUMBER 11062181

CHARGE TRACKING NUMBER 190011062181 **RECKLESS DRIVING** CHARGE LITERAL CHARGE DESCRIPTION MISDEMEANOR

COUNTS 1 SEVERITY MISDEMEANOR

(GUILTY 2011-10-04; DISPOSITION:GUILTY DISPOSITION

RECEIVED: OYEARS

6MONTHS ODAYS OHOURS AT % FINE

COST PAID SUSPEND: N 2 DAYS)

CHARGE

2 CHARGE NUMBER

11062181

CHARGE TRACKING NUMBER 190011062181 CHARGE LITERAL IMPLIED CONSENT - CIVIL EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

CHARGE DESCRIPTION UNKNOWN

COUNTS

DISPOSITION (GUILTY 2011-10-04; DISPOSITION:GUILTY

1

RECEIVED: OYEARS

OMONTHS ODAYS OHOURS AT % FINE COST PAID SUSPEND: N SUS:N PYRS:0 PM)

TRACKING NUMBER 190008035251

EARLIEST EVENT DATE 2008-03-23 INCIDENT DATE 2008-03-23

ARREST DATE 2008-03-23 ARREST CASE NUMBER 383796

ARRESTING AGENCY TN0190100 METROPOLITAN NASHVILLE PD

SUBJECT'S NAME CARL VON-HARTMAN

OFFENDER ID NUMBER 2648300 CHARGE NUMBER 104378738

CHARGE TRACKING NUMBER 190008035251

CHARGE LITERAL DUI
NCIC OFFENSE CODE 5499
TRAFFIC OFFENSE

COUNTS 1

SEVERITY UNKNOWN
CHARGE NUMBER 104378740

CHARGE TRACKING NUMBER 190008035251

CHARGE LITERAL SUSPENDED DRIVERS LICNESE

COUNTS 1

SEVERITY UNKNOWN
CHARGE NUMBER 104378739

CHARGE TRACKING NUMBER 190008035251
CHARGE LITERAL IMPLIED CONSENT

COUNTS 1

SEVERITY UNKNOWN

COURT DISPOSITION (CYCLE 003)
COURT CASE NUMBER GS371700

COURT AGENCY TN0190100 METROPOLITAN NASHVILLE PD

SUBJECT'S NAME CARL VON-HARTMAN

CHARGE 1

CHARGE NUMBER 08035251

CHARGE TRACKING NUMBER 190008035251
CHARGE LITERAL DRIVING, RECKLESS
CHARGE DESCRIPTION MISDEMEANOR

COUNTS 2 SEVERITY MISDEMEANOR

DISPOSITION (GUILTY PLEA - LESSER CHARGE 2008-12-02;

DISPOSITION GUILTY PLEA - LESSOR CHARGE RECEIVED 6 MONTHS FINE \$250.00 COST \$376.50

SUSPENDED=N 48 HRS)

CHARGE 2

CHARGE NUMBER 08035251

CHARGE TRACKING NUMBER 190008035251
CHARGE LITERAL LIC,OP MV VIO COND
CHARGE DESCRIPTION MISDEMEANOR

COUNTS 3
SEVERITY MISDEMEANOR

DISPOSITION (DISMISSED; DISPOSITION DISMISSED)

CHARGE 3

CHARGE NUMBER 0

08035251

CHARGE TRACKING NUMBER 190008035251
CHARGE LITERAL IMPLIED CONSENT, CRIM

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Coby

* * * END OF RECORD * * *

Metropolitan Police Department 1. M.P.D. Incident Number ☐ Juvenile Arrest Report M.P.D. FORM 106 Nashville, Tennessee 200 8 - 192 404 5. Arrest Date / Time (Rev.11-99) CALEA 82.2.1, 82 3 7 4. Arrest Number N/A 3. I.D. / O.C.A. Number 2. Related Incident Number 03 -23-08 102:25 383796 08030525 7. Charge Which Precipitated Arrest MO TU WE SU ERESTIC DUVING Week 10. Driver License No. UNK None State 9. Social Security No None UNK (Offense / Classification) 8. Reason Arrested FL DUT None 12. Nickname / Alias 11 . Defendant's Name (Last, First, Middle) CARL Von HARTMAN CARL ALBERT ☐ UNK ☐ None 13. Defendant's Address (Apt No.) State Zip Code 14. Place of Employment / School 72 37 Z = 2 Cleve Channel HILLSHORD NASH. 19. Is Arrestee a College Student? (If Yes, where?) 17. County Resident? 18. Occupation 15. Home Phone 16. Work Phone ☐ UNK ☐ Yes ☐ No Monagen 407 432-6620 Unk 26. Domestic Violence 25. Place of Birth 22. Ethnicity 23. Age 24, DOB 20. Sex 21 Race Asian/Pac Islander (If Yes Specify Officer ØM □F White Black Hispanic Non-Hispanic UNK Yes Other Prosecutor) No No Both Tronida 2 4-15-84 UNK Am Indian / UNK (Street Address) 31. Location of Arrest 30. Eyes 29. Hair 27. Height 28. Weight 71st live Sours / Score TT Mace Brow ~ 6'2" 190 Brown 36. Arrestee Was Armed With, (Check up to 2) (Enter "A" Box if Automatic) 33. Resisted 34. Assaulted 35. Chemical 32. Type of Arrest Lethal Cutting Instrument On-V iew
Summoned / Cited Officer? Agent Used? Arrest? (e. g. Switchblade knife) Shotgun Firearm (Type Not Stated) Other Firearm Club Blackjack Brass Knucklet Yes No Handgun Yes WNo Yes No X Taken into Custody TN Christian 39. Transported By 38. Medical Treatment Baptist 37. Injury (Check up to 5) Reporting Officer
Private Ambulance VA Refused Treatment Centennial Apparent Broken Bones Other Major Injury N/A Nashville Fire Dept Southern Hills Vanderbilt Possible Internal Injury Loss of Teeth UNK N F D Ambulance St Thomas Other (Specify) General / Meharry Severe Laceration Unconsciousness Other (Specify) NA Apparent Minor Injury Gunshot Memorial Summit □ N/A Admitted N/A 42. Medical 41 . Examining Physician 40. Describe Illness or Injury Treatment Status 48. Color 47. Style 45. Make 46. Model 44. Year 43. License Number State Year BLK 0 05 CADILL 542 OYN C NA 51. Vehicle Towed To: □ N/A 52. Vehicle Towed By: 50. If Towed, VTR No. 49. V. I. N. None Altered UNK. No-Tow Signed CHVA Cler Tow-in Lot
Other (Specify) 16608567x50125676 ď DRIVEN UNDER THE INFLUENCE. REFUSAL 55-10-401 ard IMPLIED CONSENT LAW 55 10 406 Rich Suspenses AL 20 SE N/A N/A 59. Reason 57. Refused 58. Judge Yes No 1 19 V Norte 19 Sefficident Report 61. Held or Stored By: □ N/A MPD Property Section 60. Physical Evidence DVD (DUI) 66. Work Phone 65. Home Phone 63. Code 64. Residence (Street, City) 62. Name MNPD / TRAFFIC / DUI / 59815 862-7738 HAROLD R. TAYLOR Р 23 છે W 竝 Stormi Muntis Jattsnle Ly Luk

ARREST REPORT M.P.D. Incident Number (Same as #1) M.P.D. Form 106 (Rev. 11/99) 200 CALEA 82.2.1, 82.3.7 (Page 2) ☐ Drugs 67. Perpetrator Suspected of Using: Z Alcohol ☐ Computer □ N/A STOP LOR ENRE HE Deisine 69. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued. (Check 1 or More) □ N/A Requires medical care or unable to care for own safety. Reasonable likelihood that the person will fail to appear court. Reasonable likelihood that offense will continue. Defendant demands to be taken before magistrate. Unsatisfactory evidence of identification or fingerprint refusal. Intoxicated person who is in danger to such person or others. Prosecution will be jeopardized. Outstanding arrest warrants exist. 70. Arresting Officer (First Mi. Last) (Employee No) (Radio call Sign) 71. Arresting Officer (First MI Last) (Employee No) HAROLD R. TAYLOR 59815 5153 72. Supervisor Approving 73. Transporting Officer

Same as Arresting Officer (Employee Number) 74. Booking Clerk (Employee Number) (Employee Number



M.P.D. FORM 106 (REV.04-07) Arrest Re CALEA 82.2.1. 82.3.7	eport Police	Metropolitan I Nashville. Ter			1. M.P.D. Ir 201106403	icident Num 45	ber	□Juvenile
I I	ut 2. Related Incid	ent Number 🗸	N/A 3. I.D. /	O.C.A. N	umber 4. Arr	est Number	5. Arrest Da	ate / Time
✓ Adult Custodial Bindover Juvenile Custodial			383796	3	1100	62181	08/14/201	1 03:50
6. Day of Week Sunday 7. Charge W	/hich Precipitate	d Arrest						
8. Reason Arrested (Offense / Cla	assification)	9. Socia	Security I	Number	□UNK 10	. Driver Lice	ense No. S	tate □UNK I
11. Defendant's Name (Last, First VONHARTMAN, CARL, ALBERT	, Middle)			12. [Nickname /	Alias	·	✓None
13. Defendant's Address (Apt No.) City	State	Zip Cc	de	14. Place	of Employme	ent / School	□None
1004 CAROLYN AVE	NASHVILLE	TN	37216		UNKNOWN			
15. Home Phone 16. Work Pho 615-720-8092	one 17. Coun	ty Resident?	18. Occup	pation		0. Sex 21. IALE WH	Race IITE	
19. Is Arrestee a College Student	?		•		22. E	thnicity	24. DO	B 23. Age
□YES □NO ☑UNK					NON I	HISPANIC	4/15/198	34 27
25. Place of Birth								
WINTER PARK				T	FLORID		T	
	7. Height 28. W			30. Eye				sisted Arrest?
Yes No Victim 6	'02" 225	BROW	N	BROWN		CEN INTO STODY	N	
31. Location of Arrest (Street Add	dress)		Ci	ty		State	Z	ip Code
21ST AVE S & BERNARD AVE			N/	ASHVILLE	E	TN	3	7212
34. Assaulted Officer? 35. Chemi	cal Agent Used			•				
N N		✓ Unarmed Firearm		f l e notgun		Cutting Instrui Blackjack, Bras		itchb l ade knife)
		Handgur		ther Firear				
Injury/Sick 37. Injury		38. Medical	Treatemen	nt	39	. Transporte	ed By	1
N/A Apparent Broken Bones See Possible Internal Injury	Other Major Inju	ry						4
☐ Incident ☐ Severe Laceration	Unconciousness	;						ţ
Rpt Apparent Minor Injury 40. Describe Illness or Injury	Gunshot	11	Examining	a Dhysic	 :ian	42. Med	ical	Admitted
40. Describe filliess of frigury		41.	Lxammin	y Filysic	Jan		nt Status	Released N/A
N/A VEHICLE 43. License Num	nber State Yea	r 44. Year 4	5. Make	46	S. Model	47. Style	48	. Color
See Incident Rpt S420YN	FL 2012	2005 C	ADILLAC	СТ	ΓS	4DOOR		RAY 🛔
	50. VTR No. 🗸	_{N/A} 51. Ve	hicle Tow	ed To:	✓ N/A	52. V	ehicle Tow	ed By: 🔽 _{N/A} i
1G6DP567X50125676			in Lot		_			_
			i					746
Warrant # Typ Inc Num	NCIC Qual TO	A .	Sev	Class	Charge D	escription		
GS550101 S 20110640345	5405 55-	10-401*1	M	Α	DRIVING (JNDER THE	INFLUENCE	<u> </u>
Warrant # Typ Inc Num	NCIC Qual TC	A	Sev	Class	Charge D	escription		
GS550102 S 20110640345	5414 55-	10-406			IMPLIED (CONSENT - C	CIVIL	d

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CODE: N - Nearest Relative P - Prosecutor W - Witness	☑None ☐See Incident	t Report 61.	Held or Stored	By: ✓N/A
67. Prepetrator Suspected of Using: ☐ Drugs ✓ Alcoho	ol Computer	□N/A		
68. Narrative				
SUSPECT WAS STOPPED FOR GOING 44 MPH IN A 30 MPH ZON ALCOHOLIC BEVERAGE ON HIM. SUSPECT UNSTEADY ON HIS FREFUSED BREATH TEST.				
Reasonable Likelihood That Offense Will Continue Defendant Demand Unsatisfactory Evidence Of Identification Or Fingerprint Refusal Intoxicated Person	ood That The Person Will Fail To A is To Be Taken Before Magistrate Who Is In Danger To Such Person	ppear In Court		Mug Shot
Prosecution Will Be Jeopardized Outstanding Arrest			75. Finger	Mug Shot
70. Arresting Officer (First, MI, Last) (Employee No.) (Radio Call JOHN ROBERSON JR, 420040	l Sign)			
71. Arresting Officer (First, MI, Last) (Employee No.)	72. Supervisor Approvin TERRENCE BRADLEY, 20		e Number)	PM CASE NO. 20C740
73. Transporting Officer (Employee Number) Same as ∕S/JOHN ROBERSON JR, 420040 Arresting Officer	74. Booking Clerk (Emp CHRISTOPHER MILES, 4	loyee Numb 68185	er)	CASEN
☐ ICE Indicator				<u> </u>
	<u> </u>	<u></u>		9

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M.P.D. FORM 106 (REV.04-07) CALEA 82.2.1, 82.3.7	Arrest Re	eport			an Police Depa Tennesee		1. M.P.D. Incident Number ☐ Juvenile 20120827556					
Booking Type	Тар О	ut 2. Relate	d Inciden	ıt Number	√ N/A 3. I.D.	O.C.A. N	umber 4	. Arrest Num	ber 5.	. Arrest Date /	Time	
Adult Custodial Juvenile Custodial	Bindover				38379	6	1	20081338	1	0/12/2012 02	2:05	
6. Day of Week	7. Charge W	/hich Preci	pitated.	Arrest								
Friday	DUI											
8. Reason Arrested DUI	(Offense / Cla	assification)	9. So	cial Security	Number	∐UNK	(10. Driver	License	No. State	e □UNK	
11. Defendant's Nar	ne (Last, First	, Middle)				12.	Nicknam	ne / Alias		'	✓None	
VONHARTMAN, CAR	L, ALBERT											
13. Defendant's Add	dress (Apt No.) City		Sta	te Zip C	ode		ce of Empl	oyment	/ School	□None	
1004 CAROLYN AVE		NASHVIL	LE.	TN	37216	i	SELF-E	MPLOYED				
15. Home Phone	16. Work Pho	ne 17.	County	Reside	nt? 18. Occı	ıpation		20. Sex	21. Ra	ice		
615-720-8092					WHOLES	ALE		MALE	WHITE			
19. Is Arrestee a Co	-	?						2. Ethnicity		24. DOB	23. Age	
□YES □NO VUI	VK .						N	OT HISPANI	C OR	4/15/1984	28	
25. Place of Birth												
WINTER PARK								RIDA				
26. Domestic Violen		7. Height				30. Eye				33. Resiste	ed Arrest?	
∐Yes ∐No	∐Victim 6	'02"	220	BRO	OWN	BROW		TAKEN INT CUSTODY	0	N		
31. Location of Arre	st (Street Add	dress)			C	ity		Sta	ate	Zip (Code	
GALLATIN AVE & ST	RATTON AVE				N	ASHVILL	E	TN		3720	6	
34. Assaulted Office	er? 35. Chemi	cal Agent										
N	N		<u> </u>	✓ Unarme Firea		Rif l e Shotgun	Le	ethal Cutting I lub, Blackjack	Instrumen Rrass K	t (e.g. Switchl	olade knife)	
				Hand		ther Firea		iab, blackjaci	, Brass iv	. I I I I I I I I I I I I I I I I I I I		
Injury/Sick 37. Injury				38. Med	ical Treateme	nt		39. Trans	ported E	Зу	1	
✓ N/A Apparent	Broken Bones	Other Ma							•	•	đ	
	Internal Injury aceration	Loss of T Unconcio										
Rpt Apparent	t Minor Injury	Gunshot						1			A -l:44l	
40. Describe Illness	or Injury			ľ	41. Examinir	ng Physic	cian _		Medical atment ६	Statue 🗆	Admitted Released N/A	
□N/A VEHICLE 43	. License Num	ber State	Year	44. Yea	r 45. Make	46	3. Model	47.	Style	48. C		
See Incident Rpt S4	2OYN	FL	2013	2009	BMW	53	35 SERIE	S 4DC	OR	SILVE	R/ALUMIN	
49. V.I.N. None	Altered UNK	50. VTR	No. 🔽 N	_{I/A} 51.	Vehicle Tow	/ed To:	✓ N/A		52. Vehi	cle Towed I	3y: 🔽 N/A 🖥	
UNKNOWN				ГП	ow-in Lot							
					Other						Ĭ	
Warrant # Typ In	ıc Num	NCIC Qu	al TCA		Sev	Class	Charg	e Descripti	on		7	
•	0120827556	5405		0-401*1	M	A	_	NG UNDER		LUENCE		
	ic Num	NCIC Qu			Sev	Class		e Descripti			<u>}</u>	
	0120827556	5414		D - 406			_	ED CONSEN		L	d	

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Code Name N MURTIE, STORMI City State TN 77. Prepetrator Suspected of Using: □Drugs ☑Alcohol □Computer □N/A 38. Narrative SUBJECT WAS STOPPED FOR A TRAFFIC VIOLATION (RUNNING A FLASHING RED LIGHT—NO TICKET GIVEN) AT THE INTERSECTION OF 11TH ST N AND GARTLAND AV., AND THEN AGAIN AT 11TH ST. N AND GALLATIN AV. UPON APPROACH TO THE SUBJECT THERE WAS AN OBVIOUS ODOR OF SOME TYPE OF ALCOHOLIC BEVERAGE COMING FROM HIS PERSON, AND FROM HIS SEYELLED BREATH. THE SUBJECT OF PEN', AND THE SUBJECT HIS EXPELLED BREATH. THE SUBJECT OF SOME TYPE OF ALCOHOLIC BEVERAGE COMING FROM HIS PERSON, AND FROM HIS SEYELLED BREATH. THE SUBJECT OF PEN', AND HE SHOWED INDICATORS OF IMPARAMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW, BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued □N/A □Requires Medical Care or Unable To Care For Own Satery □Resonable Libellhoad That Thee Preson Will Fail To Appear In Court □Presonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Care or Unable To Care For Own Satery □Resonable Medical Ca				
Name Home Phone Home Phone	P - Prosecutor	✓ None See Inciden	t Report 61. Held o	r Stored By: V/A
Street City	Code Name			Work Phone
SUBJECT WAS STOPPED FOR A TRAFFIC WIOLATION (RUNNING A FLASHING RED LIGHT—NO TICKET GIVEN) AT THE INTERSECTION OF 11TH ST N AND GARLAND AV., AND THEN AGAIN AT 11TH ST. N AND GALLATIN AV. UPON APPROACH TO THE SUBJECT THERE WAS AN OBVIOUS ODDR OF SOME TYPE OF A LCOHOLIC BEVERAGE COMING FROM HIS PERSON, AND FROM HIS EXPELLED BREATH. THE SUBJECT OPENLY ADMITTED TO DETRINING AT LEAST (2) VODICA AND SODA'S REALLER IN THE EVENING. THE SUBJECT HAD RED WATHER YEVEN'S, SOME DRY MOUTH, AND WAS SHOTTED UNSTRADEY ON HIS FEET, THE SUBJECT AGREED TO PERFORM THE 3 SEST, AND HE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED TO THE REFUSED TO THE REFU	Street	City	State	ZIP
SUBJECT WAS STOPPED FOR A TRAFFIC WIOLATION (RUNNING A FLASHING RED LIGHT—NO TICKET GIVEN) AT THE INTERSECTION OF 11TH ST N AND GARLAND AV., AND THEN AGAIN AT 11TH ST. N AND GALLATIN AV. UPON APPROACH TO THE SUBJECT THERE WAS AN OBVIOUS ODDR OF SOME TYPE OF A LCOHOLIC BEVERAGE COMING FROM HIS PERSON, AND FROM HIS EXPELLED BREATH. THE SUBJECT OPENLY ADMITTED TO DETRINING AT LEAST (2) VODICA AND SODA'S REALLER IN THE EVENING. THE SUBJECT HAD RED WATHER YEVEN'S, SOME DRY MOUTH, AND WAS SHOTTED UNSTRADEY ON HIS FEET, THE SUBJECT AGREED TO PERFORM THE 3 SEST, AND HE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW. BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED BREATH TEST. 39. If Misdemeanor Arrest Only, Check Reason Misdemeanor Citation Not Issued NAME TO THE REFUSED TO TAKE THE REQUESTED TO THE REFUSED TO THE REFU	57. Prepetrator Suspected of Using: ☐ Drugs ✓ Alco	hol Computer	□N/A	
INTERSECTION OF 11TH ST N AND GARTLAND AV., AND THEM AGAIN AT 11TH ST. N AND GALLATIN AV. UPÓN APPROACH TO THE SUBJECT THERE WAS AN OBVIOUS DOOR OF SOME TYPE OF A LOCHOLIC BEVERAGE COMING FROM FROM HIS PERSON, AND FROM HIS EXPELLED BREATH. THE SUBJECT OPENLY ADMITTED TO DRINKING AT LEAST (2) VOICE AND SODA'S EARLIER IN THE EVENING. THE SUBJECT HAD RED WATERY EVES, SOME DRY MOUTH, AND WAS LIGHTLY UNSTEADY ON HIS FEET. THE SUBJECT AGREED TO PERFORM THE 3 SFST, AND HE SHOWED INDICATORS OF IMPAIRMENT ON ALL 3 TESTS, THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW, BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW, BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. THE SUBJECT OF THE TOWN OF THE TOWN OF THE STATE OF THE SUBJECT WAS READ THE TOWN OF THE STATE OF THE SUBJECT WAS READ THE TN IMPLIED CONSENT LAW, BUT HE REFUSED TO TAKE THE REQUESTED BREATH TEST. THE SUBJECT OF THE TWO THE STATE OF TH	68. Narrative	<u> </u>		
Reasonable Likelihood That Offense Will Continue Reasonable Likelihood That Offense Will Continue Defendant Demands To Be Taken Before Magistrate Unsatisfactory Evidence Of Identification Or Fingerprint Refusal Prosecution Will Be Jeopardized Outstanding Arrest Warrants Exist 75. Finger Mug Shot Arresting Officer (First, MI, Last) (Employee No.) (Radio Call Sign) 72. Supervisor Approving (Employee Number) DAVID LAYNE, 225160 74. Booking Clerk (Employee Number) EUSSELL WADE, 474373 74. Booking Clerk (Employee Number) ELSIE JOHNSON, 422526	INTERSECTION OF 11TH ST N AND GARTLAND AV., AND THEN THE SUBJECT THERE WAS AN OBVIOUS ODOR OF SOME TYPE AND FROM HIS EXPELLED BREATH. THE SUBJECT OPENLY A EARLIER IN THE EVENING. THE SUBJECT HAD RED WATERY FEET. THE SUBJECT AGREED TO PERFORM THE 3 SFST, AND	N AGAIN AT 11TH ST. N AND PE OF ALCOHOLIC BEVERA ADMITTED TO DRINKING AT EYES, SOME DRY MOUTH, D HE SHOWED INDICATOR	O GALLATIN AV. UP GE COMING FROM LEAST (2) VODKA AND WAS SLIGHTL S OF IMPAIRMENT (ÓN APPROACH TO FROM HIS PERSON, AND SODA'S LY UNSTEADY ON HIS ON ALL 3 TESTS.
70. Arresting Officer (First, MI, Last) (Employee No.) (Radio Call Sign) 71. Arresting Officer (First, MI, Last) (Employee No.) 72. Supervisor Approving (Employee Number) DAVID LAYNE, 225160 73. Transporting Officer (Employee Number) Arresting Officer (Employee Number) Arresting Officer (Employee Number) ELSIE JOHNSON, 422526	Requires Medical Care Or Unable To Care For Own Safety Reasonable Likelihood That Offense Will Continue Unsatisfactory Evidence Of Identification Or Fingerprint Refusal	elihood That The Person Will Fail To A ands To Be Taken Before Magistrate on Who Is In Danger To Such Person	Appear In Court Or Others	Finger Mug Shot
DAVID LAYNE, 225160 73. Transporting Officer (Employee Number) Same as Arresting Officer (Employee Number) ELSIE JOHNSON, 422526	70. Arresting Officer (First, MI, Last) (Employee No.) (Radio C RUSSELL WADE, 474373	all Sign)	150	Finger Mug Shot
RUSSELL WADE, 474373 Arresting Officer ELSIE JOHNSON, 422526	71. Arresting Officer (First, MI, Last) (Employee No.)		ng (Employee Numb	per)
ICE Indicator	73. Transporting Officer (Employee Number) Same as RUSSELL WADE, 474373	74. Booking Clerk (Emper ELSIE JOHNSON, 422526	loyee Number)	
	ICE Indicator			

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M.P.D FORM 100 (Rev. 5-00) CALEA 42.2.4, 82.2.1, 82.2.4

Incident Report



Metropolitan Police Department
Nashville, Tennessee ZONE

R.P.A. 8995

1. MPD Incident No. 2018-0782853

Part 1 Incide	ent 2. Relate	d Incident	NI/A					-							
	3. Other	Police Agency &		nt No.	⊠ N/A										
4. Report Type		5. Report Dat	te/Time			dent Dat	e/Time	e (From	/To)			Τ_	. ,		
DISPATCHED		09/13/2018 0				9/12/201		,	,	12/2018 23	3:00	Pred	cinct nitage Pi	ecinct	
7. Reporting/Dispa	tched Location	UNK					Apt No		City			<u> </u>	State	Zip Coc	
2400 CHARLOTTI							Aprini	J	City				State	Zip Coc	Г
Cross Street:												1	ΓΝ		
8. Address of Incid	lent	Same as B	lock No 7				Apt No	o	City	 City				Zip Cod	 de
3808 LAKERIDGE	RUN								NACU				T A.	27044	٧
Cross Street:									NASH	VILLE			ΓN	37214	
9. Offense	CODE 10. O	ffense Description	n					11. Sta	itus	12. Lo	cation Ty	pe CC	DDE		
13B		LE ASSLT						COMP	LETED	RESI	DENCE, F	IOME			
13. Weapon CODE (Enter up to 3)	PERSO	NAL (HANDS, E	TC.)												
45 Hele Oden	140.0		0. T		l42 /E-							140 /E:		alala a a A	
15. Hate Crime Suspected NO	16. Suspect Gang Activit		6a. Terrorism uspected N ()		r Burglary) ced Entry			el/Motel/rer f Premises	ntal Storage Entered		18. (FO	or Burglary/R Home In		
Part 2 🗆 N/	rt 2 N/A 31. Victim Type					ast, First	, Midd	e Name	or Busi	ness Nam	e) \square (e	ık 🔯	MNI NE	w	
Victim Individual (18 and over)					WILL					JENN	_				
No. 1	20. SSN	■ UNK □	NI/Δ			21. Dr	iver	(Stat						1 N/A	
	20.001		IV/A			Licens		(Stat	C			,			
Same as Address 22.	Address of Vict	im Street	UNK	Apt	Nο	City				State	Zip Co	de	E-Mail A	ddress	
of Incident (Block #8) 24	00 CHARLOTT	_				,						☑			
Cro	oss Street			207		NASH	VILLE			TN	37203				
23. Sex 2	24. Race		25. E	thnicity	27. County Resident				t 2	28. DOB	UNK 1	V/A 29	Age 🗆	N/A	_ -
FEMALE	WHITE		NO	N HISPAI	VIC O Yes			c	09/16/1990			27 -	Year		
29. Phone Numbe	rs HM:			V	/K:					Cell/	(573	3) 275-	-2478		ker,
30. Victim of Offens	soc:									Pager:	(0.0				Rooke
(Ref Block #9)	13														~
32. Local College S	Student? (If Yes, L	ist Name of College/Ur	niversity)												ard
N/A															Richar
,	Name)								MNI						0
⊠ ^{N/A} (A	Address)				(Apt N	0									C74
(Cross Street)				(City)					(State)		(Zin (Code)		70
					(Oity)					(Glate)		(21)	oodoj		Š
,	Email Address)														끧
34. Domestic Disturbance?		Yes, Answer e Following	Was Order of Protection			Vas Victim aken to				Were Childre	n		Were Chil Present D		CAS
•		uestions	Violated?			Safe Place?	•			Safe Place?			Incident?	amig	Σ
35. Victim to Suspe	ect 1	LADELL, TAR	Α			F	Relatio	nship \	/ICTIM V	VAS ACQ	UAINTAN	ICE			/29/20 04:46 PM CASE NO 30C740
36. Aggravated Ass	sau l t/Homicide	Circumstances	37. Neglige	ent Mansl	aughter	·	38. Ju	ıstifiab l e	Homicio	de					- 1
															/20
															/29/



Incident Re											28. Page 2 of 4		1. M.P.D. 2018-078		No.:
Part 3		92. (La	st, First, Mi	iddle Na	me) \square	Alias [] UNK	MNI	NEW	'			Oriver Lic. I		
Suspe	ct # 1	LADE			Ш	-	→ ○···· ARA				Unkr	nown			
93, Addres		NK UNK			Apt#		City			State	Zip Code	_	95. Phone	No 🔯	1 UNK
7.00.7.00.00	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				, .p		J. ()			State			00,111011	7110.	3 0,
Cross Stre	et:														
97. Sex	98. Race						hnicity		100. DO	B 🛛 UNK	101. Age	UNK Yrs	104. Heig	ht 105.	. Weight
FEMALE	WHITE					NON	HISPA	NIC OR I			45 -	115	5 5	130	l bs
106. Hair			107. Ey	es											
BROWN			BLUE												
108. Scars	and Other Iden	ifiers					109.0	othing							
102. Suspe	cted of Using	⊠ NA					103. S	•	er up to 2	2)					
Alcohol		rugs		Comput	ter		AT LA	RGE							
96. Weapo (Enter Up To 3		ONAL (HA	NDS, ETC.	.)											
110. Vehicl	le Used None)	O Seiz	zed (If	seized, c	omplete	Part 5,	Motor Vehicl	le Section	1)	□ M∨I				
(Year)	(Make)		((Model)		(Style) ((Co	(Color) (License No.) (Sta			(State)	(Yr)	
Part 4	□ N/A	39. Other	r Person Ty	vpe (Nor	n-Victim)	40. (La	ast. Firs	t, Midd l e Nam	ne) 🔽	MNI 576398	7				
	Person # 1	Witnes	-	, , , , , , , , , , , , , , , , , , , ,	,	`	HARTM		· / 🔼		ARL				
41. Addres				Apt No	o. City		State Zip Co			Zip Code	ip Code 42. Place of Employment/School ∑				M UNK
3808 LAK	ERIDGE RUN				NASHVILLE			TN 37214							
Cross Stre	et:				NA.	SHVILL			IN	3/214					
43. Status		44. Sex	45. R	ace			47	DOB 🗌 ut	46. Ag		Niumahara				Clerk
N/A		MALE	WHIT	TE			04	/15/1984	34	- Yrs	Numbers		/Pager		ŏ
		49. Victim/S	Yuanaat Na												oker,
Part 5 I	loperty	49. VICUIII/S	suspect No.	•											Roo
<u>⊠</u> 19/2	1														
50. Cat CC	DDE								Catego	ry (Other)					lard
					(Make)	51. Pr (Mode		Description ze) (Type)	(Color)						Richard R.
					()	(-/ (312	·/ (-Jp~/	(= -10./						740
52. Serial I	No.			Owner A	applied No).			53. Q	TY					20C740
54. Type C	CODE			55	5. Cond C	ODE				Condition	CODE (Ot	her)			N O N
56. Est \$ \	/a l ue		57. Date	Recove	ered		Recovered \$Value							CASE	
56. Est \$ Value 57. Date Recovered 58. Stored By CODE															
58. Stored	I By CODE						Store	ed By (Other)							₽

EFILED 05/29/20 04:46



Incident Report 128. 1. M.P.D. Incident No.: M.P.D. Form 100 2018_0782853

M.P.D. Form 100			Page 3 of 4	2018-0782853	
Part 6 Injury ☐ N/A 85. Injured & Transport Victim	1 W ILLI	ETT, JENNIFER			
86. "Injury" Code (Enter Up to 5)					
APPARENT MINOR INJUR					
87. Describe Injury SCRATCHES AND BRUISES	ON VARIOUS PARTS OF	BODY			
88. Medical Treatment REFUSED TREATMENT		89. Transported By	N/A		
90. Examining Physician 🔲 N/A		91. Status			
Part 7 Search By Officer ⊠ N/A	111. Search Type	112. Searched Location (A	ddress, Area, Etc.)		
Part 8 Other N/A 113.I.D. Section Called Units Requested	To Scene:		ints ☐ Other C	Other:	
114.Other Units Called:					
Part 10 Narrative 120.					
THE VICITM, JENNIFER, ADVISED POLICE THAT SHE WAS IN A DATING RELATIONSHIP WITH C. BRING HER INSIDE, WHICH SHE THOUGHT WAS OPENED THE DOOR TO THE RESIDENCE AND SPERIOD WHEN CARL ASKED HER TO COME IN THAT WHILE INSIDE SPEAKING WITH TARA AN SHE ADVISED THAT DURING THE CONVERSAT DIFFERENT PART OF THE RESIDENCE. JENNIFHER. JENNIFER ADVISED THAT TARA WAS HITHERSELF BY FIGHTING BACK AGAINST TARA.	ARL. SHE ADVISED THA S STRANGE. SHE ADVIS STEPPED OUT. JENNIFE SIDE SO THEY ALL 3 CO D CARL SHE WAS SEAT ION TARA BEGAN TO GI FER STATED THAT SHE	AT WHEN SHE ARRIVE CA SED THAT WHILE THEY W SR ADVISED THAT CARL A ULD SPEAK TOGETHER A SED ON AN OTTOMAN IN T ET ANGRY SO SHE LEFT CONTINUED TO SPEAK W	RL CAME OUTSIDE TO I VERE OUTSIDE SPEAKIN AND HER CONTINUED T ABOUT THE SITUATION. ITHE LIVING ROOM WHIL THE CONVERSATION AI VITH CARL WHEN SUDD	MEET HER AND DII IG THE SUSPECT, T O SPEAK FOR A SI JENNIFER ADVISI E THEY WERE STA ND WENT TO A ENLY TARA ATTAC	CKED Clerk Cooker, Clerk Character C
jennifer advised that once she was able to get a police due to the assault. she advised that carl advised she changed her mind at that time about attorney and had decided to call the police to co carl saved that state he will post pictures of her jennifer had visible signs of injury in numerous had a large bruise on the top her foot. she advis she was unsure on prosecution at this time, but photographs of jennifer's	told her "if you call the p t calling the police. Jenr mplete an incident repor online and also get her f places on her body. she sed that her entire body h	olice i am going to post na nifer advised that this mor t. Jennifer also advised p ired from her job. has scratches on her fac nurts and that "she feels li	aked pictures of you on to ming she had been in co police that she has nume e, arms, leg, and the bac	the internet". jenni mmunication with a rous text messages k of her neck, she	fer an s from S S S S S S S S S S S S S S S S S S S
					<u>-</u> 4



128. 1. M.P.D. Incident No.: Incident Report M.P.D. Form 100 Page 4 of 4 2018-0782853 injuries were taken and attached to this incident report. 121. Report is Continued on: N/A (Check all that apply) ■ Supplement Report Addendum Report 122. Signature of Recipient/Authorizer:

N/A ☐ Refuse to Sign 126. Advisory Notice Issued Victim 1 Citizen Information Notice Will Victim Prosecute: Unsure (See Narr.) Victim 1 WILLETT, JENNIFER Primary Investigative Unit: HERMITAGE INVESTIGATIONS Can Victim/Other Person Identify Suspect(s): Victim 1 WILLETT, JENNIFER Yes Person 1 VONHARTMAN, CARL Yes Reporting Agency: METROPOLITAN NASHVILLE POLICE DEPARTMENT 127. Case Status Cleared by Exception ☐ Cargo Theft Open 123. Reporting Officer (First, MI, Last) Radio Call Sign District Employee No. Agency /S/KEVIN REYNOLDS 179580 TN0190100 617A 124. Approving Supervisor Employee No. Agency /S/JAMES SMITH JR 226316 TN0190100 125. Reviewer Employee No. Agency Date /S/MARSHALL KEMP 275921 TN0190100 09/13/2018 Comments

Crime Scene Photo(s) Taken: YES

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Cler

		Hugh Cotton		
First Appearance:	Continued:	Continu		11/4/11/
Constitued:	Continued: Continued	Continued	り口口口の	庫口「ここで
	7. Y. M. W. J. W.	0000	20024724	
	And Booking Report sonville Sheriff's Office		Incident #20031731	Amend #
	cksonville Florida	Jail # 2003014	674 4/16/200	
ADUL	T	JSO ID #	VID 57	Court: Cir
		SSN	OBTS : sted: Wednesday 4/16/	
	sity of North Florida Police De	pt. Day/Date/Time Arre	stea: VVeunesuay 4/10/	
	MAN, CARL A			Sub-Sector of Arres
Aliases: Nickname(s):	NE	-	APR16 P	AA.
Subject's Home Address: 11	800 UNFDRN Apt/Lot #: 328 R		and the	Sub-Sector of Residence
City: JACKSONVILLE	State: FLORIDA Zip: 32224	A PROMAL O	OG depto)ed	rprior to/during Arrest
Race: VVMIIE Sex: IV	lale DOB: 4/15/1984 Age: 19 Ej mplexion: FAIR / LIGHT Height: 6'	Weight: 160 Build: Me		
Drivers License # State:	Subject's Resident Type: CITY	T's	اسادها الا	How long in Jax. L
Hm Phone # Bus. Phone #	Phone Ext.		MANDO FIST FEETITE	Arrest Made On:
	PART YEAR (PART-TIME) Armed	With: PERSONAL WEAPON	(HANDS/ FIS I/ FEE I/ IE	EIN/EIG.)
Distinguishing Marks: Employer: STUDENT, UNI	Place of Birth: UNK			4 10.000
School Last Attended: UNF				US Citizen.
	stic Violence Involved: Childre From: Wednesday 4/16/2003 02:3	n under 18 Present:	If No is it Domestic Related: Incident-To: Wednesday	
	NF DR N Apt./Lot #: R BLDG	In Instident Com	Palarad NO 1e 4	receipe a Gana mombe
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22	Is Incident Gang	4/16/2003 -07	rreslee a Gang member :29
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810 BURGLARY / DWEL	NO Injuries from Accident:	20A Attempt Code: Commit	4/16/2003-07 TY PERSON	
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810 BURGLARY / DWEL Citation #	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA#	20A Attempt Code: Commit	4/16/2003-07 TY PERSON	:29
Involved in Traffic Accident Statute or Ordinare 1 Statute No: S810 BURGLARY / DWELL Citation # Capias/Warrant #	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT	20A Attempt Code: Commit	4/16/2003-07 IX PERSON Warrant Type: No. of Counts:	Not Applicable
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810 BURGLARY / DWEL Citation # Capias/Warrant # Jurisdiction:	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case #	20A Attempt Code: Commit OR BATTERY UPON AN	4/16/2003-07 IY PERSON Warrant Type: No. of Counts:	29 Not Applicable
Involved in Traffic Accident Statute or Ordinare 1 Statute No: S810 BURGLARY / DWELL Citation # Capias/Warrant #	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case #	20A Attempt Code: Commit OR BATTERY UPON AN	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: iv.: Judge: F	Not Applicable
Involved in Traffic Accident Statute or Ordinare 1 Statute No: S810 BURGLARY / DWEL Citation # Capias/Warrant # Jurisdiction: Bond Amount:\$.	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case #	20A Attempt Code: Commit OR BATTERY UPON AN	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: iv.: Judge: F	Not Applicable
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810 BURGLARY / DWBL: Citation # Capias/Warrant # Jurisdiction: Bond Amount:\$. Disposition:	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case # Date of Issue: Da 1.03(1)(B) Degree: M1 UCR Code: 1	20A Attempt Code: Commit OR BATTERY UPON AN CT. Location/D tile of Return:	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: Judge: F IN 6	Not Applicable COMPUTER Lippoxyton Date
Involved in Traffic Accident Statute or Ordinare #1 Statute No: S810 BURGLARY / DWEL: Citation # Capias/Warrant # Jurisdiction: Bond Amount:\$- Disposition: #2 Statute No: S784	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case # Date of Issue: Da 1.03(1)(B) Degree: M1 UCR Code: 1	20A Attempt Code: Commit OR BATTERY UPON AN CT. Location/D tile of Return:	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: Judge: F IN 6	Not Applicable OMPUTER
Involved in Traffic Accident Statute or Ordinar #1 Statute No: S810 BURGLARY / DWEL Citation # Capias/Warrant # Jurisdiction: Bond Amount:\$. Disposition: #2 Statute No: S784 BATTERY / SIMPLE	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case # Date of Issue: Da 1.03(1)(B) Degree: M1 UCR Code: 1 R	20A Attempt Code: Commit OR BATTERY UPON AN CT. Location/D tile of Return:	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: Judge: F IN 6	Not Applicable COMPUTER Deposition Date 229 Not Applicable
Involved in Traffic Accident Statute or Ordinare #1 Statute No: S810 BURGLARY / DWELE Citation # Capias/Warrant # Jurisdiction: Bond Amount:\$. Disposition: #2 Statute No: S784 BATTERY / SIMPL Citation #	NO Injuries from Accident: ICE Number(s): .02(2)(A) Degree: LF UCR Code: 22 LING - MAKES AN ASSAULT SA# Case # Date of Issue: Da 1.03(1)(B) Degree: M1 UCR Code: 1 B SA# Case #	20A Attempt Code: Commit OR BATTERY UPON AN CT. Location/D tile of Return: 30B Attempt Code: Commit	4/16/2003-07 IY PERSON Warrant Type: No. of Counts: iv.: Judge: FIN 6 Warrant Type: No. of Counts:	Not Applicable COMPUTER Deposition Date 229 Not Applicable
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EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

STATE OF FLORIDA DUVAL COUNTY

DUVAL COUNTY

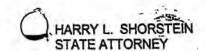
I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing, consisting of pages, is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida.

WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this the Final day of A.D., 20

RONNIE FUSSELL Clerk. Circuit and County Courts Duval County, Florida

Deputy Clerk





MEMORANDUM

TO:

PROSECUTOR - COUNTY COURT

DATE:

May 6, 2003

FROM:

Division CRE

CASE NO .:

ARRAIGNMENT DATE: May 7, 2003

RE:

CARL A VON HARTMAN

DOCKET NO .:

2003-014674

S.A. CASE NO .: 03CF601812AD

ARREST DATE:

April 16, 2003

After reviewing, it is my decision to transfer the above to your court for disposition. The changes in charges are reflected on an attached copy of the above-referenced docket.

The above is:

Out on bond posted by Inc A-freedom Bail Bonds, 233 East Bay Street, Unit #1, Jacksonville, Florida 32202, who has notified by letter to produce the principal in County Court, Courtroom Number 1, at 5, 29-03

Approved by:

Kenneth O. Boston

Division Chief



FILED IN COMPUTER P. W.

	Care I
Date Received in I	MED:
Date Houseway III.	
3 67 67 000	
MED Initiales	
MFD Initials:	

Exhibit B



M.P.D FORM 100 (Rev. 5-00) CALEA 42.2.4, 82.2.1, 82.2.4

Incident Report



Metropolitan Police Department
Nashville, Tennessee ZONE

R.P.A. 8995

1. MPD Incident No.

2018-0782853

Part 1 Incident 2. Related Incident N/A																			
		3. Other Po	olice Agency &	Case	Incident I	No.	⊠ N/A	١											
			5. Report Da						ate/Time	e (From	/To)				Precinct				
DISPATCHED)		09/13/2018	07:39			09	/12/20	18 23:0	0	09/1	2/20	18 23:	00			je Pr	ecinct	
			UNK				1		Apt No	0	City				<u> </u>	State	!	Zip Cod	е
2400 CHARLO	TTE AV															TN			
Cross Street:																114			
8. Address of I			Same as	Block No	7						City					State		Zip Cod	
3808 LAKERII	JGE RUI	'							 		NASH	/ILLI	Ε			TN		37214	V
Cross Street:	nse COD	F 10 Offe	ense Description	nn .						11. Sta	atus	1	12 1 00	ation T	vne (CODE			
# 1 13B	10C OOD		E ASSLT	,,,							LETED			ENCE,	•				
13. Weapon Co	ODE											'	1			_			
(Enter up to 3)		PERSONA	AL (HANDS, E	TC.)															
15. Hate Crime Suspected NO		16. Suspected Gang Activity		16a. Terr				r Burglary		If Hot	tel/Motel/ren	tal Sto	rage		18. (18. (For Burglary/Robbery) Home Invasion?			
				Suspecte	ed NO						f Premises I					110	ille illi	74510111	
	N/A	31. Victim T	,,						t, Middl	e Name	e or Busir	ness	Name)	U	INK [MNI	NE	W	
Victim		Individual	(18 and over)				WILLETT				JENNIFER								
No. 1		20. SSN	X UNK □	N/A				(State					UNK N/A						
Comp. on Address	20. 4 11	5) (; (;				1								1					
Same as Address of Incident (Block #8)		ess of Victim	<u> </u>] UNK		Apt I	No	City				S	state	Zip C	ode <u>V</u>		ail A	ddress	
	Cross S		AVE	207			NASHVILLE			TN 37203									
23. Sex	24. R				25. Ethr	l nicity		27. C	County Resident 28.			8. D	ов□ ч	JNK 🔲	N/A	 29. Age	e 🔲	N/A	논
FEMALE	WHIT	E						Yes	09/16/			/1990			27		Year	s Clerk	
29. Phone Nur	nbers	HM:				W	′K:						ell/	(57	3) 27	5-2478	3		oker,
		13B											ayer.						Rooke
k) 32. Local Colleç	ne Stude			Iniversity	1														<u>~</u>
N/A	go otaao.	(100, 2.01	Traine or conogore		,														hard
33. Employmer	nt										MNI								Richal
N/A	(Name	·)									IVIIVI								40
	(Addre	ess)					(Apt N	0)C7
(Cross Street)							(City)					(S	tate)		(Zi	p Code))		
	(Email	Address)																	CASE NO 30C740
34. Domestic		If Ye	es, Answer	147	2			Vas Victir				14/oro /	Children			14/04	e Child	dran	ASE
Disturbance	? N/A		Following estions	Proted Violate			t	aken to Safe Place			t	taken t Safe P	ю			Pres	e Criiic sent Du dent?		
0.5 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		-												A 10 :	=				5/29/20 04:46 PM
35. Victim to S			LADELL, TAF	KA							/ICTIM W		ACQU	AINTA	NCE				4:46
36. Aggravated	Assault/	Homicide Ci	rcumstances			a a	au		38. Ju	ıstifiable	Homicid	le							0 0
																			9/2
									•										5/2



Incident Report M.P.D. Form 100									1 5	28. age 2 of 4	1. M.P.D. I	ncident	No.:	
Part 3		92. (La	st, First, Mide	dle Nam	e) 🗆 A	lias \square	UNK X MNI	NEW	-1.5		Driver Lic. N			
Suspect # 1		LADEI	LL			TAR				Unknown				
93. Address Street 🛛 UNK Apt #					City	,		State	Zip Code	95. Phone	No. 🗵	UNK		
Cross Street:														
							icity SPANIC OR I	100. DC	B 🛛 UNK	101. Age UNI Yr:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	t 105.	. Weigh	
106. Hair			107. Eyes	s										
BROWN			BLUE											
108. Scars and Other	Identifier	s				1	09. Clothing							
102. Suspected of Usin	ng 🗵 Drug:	NA s	C	computer			03. Status (En	ter up to	2)					
96. Weapon/Tool (Enter Up To 3)	PERSON	AL (HA	NDS, ETC.))										
110. Vehicle Used	None		O Seize	ed (If se	eized, cor	mplete Pa	art 5, Motor Vehic	le Section	1)	□ MVI				
(Year) (M	lake)		(M	lodel)	(Style)				(Color) (Lic			State)	(Yr)	
Part 4 N/A Other Person 41. Address Street 3808 LAKERIDGE R	#1	Witnes:		Apt No.	City		Last, First, Middle Name) MNI 576 NHARTMAN State Zip Co			CARL				
Cross Street:	-0.0				NASI	HVILLE		TN	37214					
43. Status N/A		Sex	45. Ra				47. DOB	46. A	ge UNK	Numbers W	HM WK Cell/Pager			
Part 5 Propert ⊠ N/A	4 9. '	Victim/S	Suspect No.										R Rooker	
50. Cat CODE							Category (Other)							
				(erty Description (Size) (Type)	(Color)	•				Richard R	
			1										20C740	
52. Serial No. Owner Applied No.							53. Q	TY	ition CODE (Other)					
54. Type CODE				55.	Cond CC	DE	Condition CODE (Other)							
56. Est \$ Value			57. Date R	Recovere	ed		Recovered \$Value							
58. Stored By CODE							Stored By (Other)					Md 91	
													C	

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M.P.D. Form 100			Page 3 of 4	2018-0782853				
Part 6 Injury	1 WILLET	T, JENNIFER						
86. "Injury" Code (Enter Up to 5)								
APPARENT MINOR INJURY								
87. Describe Injury SCRATCHES AND BRUISES ON V	ARIOUS PARTS OF B	ODY						
88. Medical Treatment REFUSED TREATMENT 89. Transported By N/A								
90. Examining Physician N/A		91. Status						
Part 7 Search By Officer ⊠ N/A	1. Search Type 11	2. Searched Location (Address	, Area, Etc.)					
Part 8 Other N/A 113.I.D. Section Called To S Units Requested	cene: Yes, for	☐ Photos ☐ Prints	☐ Other Otl	her:				
		☐ A ☐ Firearms	; □ аа					
114.Other Units Called:								
THE VICITM, JENNIFER, ADVISED POLICE THAT SHE SHE WAS IN A DATING RELATIONSHIP WITH CARL. BRING HER INSIDE, WHICH SHE THOUGHT WAS STE OPENED THE DOOR TO THE RESIDENCE AND STEP PERIOD WHEN CARL ASKED HER TO COME INSIDE THAT WHILE INSIDE SPEAKING WITH TARA AND CASHE ADVISED THAT DURING THE CONVERSATION TO DIFFERENT PART OF THE RESIDENCE. JENNIFER SHER. JENNIFER ADVISED THAT TARA WAS HITTING HERSELF BY FIGHTING BACK AGAINST TARA.	SHE ADVISED THAT RANGE. SHE ADVISE PED OUT. JENNIFER SO THEY ALL 3 COUL RL SHE WAS SEATED TARA BEGAN TO GET TATED THAT SHE CO	WHEN SHE ARRIVE CARL CAD THAT WHILE THEY WERE CADVISED THAT CARL AND HAD SPEAK TOGETHER ABOUTON AN OTTOMAN IN THE LIANGRY SO SHE LEFT THE CONTINUED TO SPEAK WITH C	ME OUTSIDE TO M DUTSIDE SPEAKING IER CONTINUED TO T THE SITUATION. VING ROOM WHILE ONVERSATION ANI ARL WHEN SUDDE	EET HER AND DID NOT THE SUSPECT, TARA, DISPEAK FOR A SHORT JENNIFER ADVISED THEY WERE STANDING. DISPEAK ATTACKED SHE DID NOT DEFEND SHE DID NOT DE				
				ם פ				
jennifer advised that once she was able to get away police due to the assault. she advised that carl told hadvised she changed her mind at that time about call attorney and had decided to call the police to comple carl saved that state he will post pictures of her onlin jennifer had visible signs of injury in numerous place had a large bruise on the top her foot. she advised the was unsure on prosecution at this time, but want photographs of jennifer's	er "if you call the poli ing the police. Jennif te an incident report. e and also get her fire s on her body. she ha at her entire body hu	ce i am going to post naked per advised that this morning s Jennifer also advised police to d from her job. Is scratches on her face, armats ts and that "she feels like she	ictures of you on the the had been in com that she has numero s, leg, and the back	ne internet. jennifer inmunication with an ous text messages from of her neck. she also				
				N A				



125. Reviewer

Comments

/S/MARSHALL KEMP

8 1. M.P.D. Incident No.: Incident Report M.P.D. Form 100 Page 4 of 4 2018-0782853 injuries were taken and attached to this incident report. 121. Report is Continued on: \boxtimes (Check all that apply) ■ Supplement Report Addendum Report 122. Signature of Recipient/Authorizer: X Refuse to Sign WILLETT, JENNIFER 126. Advisory Notice Issued Victim 1 Citizen Information Notice Will Victim Prosecute: WILLETT, JENNIFER Unsure (See Narr.) Primary Investigative Unit: HERMITAGE INVESTIGATIONS Can Victim/Other Person Identify Suspect(s): Victim 1 WILLETT, JENNIFER Yes Person 1 VONHARTMAN, CARL Yes Reporting Agency: METROPOLITAN NASHVILLE POLICE DEPARTMENT 127. Case Status Cleared by Exception Cargo Theft Open 123. Reporting Officer (First, MI, Last) Employee No. Radio Call Sign District Agency /S/KEVIN REYNOLDS 179580 TN0190100 617A 124. Approving Supervisor Employee No. Agency /S/JAMES SMITH JR 226316 TN0190100

Employee No.

275921

Agency

TN0190100

Y

Date

09/13/2018

Exhibit C

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)
Plaintiff,)
v.) Case No.: 20C740
KORTNI BUTTERTON,)
Defendant.))

AFFIDAVIT OF MELISSA INGRAM

- 1. My name is Melissa Ingram, I have personal knowledge of the facts affirmed in this Affidavit, I am competent to testify regarding them, and I swear that they are true.
- 2. I am the administrator and creator of the Facebook Group "This is not a swipe left group in Nashville." The group was created in December of 2008 for women who wanted to share their dating experience in Nashville.
- 3. The criteria to join the group were: (i) That you lived in Nashville; (ii) That you identified as a woman, and (iii) That you agreed not to share screenshots from the group.
- 4. In April of 2019, Carl Vonhartman was posted about in the Facebook group for the first time. Several women commented about bad experiences with him and his temper.
- 5. The next time Carl was posted about was January 2020. On that thread, several women shared about their experience with Carl.
- 6. I offered the opportunity for group members to message me if they wanted to post or comment anonymously and I would comment on their behalf. I received several messages from women who didn't want to share their experiences, but who echoed the sentiment on the post that

on their date with Carl, he was aggressive and overall self-absorbed.

- 7. On January 29, 2020, I received a private Facebook message from Carl around 9:30 a.m. CST. Between then and 11:30 a.m., Carl and I exchanged a few messages and I realized that he was completely out of control.
- 8. I offered that Carl could call me, hoping that maybe he was just taking messages out of context and he would calm down.
- 9. At 11:40 a.m., Carl Durden (as he goes by on Facebook) called me through Facebook Messenger. The call lasted approximately 40 minutes.
- 10. During his phone call with me, Carl would go from being calm and understanding that this is freedom of speech and that nothing that was posted was defamatory to insanely upset and unstable.
- 11. I realized that Carl was just an unstable person and told him that there was no point in us speaking further as he was just talking in circles.
- 12. At that time, Carl got extremely upset with me. He started screaming "I'm going to find out where you live. I'm going to know where you work and I'm going to come after you."
- 13. I ended the call and immediately called my kids' school and asked them to please keep my kids at school and told them I would pick them up.
- 14. I was concerned that Carl would find my home. My kids getting home without me there or getting off the bus made me very nervous.
- 15. Carl's actions on the call were alarming. He was extremely upset to the point that he was stuttering terribly and could hardly get out a thought without going from talking to screaming at me.
 - 16. Carl continued messaging me on Facebook until around 2:30 p.m. asking that I

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remove a post about him on the page.

17. I told him I would not remove the post as I thought that it was important that women be able to share their experience.

18. My complete Facebook message correspondence with Carl is attached to this Affidavit as Attachment #1.

19. After ending my correspondence with Carl on January 29, 2020, I shared my attached correspondence with Carl with Kortni Butterton.

20. At approximately 4:30 p.m. that same afternoon, Kortni messaged me on Facebook letting me know that Carl was at her house, banging on her door. I suggested she call the police as soon as possible.

21. I connected Kortni with an attorney that I know who could assist in getting a protection order. I was fully in support of Kortni through the order of protection hearing and appeared as a witness in the case.

Further affiant sayeth not.

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true and correct.

Melissa Ingram (May 8, 2020)

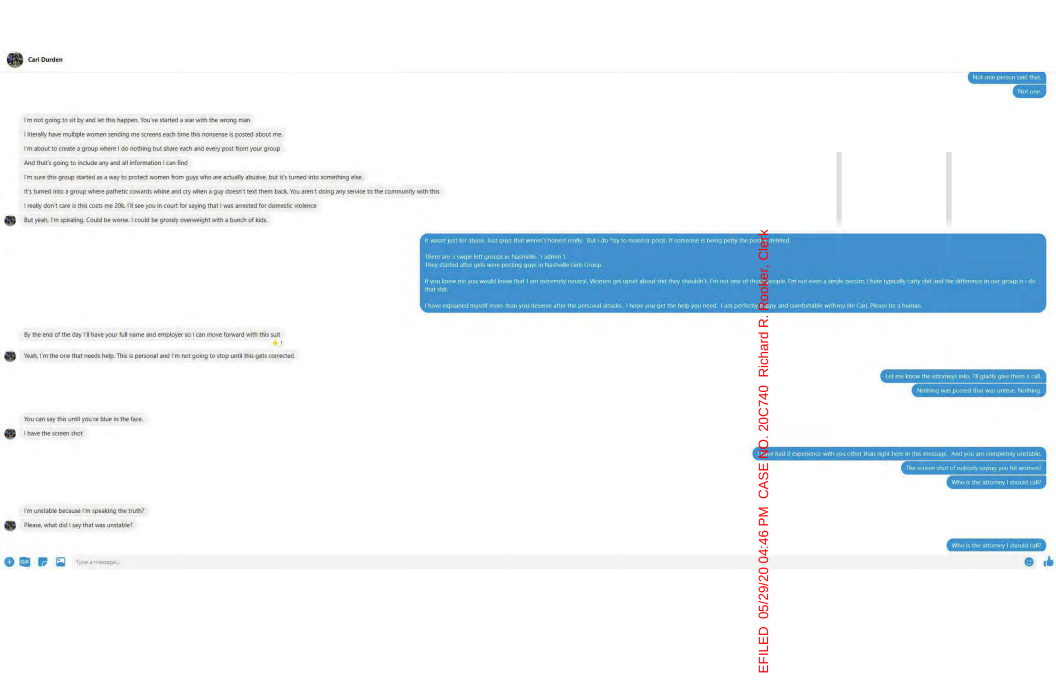
Melissa Ingram

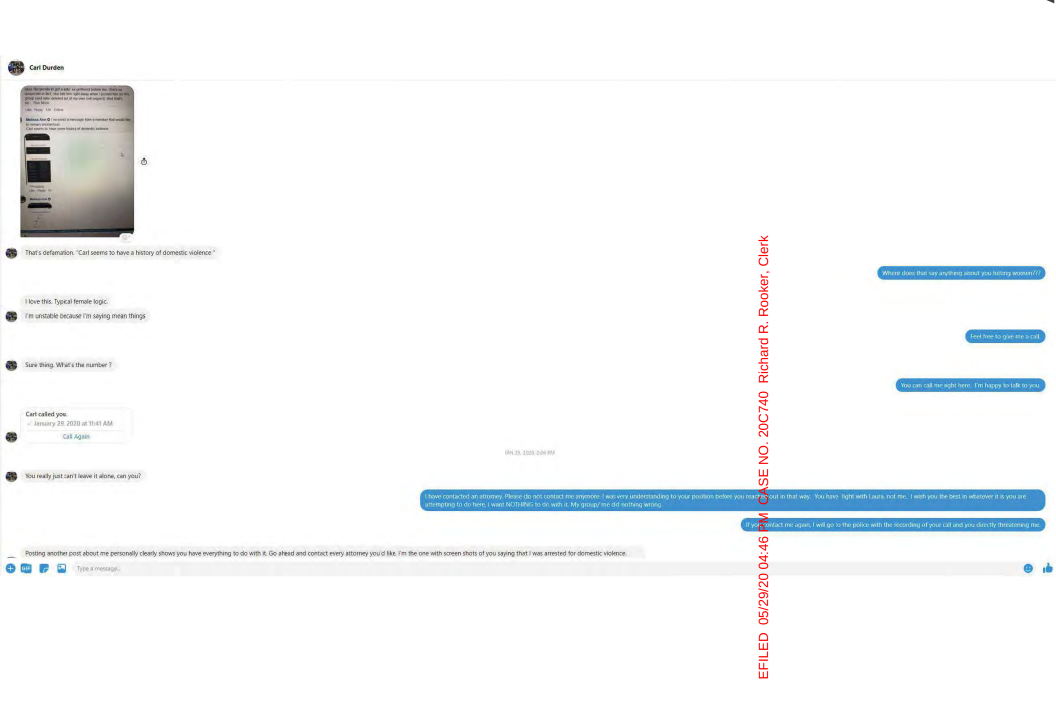
May 8, 2020

Date Executed

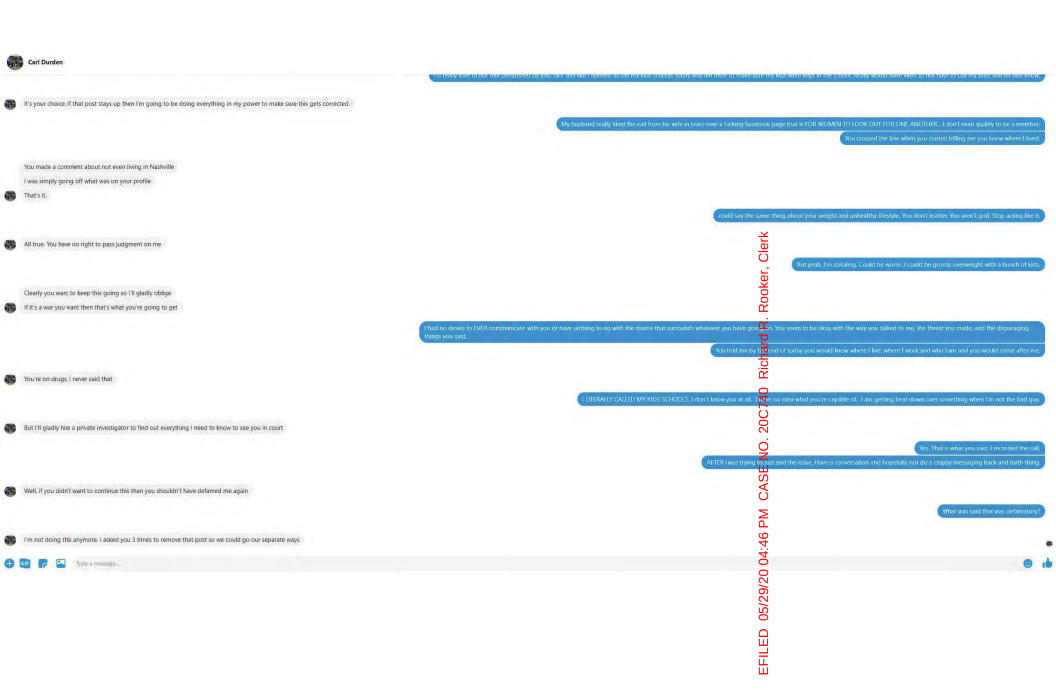
Attachment #1

	Carl Durden	
QA.	Carl Durden You and Carl aren't connected on Facebook	
	MA \$28,0505.95 MAL	
	Please show me on that 15 year old arrest report how that's domestic violence. Please, I'd love to see it. That was for a fight that I got into inside my dorm room in college. Nothing about that was domestic in nature. You are spreading false and defamatory information. I know your little group thinks it's untouchable, but you aren't. Saying that I was arrested for domestic assault is a blatant lie. It was a fight inside my dorm when I was 19, you fat fucking moron. Please, post a scene of this in your group as well	
	Screen *	
-	JAN 25, 2020; 10:56 AM	
	You can now call reach other and see information (see Active Status and when you we read measones	
	I fiterally just got off the phone with my attorrey at the Cole group. You saying that I have a clear history of domestic violence is the exact definition of defamation and slander. It was a fight from my college dorm when I was 19 years old, and charges were later dismissed.	5
	And I really don't care about your opinion of my personality or what anyone else in your group thinks of me, but you aren't going to say that I've been arrested for domestic assault when that's completely false. Sorry, it isn't going to Pappen.	
		Copied and pasted someone else's comment: But I've edited it for clarity.
		. You have been product front or multiple CD course by multiple woman that course the course things
	lpha	
		Too be expressing and to another the
	I'm sure I have and I really don't care. I literally get called aggressive just for sticking up for myself. I've done nothing wrong here. I've never hit a woman. Agein, you're in no position to judge me or how I live my life	
	Again, you're in no position to judge me or how I live my life	
	Saying I was arrested for domestic violence implies that	Nobody-said you hit a woman?
	Saying I was arrested for domestic violence implies that	
40.00		
	Cart I literally could not care less. I'm an admin of a site for single women that need a resource to stay safe. That's it. I dont at exact charges. Nobody once said you hit a woman.	ng out on there. Not my bag. Nobody said you hit a woman. The screen grabs are there and say the
	Carl. Stop. Setiously. I do not act or think like I'm god. Since we dony know each other we shouldn't judge. I tell the lace	to take what is posted with a grain of salt. Their are crazy men and women and 3 sides to every story.
	Clears there is only one side to this story.	
		-
499		
	Ż	Not one person said that,
		Metaven
		5
	I'm a monster that hits women	
		3





	Carl Durden			
	Posting another post about me personally clearly shows you have everything to do with it. Go ahead and contact every attorney you'd like. I'm Please, go to the police as well. I didn't threaten you at all. I'm sorry that you're too stupid to understand plain speaking. I mean every word of	n the one with screen shots of you saying that I was arrested for domestic violence. f what I said. There will be real and actual consequences for this defamation.		
			violent or aggressive behavior within the h	ome, typically involving the violent abuse of a spouse or partner.
		Domestic violence is anyone in the home, it has nothign to do with a spouse. Your phone attacking and I have done nothing wrong. This is insane and you calling me that way on		
	You weren't nice at all. You clearly think that you're some kind of moral authority. You don't even know me and to call me unstable etc is preposed.	osterous.		
-	I could care less if you have a recording. I know exactly what I said. I'll say it again, you're starting a war with the wrong man.			
	I'm sitting down my with attorney tomorrow and showing her all these screens.			
		Do not message me again. I didn't start a war with ANYONE. You called me and threater trying to figure out where I live. Telling me you would go to my job. Can you imagine? O	ned me. I would have gladly deleted post and moved on until I felt like i 50 fight Laura. NOT ME.	was in danger. You were on my page talking about my kids and
	On your page? You should have just deleted the post and moved on			
	Now you've created something that can't be undone. I'm going to ask you once to respectfully delete that post and I'll delete the group I crea	ated where I'll be sharing screen shots of your group's posts	Rooker,	
			8	I deleted the post about youl
(SHA			<u>~</u>	
2019	And created a new one that's just as bad		ard	
		The post she made about you with you picture and everyone commenting about how yo your side of the story to BE CLEAR that it was a long time ago and somethigh stupid from	ou have an anger problem was delete exartier. The only post I made was just m college.	letting them know why so many posts were deleted. And I told
			<u>~</u>	
.54	No, you didn't. It's fine. Go ahead and keep defaming me. I'm going to do everything within my legal right to make sure you pay for this.		20C740	
400	to me. So allead the leep selecting the fire going to do everything tham my regarding to make safe you pay for this		Ö	
				ear, according to Carl, he was arrested for a fight in a dorm room.
6	I will not stop until this is right.		O Z	
			CASE	What else do you want Carl?
			Ŏ Ŏ	
	I want to be left alone. I want that post you just put up deleted so we can go our separate ways.			
		Fig really love to not feel threatened by you. Not feel like I needed to call my kids sch		y would have liked to not have to call my boss and let him know.
eres.			:46	
	It's your choice. If that post stays up then I'm going to be doing everything in my power to make sure this gets corrected,		40	
			//50	
			05/29/20 04:46	
			8	
			ED	
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Affidavit of Melissa Ingram & Attachment

Final Audit Report 2020-05-09

Created: 2020-05-06

By: Daniel Horwitz (daniel.a.horwitz@gmail.com)

Status: Signed

Transaction ID: CBJCHBCAABAAqtRWMq7sE0UonKVh6EjwtJmR9ZOdZkCa

"Affidavit of Melissa Ingram & Attachment" History

Document created by Daniel Horwitz (daniel.a.horwitz@gmail.com) 2020-05-06 - 11:20:47 PM GMT- IP address: 136.58.90.241

Document emailed to Melissa Ingram (melissaaing@gmail.com) for signature 2020-05-06 - 11:21:17 PM GMT

Email viewed by Melissa Ingram (melissaaing@gmail.com)

Document e-signed by Melissa Ingram (melissaaing@gmail.com)

Signature Date: 2020-05-09 - 1:17:31 AM GMT - Time Source: server- IP address: 174.195.1.143

Signed document emailed to Melissa Ingram (melissaaing@gmail.com) and Daniel Horwitz (daniel.a.horwitz@gmail.com)

2020-05-09 - 1:17:31 AM GMT

Exhibit D

HONORABLE ANA L. ESCOBAR PRESIDING

Transcript of proceedings

Transcribed from a digital file by:

Laurie McClain 615-351-6293 lauriemcclainmusic@gmail.com

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, Clerk
Rooker
ď
Richard
20C740
ASE NO.
S
04:46 PM
5/29/20
LED O
Ш

1	<u>APPEARANCES</u>
2	
3	SHYANNE RIDDLE, ESQ.
4	May McKinney, PLLC 214 2nd Avenue N.
5	Suite 400 Nashville, TN 37201
6	
7	RACHEL C. WELTY, ESQ. Welty Law Office
8	20 Music Cir. E. Nashville, TN 37203
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<u>I N D E X</u>			
EXAMINATION	PAGE		
KORTNI BUTTERTON:			
Direct by Ms. Welty	4		
Cross by Ms. Riddle	9		
Redirect by Ms. Welty	17		
MELISSA INGRAM:			
Direct by Ms. Welty	18		
Cross by Ms. Riddle			
CARL ALBERT VONHARTMAN:			
Direct by Ms. Riddle			
Cross by Ms. Welty			

- 1 THE COURT: Okay. For the record, this is
- 2 200P250. If you'd like to start. Do--
- 3 MS. WELTY: Yes, Your Honor. Thank you.
- 4 THE COURT: Do the parties want to make an opening
- 5 statement?
- 6 MS. WELTY: No. We'll wait.
- 7 THE COURT: Okay. All right.

8

- 9 KORTNI BUTTERTON,
- 10 having been duly sworn, testified as follows:
- 11 <u>DIRECT EXAMINATION</u>
- 12 BY MS. WELTY:
- Q. Can you please state your name for the Court.
- 14 A. Kortni Butterton.
- 15 Q. Ms. Butterton, did you swear out an order of
- 16 protection on January 28th, 2020?
- 17 A. It was January 30th.
- 18 Q. I'm sorry. January 30th.
- 19 A. (Unintelligible).
- 20 Q. Yes, yes.
- 21 A. Yes.
- Q. And how do you know Mr. Vonhartman?
- 23 A. He and I met over -- over a year ago on a dating
- 24 app. I had read about him on other online forums from other
- women, about experiences with him, who said he was

- 1 aggressive and he--
- MS. WELTY: Your Honor, I'm going to object to
- 3 anything that other people have said. Just her personal
- 4 knowledge.
- 5 THE COURT: Okay. So if you would like to
- 6 redirect the question.
- 7 O. (By Ms. Welty) So you met with him on a dating
- 8 app. And then what happened?
- 9 A. A dating app. And he decided -- I decided not to
- 10 go out with him. And then I unmatched him after he was
- 11 (Unintelligible).
- 12 Q. Okay. And how did you come back into contact with
- 13 him?
- 14 A. Someone posted asking about him on a forum for
- 15 women. And I (Unintelligible). And -- and I echoed what
- other women had said. And I told them my experience with
- 17 him (Unintelligible) that he was aggressive
- 18 (Unintelligible).
- 19 Q. And did you -- did he reach out to you shortly
- 20 after that period of time?
- 21 A. He did, yes. He sought me out on Instagram, and
- 22 sent me a message, which I blocked, and I did not respond.
- Q. Did he then try to reach out to you again?
- A. No, because I went and blocked him on all other
- 25 social media.

Page 6

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I will say the next day I got blocked from a
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- 2 message on Instagram, and also blocked him (Unintelligible).
- 3 He then attempted to follow my Instagram (Unintelligible).
- Q. Okay. And what happened on January 28th?
- 5 A. It appears to me that's -- that's when the person
- 6 posted about it. January 29th is when (Unintelligible).
- 7 Q. Okay. So what happened -- I -- I apologize. What
- 8 happened on the 29th?
- 9 A. On the 29th, at about 10:30 a.m., is when he asked
- 10 to follow me on Instagram. I blocked it -- blocked him on
- 11 any social media that I could find so that he couldn't
- 12 contact me.
- And then at about 4:30 p.m., I was in my bathroom,
- in there just blow-drying my hair, and I heard my doorbell
- 15 ring and pounding on the door. And I stepped outside of my
- 16 bathroom, which it has little straight-line sight of the
- 17 door -- near my door. And like the window is probably 2 --
- 18 I mean, you know, 1 by 2, or something like that, enough to
- 19 see a person -- person's face.
- 20 And I saw Mr. Vonhartman at my door. He was
- 21 wearing sunglasses. He had dark facial hair, was about
- 22 6'1", 200 pounds. He was wearing a blue hat that showcased
- 23 -- I mean, I had a view of his (Unintelligible).
- Q. And what was his behavior? Was he just ringing
- 25 your doorbell?

- 1 A. He was ringing my doorbell. He was pounding on
- 2 the door. He saw me go from my bathroom to my bedroom, and
- 3 ran around the side of my house, and started banging on that
- 4 outside wall, from the side of my house, you know, on the
- 5 same side as my bedroom.
- 6 Q. How long did the banging occur?
- 7 A. It was for about 20, 25 minutes.
- Q. And what did you do when this happened?
- 9 A. I immediately called the cops, and I was messaging
- 10 my parents, my roommate, anyone, to come the house to check
- 11 if it was clear. Especially once the banging stopped, I
- 12 didn't know if he was hiding somewhere or what. I wanted to
- 13 make -- make sure it was clear. But otherwise I hid in my
- 14 bathroom, and I turned on my house alarms, so if -- if he
- 15 were to break in I would know.
- Q. Did you and Mr. Vonhartman ever meet in person?
- 17 A. No.
- 18 Q. Did you ever give him your phone number?
- 19 A. No.
- Q. Did you ever give him your address?
- 21 A. No.
- Q. Do you know how he got your address?
- 23 A. I don't.
- Q. What was it specifically that made you so
- 25 concerned to come seek out an order of protection?

- 1 A. It was from him reaching out to me telling me he
- 2 was going to sue me for defamation for saying he was
- 3 aggressive; for continuously trying to make contact through
- 4 social media, because he did not have my phone number. It
- 5 was that he was contacting other women in the group,
- 6 including one of the witnesses -- who is here today -- and
- 7 the things that he was saying to her.
- 8 I actually went online and started opting out of
- 9 -- I did a Google search of my name and I started trying to
- 10 opt out, out of all those different -- White Pages,
- 11 Zoom, Info, whatever, to get my information offline, because
- 12 it was time. And he just was reaching out to every one, and
- 13 it was just very concerning. I didn't know what he was
- 14 going to do next.
- Q. Based on this incident, what steps have you taken
- 16 to protect yourself?
- 17 A. I installed a Ring doorbell. I have alerted my
- 18 company, which is a global safety company, of what is going
- 19 on. And my North America head of security is taking
- 20 considerations to block him from our websites. I have been
- 21 given a free Epass and a locked garage. One of my coworkers
- 22 has given me one of those like sound ring whistle that just
- 23 sends off sound.
- I have gotten an order of protection. I've
- 25 alerted my neighbors around me of what this man looks like

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EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

- 1 and to be on the lookout, see if he might be at the house.
- 2 I have also taken an online course from (Unintelligible).
- 3 And I need to (Unintelligible) so I could (Unintelligible).
- 4 Q. Was there any reason for him to be at your
- 5 residence that day?
- 6 A. No, certainly not.
- 7 Q. Is there anyone else that would have been at your
- 8 residence banging on your door?
- 9 A. No.
- 10 Q. Are you dating anyone currently?
- 11 A. No.
- MS. WELTY: That's all I have, Your Honor.
- 13 THE COURT: Okay. I do have a question.
- So you never went out with him?
- 15 THE WITNESS: No.
- 16 THE COURT: And you said the relationship was just
- 17 on--
- 18 THE WITNESS: It was basically online.
- 19 THE COURT: Online? Okay.
- Okay. Cross-examination?

21

- 22 <u>CROSS-EXAMINATION</u>
- 23 BY MS. RIDDLE:
- Q. You said that you met on the dating app Hinge, is
- 25 that right?

- 1 A. I think, Hinge, or -- it was over a year ago. I
- 2 think that's the one it was.
- 3 MR. VONHARTMAN: That's the one.
- 4 Q. (By Ms. Riddle) And this communication with the
- 5 other women, that was in a Facebook group?
- 6 A. Correct.
- 7 Q. What's the name of that Facebook group?
- 8 A. Well, it doesn't exist anymore, but it's
- 9 Swipe Left Nashville, or Nashville Swipe Left. Yeah.
- 10 Q. Okay. And so you guys had texted -- you and
- 11 Mr. Vonhartman had texted-
- 12 A. We never texted. He never had my--
- 13 Q. -- had messaged through Instagram, or the dating
- 14 app, or whatever it was.
- 15 A. The dating app.
- 16 Q. Sure. Messaged through the dating app
- 17 approximately one, possibly even two years ago, right?
- 18 A. Not possibly two years ago -- one -- at most, a
- 19 year and a half.
- Q. A year and a half. Okay.
- 21 And you guys never went on a date?
- 22 A. Correct.
- Q. And in this Swipe Left group, somebody asked about
- 24 him and you said what?
- 25 A. It was in my paperwork, I don't know where,

- 1 though. I just basically said that I had found his
- 2 Instagram a while ago. He had a lot of rude things on there
- 3 about -- so I decided I didn't want to go out with him. He
- 4 was (Unintelligible) --
- 5 Q. I'm sorry, rude things about what?
- 6 A. Just about other people--
- 7 Q. Okay.
- 8 A. -- aggressive things, on his account.
- 9 Q. Okay. What were the aggressive things?
- 10 A. For me it was just he seemed very angry in his
- 11 messages when I told him I didn't think we were a good
- 12 match. And he kept going into all of this. I'd heard from
- 13 a friend he goes to the Patriots Bar and he's gotten into
- 14 fights there, and he wanted to know everyone's name. And so
- 15 he knew my friend's name, or who she was.
- Q. Okay. So he asked you questions about what you
- 17 knew and how you knew it?
- 18 A. That's right. And all I said was, "I don't think
- 19 we're a good match." And that should have been the end of
- 20 it. Okay. Done.
- Q. Okay. So you think just, "We're not a good
- 22 match"--
- A. Uh-huh.
- 24 Q. -- "I think you're violent, but I don't need to
- 25 tell you why."

- 1 A. I didn't say that in the first message--
- 2 Q. Okay.
- 3 A. -- I just said, "I just don't think we're a good
- 4 match."
- 5 Q. Okay. And he asked why.
- A. He asked why. I said that it's -- "I've heard
- 7 things about you from other people." And he wanted to know
- 8 names. And I did not provide names.
- 9 Q. Okay. So that's him grilling you? That's the
- 10 grilling?
- 11 A. Uh-huh, right.
- 12 Q. Okay. And then this resurfaces a year and a half
- or so later on this Facebook page. And that's when you say,
- 14 "This was my experience." Right?
- 15 A. Uh-huh.
- Q. Okay. And as a result of that, on January 28th,
- 17 that's when you got the message that he was going to sue you
- 18 for defamation?
- 19 A. Uh-huh.
- 20 Q. Okay.
- 21 A. If I "keep running my mouth."
- Q. He used those words?
- 23 A. Yes.
- Q. And do you have screenshots or something of those?
- 25 A. Yes. (Unintelligible) but this isn't where it is.

- 1 I don't see it. (Unintelligible).
- Q. Okay. And you're positive that it was
- 3 Mr. Vonhartman-
- 4 A. I'm certain.
- 5 Q. -- at your house on January 29th, at 4:30 p.m.?
- 6 A. Yes.
- 7 Q. And you said he was wearing a blue hat, he had
- 8 dark facial hair, and sunglasses on, 6'1", 200 pounds, and
- 9 you just knew it was him. Did you see a vehicle--
- 10 A. No.
- 11 Q. -- anywhere?
- 12 A. No.
- 13 Q. No?
- 14 A. I mean, where I was -- well (Unintelligible) I
- 15 would have had to move closer to him.
- 16 Q. Any kind of clothing -- clothing, anything like
- 17 that?
- 18 A. I noticed that he had (Unintelligible).
- 19 Q. And you got a Ring app installed later, but you
- 20 didn't have any kind of--
- 21 A. Unfortunately, no.
- 22 Q. -- camera, ring app, anything at the time?
- 23 A. I never needed it.
- Q. And then in the text of the order of protection
- 25 you said that he moved to the side of the house, was banging

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on the wall, and then he was also ringing the doorbell and
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- 2 banging on the windows.
- 3 Can you just run me through exactly, like, what
- 4 was happening?
- 5 A. It was: He showed up. He rang the doorbell. He
- 6 saw me, and I saw him, and he started banging on the door,
- 7 kept going. I went to my bedroom, and then he ran around
- 8 the side of the house and started banging on that outside
- 9 wall, where I was.
- 10 So I grabbed my cell phone, started winding off to
- 11 my bathroom through the bedroom, where I went into the
- 12 bathroom. There's no windows in there. And I closed the
- door and I called 911 and (Unintelligible) and I put on the
- 14 (Unintelligible) alarm (Unintelligible).
- And it just continued. He was ringing my doorbell
- 16 off and on, and then would bang on the door, ring the
- 17 doorbell, bang on the door. And eventually it did stop.
- 18 Q. You said about 20 minutes?
- 19 A. About 20, 25, yeah. I'm not sure. The cops
- 20 showed up in (Unintelligible) minutes. But I had -- my
- 21 roommate messaged in our neighborhood group for someone to
- 22 come, and in this case would check the outside, that no one
- 23 was there. Said they'd come by the house. So then
- 24 (Unintelligible) that I had never met before show up, and
- 25 they checked the boundaries of the house. They were there

- 1 when the other two police officers showed up, and then they
- 2 made a report.
- Q. Okay. And so as far as you can hear, anyway, it
- 4 sounds like he's moving from the side of the house back to
- 5 the front of the house.
- 6 A. He moved once, and that's when he saw me go to the
- 7 bedroom, and then he went back and stayed at the door and
- 8 was ringing the doorbell and--
- 9 Q. Okay. So he went to the side of the house once--
- 10 A. Yes.
- 11 Q. -- and then went back to the front and stayed
- 12 there?
- 13 A. Correct.
- Q. And when did you call 911, about what time?
- 15 A. I don't know, four -- (Unintelligible) 4:30, 5:00.
- 16 I was on the phone about 4:30.
- Q. Were you on the phone with 911 the whole time you
- 18 were in the bathroom?
- 19 A. Uh-huh.
- Q. And what were you telling 911?
- 21 A. I told them what was happening. I told them who
- 22 it was. And they asked if I wanted them to stay on the line
- 23 until they got there, and I said, "Yes." And she kept --
- 24 you know, kept asking me if there was still noise, and I
- 25 told her, yes, that there was. And then there was another

- 1 pause, I said, "No. Please don't slow them down, and make
- 2 sure." (Unintelligible).
- 3 Q. Okay. So if -- when we get our 911 call from the
- 4 open records request, it -- you'll be able to hear all that,
- 5 you were on the phone the whole time. We may even hear the
- 6 doorbell in the background?
- 7 A. Maybe yeah, and like maybe not, because I just
- 8 stayed in the shower with the light off.
- 9 Q. Is there a fence or a gate at your property?
- 10 A. There is, but it only blocks off the back side.
- 11 Q. So he could have gone to the side of the house
- 12 without going through the fence?
- 13 A. Correct.
- Q. And do you have your personal cell phone with you
- 15 here today?
- 16 A. Yes.
- 17 MS. RIDDLE: Judge, we would ask that there be a
- 18 preservation order for 48 hours before this event and 48
- 19 hours after, for her to preserve her phone so that should we
- 20 file an appeal and get to that point and we're doing
- 21 discovery we will have access to what her phone --
- 22 everything that happened in her phone 48 hours before and 48
- 23 hours after.
- THE COURT: Okay.
- Counsel, if you'll instruct your client.

- 1 MS. WELTY: Yes, Your Honor.
- 2 MS. RIDDLE: Judge, could I have just one second?
- 3 THE COURT: Yes.
- 4 MS. RIDDLE: No more -- no more questions, Your
- 5 Honor.
- 6 THE COURT: Okay. Any redirect?
- 7 MS. WELTY: Just one.

8

9 **REDIRECT EXAMINATION**

- 10 BY MS. WELTY:
- 11 Q. Counsel for respondent asked you about what he was
- 12 wearing, specifically. Had you seen that -- had you seen
- 13 that blue hat before?
- 14 A. Not the -- no, not prior, that I can remember.
- 15 I'm sure I have on his Instagram. But the next day I went
- 16 and checked--
- 17 Q. Okay.
- 18 A. -- for...
- 19 Q. Let me show you something. Is that the hat that
- 20 you saw?
- 21 A. Yes.
- 22 THE COURT: Okay.
- 23 Any objection?
- MS. RIDDLE: Your Honor, it's a blue hat. Many
- 25 people can own certain kinds of blue hats, that doesn't mean

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1
     that that is proof that he was there on this...
 2
               THE COURT: Okay.
 3
               Okay. Any questions?
 4
               MS. WELTY: I -- I just have--
 5
               THE COURT:
                           Okay.
                          -- another witness, Your Honor-
 6
               MS. WELTY:
               THE COURT: Okay, okay.
               MS. WELTY: -- Melissa Ingram.
 8
 9
10
                            MELISSA INGRAM,
11
            having been duly sworn, testified as follows:
12
                          DIRECT EXAMINATION
     BY MS. WELTY:
13
14
          Ο.
               Can you please state your name for the Court?
15
          Α.
               Melissa.
16
               What's your last name?
17
          Α.
               Ingram.
18
               And Ms. Ingram, have you had communications with
          Q.
19
    Mr. Vonhartman?
20
          Α.
               I have.
21
               And on what date was that?
          Q.
22
               January 28, I believe.
          Α.
23
               Okay. And do you know him personally at all?
          Q.
24
          Α.
               I do not.
25
               How did -- did he contact you?
          Q.
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- 1 A. He did.
- 2 Q. And what did he contact you about?
- 3 A. He sent me a message, via Facebook, regarding a
- 4 post in a group that I admin'd, that was made by another
- 5 woman, about him.
- 6 Q. Okay. And at some point in time did he contact
- 7 you on the phone?
- 8 A. He did. He called me via the Facebook Messenger
- 9 app.
- 10 Q. Okay. And did you answer his phone call?
- 11 A. I did.
- 12 Q. And did -- at -- what was Mr. Vonhartman saying
- 13 during that phone call?
- MS. RIDDLE: Your Honor, I'm going to object to
- 15 relevancy as it relates to the reason why we're here today,
- 16 the order of protection, and -- and stalking, and the
- 17 allegations in the order of protection. This is obviously
- 18 outside the scope of what we're here for.
- 19 MS. WELTY: I -- I think it's very relevant,
- 20 Your Honor. It goes towards his demeanor during the period
- 21 of time that this was occurring, threatening another female
- 22 that was involved in this incident. I think it goes to his
- 23 state of mind at the period of time, and is very, very
- 24 relevant to this.
- THE COURT: Okay. I'll allow--

- 1 MS. RIDDLE: If you could--
- THE COURT: -- allow that, limited. Okay. Okay.
- 3 MS. WELTY: Your Honor, could we keep it to
- 4 threats of violence as it relates to this order of
- 5 protection? I think that just general "demeanor" -- I -- I
- 6 think any threat--
- 7 THE COURT: Okay.
- 8 MS. WELTY: -- to -- any specific threat, not
- 9 necessarily violence, but threat to find a person and track
- 10 them down and go to their home, those are all
- 11 threats-
- 12 THE COURT: Uh-huh.
- MS. WELTY: -- that relate very much so to what is
- 14 being alleged by my client against Mr. Vonhartman, and I
- 15 think that's very important for Your Honor to hear.
- 16 THE COURT: Okay.
- MS. WELTY: And that's -- I'm -- I'm happy to
- 18 limit it to that.
- 19 THE COURT: Okay.
- Q. (By Ms. Welty) Was Mr. Vonhartman threatening at
- 21 all in his communication to you?
- 22 A. He was.
- Q. And what specifically did he say?
- 24 A. He stated by the end of the day he would know
- 25 where I lived, forever, and where my kids are, so...

- Q. Okay. Was there anything else that he said to you
- 2 that was threatening?
- 3 A. It was a very up and down conversation. He would
- 4 say that he was going to come after me. He would say he was
- 5 going to press legal charges against me. And then it went
- 6 to: "By the end of today I'm going to know where you work,
- 7 where you live."
- 8 O. Well--
- 9 A. And then proceeded to say -- I said, "I don't live
- 10 in Nashville." It -- this was very overwhelming. I had
- 11 nothing to do with this. I wanted nothing to do with it.
- 12 And he proceeded to say, "Oh, that's right. You live in
- 13 Hendersonville," and then continued to tell me he would find
- 14 out where I worked, where I lived, by the end of the day.
- Okay. What was his demeanor during this phone
- 16 call?
- 17 A. I would call it extremely angry, extreme highs,
- 18 extreme lows in the middle of the conversation. Very -- he
- 19 came cross very unstable.
- 20 Q. Okay.
- MS. WELTY: That's all I have. Thank you, Your
- 22 Honor.
- THE COURT: Okay. Any cross-examination?

24

25

1 CROSS EXAMINATION

- 2 BY MS. RIDDLE:
- 3 Q. Ms. Ingram, did you make the post to that Facebook
- 4 group after this phone call?
- 5 A. I did.
- 6 Q. Do you remember what was said in that post?
- 7 A. Yes, ma'am. I have copies, if you'd like it.
- 8 Q. Sure.
- 9 What did you say?
- 10 A. Could I get my phone?
- 11 Q. Oh, good. That'll do.
- 12 THE COURT: Okay.
- THE WITNESS: (Unintelligible).
- 14 My post after the phone call with Carl--
- 15 THE COURT: If you could take-
- 16 THE WITNESS: -- said--
- 17 THE COURT: -- tell us the date and time.
- 18 THE WITNESS: Yes, ma'am. It was January 29th,
- 19 at 1:52 p.m.
- "Hello members. Yesterday there was a post about
- 21 Carl. Many women commented about having a bad experience
- 22 with Carl. Unfortunately for the group, someone here took
- 23 screenshots of those comments and sent them to Carl.
- He has reached out to me directly in a way that I
- 25 would consider to be less than refined. He decided that he

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Page 23

- was going to have his person in the group take screenshots
- 2 of all the posts here and make his own page to "out" us for
- 3 the horrible things we are doing.
- 4 Today I went through the group and deleted several
- 5 posts, posts that were made by women, rightful, to give
- 6 women a heads up on an experience they've had with a man in
- 7 Nashville. I want to be clear that I did not delete posts
- 8 because of what they said, I deleted them because I'm
- 9 concerned about safety for myself and others that were on
- 10 the posts made about Carl, and concerned about some of the
- 11 statements that he made when he reached out to me.
- 12 I'm not sure to -- who took the screenshots to
- 13 Carl, but I want to say that couple of things. Number one:
- 14 This page was designed for all the right reasons. Women get
- 15 to come here and use this page for information, advice, and
- 16 someone to lean on.
- 17 Number two: You have put women in danger.
- 18 Imagine that someone came here to post about -- that a man
- 19 had sexually assaulted her. We have had a couple of those.
- 20 And then Carl made a page that shows up now in the posts.
- 21 What do you think he would do? How do you think he would
- 22 react? If something happens to that woman, do you think
- you're responsible?
- Number three: Facebook is a small, small glimpse
- 25 at real life -- very small. Take what is here with a grain

- 1 of salt. Be kind to people. Think about how your actions
- would make someone else feel."
- I then edited it to add: "Carl is upset with me
- 4 because of the comment I put said 'domestic violence,' and
- 5 he believes that implies that he hit a woman. I copied and
- 6 pasted from an anonymous woman, and actual charges were
- 7 shown in the screenshots.
- 8 To be clear, according to Carl, he was arrested
- 9 for fighting in a dorm room. Domestic violence is anything
- 10 within the home. Gender is irrelevant."
- 11 My hashtag was "womenneedtofightforeachother" and
- 12 "thisisnotokay."
- MS. RIDDLE: And Judge, could we admit that,
- 14 please?
- MS. WELTY: I don't--
- THE COURT: Any objections?
- MS. RIDDLE: I don't--
- MS. WELTY: No objection.
- 19 MS. RIDDLE: -- I don't know what exhibit we're
- 20 on. Are we on 2?
- 21 COURT CLERK: (Unintelligible).
- MS. RIDDLE: I'm sorry.
- 23 COURT CLERK: (Unintelligible).
- MS. RIDDLE: Are we on Exhibit No. 2?
- MS. WELTY: Yes.

- 1 UNIDENTIFIED MAN: (Unintelligible).
- COURT CLERK: There's (Unintelligible) yes, sir.
- 3 Q. (By Ms. Riddle) And you're the admin of this page,
- 4 is that correct?
- 5 A. Yes, ma'am.
- Q. When this first post happened, as far as somebody
- 7 posted a picture of Carl and said, "Has anybody had
- 8 experiences with Carl?" Do you remember that?
- 9 A. I do.
- 10 Q. Okay. And do you remember some of the comments
- 11 that came as a result of that?
- 12 A. I do.
- Q. Okay. And did you bring screenshots of those with
- 14 you?
- 15 A. I did.
- MS. WELTY: We do have that.
- MS. RIDDLE: Your screenshots are probably going
- 18 to be cleaner than mine because I wrote on mine, so if
- 19 you've got them, we might use those.
- 20 (Unintelligible voices.)
- THE WITNESS: Yes.
- Q. (By Ms. Riddle) Okay. And in those comments it
- 23 does specifically talk about Carl may have been charged with
- 24 domestic violence. Right?
- 25 A. That's correct.

- 1 Q. And then somebody comments like, "Oh, yeah, I
- 2 think I remember this. It was really bad."
- 3 A. I don't (Unintelligible) yes. "I could be totally
- 4 wrong, but I will run his name through the search bar
- 5 because I swear I remember seeing him before for something
- 6 not good." That was not my comment--
- 7 Q. No -- yeah, yeah.
- 8 A. -- that was someone in the group. I just wanted
- 9 to--
- 10 Q. Yeah. And then somebody -- but somebody did
- 11 comment like, "Yeah, I vaguely remember this, and the facts
- 12 were really bad."
- 13 A. There -- there are several comments on there that
- 14 (Unintelligible) --
- 15 Q. Okay.
- 16 A. -- of women.
- 17 Q. But nobody actually had a personal experience,
- 18 other than possibly Ms. Butterton's, with the
- 19 ***L***rejection -- nobody commented that they had a
- 20 personal experience with Carl?
- 21 A. There actually was someone else that said they'd
- 22 had an experience with him. It was somebody that had seen
- 23 him getting in bar fights, or was at the bar with him when
- 24 he was in a fight, at the Patriot's Bar.
- Q. Okay. Where's that comment?

- 1 A. Hold on a second.
- 2 Right here. "I've seen him super drunkly fighting
- 3 someone at the Pat's Bar. Huge Patriot's fan, like myself,
- 4 but he got pissy when I nicely said I wasn't interested, so
- 5 we never went out after chatting. He has been posted
- 6 before, though."
- 7 Q. Okay. So you know, when you -- did you look up
- 8 his criminal record? Did you do a background check?
- 9 A. No. This isn't my problem. No.
- 10 Q. No?
- 11 And then when these people sent you the
- 12 screenshots of what they believed was his prior domestic, do
- 13 you remember what that charge actually was?
- 14 A. Assault, I believe.
- Okay. If it were battery, would that sound right?
- 16 A. Potentially, yes.
- 17 Q. Okay. But you don't have any personal knowledge
- 18 of any criminal convictions, any bar fights, anything like
- 19 that -- no personal knowledge?
- 20 A. I do not.
- 21 Q. Okay. And did he threaten to harm you in your
- 22 phone call with him?
- 23 A. His demeanor on that phone call was very
- 24 uncomfortable. I needed to call on several people to make
- 25 sure my children were safe, and asked what I needed to do.

- 1 Q. Okay. Because in your Facebook post--
- 2 A. I was very uncomfortable.
- 3 Q. -- you said it was less than becoming. You didn't
- 4 mention it was threatening.
- 5 A. I could have gone further and said a lot about
- 6 Carl, and I did not. I chose not to. I have been very nice
- 7 to him, and he was not very nice to me. And I have nothing
- 8 to do with this. He was demeaning. He was disrespectful.
- 9 He was aggressive. It was frightening, what he said. I
- 10 immediately--
- 11 Q. Aggressive, how?
- 12 A. -- deleted every member from the group in order to
- 13 protect members from someone that was doing whatever he
- 14 asked them to do.
- 15 Q. Aggressive, how?
- 16 A. Screaming, telling me I was a "fat bitch," that
- 17 they couldn't let women do this to men. He continued -- he
- 18 would calm down and then go back to serious screaming at me,
- 19 and then proceed to tell me how he was going to figure out
- 20 where I lived, and made the comment that I lived in
- 21 Hendersonville, not Nashville.
- 22 Q. Is that on your Facebook page?
- 23 A. It is not. I know that I've taken pretty much
- 24 everything off of there.
- Q. Was it on your Facebook page before?

- 1 A. I'm not for sure. I'm not for sure.
- Q. Okay. Any other calls from Carl to you since
- 3 then?
- 4 A. No, that was it.
- 5 Q. Okay.
- 6 MS. RIDDLE: I don't have any other questions.
- 7 THE COURT: Okay.
- 8 Any redirect?
- 9 MS. WELTY: Nothing, Your Honor. But I was given
- 10 this back, and that would have been the first exhibit.
- 11 THE COURT: Okay. That's fine.
- MS. WELTY: Yeah. I just wanted to make sure we
- 13 have that.
- 14 THE COURT: Okay. Okay.
- Ms. Riddle, do you have any witnesses?
- MS. RIDDLE: Your Honor, before we even get to my
- 17 witnesses, at this point, I would just like to state that
- 18 the Court -- since this is a civil case, the Court can go
- 19 ahead and make a ruling at this point to dismiss the order
- 20 of protection, as it doesn't even meet the technical statute
- 21 for stalking.
- Orders of protection are very particular. You
- 23 know they can only be granted under certain circumstances.
- 24 The only allegation here is "stalking." And I'm not going
- 25 to read you the full statute, because I know Your Honor

- 1 knows it. But it has to be willful course of conduct.
- 2 And "course of conduct" is defined in
- 39-17-315(a)(1) as: "A series of two or more separate acts
- 4 evidencing a purpose" -- right -- for following, monitoring,
- 5 observing, surveilling, threatening, communicating to a
- 6 person that interferes with that person's property.
- 7 And we're just not there at this point. Even if
- 8 everything that was said here is true, this is not stalking
- 9 at all. It may have matched something else, but it's not
- 10 stalking. And if it was stalking, and there was a police
- 11 report made, there's no criminal charges here. We have no
- 12 even indication that the police were interested in this
- 13 case. This doesn't even meet the burden for stalking, at
- 14 all.
- This order -- this is wrong avenue. If she wanted
- 16 to pursue this criminally, she could. She could have asked
- 17 the cops, "Yes, I want to go down, and I want to make sure
- 18 that there's a warrant for this guy's arrest." An order of
- 19 protection -- this is not the avenue. It's the wrong place.
- THE COURT: Any response?
- MS. WELTY: Yes, Your Honor. I -- I think we do
- 22 have the two contacts here. We have his continued social
- 23 media contact, trying to reach out to her--
- 24 THE COURT: And it was the same day.
- 25 MS. WELTY: -- on Instagram. I believe one was

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1 the 28th, and then he came to her house--
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- 2 THE COURT: Okay.
- 3 MS. WELTY: -- on the 29th. Because he -- he
- 4 tried to communicate -- he communicated with her on
- 5 Instagram on the 28th. She blocked him. He then attempted
- 6 to follow her on Instagram, she stated, at 10:30 in the
- 7 morning on the 29th. And then it jumped to him coming to
- 8 her house.
- 9 This is not someone who knew where she lived. He
- 10 had to have really sought her out and looked into public
- 11 records to figure out where she is. The jump -- the level
- of his behavior jumping from just trying to follow her to
- 13 social media to then coming to her home is very, very
- 14 concerning. And I think it very much so rises to the level
- 15 of stalking.
- 16 And luckily, she went and got the order of
- 17 protection, it -- and it was granted, so that we didn't have
- 18 to see if there were continued behaviors, so...
- 19 MS. RIDDLE: Your Honor, if I may just briefly
- 20 respond?
- 21 THE COURT: Uh-huh.
- MS. RIDDLE: A Facebook inquiry for a friendship
- 23 request, that can't possibly meet one of the acts here, for
- 24 stalking. I mean, it's a Facebook friend request, just deny
- 25 it and move on with your day. That has no bearing on a

- 1 stalking allegation.
- THE COURT: Okay. So on the 28th, you're saying
- 3 that there was only a Facebook request?
- 4 MS. WELTY: I -- I believe he communicated with
- 5 her on Instagram-
- 6 THE COURT: Right. Direct mess--
- 7 THE WITNESS: (Unintelligible) was he tried to
- 8 send a (Unintelligible) on Instagram.
- 9 THE COURT: Okay.
- 10 THE WITNESS: And I just blocked him.
- 11 THE COURT: Okay. Then you didn't -- you didn't
- 12 say, "Do not talk to me, stop"?
- 13 THE WITNESS: I didn't want anything to do with
- 14 him.
- 15 THE COURT: Okay.
- 16 THE WITNESS: I wanted him to leave me alone.
- 17 THE COURT: Okay. So okay, excuse my ignorance:
- 18 So when you block someone on Instagram, does the other
- 19 person know?
- MS. WELTY: I don't know. I don't know.
- 21 THE COURT: Okay. It's just you can no longer get
- 22 messages from the person.
- 23 THE WITNESS: Okay. And I -- I'm going to verify:
- 24 I get -- it -- when you get sent a message from someone who
- 25 like-

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1
               THE COURT: You don't want to hear from.
 2
               THE WITNESS: -- then you--
 3
               THE COURT: Uh-huh.
 4
               THE WITNESS: -- you don't follow, they don't
 5
     follow you, or anything like that. It gives you the option
     down below to say "block," "accept," "respond," or
 6
     (Unintelligible)."
 8
               THE COURT: Uh-huh.
 9
               THE WITNESS: And I hit "block," thinking that
10
     that would just be like he can't see it anymore, and just
11
    blocked the message, screenshot it, and be done.
12
               THE COURT: Okay.
13
               THE WITNESS: Then the next day he then requested
14
    to follow me, and I (Unintelligible) "do not accept," and
15
    then he blocked his profile.
16
               THE COURT: On Facebook?
17
               THE WITNESS: Instagram-
18
               THE COURT:
                           Instagram.
               THE WITNESS: All of the other things--
19
20
               THE COURT: All, everything.
21
               THE WITNESS: -- on the 28th, I went and blocked
22
    his Facebook (Unintelligible) --
23
               THE COURT: Okay.
24
               THE WITNESS: (Unintelligible).
               THE COURT: Okay. Okay. I'll allow it.
25
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- 1 keep going. Sure.
- 2 MS. WELTY: Thank you.

3

- 4 <u>CARL ALBERT VONHARTMAN</u>,
- 5 having been duly sworn, testified as follows:
- 6 <u>DIRECT EXAMINATION</u>
- 7 BY MS. RIDDLE:
- Q. Mr. Vonhartman, will you tell the Court your name,
- 9 please?
- 10 A. Carl Albert Vonhartman.
- 11 Q. And you obviously know why we're here today.
- 12 A. Yes, ma'am.
- 13 Q. Just briefly, will you tell the Judge a little bit
- 14 about your experience with Ms. Butterton when this first
- 15 happened, when you guys first were Instagram-ing on the
- 16 dating app, or whatever that was?
- 17 A. Your Honor, it was very brief. We -- we talked
- 18 for maybe a day. She sent me a message on the dating app
- 19 saying that she didn't want to continue to date, go forward
- 20 with the date. I said, "Okay."
- 21 And then she mentioned she had seen -- she had
- 22 read things about me that she didn't like. And all I did
- 23 was ask her one question, and I -- I said, "Well, what
- 24 things were those?" And then she unmatched me, and I
- 25 couldn't communicate after that. And that was over a year

- 1 ago.
- Q. And any additional contact after that?
- 3 A. No, ma'am. No, Your Honor.
- 4 Q. And then what brought you back to contacting her
- 5 again recently?
- A. Because I saw posts in this Facebook group that
- 7 were incorrect, saying that I had been arrested for domestic
- 8 assault, which was completely untrue.
- 9 Q. Will you tell the Court a little bit about that
- 10 history with that battery charge? Is that what it was?
- 11 A. Yes. I was a freshman in college, and it was my
- 12 19th birthday. I learned that my -- my girlfriend at the
- 13 time had cheated with another man, and that -- that man and
- 14 I got into an altercation in the dorms, and -- and that was
- 15 that.
- Q. But you didn't get into an altercation with the
- 17 girl?
- 18 A. No, ma'am.
- 19 Q. Okay. And this -- you learned about this Facebook
- 20 group?
- 21 A. Yes.
- Q. Yes. What do you know about this Facebook group?
- 23 A. It's -- it's basically a group where -- where
- 24 women go to share -- share gossip about men in the dating
- 25 pool in Nashville.

- Q. Okay. And you learned that you were being talked
- 2 about?
- 3 A. Yes.
- 4 Q. Okay. And you responded how?
- 5 A. I sent a message to Melissa Ingram, the admin of
- 6 the group, because she -- she had screenshots of this arrest
- 7 from when I was 19, and she -- which I -- I have -- I have
- 8 screenshots of my own. She -- she posted that -- and I
- 9 quote, "Carl has a -- seems to have a history of domestic
- 10 violence," which is -- which is completely untrue -- and
- 11 posted four or five different photos of this arrest when I
- 12 was -- when I was 19 years old as -- as a freshman.
- Q. And did you do anything to try to clear your name?
- 14 A. Yes. I -- I tried to send direct messages to --
- 15 to both these parties, Ms. Ingram and Ms. Butterton, who
- 16 were the ones saying that I was arrested for domestic
- 17 violence, explaining that no, I was in college and it was a
- 18 fight in my dorm. There was -- it -- I wasn't charged with
- 19 domestic violence.
- Q. And Mr. Vonhartman, I -- I meant to ask you this
- 21 on the front, not in the middle, but since it's popping up:
- 22 Do you have any sort of speech impediment or anything that--
- 23 A. I do.
- Q. -- pops up when you get nervous?
- 25 A. I do have a speech impediment.

- 1 Q. Okay. So any -- any sort of delays in your
- 2 answers here today is because of the speech impediment?
- 3 A. Yes, ma'am.
- 4 Q. Okay. Thank you.
- 5 Where were you on January 29th?
- A. I was -- I went to the gym, and then I went home.
- 7 And I remained home until a little after 7:00. And then I
- 8 went out for a drink and came back home.
- 9 Q. And when you were served with this order of
- 10 protection, did you see the allegations?
- 11 A. Yes, ma'am.
- Q. Okay. And you saw the date and the time?
- 13 A. Yes, ma'am.
- Q. What did you do? Did you go through your phone?
- 15 What did you do?
- 16 A. Yes, I did. I immediately went to my -- my Apple
- 17 location services and printed out screenshots showing that
- 18 there was no way I could have been where Ms. Butterton
- 19 alleges that I was, because I was home. And I -- I have
- 20 screenshots of that as well.
- Q. Okay. So do you want to look at this--
- MS. WELTY: Your Honor, I'm going to object to any
- 23 of that information coming in. It's hearsay. It's not from
- 24 Apple itself. I have no way to know if that could be
- 25 modified.

- 1 THE COURT: Well, why don't you lay a foundation.
- MS. RIDDLE: Your Honor, he's -- I'm sorry?
- 3 THE COURT: Lay a foundation.
- 4 MS. RIDDLE: Your Honor, he's got his cell phone
- 5 here today, and he can pull this up on his cell phone today
- 6 and show you. And this -- the data will mimic exactly
- 7 what's on these--
- 8 THE COURT: Okay.
- 9 MS. RIDDLE: -- screenshots here.
- 10 THE COURT: And what it shows is that the phone
- 11 was there.
- MS. RIDDLE: Yes, Your Honor. Yes.
- Q. (By Ms. Riddle) So just like most people in this
- 14 day and age, do you take your phone with you everywhere you
- 15 go?
- 16 A. Yes, ma'am.
- Q. Okay. And did you take your phone with you when
- 18 you went to the gym?
- 19 A. Yes.
- Q. Did you take your phone with you when you went
- 21 home?
- 22 A. Yes.
- Q. Okay. And where -- when you pulled this data from
- 24 your phone, did you make sure that it's still available
- 25 today if--

- 1 A. Yes.
- 2 Q. -- the Judge wants to see it--
- 3 A. It's available right now.
- 4 Q. -- could you recreate it on your cell phone?
- 5 A. Yes.
- 6 Q. Okay. And this data is going to show your
- 7 location at your address, correct?
- 8 A. Yes.
- 9 Q. And would you tell the Judge your -- where --
- 10 which part of town do you live in?
- 11 A. I live on Percy Priest Lake in the -- the
- 12 Hermitage area.
- 13 Q. In Old Hickory. Okay.
- Will you tell us what this is?
- MS. WELTY: Your Honor, I'm still going to object,
- 16 and renew my objection.
- 17 THE COURT: Okay.
- MS. WELTY: I still think it's hearsay. We have
- 19 no -- we have no way of knowing if -- where that came from.
- 20 I have no way of knowing if it could be modified or not.
- THE COURT: Yeah.
- MS. WELTY: We'd have to have an expert in here to
- 23 say how that works.
- MS. RIDDLE: Can you modify your location data
- 25 with Apple on your phone?

- 1 THE COURT: Perhaps the phone is better evidence.
- Q. (By Ms. Riddle) Okay. Let's pull your phone up.
- 3 A. You want me to pull that up exactly?
- 4 Q. Yes, please, sir. We'll do it one at a time.
- 5 MS. RIDDLE: Do you want to watch him go through
- 6 and access it on his locations services?
- 7 MS. WELTY: Your Honor, I'm still going to renew
- 8 my objection. I have no way of knowing if this can be
- 9 deleted. I -- I don't know anything about this. I think
- 10 this is -- this is--
- 11 THE COURT: Well, we allowed the same information
- 12 that your client testified to with Hinge, and Instagram, and
- 13 the Facebook posts, and you know...
- MS. WELTY: I don't -- I don't think it's the same
- 15 information. That's very plausible -- I mean, actually,
- 16 Your Honor, the respondent's attorney asked my client about
- 17 the Facebook posts that then got admitted. So she opened
- 18 the door to that.
- 19 This is technological evidence that I believe
- 20 would need to have an expert to tell us if it's correct, can
- 21 it be deleted. I -- I -- I have no way of knowing and no
- 22 way of cross-examining this sort of evidence. It's very
- 23 different than just screenshots and pictures of things.
- I think he can testify as to where he is saying he
- 25 is, and Your Honor can find him credible or not, and then

- 1 you weigh the evidence. But I don't think this information
- 2 specifically comes in under our evidence rules.
- 3 MS. RIDDLE: Judge, it's shocking to me that we
- 4 would have this available, this information available to us
- 5 in front of Your Honor today, and that it would not be
- 6 considered as a part of this case, when it is clearly on his
- 7 cell phone. There -- it's not like health data, where you
- 8 can add a workout and delete a workout. It's your location
- 9 services. It tells you where you were. I can't tell my
- 10 phone I was somewhere else.
- 11 THE COURT: It says where the phone was. So --
- 12 MS. RIDDLE: That -- that's exactly right.
- 13 THE COURT: Okay.
- MS. WELTY: Yes, I don't know if it can be deleted
- or not. I have no way of knowing that unless I contact
- 16 LOGICFORCE and -- and ask them, and get an expert in here to
- 17 talk about that data specifically.
- MS. RIDDLE: Judge, why would it being deleted
- 19 matter? If he could delete the information, fine. It's the
- 20 recreating of it that would concern us. Could he recreate
- 21 the information to make him -- his phone be somewhere that
- 22 it wasn't? That would be the only concern. And--
- MS. WELTY: And we don't know, so--
- THE COURT: Uh-huh.
- 25 MS. WELTY: -- I think under our evidence rules,

- 1 it doesn't come in. It's hearsay.
- 2 THE COURT: I mean, honestly, the whole thing is
- 3 hearsay. But I'll allow it.
- 4 MS. RIDDLE: Thank you, Judge.
- 5 Q. (By Ms. Riddle) Okay. Do you have it pulled up?
- A. Yes, ma'am.
- 7 O. All right. Will you tell us where you were on
- 8 January 29th, between 3:48 and 7:17 p.m.?
- 9 THE COURT: Okay. And to be clear, I meant that
- 10 fact that--
- MS. RIDDLE: Where your cell phone was.
- 12 THE COURT: To be clear, I meant that, you know,
- 13 this Facebook post, the -- you know, all that can be -- all
- 14 of that is hearsay.
- But anyway, go ahead.
- MS. RIDDLE: Thank you.
- Q. (By Ms. Riddle) Could you tell us where your
- 18 phone says your phone was located between 3:48 and
- 19 7:17 p.m.?
- 20 A. I was home, Your Honor.
- Q. Okay. Will you show that to the court officer,
- 22 please, and let him give that to the Judge.
- Q. Can you show me where (Unintelligible)?
- 24 A. Yes.
- 25 Q. I'm not seeing it right now.

- 1 A. I'm going to go to "significant locations,"
- 2 "home." And there's a list of all the times I was home.
- 3 And so on the 29th, the date in question, shows I was home
- 4 from 3:48 to 7:17. You can't -- you can't edit it or change
- 5 it, it's just there.
- 6 Q. Okay. Okay.
- 7 A. You can just back-search it.
- 8 Q. Okay. I'm going to show the Judge.
- 9 THE COURT: Okay. So it shows a map, and that's
- 10 where the house is? Is that--
- MS. RIDDLE: Yes, Your Honor.
- 12 THE COURT: Okay. I'll give it the proper weight.
- Q. (By Ms. Riddle) And you also -- around -- did you
- 14 get a phone call between 4:15 and 4:45?
- 15 A. I did.
- Q. Okay. Can you tell us about that phone call?
- 17 A. Yes. It was about a 15-minute long phone call
- 18 that I got from a mortgage lender for a house that I'm
- 19 trying to flip. So I -- I have a screenshot of that as
- 20 well. I was on the phone from roughly 4:30 to 4:45.
- MS. RIDDLE: Your Honor, we do -- we have a
- 22 screenshot of that phone call. We can obviously recreate
- 23 that again on the phone to show that it is--
- THE WITNESS: Yeah.
- MS. RIDDLE: -- from his phone, his phone number.

- 1 It's a 13-minute call with Newport Beach, California, as the
- 2 location. And that call took place at 4:25 p.m.--
- 3 THE COURT: Okay.
- 4 MS. RIDDLE: -- five minutes before he's banging
- 5 on a door, and apparently still doing it during the
- 6 13-minute call with the mortgage investor.
- 7 Q. (By Ms. Riddle) And did that mortgage investor
- 8 contact you after your phone call?
- 9 A. Yes, Your Honor -- or ma'am. Sorry.
- 10 Q. Thank you.
- 11 And was it -- what was in the email?
- 12 A. She -- she basically summarized our call and
- 13 thanked me for my time.
- Q. Okay. And is this a copy of that email?
- MS. WELTY: Your Honor, I'm going to object to the
- 16 email as hearsay.
- 17 THE COURT: Yes. I'll-
- 18 MS. RIDDLE: That's fine.
- 19 THE COURT: -- sustain.
- Q. (By Ms. Riddle) All right. And were you also --
- 21 what -- what else were you doing during this time frame
- 22 while you were at your house?
- 23 A. I was doing multiple things. I was doing Google
- 24 searches. I had a text message with a mentor of mine during
- 25 this exact time period. I was also texting back and forth

- 1 with a girl that I'm dating at this -- during this exact
- 2 time period. And I -- I can recreate all this and -- and
- 3 show proof with my phone.
- Q. And tell -- tell the Judge a little bit about what
- 5 you were doing at home at 4:30 -- not -- not -- you know,
- 6 where were you sitting?
- 7 A. I -- I was at my desk upstairs. I have an office
- 8 upstairs. I was doing research on a house that I'm trying
- 9 to flip.
- 10 Q. Were your cats in the room with you?
- 11 A. Yes, my cats were in the room with me.
- 12 Q. Okay. Do you know -- have you ever been to
- 13 Ms. Butterton's house?
- 14 A. No, ma'am.
- 15 Q. Okay. Have you ever physically seen her, other
- 16 than today?
- 17 A. No, ma'am.
- 18 Q. Have you ever had any sort of contact with her
- 19 that would be physically threatening? Did you harm her
- 20 safety in any way, shape or form?
- 21 A. No, ma'am.
- 22 Q. On January 29th -- just so we can be very clear --
- 23 did you show up at Ms. Butterton's house? Did you knock on
- 24 the door? Did you ring the doorbell, bang on the side of
- 25 the house for 20 minutes?

- 1 A. Absolutely not.
- Q. Okay. And again, just for clarification, where
- 3 were you on January 29th at 4:30 p.m.?
- 4 A. I was at home.
- 5 Q. Okay. Did you even have a car available to drive
- 6 outside of 10 miles from your house that day?
- 7 A. I did not. My -- my main car, it's a
- 8 BMW 5 Series, it was towed the day before, and I have proof
- 9 of that as well.
- 10 Q. And do you have -- just for the Court's knowledge,
- 11 you have an alternate car, you have a second car, right?
- 12 A. A very old truck.
- Okay. And is there a particular way that you like
- 14 to treat that old truck?
- 15 A. I don't like driving it. It has no heat or AC, so
- 16 I don't -- I don't drive it.
- 17 Q. Okay. Is there anything that you want this Court
- 18 to know before making her decision today as it relates to
- 19 this order of protection?
- 20 A. Yes. I -- I absolutely was not there. I was not
- 21 at her house. I have a mountain of evidence showing that I
- 22 was at my home doing research.
- I have no -- I have no want to harm Ms. Butterton,
- 24 nor did I. I've never done anything threatening to her.
- 25 I've never threatened her. The only thing I said that I was

- 1 going to sue her for defamation for saying that I was
- 2 arrested for domestic assault -- which I take that very
- 3 personally.
- 4 I've never hit a woman. I would never hit a
- 5 woman. I was raised by a single mom. So that -- that's why
- 6 I was as angry as I was about them saying I was arrested for
- 7 domestic assault when it was only a freshman --
- 8 freshman-year college fight in my.
- 9 Q. There's been testimony here today about your
- 10 aggressive nature. Will you tell the Court a little bit
- 11 about -- about you, who you are, what you do.
- 12 A. I -- I like to box as a hobby -- is why I think
- 13 some people might consider that aggressive. But I think
- 14 it's a great outlet. I've been doing it for 10 years. I
- 15 volunteer for -- for the Humane Society. I've got four pets
- 16 -- three cats and a dog. I'm very close to my mom. She
- 17 lives in Nashville.
- 18 Q. Specifically talk to the Judge about, you know,
- 19 MMA, how that could be -- are you involved in MMA?
- A. Yes, ma'am.
- 21 Q. Okay. Have you had any physical -- have you ever
- 22 been charged with domestic violence?
- 23 A. No, ma'am.
- Q. Okay. Any physical altercation involving a woman?

25

- 1 MS. RIDDLE: I think I've about exhausted it.
- 2 Ms. Welty is going to have to cross-examine you.
- 3 Okay?
- 4 THE COURT: Cross-examination?
- 5 THE WITNESS: Okay.

6

<u>CROSS-EXAMINATION</u>

- 8 BY MS. WELTY:
- 9 Q. Mr. Vonhartman, it was stated that you were at the
- 10 gym that day during the period of time, but your phone only
- 11 showed you -- the phone being at the home. Correct?
- 12 A. Right, because it -- those -- those are two
- 13 different locations. I can pull up the -- the gym location.
- 14 There's -- there's a section on the Apple Services where it
- 15 says it's "significant locations." And Planet Fitness is
- 16 also a significant location. It -- it will show that I was
- 17 there up until 3:30.
- 18 Q. And what you submitted today shows that your phone
- 19 was at your home from 4:30 until 7:15. Correct?
- 20 A. From 3:48 until 7:15, yes.
- 21 Q. Okay. And that someone was on the phone at -- at
- 22 4:25--
- 23 A. Yes.
- Q. -- with the mortgage broker, correct?
- 25 A. Yes.

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1 MS. WELTY: That's all I have, Your Honor.
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- THE COURT: Okay. Okay. Any other evidence?
- 3 Okay.
- 4 Closing arguments?
- 5 MS. WELTY: Your Honor, clearly here, I think you
- 6 have to look at the credibility of the parties and -- and
- 7 the weight of the evidence. My client has no reason to be
- 8 making up the fact that she saw Mr. Vonhartman at her house,
- 9 and that he was very threatening to her. She's put lots of
- 10 safety measures in place. This is not an incident she would
- 11 have wanted to have happened.
- 12 Clearly Mr. Vonhartman has more to lose, with an
- 13 order of protection and all -- all the reason to have all of
- 14 this beautiful evidence to come and -- and say he was at a
- 15 certain place.
- But he very much so could have left his phone at
- 17 home. He could have had someone on -- on -- on his phone,
- 18 showing that there was a phone call. I think you have to
- 19 look at the weight of the evidence here. And we hope that
- 20 you will issue this order of protection.
- 21 THE COURT: Okay.
- MS. RIDDLE: Judge, it is not lightly that --
- 23 these cases -- we've got a Facebook page which we all know
- 24 exists, where -- and it -- and it's great that they do exist
- 25 when it's necessary for women to be able to communicate

- 1 about their personal experiences with somebody.
- When it starts to become dangerous is when we
- 3 enter into this place where we're so driven by fear that we
- 4 just start reacting to things when they don't really even
- 5 know what's going on.
- And you've got the printout in front of you. And
- 7 you can kind of see this escalating in the group, where
- 8 somebody is like, "Yeah, I think maybe he was charged with
- 9 this." And then somebody else is like, "Yeah, I heard the
- 10 facts are really bad."
- And it just starts escalating from there, where
- 12 it's just like you would think -- reading that you would
- 13 think that this guy has a history of domestic violence three
- 14 pages long, that -- you know, there's all -- you know, it --
- 15 it gets -- it spins out of control, and it becomes chaos.
- And the problem is that there isn't a checks and
- 17 balances, because when somebody does reach out and say,
- 18 "Actually, this isn't true about me, and if you continue
- 19 saying these untrue things about me, I'm going to consider a
- 20 civil lawsuit," they're met with an order of protection,
- 21 alleging stalking.
- Well, yes, I understand we could leave a phone
- 23 somewhere. It's not just a phone, Judge. We have a phone,
- 24 we have emails, we have a phone call with a followup email
- 25 to his email address saying, "Thank you for your phone call

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1 today," at 4:50, right after the phone call happened, with a
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- 2 business mortgage lender. That's what they do, they follow
- 3 up. They say, "Great talking to you today. This is what we
- 4 talked about, let's put it in writing." Okay?
- 5 She's got text messages where he is actively
- 6 texting during the time frame that he is supposed to be
- 7 ringing a doorbell, banging on a door and banging on the
- 8 side of the house.
- 9 I understand that, yes, why -- why would she make
- 10 this up? I have no idea. I have no -- absolutely no idea.
- 11 I don't know if somebody was there. I didn't know if maybe
- 12 she just got so scared that she wanted this to be real, and
- 13 she wanted to go to Facebook and say, "Hey, girls, yes, he
- 14 is psycho, and I did get an order of protection" and
- 15 validate all of these allegations. I have no idea. But
- 16 we're looking at a very serious allegation of stalking that
- 17 has to meet a very specific criteria legally and technically
- 18 on one side.
- And then on the other side, it's not even
- 20 possible. It's physically not possible for him to have been
- 21 doing all of the things that he was doing while also doing
- 22 what is alleged -- ringing a doorbell, banging on the side
- 23 of a house -- unless he was just, what, calling and
- 24 emailing? Like some of it is from his laptop. Like it's
- 25 not all stuff that could be just recreated from a phone.

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4 -1 11 11 11 11 11 11
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- 1 There -- there is so much evidence that this was
- 2 not Mr. Vonhartman at the house on January 29th, at
- 3 4:30 p.m. It does not meet the stalking statute.
- And we are more than happy to establish this
- 5 record, and continue fighting it, but it should not move
- 6 past this point. It shouldn't. It's all based out of fear
- 7 and unfounded allegations of somebody, where there is no --
- 8 there's no proof of anything that's happened on this side,
- 9 other than what I asked to be admitted as hearsay, part of
- 10 the Facebook threads.
- 11 And I -- I wanted Your Honor to see that, and see
- 12 how out of control this can get, based on rumors and
- 13 speculation and fear. Thank you.
- MS. WELTY: Your Honor, the only thing I'd like to
- 15 say is -- I -- I want to make sure you're very -- you take
- into consideration what's actually evidence today. There's
- 17 a lot of evidence testified about by counsel for respondent
- 18 that's not in front of Your Honor.
- 19 So this email she's talking about, you didn't
- 20 allow that to be in. So I would just like you to look at
- 21 what we actually have here today, testimony of my client.
- 22 Look at the Facebook posts. It's not out of
- 23 control. There are some things that Mr. Vonhartman didn't
- 24 like being said about him, eyewitness statements--
- THE COURT: Yeah.

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1 MS. WELTY: -- things that other girls had said.
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- 2 But that in and of itself is not something that was chaotic.
- 3 It wasn't something that then caused my client to make
- 4 something up. My client (Unintelligible) --
- 5 THE COURT: So I don't have the Facebook posts. I
- 6 just have them as Melissa Ing-
- 7 MS. WELTY: I think (Unintelligible).
- 8 THE COURT: This is all I have, just this one
- 9 page.
- 10 MS. WELTY: Oh, no, it went from my client -- I
- 11 don't think I got that back, but that was during your -- did
- 12 you get it back?
- MS. RIDDLE: I have my copy, but my copy has got
- 14 my handwriting on it.
- THE COURT: I think Ms. Ingram has it.
- MR. VONHARTMAN: I have two copies.
- MS. RIDDLE: You have two copies?
- 18 MR. VONHARTMAN: Yes.
- MS. WELTY: I have one. I have another copy.
- THE COURT: Okay. Go ahead.
- 21 I'm sorry, you were saying?
- MS. WELTY: It -- just -- Your Honor, that that in
- 23 and of itself is not chaotic. It's not something that then
- 24 my client made up, someone coming to her home, someone who
- 25 she very clearly saw as Mr. Vonhartman.

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1 She then sees a picture of him after the fact,
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- 2 with the same hat on that he wore to come -- to come to her
- 3 house. And so again, I do think we have the two contacts
- 4 under the stalking portion of the order of protection
- 5 statute, and we would ask for this order of protection to be
- 6 granted.
- 7 THE COURT: Okay. So this is not the first time
- 8 the Court has heard where things are put online. And what's
- 9 said online, people are much more aggressive and braver and
- 10 you know, blunt, online, and then when -- when they're in
- 11 person, it's different. It -- it becomes -- anyway... So I
- 12 think this is our new reality, is online things.
- And Ms. Butterton, I'm -- I understand how you
- 14 feel. I'm -- I'm not denying that you feel scared, and that
- 15 you are afraid. But legally, I have to agree with
- 16 respondent's counsel, that I don't find that there are two
- or more separate acts to constitute stalking.
- 18 And I do need to take into account that -- that he
- 19 -- Mr. Vonhartman has provided evidence that at least his
- 20 phone was there, and that there was -- he testified to the
- 21 fact that he had been working on a house that he was trying
- 22 to flip at the same exact time.
- 23 I'm not saying somebody didn't show up at your
- 24 house. I'm not saying that you're scared. I'm just saying
- 25 that there is not enough proof that there is stalking, and

```
1
     that this man was there.
 2
               So I'm going to deny the order of protection.
 3
               Mr. Vonhartman, I hope that you've learned that
 4
     when things like this happen there are other avenues that
 5
     you can pursue to try to get yourself heard--
 6
               MR. VONHARTMAN: Yes, ma'am.
               THE COURT: -- rather than finding people and
     yelling at them -- I mean, allegedly yelling at them,
 8
 9
     because then you end up here.
10
               So you have 10 days to appeal me.
11
               Does anyone have any questions?
12
                          No. Thank you, Your Honor.
               MS. WELTY:
13
               MS. RIDDLE: Thank you, Your Honor.
14
               THE COURT: Okay. If you'll leave first, and then
15
     if you'll give him five minutes.
16
               Okay. Let's do a second call of the-
17
                               (End of recording.)
18
19
20
21
22
23
24
25
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1	STATE OF TENNESSEE)
2	COUNTY OF DAVIDSON)
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Exhibit E

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)	
Plaintiff,)))	
v.)	Case No.: 20C740
KORTNI BUTTERTON, Defendant.)))	
0,00000000	,	

AFFIDAVIT OF KORTNI BUTTERTON

- 1. My name is Kortni Butterton, I have personal knowledge of the facts affirmed in this Affidavit, I am competent to testify regarding them, and I swear under penalty of perjury that they are true.
 - 2. I am the Defendant in the above-captioned case.
- 3. On January 28, 2020, the Plaintiff, Carl Vonhartman, threatened to sue me and continuously sought to contact me on social media despite my efforts to prevent him from doing so.
- 4. The following day, on January 29, 2020, I was made aware of correspondence between the Plaintiff and Melissa Ingram in which the Plaintiff: (i) expressed anger about statements that I and other women had made about him, (ii) repeatedly threatened "war" regarding those statements, and (iii) indicated that he was both able and inclined to find the home addresses of people who upset him. A true and correct copy of the Plaintiff's written correspondence with Melissa Ingram—which does not include additional threats the Plaintiff conveyed to her over the

phone—is attached to this Affidavit as Attachment #1.

- 5. On the late afternoon of January 29, 2020, a man who appeared to me to be the Plaintiff showed up at my door, repeatedly rang my doorbell, and banged on my door and windows for approximately 25 minutes.
- 6. Believing that my life was in danger, I hid in my bathroom with a gun. I also contacted the police, my roommate, my mother, and my stepfather for help, and I armed my security system. A true and correct copy of my contemporaneous text message correspondence with my mother and stepfather is attached to this Affidavit as **Attachment #2**. A true and correct copy of my alarm system log indicating that I armed my security system at 4:53 PM is attached to this Affidavit as **Attachment #3**.
- 7. I called the police in good faith because I genuinely believed that my life was in danger and that the Plaintiff had come to my home to harm me.
- 8. Everything that I told the police was based on my personal observations and beliefs as to what was occurring. I did not tell the police anything that I did not genuinely believe to be true.
- 9. I was so afraid by what occurred that I did not sleep at my house on January 29, 2020.
- 10. After the police arrived, I retained counsel and sought legal advice as to how I could protect myself.
- 11. I disclosed all material facts that I was aware of regarding what had occurred to my attorney. My text message correspondence with my attorney is attached to this Affidavit as **Attachment #4**.
 - 12. Based on what had occurred, I was advised by my attorney to file a petition for an

order of protection against the Plaintiff. I was additionally advised by my attorney that I could pursue criminal charges against the Plaintiff. Because I was exclusively concerned with protecting myself, however, I opted only to file a petition for an order of protection and did not pursue criminal charges. Acting on the advice I received from my counsel, I also followed my attorney's instructions regarding how to petition for an order of protection, and on January 30, 2020, I did so.

- 13. I did not possess any evidence regarding the whereabouts of the Plaintiff's phone at the time I petitioned for an order of protection against him.
- 14. I believed in good faith that the Plaintiff showed up at my house on January 29, 2020 and posed an immediate danger to me.
- 15. All of the statements that I made to 911 on January 29, 2020, all of the statements contained in the petition for an order of protection that I filed on January 30, 2020, and all of the statements that I provided during my testimony in Davidson County General Sessions Case No. 200P25 on February 10, 2020, were based on my personal observations and what I genuinely thought had occurred based on the information that was available to me. Every statement I made was truthful to the best of my knowledge, information, and belief.
- 16. Based on the Plaintiff's threats the day before and day of the incident, based on the fact that the man who showed up at my home on January 29, 2020 looked like and gave every appearance of being the Plaintiff, based on the fact that the man who showed up at my home on January 29, 2020 appeared to be wearing a hat that I had seen pictures of the Plaintiff wearing, and based on the fact that neither I nor my roommate had invited anyone to our home or had any idea who else would have shown up and aggressively banged on our door and windows, I reasonably believed that the Plaintiff was the person who had come to my home.
 - 17. The Plaintiff's allegations that I "devised a scheme to ruin his reputation" and that

I petitioned for an order of protection in order "to gain the admiration of other members of [a]

Facebook group" are unequivocally false. I did not even post about the petition for an order of

protection that I filed against the Plaintiff on the Facebook page at issue and sought nobody's

"admiration" regarding it. I sought an order of protection in good faith and on the advice of my

attorney exclusively because I feared for my personal safety.

18. The Plaintiff's allegations that I "knowingly made false statements about Mr.

Vonhartman" and told a "lie" about anything during my 911 call, in the petition for an order of

protection that I filed, or during my testimony in Davidson County General Sessions Case No.

20OP25 are unequivocally false.

Further affiant sayeth not.

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true

and correct.

Kettoi Rutterton (Apr 23, 2020)

Kortni Butterton

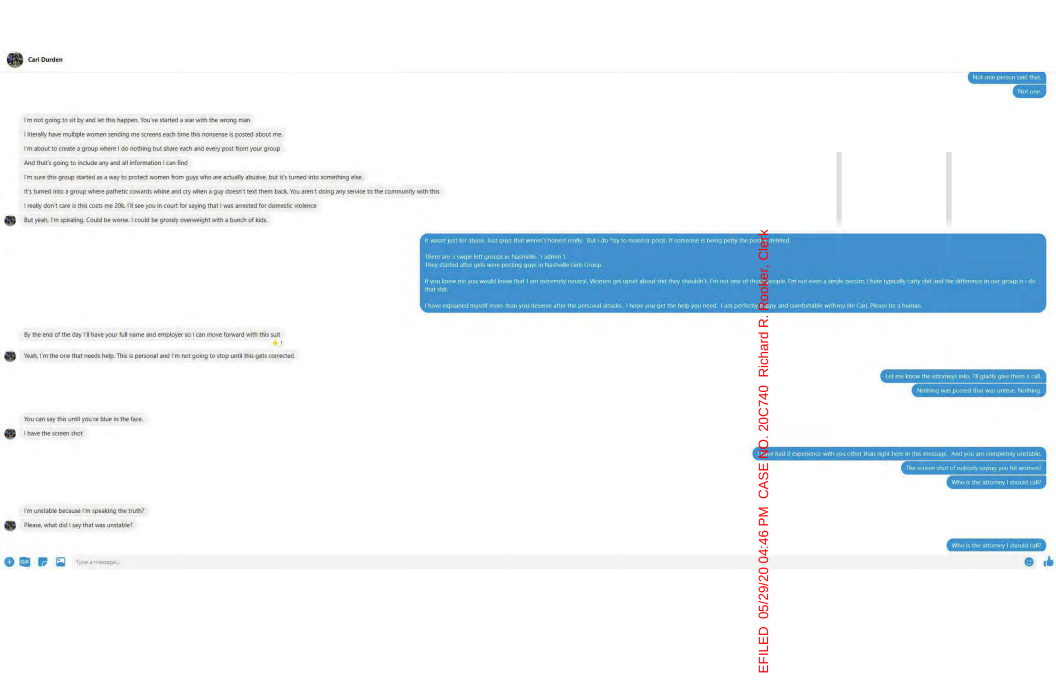
Apr 23, 2020

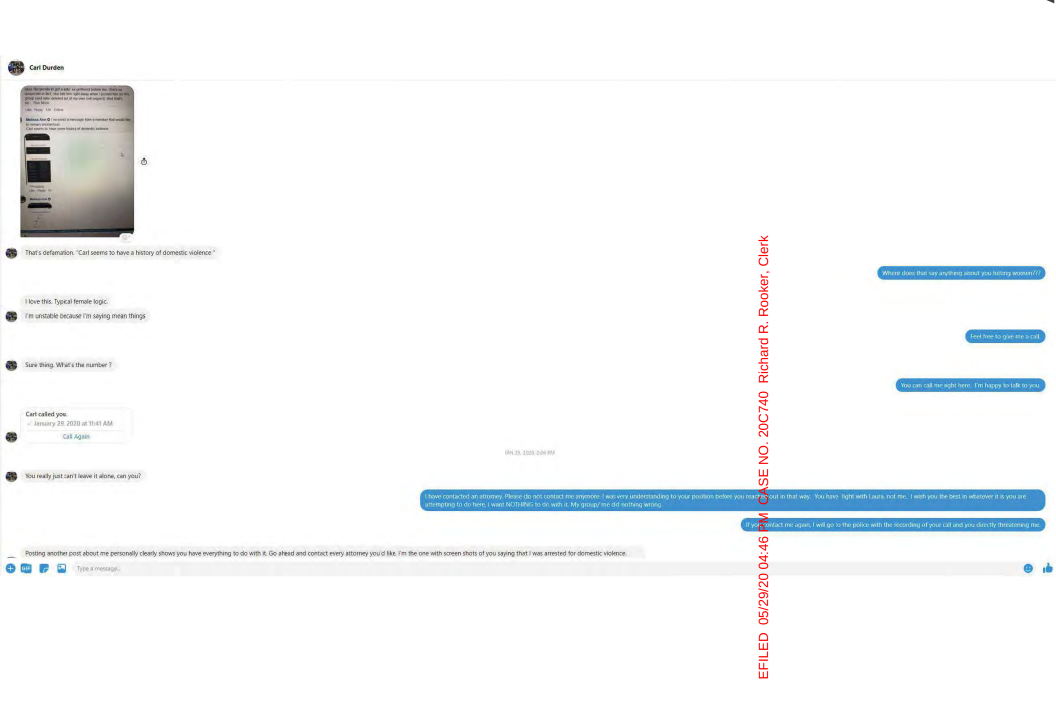
Date Executed

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

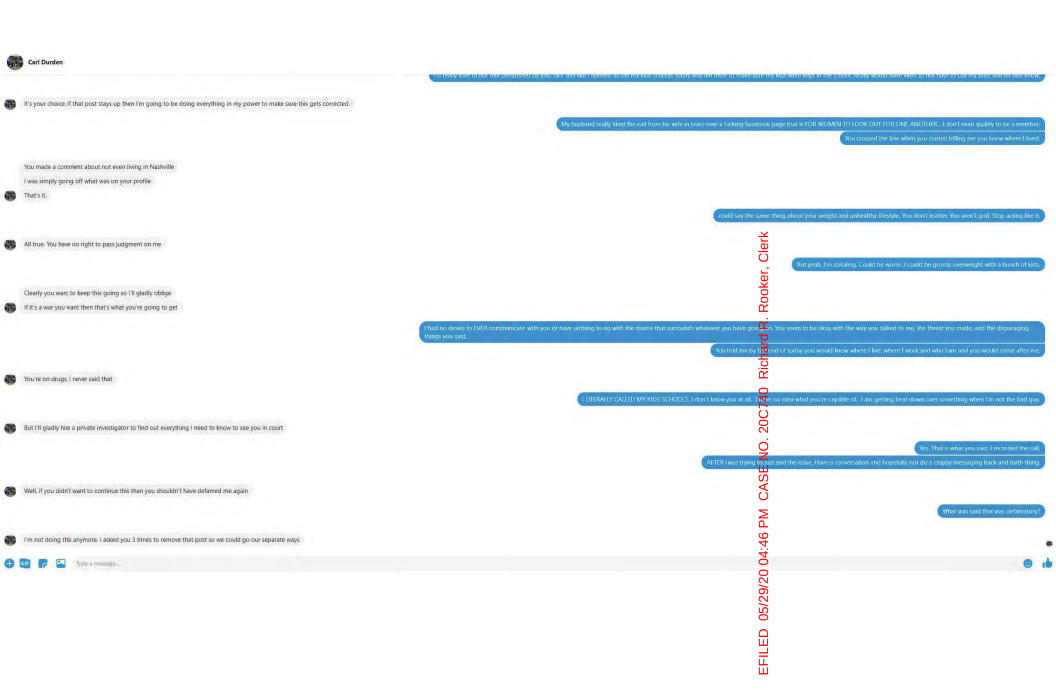
Attachment #1

	Carl Durden	
QA.	Carl Durden You and Carl aren't connected on Facebook	
	MA \$28,0505.95 MAL	
	Please show me on that 15 year old arrest report how that's domestic violence. Please, I'd love to see it. That was for a fight that I got into inside my dorm room in college. Nothing about that was domestic in nature. You are spreading false and defamatory information. I know your little group thinks it's untouchable, but you aren't. Saying that I was arrested for domestic assault is a blatant lie. It was a fight inside my dorm when I was 19, you fat fucking moron. Please, post a scene of this in your group as well	
	Screen *	
-	JAN 25, 2020; 10:56 AM	
	You can now call reach other and see information (see Active Status and when you we read measones	
	I fiterally just got off the phone with my attorrey at the Cole group. You saying that I have a clear history of domestic violence is the exact definition of defamation and slander. It was a fight from my college dorm when I was 19 years old, and charges were later dismissed.	5
	And I really don't care about your opinion of my personality or what anyone else in your group thinks of me, but you aren't going to say that I've been arrested for domestic assault when that's completely false. Sorry, it isn't going to Pappen.	
		Copied and pasted someone else's comment: But I've edited it for clarity.
		. You have been product about on multiple CD course by multiple woman that course the course things
	lpha	
		Too be expressing and to another the
	I'm sure I have and I really don't care. I literally get called aggressive just for sticking up for myself. I've done nothing wrong here. I've never hit a woman. Agein, you're in no position to judge me or how I live my life	
	Again, you're in no position to judge me or how I live my life	
	Saying I was arrested for domestic violence implies that	Nobody-said you hit a woman?
	Saying I was arrested for domestic violence implies that	
40.00		
	Cart I literally could not care less. I'm an admin of a site for single women that need a resource to stay safe. That's it. I dont at exact charges. Nobody once said you hit a woman.	ng out on there. Not my bag. Nobody said you hit a woman. The screen grabs are there and say the
	Carl. Stop. Setiously. I do not act or think like I'm god. Since we dony know each other we shouldn't judge. I tell the lace	to take what is posted with a grain of salt. Their are crazy men and women and 3 sides to every story.
	Clears there is only one side to this story.	
		-
499		
	Ż	Not one person said that,
		Metaven
		5
	I'm a monster that hits women	
		3





	Carl Durden			
	Posting another post about me personally clearly shows you have everything to do with it. Go ahead and contact every attorney you'd like. I'm Please, go to the police as well. I didn't threaten you at all. I'm sorry that you're too stupid to understand plain speaking. I mean every word of	n the one with screen shots of you saying that I was arrested for domestic violence. f what I said. There will be real and actual consequences for this defamation.		
			violent or aggressive behavior within the h	ome, typically involving the violent abuse of a spouse or partner.
		Domestic violence is anyone in the home, it has nothign to do with a spouse. Your phone attacking and I have done nothing wrong. This is insane and you calling me that way on		
	You weren't nice at all. You clearly think that you're some kind of moral authority. You don't even know me and to call me unstable etc is preposed.	osterous.		
-	I could care less if you have a recording. I know exactly what I said. I'll say it again, you're starting a war with the wrong man.			
	I'm sitting down my with attorney tomorrow and showing her all these screens.			
		Do not message me again. I didn't start a war with ANYONE. You called me and threater trying to figure out where I live. Telling me you would go to my job. Can you imagine? O	ned me. I would have gladly deleted post and moved on until I felt like i 50 fight Laura. NOT ME.	was in danger. You were on my page talking about my kids and
	On your page? You should have just deleted the post and moved on			
	Now you've created something that can't be undone. I'm going to ask you once to respectfully delete that post and I'll delete the group I crea	ated where I'll be sharing screen shots of your group's posts	Rooker,	
			8	I deleted the post about youl
(SHA			<u>~</u>	
2019	And created a new one that's just as bad		ard	
		The post she made about you with you picture and everyone commenting about how yo your side of the story to BE CLEAR that it was a long time ago and somethigh stupid from	ou have an anger problem was delete exartier. The only post I made was just m college.	letting them know why so many posts were deleted. And I told
			<u>~</u>	
.54	No, you didn't. It's fine. Go ahead and keep defaming me. I'm going to do everything within my legal right to make sure you pay for this.		20C740	
400	to me. So allead the leep selecting the fire going to be everything thank by legal ight to make safe you pay for this		Ö	
				ear, according to Carl, he was arrested for a fight in a dorm room.
6	I will not stop until this is right.		O Z	
			CASE	What else do you want Carl?
			Ŏ Ŏ	
	I want to be left alone. I want that post you just put up deleted so we can go our separate ways.			
		Fig really love to not feel threatened by you. Not feel like I needed to call my kids sch		y would have liked to not have to call my boss and let him know.
eres.			:46	
	It's your choice. If that post stays up then I'm going to be doing everything in my power to make sure this gets corrected,		40	
			//20	
			05/29/20 04:46	
			8	
			ED	
			<u> </u>	
			描	



Attachment #2

< ng my life flash

Z:ZU [M



Kortni Butterton

I'm seeing my life flash before my eyes. I'm hiding in my bathroom while a man who I had encountered on a dating app is banging on my house.

MMS z:48 PM

MMS

Whaaaat????

MMS 2:48 PM Call 911



Kortni Butterton

Yep. I've been on the phone with 911 for 10 minutes.

MMS 2:49 PM

MMS 2:49 PM Where's your gun??

MMS z:50 PM How the hell does he know where you live????



Kortni Butterton

It's with me in the



< ng my life flash



Kortni Butterton

It's with me in the bathroom. I'm sure he searched online.

MMS 2:51 PM

MMS 2:52 PM

Are the cops on the way?



Kortni Butterton

He has been threatening women in the group who said anything about him. All I said was he was aggressive.

MMS

No, they're backed up in the area she said (2)

MMS 2:52 PM

MMS Z:53 PM Is there anybody else that you can call??



Craig Lamp

Holy shit! MMS 2:53 PM

Omg...a fucking psycho is at your house beating on it & they're fucking

LALAC



<

MMS

2:53 PM

ng my life flash



on it & they're fucking backed up???



Kortni Butterton

Yup, apparently.

MMS 2:53 PM

MMS 2:53 PM I'm sure not all their fucking calls are that serious

Is there somebody I can call for you? What about your coworker, Dave or whatever his name is

MMS 2:54 PM



Craig Lamp

Okay stay on the line. Stay locked in the bathroom. If he gets in and tries to come through the bathroom door shoot that fucker through the door. You have five shots in that gun.

2:54 PM

MMS

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk







I've texted co workers near me and no response.

MMS

I will absolutely shoot him. I turned the house alarm on.

MMS



Craig Lamp

Cops need to get there asses over there now!

MMS 2:55 PM

MMS 2:55 PM Give me their numbers...



Kortni Butterton

Right! Any place I try to leave to, he can see me.

MMS 2:56 PM

MMS z:56 PM Where's theresa?



Kortni Butterton

She's at work

MMS z:56 PM

Can you set off your house alarm to try to scare the shit out of him?

Ш



(

< ng my life flash

Can you set off your house alarm to try to scare the shit out of him? And maybe alert your neighbor question

MMS 2:56 PM

Ko

Kortni Butterton

I wish I had Bruce's number handy, but it's on the fridge.

MMS 2:57 PM

MMS

Is that the neighbor?

MMS 2:57 PM What's his last name?



Kortni Butterton

Yes

MMS

I don't know

MMS 2:57 PM

MMS 2:58 PM

Can you Google him?



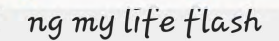
Craig Lamp

Good just keep

911 updated with

everything you are
hearing. Let them know





everything you are hearing. Let them know you are armed if you haven't already.

MMS z:59 PM



Kortni Butterton

I've googled him plenty

MMS 3:02 PM

MMS 3:02 PM

Your neighbor?



Craig Lamp

Are you hearing any more banging? ETA on police??

MMS



Kortni Butterton

Oh, no lol MMS 3:02 PM

MMS 3:03 PM I'm thinking maybe you can get his number?

Is your coworkers wife's name Michelle Glass? I can call her and so she can get in touch with him if you want me to?

MMS 3:04 PM





ng my life flash



Michelle's phone number at the top. I just called her she's calling her husband in a group of them were going out to dinner and she's going to have them head your way.

MMS

MMS 3:12 PM

Kortni, are you OK? Respond.



Kortni Butterton

Cops are here



Craig Lamp

Kortni let us know if you can that you are okay.

MMS

Thank God.



Kortni Butterton

A couple neighbors just showed up too to search the premise.

MMS



Craig Lamp

Is he still around. Need to get your camera set

MMS



ng my life flash





Is he still around. Need to get your camera set up.

MMS 3:16 PM

Thank God! I was freaking out

MMS 3:17 PM

Po you want me to tell Michelle to have Eric not come now?



Craig Lamp

Yes he doesn't need to fly over there. Probably breaking some speed limits.

MMS 3:18 PM



Kortni Butterton

Eric is texting me

MMS 3:19 PM

MMS 3:20 PM Ok good!! Michelle said he'd probably still want to come check on you.

MMS 3:42 PM

Ok give us a call after 5:30 our time please!!



< ng my life flash









Craig Lamp

Kortni so thankful you are okay. Just talked to mom about what happened. I will review some Ring cameras and doorbell tonight and let you know. Glad you have somewhere to stay tonight. This guy is obviously psycho. No need to take a chance. Love you very much and glad you had your gun with you!

MMS 4:54 PM

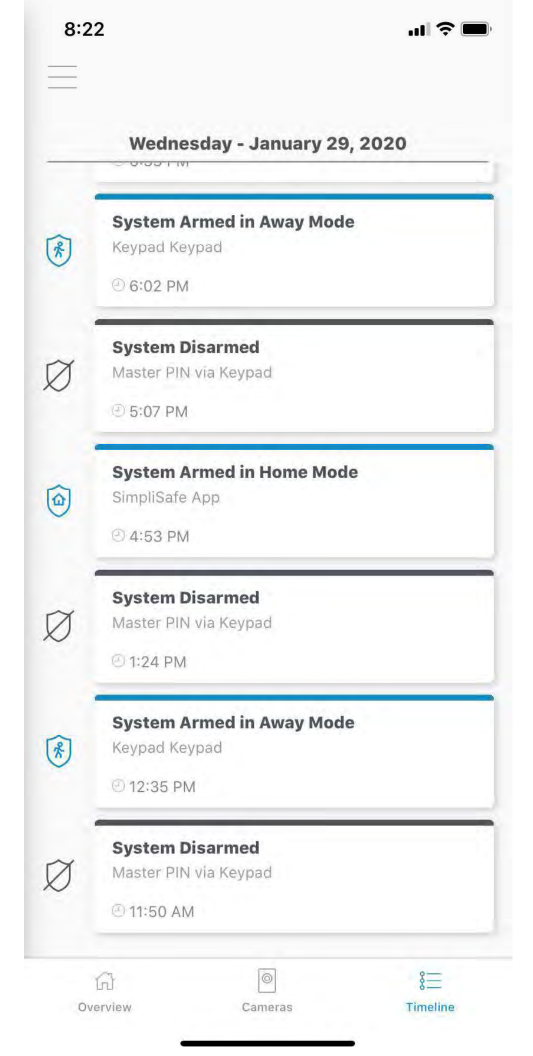


Kortni Butterton

Sounds good. I told
Theresa to stay
elsewhere too, offered
Eric's place too. Yes,
glad I had the intuition
to take it out and keep
it with me.

MMS 5:02 PM

Attachment #3



Attachment #4



Affidavit of Kortni Butterton and Attachments #1-4

Final Audit Report 2020-04-23

Created: 2020-04-23

By: Daniel Horwitz (daniel.a.horwitz@gmail.com)

Status: Signed

Transaction ID: CBJCHBCAABAAL2bgw5uKgMk5_ia0vBdYPocOEC_YT5Of

"Affidavit of Kortni Butterton and Attachments #1-4" History

- Document created by Daniel Horwitz (daniel.a.horwitz@gmail.com) 2020-04-23 7:58:00 PM GMT- IP address: 136.58.90.241
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- Document e-signed by Kortni Butterton (kortni_butterton@hotmail.com)

 Signature Date: 2020-04-23 8:00:32 PM GMT Time Source: server- IP address: 73.58.195.146
- Signed document emailed to Kortni Butterton (kortni_butterton@hotmail.com) and Daniel Horwitz (daniel.a.horwitz@gmail.com)

2020-04-23 - 8:00:32 PM GMT

Exhibit F

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)	
Plaintiff,)))	
v.) Case No.: 20C740	
KORTNI BUTTERTON,)))	
Defendant.)	

AFFIDAVIT OF BENITA K. LAMP

- I, Benita K. Lamp, declare and state under penalty of perjury as follows:
- 1. I am the mother of Kortni Butterton, the defendant in the above-captioned case. I am an adult citizen of the State of Washington, I am competent to testify in this matter, and I have personal knowledge of the matters asserted herein.
- 2. My daughter, Kortni Butterton, texted me on Wednesday, January 29th, 2020 at 2:48 pm, PST, to say that: "I'm seeing my life flash before my eyes. I'm hiding in my bathroom while a man who I had encountered on a dating app is banging on my house."
- 3. Attached as Ex. 1. to this Affidavit is a true and correct copy of the entire text message dialogue between Kortni, her stepfather, and me during this incident.
- 4. I could tell my daughter was genuinely scared for her life, and I immediately advised her to call 911 as a result. Kortni indicated that she had already done so, but that the cops were delayed. I asked her where her gun was, and she responded that she had taken it with her in the bathroom.
- 5. Based on the facts that Kortni was hiding in her bathroom with a gun and indicating to me, her mother, that she was afraid for her life, it was clear to me that my daughter was authentically terrified and feared for her safety. I am certain that my daughter was communicating with me, her stepfather, and law enforcement in good

faith because she genuinely believed that a man that she had encountered on a dating app was banging on her house, rather than for any malicious purpose or to gain anyone's admiration.

- 6. Given law enforcement's delayed response, I contacted the wife of one of my daughter's co-workers, Michelle Glass, for help. I explained what was going on and asked if her husband, Eric Glass, could go check on Kortni. Michelle called her husband and called me right back and said Eric was on his way.
- 7. We continued to text during this entire time, until the police officers arrived.

Pursuant to Tennessee Rule of Civil Procedure 72, I declare under penalty of perjury that the foregoing is true and correct.

Benita K. Lamp

April 3rd, 2020

Date Executed

Exhibit #1

< ng my life flash

Z:ZU [M



Kortni Butterton

I'm seeing my life flash before my eyes. I'm hiding in my bathroom while a man who I had encountered on a dating app is banging on my house.

MMS z:48 PM

MMS

Whaaaat????

MMS 2:48 PM Call 911



Kortni Butterton

Yep. I've been on the phone with 911 for 10 minutes.

MMS 2:49 PM

MMS 2:49 PM Where's your gun??

MMS z:50 PM How the hell does he know where you live????



Kortni Butterton

It's with me in the



< ng my life flash



Kortni Butterton

It's with me in the bathroom. I'm sure he searched online.

MMS 2:51 PM

MMS 2:52 PM

Are the cops on the way?



Kortni Butterton

He has been threatening women in the group who said anything about him. All I said was he was aggressive.

MMS

No, they're backed up in the area she said (2)

MMS 2:52 PM

MMS Z:53 PM Is there anybody else that you can call??



Craig Lamp

Holy shit! MMS 2:53 PM

Omg...a fucking psycho is at your house beating on it & they're fucking

LALAC



<

MMS

2:53 PM

ng my life flash



on it & they're fucking backed up???



Kortni Butterton

Yup, apparently.

MMS 2:53 PM

MMS 2:53 PM I'm sure not all their fucking calls are that serious

Is there somebody I can call for you? What about your coworker, Dave or whatever his name is

MMS 2:54 PM



Craig Lamp

Okay stay on the line. Stay locked in the bathroom. If he gets in and tries to come through the bathroom door shoot that fucker through the door. You have five shots in that gun.

2:54 PM

MMS

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk







I've texted co workers near me and no response.

MMS

I will absolutely shoot him. I turned the house alarm on.

MMS



Craig Lamp

Cops need to get there asses over there now!

MMS 2:55 PM

MMS 2:55 PM Give me their numbers...



Kortni Butterton

Right! Any place I try to leave to, he can see me.

MMS 2:56 PM

MMS z:56 PM Where's theresa?



Kortni Butterton

She's at work

MMS z:56 PM

Can you set off your house alarm to try to scare the shit out of him?

Ш



(

< ng my life flash

Can you set off your house alarm to try to scare the shit out of him? And maybe alert your neighbor question

MMS 2:56 PM

Ko

Kortni Butterton

I wish I had Bruce's number handy, but it's on the fridge.

MMS 2:57 PM

MMS

Is that the neighbor?

MMS 2:57 PM What's his last name?



Kortni Butterton

Yes

MMS

I don't know

MMS 2:57 PM

MMS 2:58 PM

Can you Google him?



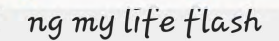
Craig Lamp

Good just keep

911 updated with

everything you are
hearing. Let them know





everything you are hearing. Let them know you are armed if you haven't already.

MMS z:59 PM



Kortni Butterton

I've googled him plenty

MMS 3:02 PM

MMS 3:02 PM

Your neighbor?



Craig Lamp

Are you hearing any more banging? ETA on police??

MMS



Kortni Butterton

Oh, no lol MMS 3:02 PM

MMS 3:03 PM I'm thinking maybe you can get his number?

Is your coworkers wife's name Michelle Glass? I can call her and so she can get in touch with him if you want me to?

MMS 3:04 PM





ng my life flash



Michelle's phone number at the top. I just called her she's calling her husband in a group of them were going out to dinner and she's going to have them head your way.

MMS

MMS 3:12 PM

Kortni, are you OK? Respond.



Kortni Butterton

Cops are here



Craig Lamp

Kortni let us know if you can that you are okay.

MMS

Thank God.



Kortni Butterton

A couple neighbors just showed up too to search the premise.

MMS



Craig Lamp

Is he still around. Need to get your camera set

MMS



ng my life flash





Is he still around. Need to get your camera set up.

MMS 3:16 PM

Thank God! I was freaking out

MMS 3:17 PM

Po you want me to tell Michelle to have Eric not come now?



Craig Lamp

Yes he doesn't need to fly over there. Probably breaking some speed limits.

MMS 3:18 PM



Kortni Butterton

Eric is texting me

MMS 3:19 PM

MMS 3:20 PM Ok good!! Michelle said he'd probably still want to come check on you.

MMS 3:42 PM

Ok give us a call after 5:30 our time please!!



< ng my life flash









Craig Lamp

Kortni so thankful you are okay. Just talked to mom about what happened. I will review some Ring cameras and doorbell tonight and let you know. Glad you have somewhere to stay tonight. This guy is obviously psycho. No need to take a chance. Love you very much and glad you had your gun with you!

MMS 4:54 PM



Kortni Butterton

Sounds good. I told
Theresa to stay
elsewhere too, offered
Eric's place too. Yes,
glad I had the intuition
to take it out and keep
it with me.

MMS 5:02 PM

Exhibit G

```
IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE
CARL VONHARTMAN, )
)
Plaintiff, )
)
v. ) Case No.: 20C740
)
KORTNI BUTTERTON, )
)
Defendant. )
```

AFFIDAVIT OF CRAIG LAMP

- 1. My name is Craig Lamp, I have personal knowledge of the facts affirmed in this

 Affidavit, I am competent to testify regarding them, and I swear under penalty of perjury that they are true.
- 2. On January 29th, 2020, at 1448 hours (Pacific Standard Time), I received a group text message addressed to my wife, Benita Lamp, and myself from my stepdaughter, Kortni Lyn Butterton. The text message I received was as follows: "I'm seeing my life flash before my eyes. I'm hiding in my bathroom while a man who I had encountered on a dating app is banging on my house."
- 3. I learned through additional text messages that the male on the scene was someone that Kortni had never met but believed she recognized from the aforementioned dating app (app unknown to me).
- 4. Kortni said she is part of a closed Facebook group that warns other members of the group from bad dating experiences. She went on to say that she believed the male on location was someone that had been described to the group as "aggressive," and that he had previously threatened others in the group.
- 5. Kortni provided information that she was scared to the point that she armed herself with a handgun while locked inside the bathroom and armed her home security system. Her fear

appeared to me to be entirely genuine. Kortni continued to provide updates to 911 over the approximately twenty-minute period she believed the male to be on location.

- 6. Nashville PD arrived at Kortni's residence approximately 30 minutes after the initiation of the 911 call and found no one on the scene. Kortni later contacted Benita and I over the telephone. While speaking with her, Kortni told me the male subject repeatedly banged on the side of her house, frightening her. There is absolutely no reason that Kortni would lie to me about this.
- 7. I am a police officer with fifteen years of service and have investigated hundreds of assault and/or domestic violence related calls. During my conversation with Kortni, I observed a high level of fear in her voice indicative of a stressful event that in my experience was consistent with victims making assault and/or domestic violence related calls.
- 8. I believe that what transpired caused Kortni to reasonably fear for her personal safety in good faith.

Further affiant sayeth not.

CL

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true and correct.

Craig Lamp

4/07/2020

Date Executed

Exhibit H



IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)	
Dlaintiff)	
Plaintiff,)	
v.) Case No.: 20C740	
)	
KORTNI BUTTERTON,)	
)	
Defendant.)	

AFFIDAVIT OF THERESA RAWLEY

- 1. My name is Theresa Rawley, I have personal knowledge of the facts affirmed in this Affidavit, I am competent to testify regarding them, and I swear under penalty of perjury that they are true.
- 2. Kortni Butterton, the Defendant in the above-captioned case, is my roommate. We reside together at 2717 Druid Dr., Nashville, TN 37210.
- 3. A couple of months ago, Kortni told me about a post that was posted in a private "Swipe Left" Facebook group for women and about how things were quickly escalating with numerous comments about a guy named "Carl Durden." Kortni had previously matched with Carl on a dating application called "Hinge," but she decided to unmatch him and did not go on a date with him.
- 4. Kortni mentioned that Carl had tried to reach out to her through social media afterward and was threatening to sue her. Kortni told me that she wasn't going to respond to him and blocked him on social media in an effort to prevent him from contacting her.

- 5. Kortni became increasingly worried that Carl might find out where we lived and come find her.
- 6. On January 29, 2020, I had to leave for work and asked Kortni if she would be okay at the house alone. At this point I should add that Kortni is a very strong independent woman. She always is going places by herself, traveling alone, and is extremely aware of her surroundings, so when I saw that she was fearful, I knew it was something big and not normal behavior for her.
 - 7. Kortni said she would be okay and would let me know if she needed anything.
- 8. In the early afternoon on January 29, 2020, Kortni was texting me explaining that she had been in contact with the administrator of the Swipe Left Facebook group, and that Carl was yelling and had threatened to find out where the administrator worked and lived by the end of the day.
- 9. Kortni told me she did a Google search of her name and contacted all of the websites that had her information and requested for the information to be removed in order to prevent Carl from finding her. She told me that she was watching every car go by our house had her gun next to her for protection. She told me that she was okay but scared.
- 10. The next text I got from Kortni was around 4:45pm. Kortni told me that she believed Carl was at our house. She told me that she was on the phone with 911 and had locked herself in her bathroom with her gun. This was the first time after over a year of living with Kortni that she has ever called the police for anything. I knew it was a big deal because both of us come from law enforcement backgrounds and we don't fool around with 911 unless it is serious.
 - 11. I asked Kortni if maybe it was a delivery service. She told me that she saw a

dark-haired man in the window and believed it was Carl. Kortni and I are both single, so it would not likely be anybody else at the door, and whenever we have someone coming to the

house, we let the other person know. We are very private, we don't have friends come over

often, and we don't give out our address to people.

12. From her texts, I could tell Kortni was afraid for her life and did not even want to

leave the bathroom to turn the alarm on or get the car keys to sound the alarm until she knew for

sure the man was gone.

13. Kortni texted that the cops were backed up but that she was not going to hang up

with them until someone came.

14. Kortni asked me to ask a neighbor to come by and check the house. I got ahold of

a neighbor who said she would be there soon.

15. The next message I got was from the neighbor saying that she had arrived at our

house, and by that time, the man had left. The police arrived shortly thereafter.

16. Kortni was extremely shaken up about the incident. She told me that she was too

scared to sleep at the house, so she would be spending the night at a coworker's until she felt safe

enough to come back.

17. I am not aware of any reason why Kortni would lie to me about what happened or

her genuine fear that Carl was at our house trying to find her.

Further affiant saveth not.

Pursuant to Tenn. R. Civ. P. 72. I declare under penalty of perjury that the foregoing is

true and correct.

Therese Rawly -

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

<u>4-5-2020</u>
Date Executed

From the

Exhibit I

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)
Plaintiff,)
v.) Case No.: 20C740
KORTNI BUTTERTON,)
Defendant.)

AFFIDAVIT OF MEGAN HASSALL

- My name is Megan Hassall, I have personal knowledge of the facts affirmed in this
 Affidavit, I am competent to testify regarding them, and I swear that they are true.
- 2. On the afternoon of January 29th, 2020, I responded to a message on the 16th District Facebook Group. The message was posted by Theresa Rawley and sought immediate help for her roommate, Kortni Butterton.
- 3. I saw the post go out in the late afternoon around 4:00 p.m. I jumped in the car right away and headed over to the house described in the post.
- 4. I arrived and pulled over across the street. I stood looking from the street for a few minutes just to see if I saw anyone on the premises. I didn't see anyone at that time. Another neighbor pulled up at that time in a white SUV and we exchanged a few words and approached Kortni's house together. We didn't want to pound on the door, so we waited until she saw us and opened the front door, to approach her.
- Kortni was hyperventilating, crying, and not speaking in complete sentences. She said she was on the phone with the police, so we whispered that we'll search the house.

6. The other neighbor and walked around the interior of Kortni's house, opening closets, pulling back the shower curtain, etc. We then proceeded outside to see if we saw anyone in the back yard. The only thing we saw was something under a tarp under a car port. Scared of what it could be, we instead took a shovel that was near us and lobbed it over to the tarp to ensure it wasn't a person. Nothing moved when the shovel hit it, so it did not appear to be a person nor did there appear to be anyone in the house.

7. After we finished walking the perimeter of the house outside the Metro Police arrived, just one female cop in one car initially. By the time we walked back around to the front door, Kortni and the officer were already talking. After hesitating a moment, we waved goodbye and decided to walk away because we didn't want to interrupt the police work from happening.

8. As we were walking back to our cars, someone in a yellow sports car drove right at us and then swerved to miss us at the last minute. Shortly after that, another police car arrived, so we quickly told the officer about the yellow car in case it was important. Thereafter, I and the other neighbor left.

Further affiant sayeth not.

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true and correct.

Megan Hassall

Date Executed

Exhibit J

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

)	
)	
) Case No.: 20C740	
)	
)	
))) Case No.: 20C740)))

AFFIDAVIT OF RACHEL C. WELTY, ESQ.

- 1. My name is Rachel C. Welty, I have personal knowledge of the facts affirmed in this Affidavit, I am competent to testify regarding them, and I swear under penalty of perjury that they are true.
- 2. I am a licensed attorney in the State of Tennessee and have practiced family law since April 2007.
- 3. I routinely represent litigants in Order of Protection proceedings and have advised hundreds of litigants about seeking an Order of Protection.
- 4. On the 29th day of January, 2020, I was contacted by Kortni Butterton, the Defendant in Davidson County Circuit Court Case No.: 20C740, who was given my name and phone number by a mutual acquaintance, Melissa Ingram.
- 5. Ms. Butterton was afraid for her personal safety based on a recent incident that had occurred at her home earlier that afternoon, and she sought my legal assistance in a good faith effort to protect herself.
 - 6. I communicated with Ms. Butterton shortly after the incident at her home to discuss

Page 1 of 4



what had occurred.

- 7. Ms. Butterton provided information about what had happened at her home earlier that afternoon, she told me about her interactions with Mr. Vonhartman prior to the incident, and she told me about Mr. Vonhartman's recent threatening messages to Melissa Ingram. I also received and reviewed an Instagram message from Mr. Vonhartman to Ms. Butterton prior to the incident at her home.
- 8. Ms. Butterton shared additional facts with me during a text message exchange on January 29, 2020. An accurate copy of my text message exchange with Ms. Butterton is attached to this Affidavit as Attachment #1.
- 9. The material facts that I considered to be relevant to an order of protection that were both known to Ms. Butterton on January 29, 2020 and available to her through reasonable diligence at that time are the same facts that were ultimately set forth in her January 30, 2020 Petition for an Ex Parte Order of Protection in Davidson County General Sessions Court Case No. 200P250.
- 10. Based on the material facts that Ms. Butterton shared with me, I believed that the circumstances warranted an order of protection and that Ms. Butterton had probable cause to believe that Mr. Vonhartman had stalked her. As this was a unique situation that had occurred between two people who had never met in person, however, I decided to reach out to a former Davidson County Assistant District Attorney over the phone, as well as a forum for female attorneys that included current Assistant District Attorneys, to get independent advice from other attorneys about whether Ms. Butterton had probable cause to petition for an order of protection against Mr. Vonhartman based on the facts available.
- 11. Every attorney I consulted confirmed my analysis that based on what Ms. Butterton believed she had witnessed on January 29, 2020, and based on her previous interactions with Mr.

E Cob*X* Vonhartman, Ms. Butterton had probable cause to petition for an order of protection against Mr. Vonhartman under the stalking subsection of Tennessee's order of protection statute.

- 12. Additionally, every attorney I consulted stated that Ms. Butterton could go down and swear out a warrant for criminal harassment. Because Ms. Butterton was solely seeking to protect herself from harm, however, she was not interested in pursuing criminal charges against Mr. Vonhartman.
- 13. Acting as her legal counsel, I advised Ms. Butterton to file for an Order of Protection against Mr. Vonhartman, and I instructed her how to do so. Ms. Butterton took my advice and followed my instructions.
- 14. Based on the legal advice that I provided her, Ms. Butterton petitioned for an order of protection against Mr. Vonhartman on January 30, 2020, and she was granted an ex parte order of protection based on her petition.
 - 15. I continued to represent Ms. Butterton through her order of protection hearing.
- During my phone call with Ms. Butterton on the 9th day of February, 2020, Ms. Butterton was shaken and scared. Those emotions were also evident during the Order of Protection hearing. I have represented hundreds of litigants in Order of Protection proceedings, and based on my experience, I believe that Ms. Butterton was genuinely scared of Mr. Vonhartman and thought he had come to her house and stalked her.
- 17. Based on the facts that were known to Ms. Butterton and reasonably available to her when she petitioned for an order of protection, I believe that Ms. Butterton acted in good faith in seeking protection from Mr. Vonhartman, that she had probable cause to petition for an order of protection, and I would provide her the same legal advice that I provided her again.



Further affiant sayeth not.

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true

and correct.

Rachel C. Welty

Date Executed

Page 4 of 4



Attachment #1







Wind Jan 29 5 15 PM

Hey, melissa told me to text you. This is Kortni

Hi Kortni - what's the status? Did he leave?

Are they sending police to you?

He left, cops showed, but I just heard another doorbell.

Have you spoke to the police?

The way my house is setup, I can't go and see without him seeing me.

I did when they were here.

They filed a report. I gave them his name, address, and vehicle.

What did the police say?

Did they tell you how to go file an order of protection?

> No, they didn't. I've never physically met this dude, just internet/online dating so they said all they can do is























dating so they said all they can do is write up a report.

Yeah I think they are wrong. You can go down and file an order of protection. Let me do some digging with some other attorneys I know.

Okay, thank you so much!

I'm terrified to even be in my house. right now.

I am sure. I'll be in touch soon. Let me do some digging/research

Do you know at all how he figured out where you lived?

Has he threatened you over text message?

> I assume he searched my name and found something or looked up my name on the property search.





























This is hilarious.

I wasn't aggressive with you at all. I simply asked a question. Keep running your mouth if you want to get sued for defamation

caridurden wants to send you a message

TOTAL COMMENT NO DOTAL

That's all I've gotten. I comes him in everything.

Yeah that's what I figured too. Did you see him at your house? Get anything on recording?

> I didn't, I glimpsed him through my door and saw him, but panicked and locked myself in the bathroom. I'm taking to people about getting a ring doorbell or something. I've alerted my neighbors if they see a tall man with dark hair and a black Nissan Armada to take photos and alert me.

























Rachel

He's like 6'1" so I was able to see his face and frame to know it was him.

LTE ...

You can go downtown and file a warrant yourself for criminal harassment. That's up to you. Happy to support you with whatever you are comfortable with.

> Okay. Do I just go to the courtroom? Do I need anything to file that?

I'll send you a link. I would call the advocacy center tomorrow. Once you file, I will come and help represent you for free depending on what happens.

Jean Crowe Advocacy Center – Office of Family Safety Metropolitan Government of Nashville & Davidso...



Okay, thank you. I am heading to my co workers hoise, but will look at this soon.

Ok good. Be safe.

ofs restruite any

Thu, Jan 30, 7:30 AM



























Thu. Jan 30, 7:30 AM

After looking at that, would that even apply to me since we have no relation? Outside of matching on a dating app, setting a date, and my cancelling after reading about him from other women, and then sharing my experience to other women.

LTE

It would be under stalking. A few female district attorneys confirmed that.

> Oh okay! That makes me feel a bit better, I wasn't sure if my situation would fall under. I'm going to call them at my lunch break today. Do you think I'd qualify for an order of protection? If so, I'll go down to the courthouse tomorrow.

I know it's just a piece of paper, but at least if he comes back, the police would have a bit more urgency than arriving 32 minutes after I call them.

You could either do that or swear out a criminal harassment warrant





1

























Oh. I didn't even realize I could do that as well. At this point, I'm open to doing any and everything I can This man is not stable.

Go to Jean Crowe and an advocate there will help point you in right direction. I'm available by text today so call if you need anything

Okay, thank you.

Thu, Jian 30, T1 01 AM

I called Jean Crowe and I am going to go to the 610 Murfreesboro Pike location to file for an order of protection. Do I need you or anyone else there for that? I'm just worried since I don't have a photo or video of him that it won't go through.

There is the police report filed last night.

No you don't need an attorney to be there. And you don't need photographic or video evidence. Talk about how you never gave him your address and you don't know how he got it. Anything you heard























8:02







how he got it. Anything you heard him say. Was he yelling? That he was knocking/banging on doors and windows. Say that you are in fear for your safety since he went from just messaging you/texting you to coming to your house and he has no reason to be there.

That at this point he is stalking you

Okay, sounds good. Thank you for the tips on what to write down and emphasize.

Thu. Jan 30: 1:52 PM

Temporary order of protection granted, now to wait until he is served to get my court date. The lady here recommended I bring an attorney and I have asked melissa if she would be willing to attend to bring forth her evidence of his aggression and threats.

Amazing. I'm so glad. Let me know the date and I'll make sure I can get there or get a continuance for when I can.



























8:03









Okay, thank you SO MUCH. It is so helpful to feel like I've got support.

Fri, Jan 31, 2:06 PM

Court date Monday 2/10 9:15am 408 2nd ave n. 4B courtroom

Mon, Feb 3, 8:45 AM

Hey there, wanted to make sure next Monday works for you for court? Also, do you want to meet or chat by phone prior?

I have court in Gallatin next Monday at 8. Your case is a big docket but I'm going to get another attorney to cover until I can get there just in case. Let me line that up and then we can all do a phone call.

Okay, great, thank you

Tue, Feb 4, 9:45 AM

Hi there, sorry for another text. Just a heads up that I'll be out of the country the next couple of days. I can take a call where I am so long





























can take a call where I am so long as it's on WhatsApp or Facebook messenger. Also available today with the exception of 1230-130pm.

Ok. Thanks for letting me know. I'm in a contested trial all day that I am. heading into. Was going to start working on another attorney tomorrow. When do you get back?

But what's app works as well.

Let back Sunday night. Unfortunate timing for this Carl person to cause issues. WhatsApp is fine. I have the same number on there as my cell phone. I think my Facebook is locked down so not sure that would work for someone. not on my friends list.

Can you send me a copy of your X parte order protection please

> Sure thing. Do you need a scanned copy or would photos of the pages work?

Either is fine































Fri. Feb 7, 1:09 PM

Hi there, wanted to touch base about if we were going to chat by phone or if there is anything you need from me. Also to find out the contact info of the other attorney attending.

My other hearing got moved so I'll be there. Can you touch base Sunday night via phone. Maybe around 9?

> Okay, I don't land in Nashville until 9pm so probably wouldn't be able to chat until 9:45. I have a layover from 330-730.

9:45 is totally fine. I'll be up.

Okay, sounds good.



Just call me when you get situated.

Text Message Mon. Feb 10, SITE AM

Heading into courtroom with advocate now

































Stuck downstairs because they are holding the elevator for EMS

Mon. Feb 10, 12:19 PM

FYI my roommate has checked his Instagram and it is now public again. And he has posted that it's "lawsuit time". I warned melissa, but wanted to also let you know, should anything come of it. Thanks again for coming and supporting/ representing me today.

It's about to be lawsuit time!

























Exhibit K

Service ID 226765

Copy

Petition for Orders of Protection

You have filed for an Order of Protection which is a paper signed by a Night Court Commissioner or Judge to protect you from **CARL ALBERT VONHARTMAN** who has abused, stalked, sexually assaulted or threatened you. Most importantly, it can order **CARL ALBERT VONHARTMAN** to stay away from you and not harm you. The Temporary Protection Order <u>DOES NOT</u> go into full effect until **CARL ALBERT VONHARTMAN** has received notice of the **Court's signed o**rder. The Temporary Protection Order <u>WILL BE</u> in full effect when the **Sheriff's** office notifies you of the court date as that indicates that **CARL ALBERT VONHARTMAN** has received notice and at that point if he/she comes around you, threatens you or bothers you he/she can be arrested by the Police Department on the spot.

YOUR ORDER OF PROTECTION CASE INFORMATION

KORTNI BUTTERTON, Petitioner vs.
CARL ALBERT VONHARTMAN, Respondent

Your Order of Protection Case Number is: 200P250

Your hearing for the Order of Protection will be located:

JUSTICE A.A. BIRCH BUILDING 408 2ND AVENUE N. COURTROOM 4B @ 9:15am NASHVILLE, TN 37201

Court Date:

The sheriff will call you with the court date once they have served the papers on the other party. You must come to this Court date.

Order of Protection Contact Information:

If you have *questions about this Order of Protection* or if you change your home address, work information or telephone number, you must call:

GENERAL SESSIONS CLERK'S OFFICE - CIVIL DIVISION @ (615)862-5195.

If you would like to talk to an advocate about the court process or resources to stay safe, please call the Jean Crowe Advocacy Center at 615-862-4767; website: http://advocacycenter.nashville.gov

Revised 4/18/2018 Petition for Order of Protection Docket No: 200P250

Service ID 226765

Temporary Order of Protection (Ex Parte Order of Protection)

	Docket Number: 200P250
DCCO#	

IN THE SESSIONS COURT OF DAVIDSON COUNTY, TENNESSEE

Petitioner (person needing protection)

KORTNI BUTTERTON

Petitioner's Name: First - Middle - Last (list child's name if filed on behalf of person under 18 years old pursuant to T.C.A. §36-3-602)

Petitioner is under 18 and the Petition was filed on behalf of an unemancipated person (someone under 18 years of age), pursuant to T.C.A. §36-3-602.

The Petition was made by a law enforcement officer pursuant to T.C.A. §36-3-619 and Petitioner consented to the filing of this Petition by the law enforcement officer.

Petitioner's Child(ren) Under 18 Protected by this Order:

Name DOB Relationship to Respondent

Respondent's Information (person you want to be protected from):

Name: CARL ALBERT VONHARTMAN 04/15/1984 DOB:

Home Address: 3808 LAKERIDGE RUN

NASHVILLE, TN 37214 City, State Zip:

Employer: **Employer Phone:**

Describe Respondent:

Sex	Race	Hair	Eye	es	Hei	ght- We	eight- SSN- Other	
М	W BLK BRN				Height	6'1"		
					V	Veight	200	
					Social Sec	urity#	Provided to Clerk's Office	
					Scars/Special Fe	atures		
					Phone N	umber	6157208092	
		Petitioner's Relat	tionship to	the Rest	ondent (Check a	ıll that a	nuly).	
	We are marri	ed or used to be ma					sed to live together	
	We have a cl						to date, or have had sex.	
	We are relatives, related by adoption, or are/were in-laws.		Specif		•			
	We are the children of a person whose relationship is described above.			Specif	<i>y</i> :			
X The Respondent has stalked me				The Respond	ent has	sexually assaulted me.		
	Other:			Specify	<i>y</i> :			
e Court I	having review	ed the Petition for Te	emporary	Order of	Protection and		Warning	
Inding, pursuant to T.C.A. §36-3-605(a), that Kortni Butterton, Petitioner, is under an immediate and present danger of abuse from <u>Carl Albert</u> /onhartman, Respondent, and good cause appearing, the Court issues the billowing					Weapon Involved			
				X	Has or owns Weapon			

	Petitioner's Relationship to the Respondent (Check all that apply):					
	We are married or used to be married.		We live together or used to live together			
	We have a child together.		We are dating, used to date, or have had sex.			
	We are relatives, related by adoption, or are/were in-laws.	Specify:				
	We are the children of a person whose relationship is described above.	Specify:				
X	The Respondent has stalked me		The Respondent has sexually assaulted me.			
	Other:	Specify:				

The Court having reviewed the Petition for Temporary Order of Protection and		Warning
finding, pursuant to T.C.A. §36-3-605(a), that Kortni Butterton, Petitioner, is under an immediate and present danger of abuse from <u>Carl Albert</u> <u>Vonhartman</u> . Respondent, and good cause appearing, the Court issues the		Weapon Involved
	Χ	Has or owns Weapon
following		

Revised 04/18/2018 Docket No: 200P250 Orders to the Respondent:

- Do not abuse, threaten to abuse, hurt or try to hurt, or frighten Kortni Butterton, Petitioner, and/or Petitioner's minor child(ren) under 18.
- Do not put Kortni Butterton, Petitioner, and/or Petitioner's minor child(ren) under 18 in fear of being hurt or in fear of not being able to leave or get away.
- Do not stalk or threaten to stalk Kortni Butterton, Petitioner, and/or Petitioner's minor child(ren) under
- Do not come about Kortni Butterton, Petitioner, and/or Petitioner's minor child(ren) protected by this Order (including coming by or to a shared residence) for any purpose.
- 🖾 Do not contact Kortni Butterton, Petitioner, and/or Petitioner's minor child(ren) protected by this Order, either directly or indirectly, by phone, email, messages, mail or any other type of communication or contact.
- ☐ If you and Kortni Butterton, Petitioner, shared a residence, you must immediately and temporarily vacate the residence shared with Kortni Butterton, Petitioner, pending a hearing on the matter.
- ☐ If you and Kortni Butterton, Petitioner, shared a residence, you can obtain your clothing and personal effects such as medicine, as follows: (List process as approved by local law enforcement personnel)

Carl Albert Vonhartman, Respondent, will be allowed one (1) opportunity to contact local law enforcement agency to escort or oversee Carl Albert Vonhartman, Respondent, obtaining his/her personal effects needed while the application is pending. If law enforcement, for any reason, is unable to accommodate Carl Albert Vonhartman, Respondent's request, a third party may be designated by Carl Albert Vonhartman, Respondent, who will be allowed to pick up Carl Albert Vonhartman, Respondent's clothing, medicine and other personal effects Carl Albert Vonhartman, Respondent will need until the final hearing on this application.

- XYou must not hurt, or threaten to hurt, any animals owned or kept by Kortni Butterton, Petitioner, or Petitioner's children.
- Other orders: Do not commit or attempt to commit malicious damage to Kortni Butterton, Petitioner, and/or Petitioner's child(ren)'s personal property.

☑ Go to Court on (date):		at <u>9:15am</u>
at (location): JUSTICE A.A. BI 408 2ND AVENU COURTROOM 4 NASHVILLE, TN	JE N. B @ 9:15am	
you do not agree with these Orders, go	o to the Court hearing and te ave the right to bring your or	until changes are made by the Court. If all the Court why. If you do not go, the Court wn lawyer. If you do not obey all orders on
Even if Kortni Butterton, Petitioner, trie Order. If you do not, you can be sent t §36-3-610)	es to contact you or agrees to jail for up to ten (10) days	i <u>Butterton</u> can agree to change this Order. o have contact with you, you must obey this and fined up to \$50 for each violation. (T.C.A.
IF YOU WANT TO TELL YOUR SIDE TO THE J THE JUDGE WILL DECIDE BASED ONLY ON	•	EARING. IF YOU DO NOT COME TO THE HEARING,
Date: 01.30.2020 Time:	1:37 □ a.m ⊠ p.m	Judicial Officer's Signature

ED 05/29/20 04:46 PM CASE NO. 20C740



WARNINGS TO RESPONDENT:

A copy of this Order will be sent to all law enforcement agencies where Petitioner resides AND any Court in which the Respondent and Petitioner are parties to an action. Any law enforcement officer who reasonably believes you have disobeyed this Order may arrest you.



If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face separate charges for aggravated assault, a Class C felony. (T.C.A. §39-13-102(c))

Copy

PROOF OF SERVICE:

_____ a.m. / p.m.

Proof of Service of <i>Petition, Notice of Hearing</i> and <i>Temporary Order of Protection</i> :	If the Petitioner is under 18 and service of these documents would not put him/her at risk, the Clerk will
CARL ALBERT VONHARTMAN, Respondent, was served on (date): at (time): by (check one): Personal Service:	serve and fill out below. (<i>T.C.A.</i> §36-3-605(c)) I served the child's parents with copies of the Petition, Notice of Hearing, and Temporary Order of Protection by
U.S. Mail per T.C.A. §20-2-215 and §20-2-216 (The Respondent does not live in Tennessee.)	personal delivery or U.S. Mail on: (date): at (address): ADDRESS ON FILE
☐ Not Found	Clerk's Signature:
☐ Translator Requested-Language:	
Server's Signature	
Print Name	
Petitioner N	otification

Docket Number: 20OP250

Respondent Notification

☐ I was unable to reach Kortni Butterton, Petitioner, to give notification of the service result. The Clerk will

☐ Kortni Butterton, Petitioner, was notified of the service result on ______, 20_____ at

attempt to give either verbal or written notification of the service result.

☐ Carl Albert Vonhartman,	, Respondent,	was notified of the issuar	nce of the <i>Temporary Ord</i>	er of Protection on
, 20	0 at	a.m. / p.m. by		

IN THE SESSIONS COURT OF DAVIDSON COUNTY, TENNESSEE

Docket Number:	20OP250

DCSO#_		

Petitioner's Name (person needing protection)

KORTNI BUTTERTO	N	
-----------------	---	--

First - Middle - Last (list child's name if filed on behalf of person under 18 years of age, pursuant to T.C.A. §36-3-602)

Petitioner is under 18 and the Petition was filed on behalf of an unemancipated person (someone under 18 years of age), pursuant to *T.C.A.* §36-3-602.

This request is being made by a law enforcement officer pursuant to *T.C.A.* §36-3-619. The person on whose behalf this Petition is filed consents in writing to the filing and signs here:

Name

Service ID 226765

Date of Birth Relationship to Carl Albert Vonhartman, Respondent

Respondent's Information (person you want to be protected from):

Name: CARL ALBERT VONHARTMAN DOB: 04/15/1984

Home Address: 3808 LAKERIDGE RUN

City, State Zip: NASHVILLE, TN 37214

Work Work Phone:

DESCRIBE RESPONDENT:

Sex	Race	Hair	Eyes	Height- Weight- SSN- Oth	er
М	W	BLK	BRN	Height	6'1"
				Weight	200
				Social Security #	Provided to Clerk's Office
				Scars/Special Features	
				Phone	6157208092

1. What is Petitioner's relationship to Respondent? (check all that apply):

a.		We are married or used to be married		
b.		We live together or used to live together.		
C.		We have a child together.	1	
d.		We are dating, used to date, or have had sex.		
e.		We are relatives, related by adoption, or are/were in-laws:		
f.		We are the child(ren) of a person whose relationship is described above		
g.	X	The Respondent has stalked me.		
h.		The Respondent has sexually assaulted me.		
i.		Other:	1	

2. List all child(ren) under 18 that you have:

Y Check here if listing addresses would put you or your child(ren) in danger. If so, leave any spaces for addresses blank.

Revised 04/18/2018 Docket No: **200P250**

^{**}Petitioner's Child(ren) Under 18 that Petitioner Believes are in Need of Protection:

Service ID 226765

EFILED 01/30/20 01:22	PIVI CASE INC	<u>J. 200P250_R</u>	<u>ichard R. Rooke</u>	er, Cierk
Name of Child	DOB	Is Respondent	Does child	Child's address
		the parent of	need to be	
		the child?	protected from	
			Respondent?	
			No	

3. Where else have the child(ren) (that you and Respondent have together) lived during the last six (6) months?

Child(ren)'s previous addresses:

Who did they live with at this address?

4. Other Court Cases - Is there any Court, other than this Court, in which the Respondent and Petitioner are parties to an action (including cases in which the parties have children in common)? Yes If "Yes," fill out below:

Court Name (including County)	State	Case # (if you know it)	Kind of Case (Divorce / Domestic Violence / Criminal / Juvenile / Child Custody / Other (specify))

5. Custody Rights – Does anyone besides you or the Respondent claim to have custody or visitation rights to the child(ren) that you and Respondent have together?

Yes	If Yes, who?	
Name	Address	

6. Describe Abuse – (use additional sheets of paper if necessary and attach to Petition)

,		· · · · · · · · · · · · · · · · · · ·
Describe abuse, stalking or assault (include, IF	Where and when	Describe any weapons used.
APPLICABLE, information about abuse or fear of abuse to	did this happen?	
your child(ren), personal property or animals)		

I, Kortni Butterton, am seeking an order of protection against, Carl Albert Vonhartman, because I am fear for my safety. I met Carl on the dating app, Hinge, and we arranged to meet for a date. After I agreed to go to the date, I noticed Carl's name was listed in a Facebook group that let's women know if men are safe to date. When I saw that Carl was on there, I canceled my date with Carl. Carl was aggressive and invasive about why I wouldn't go on a date, but eventually stopped contact after I unmatched him.

On Tuesday, 1/28/2020, a woman in the group asked about Carl and I spoke up about my experience with him. Shortly after I spoke up in the Facebook group Carl began contacting me making threats to sue me for defamation of character if I continued to speak about him. Yesterday, 1/29/2020, at 4:30pm Carl showed up at my home banging on my door and looking through my windows. Carl saw me move through the window and ran around to the side of my house and continued to bang on my bedroom wall, ring my door bell, and bang on the door. This continued for about 20 minutes. I locked myself in the bathroom and turned on my alarm. I called 911 and the police arrived about 30 minutes later right after Carl left and I made a police report (20-0069474). I am terrified because I never gave Carl my address or any personal contact information. Carl has a history of aggression and has been arrested for aggressive charges. I was so afraid that I left my home and have not returned home. Carl has posted videos of him shooting a gun and participating in MMA fighting. I want Carl to stay away from me and have no contact with me.

These statement are true and these events occurred in Nashville, Davidson County.

I ask the Court to make the following Orders after the hearing: (check all that apply)

7.	X	No	Contact			
			e order the Respondent to not contact:	Х	me	children under 18
			directly or indirectly, by phone, email,			
			ages, text messages, mail or any other			
		type o	of communication or contact.			
8.	X	Sta	y Away			
		Pleas	e order the Respondent to stay away fro	m:		
		Х	my home			
		Х	my workplace and/or			
		X	from coming about me for any purpose			
9.	Х	Per	sonal Conduct			
		Pleas	e order the Respondent NOT to:			
		Х	Cause intentional damage to my prope	rty or i	nterfer	e with the utilities at my home.
			Hurt or threaten to hurt any animals that	at I/we	own o	r keep.
0.		Ton	nporary Custody			
U.		IEII	iporary Custody			
		Pleas	e give me temporary custody of our child	lren.		
1.		Chi	ld Support			
	1		e order the Respondent to pay reasonab	do obila	d cupp	ort
		rieas	e order the Nespondent to pay reasonab	ne crilic	a supp	ort.
2.		Peti	itioner Support (If Married)			
Revi	sed 04	/18/2018				Docket No: 200P25

П

13. **Move-out / Provide Other Housing**

Please order the Respondent to(check one):

Move out of our family home immediately, or
Provide other suitable housing (if married).
Check here if your home or lease is in the Respondent's name only.
If the parties share a residence, please allow the Respondent to obtain his/her clothing and
personal effects such as medicine and other things he/she may need.

14. **Counseling/Substance Abuse Programs**

Please order the Respondent to go to a certified batterers' intervention program if one is available in the area, or a counseling program.

15. x No Firearms

Please order the Respondent not to have, possess, transport, buy, receive, use, or in any other way get any firearm. List all types of firearms (pistol, rifle, etc.) that the Respondent owns, controls, or has access to and where the firearm(s) are located:

16. Animals / Pets

Please give me custody and control of any animal owned, possessed, leased, kept or held by me, the Respondent, or the child(ren) listed above.

17. x Costs, Fees, and Litigation Taxes

Please order the Respondent to pay all Court costs, lawyer fees, and taxes for this case.

18. Transfer the billing responsibility for and rights to wireless telephone number(s).

Please issue an Order directing, a wireless telephone service provider, to transfer the billing responsibility for and rights to the wireless telephone number or numbers of Petitioner since Petitioner is not the account holder.

Current account holder (name):

Billing telephone number:

New account holder (name):

All telephone numbers to transfer to new account holder:

Telephone No. (include area code):	No:
Telephone No. (include area code):	No:
Telephone No. (include area code):	No:
Telephone No. (include area code):	No:

If the Judge makes this Order, you will be financially responsible for the transferred wireless telephone number or numbers, including the monthly service costs and costs of any mobile device associated with 9 the wireless telephone number or numbers. You may be responsible for other fees. You must contact the in wireless service provider to find out what fees you will be responsible for and whether you are eligible for on an account.

Other Orders: (General Relief) 19.

I also ask the Court to:

Revised 04/18/2018

- **1.** Make an immediate Temporary Order of Protection. (Ex-Parte Order of Protection)
- 2. Notify law enforcement in this county of that Order.
- 3. Serve the Respondent a copy of that Order and Notice of Hearing to take place within 15 days of service.

Docket No: 200P250

4. Serve a copy of the Request, Notice of Hearing, and Temporary Order on the parents of the Petitioner (if the Petitioner is under 18 years of age) unless the Court finds that this would create a serious threat of serious harm to the Petitioner. [T.C.A. §36-3-605(c)]

<u>KORTNI BUTTERTON</u>, Petitioner (or parent/legal guardian/caseworker) signs here in front of Notary/Clerk/Judicial Officer and swears that s/he believes the above information is true:

<u> </u>	,Petitioner	Date: <u>01/30/2020</u>
Pursuant to <i>T.C.A. §36</i> -true to the best of her/hi		<u>V.</u> <i>Petitioner,</i> has read this Petition, and swears it to be
Sworn and subscribed b	pefore me, the undersigned authority,	
On this date: 01/30/2020	<u>0</u>	
X		
Clerk / Official signs her	re	

Notice to the Respondent about Firearms

If the Court grants Kortni Butterton, Petitioner's request for a Protective Order:

- You will not be able to have a firearm while this or any later Protective Order is in effect. You will have to transfer all firearms in your possession within forty-eight (48) hours to any person who is legally allowed to have them. 18 U.S.C. §922(g)(8), T.C.A. §36-3-606(g), T.C.A. §36-3-625.
- You will not be allowed to buy a firearm until the Court says otherwise.

ED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Service ID 226765

FINDING OF THE COURT:

The Court finds good cause and will in See the attached <i>Temporary Order of Protect</i>	issue a Temporary Order of Protection. tion for the Court's orders and the scheduled Court date.
The Court finds there is no immediate and	e and denies a Temporary Order of Protection. I present danger of abuse to the Petitioner and denies Order of Protection. The Court will set the matter for
ORDER	FOR HEARING
KORTNI BUTTERTON, Petitioner, and CARL A explain to the Judge why the Judge should of ALBERT VONHARTMAN, Respondent.	ALBERT VONHARTMAN, Respondent, must go to Court and or should not issue an Order of Protection against <u>CARL</u>
The hearing will take place in the following Cour	r+·
The hearing will take place in the following Cour	
	BIRCH BUILDING
408 2NI	D AVENUE N.
COURTRO	OM 4B @ 9:15am
	LLE, TN 37201
INASTAIL	LLL, IN SIZUI
IF YOU NEED A TRANSLATOR FOR THE HEARIN	G, IMMEDIATELY NOTIFY DART GORE AT (615) 880-3309.
HEARING DATE:	TIME: a.m. p.m.
TIE/THATO B/TE.	u p
Judge/Judicial Commissioner	Date
Proof of Service of Petition and Notice of Hearing: CARL ALBERT VONHARTMAN, Respondent, was served on (date): at (time): by (check one): Personal Service: U.S. Mail per T.C.A. §20-2-215 and §20-2-216 (The Respondent does not live in Tennessee.) Not Found Translator Requested-Language: Server's Signature	If the Petitioner is under 18 (and Petitioner is a social worker filing on behalf of a minor) and service of these documents would not put him/her at risk, the Clerk will serve and fill out below. (T.C.A. §36-3-605(c)) I served the child's parents with copies of the Petition, Notice of Hearing, and Temporary Order of Protection by personal delivery or U.S. Mail on: (date): at (address): ADDRESS ON FILE Clerk's Signature:
Petition	ner Notification
Kortni Butterton, Petitioner, was notified of the service	se result on, 20 at
a.m. / p.m.	
I was unable to reach Kortni Butterton, Petitioner, attempt to give either verbal or written notification of t	to give notification of the service result. The Clerk will the service result.

Docket Number: 20OP250

Revised 04/18/2018

Service ID 226765

NCIC ORDER OF PROTECTION ENTRY FORM

(Print) Inform	mation on	person	askir	ng for	r the	e Order of	Prote	ection (l	Petit	ioner)				
KORTNI						ВИТТ	ERTON	I						
1. Petitioner's (You	r) First Name	2.	Middle N	Name			t Name				4. Maio	den Name		
F				W						05/11/19	991			
5. Your Sex				6. You	ur Rac	e				7. Your		Birth		
(Print) Inform	mation on	the per	rson (Resp	ond	ent) that	you (I	Petition	er) a	re in fe	ear of	and wa	ant to stay	y away
from you. (Fi		_						11						•
CARL				ALBE	ERT			VONH	ARTN	MAN				
8. Respondent's Fir	rst Name			9. Mic	ddle N	ame	1	10. Last	t Name	e				
3808 LAKERIDG	E RUN					SHVILLE		TN	3	37214		0		
11. Address (numbe	r and street)			1	2. Cit	У		13. State		14. Zip Co	de	15. Socia	1 Security Num	ber
04/15/1984	M	W		6'1"		200		BRN		BLK				
16. Date of Birth	17. Sex	18. Race	19.	Height	2	20. Weight	21. E	yes	22.	Hair	2.	3. State of I	Birth (Place)	
24. Type of Vehicle	25. Yea	r of Vehicle	e	26.	Make	e of Vehicle		27. Co	olor of	Vehicle	28.	Model of '	Vehicle	
29. License Plate No.	o. 30. St	ate of Lic. P	Plate	31. Vel	hicle I	dentification Nu	ımber		32.	D.L. State	33.	Drivers Li	cense Number	
34X _: Ex Par 37. Court Identifie A Judge must fill 38. BRD: 39: Order 41. Date of Issue: Research or Entr 43. FBI Number: 46. FBI Finger Pri 48: Enter '	out Order of Out Order of Must be owning r Of Protection: y Section:	e <u>Y</u> for yes a firearm	(GS on Cond s, <u>N</u> for under F : Non-E	(Put as / CC / litions no, or Gederal Expiring	s man NC / and I and I for Law g Ord	unknown. Ye 18,USC 922. er Of Protection	es means on 42. 1 OCA:	the person Date of Exp rs, Marks of	a is dis 40. piration or Tatt	(Originat	from poentifier: 45. Si	cossessing, j	Number / Cor	NO. 20C740 Richard R. Rooker, Clerk
50. Date Order Se														ζ
53. Serving Office							EMP#			5.	5. TCIC) #:		<u></u> ≥
56. Officer Giving N	Notice of the Or	der of Prote	ection	-			57. Emp	oloyee No.			58.	Sector / Sh	ift)4:46
59. Contact Name for	or Validation of	the Order o	of Protect	tion			60. Emp	loyee No.		61. Date			52. Time (24 ho	ont) (and 05/29/20 04:46 FM
Revised 04/18/2	2018	ڋ	To rea	uest ar	n AD <i>A</i>	A accommoda	ation, plo	ease conta	act Da	ırt Gore at	t 880-33		Docket No: 200	ËD

Exhibit L



10/15/11

Dis	missal of Order o	f Protection	Case #	(the Clerk fills 200P250	this in):	P	(IEX	9
100	☐ Petitioner is under	18		C)7.75,75		3	1	7
IN T	HE GENERAL SESSIONS		SON COUN	NTY TENN	ESSEE	_ b	4Z	E
Petit If Petit	tioner (person needing prot tioner is under 18, insert child's r This Request is being made by	ection)	an unemancipa	ated person (s	omeone under 18 year	s of age),	pursuant	to T.C.A. §36-3
	KORTNI				BUTTERTON			05/11/1991
	First		Middle		Last		Suffix	DOB
Peti	tioner's Child(ren) Und	er 18 Protected	by this Ord	der:				
	Name			DOB		Re	elationship	to Respondent
						-		
_						-		
_								
				THE STREET				
Res	pondent's Information	(person you want to l		rom)	VONULARITMAN			04/45/4004
-	CARL First		ALBERT Middle		VONHARTMAN Last		Suffix	04/15/1984 DOB
	3808 LAKERIDGE RUN		1774-172		NASHVILLE		TN	37214
	Street Address	S	treet Address 2	2	City		State	Zip Z
	Description of Constitution			F Ada			- Form	
Desi	Respondent Employer cribe Respondent:		-	Employer Add	ress		Emp	oloyer Phone
	Sex - Race - Hair - Eyes			Height - V	/eight – SSN – Oth	ner		oloyer Phone
Sex:		Height:		6'1		200		Ω.
Race		Weight:		200				2
Hair:		Social Securit	tv #·					בים בים צים צים
		Scars/Specia	-	1				
Eyes			i i catules.					200740
Petiti	ioner's Relationship to the Respond	ent (Check all that apply):						
	We are married or used to be ma	rried.			We live together or	used to live	e together	_
	We have a child together.				We are dating, used	d to date, o	or have had	
	We are relatives, related by adop	tion, or are/were in-laws (Specify):					
				oifu):				2
	We are the children of a person v		ibed above (Spe	city):	The same and the same	700,000 mm		4
Х	The respondent has stalked n	ne.			The respondent has	s sexually a	assaulted	me.
23	Other:							05/29/20
The	Court Hereby Finds:							00/5
	Court finds that the Peti	tion is dismissed	for one of th	he followin	g reasons:			<u>ر</u> د

This is a Court Order.
Order of Protection

□ The Petitioner has dismissed the Petition. □ The Petitioner did not show up for Court. □ The Petitioner/Respondent has requested the Court to set aside the Order of Protectisigned and entered on	n, stalking victim oner requested the Petition; AND that as false at the time of Protection on the execution should be execution should be execution.
The Petitioner did not prove the evidence in the Petition by a preponderance of the evidence. The Petitioner/Respondent has requested the Court to set aside the Order of Protectis signed and entered on	n, stalking victim oner requested the Petition; AND that as false at the time of Protection which execution should be execution should be execution should be execution should be execution.
□ The Petitioner/Respondent has requested the Court to set aside the Order of Protecting signed and entered on	n, stalking victimoner requested the Petition; AND that as false at the timeder of Protection
Signed and entered on	n, stalking victimoner requested the Petition; AND that as false at the time of Protection which execution shadow in the execu
□ By <u>clear and convincing evidence</u> , the Petitioner is not a domestic abuse victim, stalki sexual assault victim and such determination is not based on the fact that the Petitioner rec the Petition be dismissed, failed to attend the hearing or incorrectly filled out the Petition Petitioner knew that the allegation of domestic abuse, stalking, or sexual assault was false the Petition was filed. **The Court Orders:** □ That the Petition for the Order of Protection is dismissed. □ That the Order of Protection previously entered in this case is Set Aside and the Order of dismissed. □ That the costs and litigation tax of this cause are not taxed to the Petitioner. □ That the costs and litigation tax of this cause are taxed to the Respondent, for which exists in necessary. □ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exists is necessary. □ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exists is necessary. □ Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	oner requested the Petition; AND the Petition; AND the AND T
□ By <u>clear and convincing evidence</u> , the Petitioner is not a domestic abuse victim, stalki sexual assault victim and such determination is not based on the fact that the Petitioner rec the Petition be dismissed, failed to attend the hearing or incorrectly filled out the Petition Petitioner knew that the allegation of domestic abuse, stalking, or sexual assault was false the Petition was filed. **The Court Orders:** □ That the Petition for the Order of Protection is dismissed. □ That the Order of Protection previously entered in this case is Set Aside and the Order of dismissed. □ That the costs and litigation tax of this cause are not taxed to the Petitioner. □ That the costs and litigation tax of this cause are taxed to the Respondent, for which exists in necessary. □ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exists is necessary. □ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exists is necessary. □ Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	oner requested the Petition; AND the Petition; AND the AND T
sexual assault victim and such determination is not based on the fact that the Petitioner rect the Petition be dismissed, failed to attend the hearing or incorrectly filled out the Petition Petitioner knew that the allegation of domestic abuse, stalking, or sexual assault was false the Petition was filed. The Court Orders: That the Petition for the Order of Protection is dismissed. That the Order of Protection previously entered in this case is Set Aside and the Order of Indismissed. That the costs and litigation tax of this cause are not taxed to the Petitioner. That the costs and litigation tax of this cause are taxed to the Respondent, for which exercises, if necessary. That the costs and litigation tax of this cause are taxed to the Petitioner, for which exercises in necessary. Date: D2-10-2020 Signature of Judge Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	oner requested the Petition; AND the Petition; AND the AND T
☐ That the Petition for the Order of Protection is dismissed. ☐ That the Order of Protection previously entered in this case is Set Aside and the Order of Indismissed. ☐ That the costs and litigation tax of this cause are not taxed to the Petitioner. ☐ That the costs and litigation tax of this cause are taxed to the Respondent, for which exercissue, if necessary. ☐ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exercissue, if necessary. ☐ Date: D2-ID-2020 ☐ Certificate of Service ☐ Thereby certify that a true and exact copy of the foregoing Order has been mailed to the ☐ Petitioner ☐ Respondent at the last known address. ☐ That the Petitioner ☐ Respondent at the last known address.	nich execution sh
That the Order of Protection previously entered in this case is Set Aside and the Order of Edismissed. That the costs and litigation tax of this cause are not taxed to the Petitioner. That the costs and litigation tax of this cause are taxed to the Respondent, for which exercissue, if necessary. That the costs and litigation tax of this cause are taxed to the Petitioner, for which exercissue, if necessary. Date: Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	nich execution sh
That the costs and litigation tax of this cause are not taxed to the Petitioner. That the costs and litigation tax of this cause are taxed to the Respondent, for which exercissue, if necessary. That the costs and litigation tax of this cause are taxed to the Petitioner, for which exercissue, if necessary. Date: Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	nich execution sh
□ That the costs and litigation tax of this cause are taxed to the Respondent, for which exercises, if necessary. □ That the costs and litigation tax of this cause are taxed to the Petitioner, for which exercises, if necessary. □ Date: □ D2 - ID - ZO20 □ Signature of Judge Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the □ Petitioner □ Respondent at the last known address. □ D2 - ID - ZO20 □ Signature of Judge □ D3 - ID - ZO20 □ Signature of Judge □ D4 - ID - ZO20 □ Signature of Judge □ D5 - ID - ZO20 □ Signature of Judge □ D6 - ID - ZO20 □ Signature of Judge □ D7 - ID - ZO20 □ Signature of Judge □ D7 - ID - ZO20 □ Signature of Judge □ D7 - ID - ZO20 □ Signature of Judge □ D7 - ID - ZO20 □ Signature of Judge □ D8 -	
I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	
Date: DZ-ID-ZOZO Signature of Judge Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	e execution sh
Signature of Judge Certificate of Service I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	е
I hereby certify that a true and exact copy of the foregoing Order has been mailed to the Petitioner Respondent at the last known address.	e
Petitioner Respondent at the last known address.	е
at the last known address.	
Deputy Clerk Petitioner's Signature	
0 10 0000	-
Date:	nt in Court

Exhibit M



M.P.D FORM 100 (Rev. 5-00) CALEA 42.2.4, 82.2.1, 82.2.4

Incident Report



Metropolitan Police Department Nashville, Tennessee ZONE

R.P.A. 8333

1. MPD Incident No. 2020-0069474

Part 1 Inc	ident	2. Rela	ated Incid	ent 🖂	N/A							'								
		3. Oth	er Police	Agency &	Case	Inciden	t No.		4											
5. Report Date			ate/Tim	Table 1				ident Date/Time (From/To)					Precinct							
DISPATCHED 01/29/2020 17:37			17:37			01/29/2020 16:39								outh Precinct						
							Apt N	0	City				5	State		Zip Cod	de			
2717 DRUID DR													Ι,	·N						
Cross Street:														_ ՝	IN					
8. Address of Incident Same as Block No 7										City				5	State		Zip Co			
2717 DRUID D	R									 1		NASHV	ILLE			1	N		37210	٧
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(Enter up to 3)	JDE	NON	E																	
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15. Hate Crime Suspected NO		16. Susp Gang Ac	ected ctivity NO		16a. Terr Suspecte				or Burglary rced Entry			tel/Motel/renta of Premises E			18	i. (Fo	r Burglar Home	//Robb Invas		
Part 2	N/A	31. Vict	tim Type					19. (L	ast, Firs	t, Midd	le Name	or Busine	ess Nan	ne) [T UNK	X	MNI	NEW		
Part 2 ☐ N/A 31. Victim Type Victim Individual (18 and over)									TERTO					RTNE	_					
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of Incident (Block #8) 2717 DRUID DR			_										•	V						
	Cross S	treet							NASH	IVILLE			TN	37	7210					
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FEMALE	MALE White NON HISPA				ANIC	IIC Yes							3	0	31	Yea	rs O			
29. Phone Nur	nbers	HM:				I		WK:	-			<u> </u>	Cell/		(206)	714-	9439			ker,
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34. Domestic	(Elliali	Audiess																		CASE NO 30C740 Richa
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			Questio	าร	Violate				Safe Place	?		S	afe Place?	'			Inciden	t?		Σ
35. Victim to S	uspect '	1	VON	IHARTMA	N, CA	RL				Relatio	nship \	/ICTIM W	AS ACC	QUAIN	ITANC	E				46 F
36. Aggravated Assault/Homicide Circumstances				а	au		38. Ju	ıstifiable	e Homicide	;							5/29/20 04:46			
																				/20
																				1/29



Incident Repo											28. age 2 of 4		1. M.P.D. Ir	cident	No.:
Part 3		92. (La	st, First, N	/liddle Na	ame)	Alias	UNK	MNI	57639857			SN or D	river Lic. No),	
Suspect	# 1	VONH	ARTMAN	6			CARL	_							
93. Address Street UNK				Apt#			City State				Zip Code		95. Phone No. 🛛 U		
3808 LAKER	IDGE RUN				NASHVILLE			TN		27044					
Cross Street:							NASHVII	LLE		TN	37214				
DO 10.2					700	Ethnicity 100. DOB ☐ UNI ON HISPANIC 04/15/1984				101. Age [35 -	UNK Yrs	104. Height	105. 200	Weigh lb:	
106. Hair			107. E	yes		-									
Brown			BROW	/N											
108. Scars an	d Other Ider	tifiers	L				109. CI	othing							
102. Suspecte	d of Using	⊠ NA					103. Sta	atus (Ent	er up to 2	2)					
Alcohol		Orugs		Compu	iter		AT LAR	GE							
96. Weapon/T (Enter Up To 3)	ool NON	E													
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Cross Street:										-					
43. Status		44. Sex	45.	Race			47.	DOB 🗌 un	46. Ag	e UNK - Yrs	48. Phone Numbers	WK	Pager		. Clerk
Part 5 Pr ⊠ N/A	operty	49. Victim/S	Suspect N	0.											R. Rooker,
50. Cat CODE						Category (Other)							Richard R.		
					(Make)			escription e) (Type)	(Color)						Rich
															20C740
52. Serial No. Owner Applied No.					53. QTY			Υ							
54. Type CODE 55. Cond CODE					ODE	Condi			Condition	lition CODE (Other)					
56. Est \$ Value 57. Date R				e Recov	overed Recovered \$Value				\$Value	Value C					
58. Stored By	CODE						Stored	d By (Other)							46 PM
							-								46

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Incident Report 8 1. M.P.D. Incident No.:
M.P.D. Form 100 2020-0069474

2			Page 3 of 4	2020-0069474
Part 6 Injury ⊠ _{N/A} 85. Injured & Transport				
86. "Injury" Code (Enter Up to 5)				
87. Describe Injury				
88. Medical Treatment		89. Transported By		
		1		
90. Examining Physician		91. Status		
Part 7 Search By Officer ⊠ N/A 111. S	Search Type 112	. Searched Location (A	address, Area, Etc.)	
Part 8 Other N/A 113.I.D. Section Called To Scene Units Requested	e: Yes, for:	☐ Photos ☐ P	rints ☐ Other Othe	r:
114.Other Units Called:				
AND BEGAN BEATING ON HER DOOR FOR APPROXIMA SHE LIVES. SHE WAS VERY UPSET AND IN FEAR. THE S				Rooker, Clerk
				<u>8</u>
121. Report is Continued on: (Check all that ap	oply) s	Supplement Report	Addendum Report	sned S b a b
122. Signature of Recipient/Authorizer: Refuse to Signature	ign BUTTERTON, COUR	RTNEY	126. Advisory Notice Is	sued 🔽
Victim 1			Citizen Information Noti	20C740
Will Victim Prosecute:				00
Victim 1 BUTTERTON, COURTNEY Yes	Prir	nary Investigative Unit:	SOUTH INVESTIGATIONS	3
Can Victim/Other Person Identify Suspect(s):				Ž
Victim 1 BUTTERTON, COURTNEY Yes		rting Agency: ROPOLITAN NASHVIL	LE POLICE DEPARTMENT	Cargo Theft 94
127. Case Status	Cleare	d by Exception		Mc
Open				Cargo Theft 4
123. Reporting Officer (First, MI, Last)	Employee	No. Agency		Radio Call Sign District
/S/CIARRA RENCH	256384	TN019010	00	311B O
124. Approving Supervisor	Employee			311B 02/50
/S/CHASE BURNETT	717625	TN019010	00	
125. Reviewer	Employee			Date UI
/S/JAMES MARTIN	266974	TN019010	JU	01/29/2020



Incident Report M.P.D. Form 100	8 Page 4 of 4	1. M.P.D. Incident No.: 2020-0069474
Comments		

Exhibit N

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)			
Plaintiff,)			
ν.)	Case No.: 20C740		
KORTNI BUTTERTON,)			
Defendant.)			
			1	

AFFIDAVIT OF MICHELLE GLASS

- 1. My name is Michelle Glass, I have personal knowledge of the facts affirmed in this Affidavit, I am competent to testify regarding them, and I swear that they are true.
- 2. On the afternoon of January 29th, 2020, I received a call from Benita Lamp, Kortni Butterton's mother. She asked me how far my husband and I lived from Kortni, and she indicated that Kortni had locked herself in her bathroom because a man was banging on her doors and windows.
- 3. Mrs. Lamp indicated that Kortni was texting her while she was on the line with 911. Mrs. Lamp was understandably panicked for her daughter's safety and indicated that it was taking an extremely long time for the police to respond. Mrs. Lamp indicated that Kortni believed the man was a person that Kortni had commented about online.
- 4. I told Mrs. Lamp that we did not live close to Kortni, but that I would call my husband and have him go to her house.
- 5. After reaching my husband, I told Mrs. Lamp that he was on his way to Kortni, but due to traffic, it would probably take him about half an hour to arrive. My recollection is that

Page 1 of 2



during that conversation, Mrs. Lamp received a message from Kortni that the police had arrived.

- 6. By the time my husband arrived, the police had left.
- 7. Because Kortni was scared to stay at her home, my husband and I offered to let her come back to ours and spend the night with us. Kortni accepted and did so.

Further affiant sayeth not.

Pursuant to Tenn. R. Civ. P. 72, I declare under penalty of perjury that the foregoing is true and correct.

Michelle Glass

Date Executed

Exhibit O



DIGITAL FORENSICS EXPERTISE

404 James Robertson Parkway Parkway Towers Suite 102 Nashville, TN 37219

P: 615.353.1135

WWW.CYBERTRUTH.NET

IN THE FIFTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE AT NASHVILLE

CARL VONHARTMAN,)	
Plaintiff,)	
)	
v.)	CASE No. 20C740
)	
KORTNI BUTTERTON)	
Defendant.)	

AFFIDAVIT OF JOHN H. MORRIS CYBERTRUTH, LLC

The information herein is provided by John H. Morris, CyberTruth, LLC ("Consultant") in his capacity as an expert consultant hired by the Plaintiff in this divorce action.

I, John H. Morris, declare and state under penalty of perjury as follows:

- 1. I am a recognized expert in the field of digital forensics and the CEO and Chief Legal Strategist for CyberTruth, LLC.
- 2. I have over thirty (35) years of experience with digital data, devices, systems and radio communications technologies. (See Exhibit 1: *Curriculum Vitae*)
- 3. I am proficient with X-Ways Forensics digital forensic analysis software, Belkasoft Evidence Center forensics analysis software, Oxygen Forensic Detective mobile device

forensic analysis software and Magnet Axiom digital forensic software, as well as

numerous ancillary forensic tools.

4. I am an attorney licensed in the State of Tennessee and accepted to practice before the

United States District Court for the Middle District of Tennessee.

5. I have conducted analysis, submitted reports and provided expert testimony in numerous

cases in Tennessee and multiple other states in both State and Federal Courts.

6. CyberTruth, LLC has provided analysis of and testimony on digital evidence in cases

involving: cell phone data; cell provider call detail records and tower data; computer and

related device data; cloud storage data; social media; internet technologies and traffic;

digital photos and videos; and other miscellaneous digital evidence.

7. On April 14, 2020, Daniel Horwitz representing Kortni Butterton, requested our services

to provide expert analysis and opinions regarding an expert report filed by the plaintiff

which alleged certain location data obtained from plaintiff's phone.

8. I have received and reviewed the expert report prepared by Donnie Tennant, a Digital

Forensic Investigator with LogicForce in Nashville, TN.

9. The results of my review of this report are detailed in Exhibit 2 attached to this affidavit.

Pursuant to Tennessee Rule of Civil Procedure 72, I declare under penalty of perjury that the

information provided in this statement and attached exhibits are true and correct.

John 74. Morris, Esq.

April 15, 2020

Date Executed

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Copy

EXHIBIT 1

Curriculum Vitae – John H. Morris

Summary

- Over 35 years of experience in technology, including: code development; hardware troubleshooting and builds; database development, design, optimization and architecture; systems analysis; local and internet security; global enterprise systems architecture and analysis; internet architecture; cloud computing architecture, design and deployment; systems and device security; computer, mobile device and internet forensics; and mobile device architecture, integration and deployment.
- Over 20 years' experience delivering technical and professional skills training and public speaking engagements.
- Experience in Computer Forensic and Media Exploitation. Sound knowledge of principles and technology related to digital forensic science. Proficient with X-Ways Forensics digital forensic analysis software, Oxygen Forensic Detective mobile device forensic analysis software and Magnet Axiom digital forensic software, as well as numerous ancillary forensic tools.
- First acknowledged as Computer Forensics expert witness in the Division II Criminal Court of Davidson County, Tennessee in 2015.
- Has served as an eForensics expert in State and Federal Courts in Tennessee and multiple other states in over 140 cases.
- Microsoft Certified trainer (inactive) in over 20 areas including operating systems, user applications, internet technologies and database development and design.
- Deep expertise in Cloud technologies and strategies at an enterprise and global level.
- Considerable experience in technology licensing, contracting and intellectual property issues.
- Extensive military training in communications equipment and radio communications theory.
- Juris Doctorate from the Nashville School of Law.

Relevant Experience

Nashville Vanguard Law, PLLC

June 2017 – Present

Private Practice – Criminal Defense Attorney

Middle District of Tennessee CJA 2nd Chair Panel Attorney

CyberTruth, LLC

(Formerly: Tech-eLaw, LLC)

July 2015 - Present

Computer, Device and Internet Technologies – eForensics Analyst, Consultant and Expert Witness

- Qualified as expert and testified in Tennessee Criminal Circuit Courts in Davidson, Giles and Rutherford counties.
- Accepted as non-testifying expert in multiple Tennessee courts, providing expert reports and assistance in both criminal and civil cases in Davidson, Shelby, Knox, Rutherford, Hickman, Putnam, Giles, Obion and Marion counties.
- Approved by the Tennessee Administrative Office of the Courts for expert services and compensation in indigent defense representation.
- Responsible for conducting sound computer forensic analysis and maintaining strict media chain of custody using protocols and procedures in line with established state and federal legal guidelines and the Rules of Evidence.
- Acquire and preserve forensically sound images of digital media in a lab setting or through onsite data capture or seizure. This involves creating byte-by-byte forensic copies of original media for legal and investigative purposes.
- Perform analysis of digital data, cellular call detail records, GPS data, Cloud services data, Social Media data, digital video and audio recordings and other data which exists in the digital arena.
- Perform data recovery of information on digital media that may have been deleted or destroyed for analysis during an eForensics investigation.
- Conduct analysis of electronic media in support of client's legal representation and report on findings in "non-technical" reports designed specifically for a legal audience.
- Provide expert testimony in legal hearings, depositions and trials.
- Accepted as testifying expert witness in multiple Tennessee state courts.

Public Defender of Metropolitan Nashville & Davidson County

Mar 2015 – May 2017

Student Law Practice TN Supreme Ct. Rule 7 §10.03

 Provide legal services and representation under the supervision of licensed attorneys of the Office of the Public Defender.

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

 In-house expert in computer technology, forensics, internet technologies and related areas.

Microsoft Corporation

Nov 1997 - Oct 2004 / Jan 2008 - October 2015

Senior Productivity Solution Specialist – Cloud, Heartland District

- The Productivity Solution Specialist at Microsoft is part of a specialized team of sales
 professionals responsible for driving the business alignment and productivity solution
 message with Line of Business owners at the largest enterprise customers
- Recognized as a thought leader in creating and delivering contextualized business and technology vision to customers based on their stated desired outcomes and measurable value realization
- Deep understanding of customers' environments and a comprehensive strategic plan for migrating them to cloud solutions platforms integrated with their existing technology investments and best-of-breed point solutions.
- Team lead on eDiscovery, eHold and Litigation support solutions with additional focus on governance, document retention and data loss prevention solutions

Director, Cloud Solutions (SSSP), East Region

- Responsible for managing the Cloud Services consulting and deployment in the region's "big deal" sales business for Microsoft's East Region ranging from Maine to Florida.
- Developed a strong model for alignment across consulting services and enterprise sales resources throughout the region in conjunction with the regional pursuit team.

Cloud Delivery Executive - Strategist, Americas Cloud Services

- The Cloud Delivery Executive (Cloud Strategist) at Microsoft is a single point of accountability responsible for partnering with customers to help them develop their cloud strategy vision, ensure they make informed decisions to provide maximum long-term flexibility and oversee their deployment of and migration to their cloud solution.
- Invited to be an Instructor at the Cloud Delivery Executive Academy.

Engagement Manager (State & Local Government and Education)

- The Engagement Manager at Microsoft is responsible for consulting delivery across all service lines and solutions.
 - o The engagement manager is responsible for leading consulting services engagements from early opportunity management through scoping and contract development and culminating with successful engagement delivery.
 - o Held responsible for accurate project scoping, contract and scope of work development, project margins and customer satisfaction.
- Invited to join the cadre in training the Engage and Achieve courses at MSSU for teaching new-hire Engagement Managers and Services Sales Executives in sales and delivery management.

Professional Skills Master Facilitator (Vendor/Contingent)

- Facilitator for Consulting End to End (Solutions Delivery Methodology/ Microsoft Solutions Framework) and Services Excellence at Microsoft (consulting and soft skills) for MS Services University and for Microsoft Global Services – India.
- Consistently received awards as a top trainer at Microsoft.
- Trained Consultants, Engagement Managers, Architects, Services Executives, Project Managers, Technical Account Managers & Premier Field Engineers in preparation for their role at Microsoft with superlative success and top evaluations.

Corporate Account Executive III

- Deep expertise in software licensing, software procurement process and contracting.
- Identified leader in executive and business decision maker relationships proven ability to initiate business value discussions and map those to product solutions.

Managing Consultant

- Responsible for the overall P&L of the Great Lakes District corporate accounts services consulting business, including team expense budgets, project margin and overall practice profitability
- Managed a select partner channel to incorporate product and services integration and partner involvement in the corporate accounts segment

Senior Consultant

- Consistent record of success managing a diverse range of mission critical, highly visible and challenging engagements
- Regularly achieved top levels of customer satisfaction often requested by name for follow-on engagements
- Actively involved with consulting team as technical resource and mentor
- Microsoft Consulting Framework Master Trainer Council

New Horizons Computer Learning Center

Technical Training Manager

Apr 1995 – Oct 1997

- Responsible for the supervision, professional development and training of instructors who taught advanced Microsoft, Novell and related technologies.
- Worked with Branch Manager to develop training offerings, future capabilities and delivery capacity.
- Taught numerous Microsoft Certification technology courses.

Telco Research

Technical Training Instructor

May 1994 – Mar 1995

 Taught Telco Research customers on the deployment, management and use of their telecommunications management software.

Developed new courseware, delivery materials and related collateral.

U.S. Air Force

Tactical Air Command and Control Specialist

Nov 1985 - Nov 1991

- Extensive training on and experience with man-portable, vehicle-mounted, and field-expedient communications equipment, implementation and theory.
- Trained in weapons and fieldcraft, including navigation, individual and crew-served weapons systems, small unit tactics, demolitions, and close air support tactics, techniques, and procedures.

Speaking/Teaching Engagements

Electronic Discovery

Nashville School of Law – Course Co-Instructor, Nashville, TN – Nov 2019 – Feb 2020

Digital Forensics in the eDiscovery World

Tennessee Bar Association – LawTech Forum, Nashville, TN – Feb 2020

Digital Forensics for Lawyers

Tuscaloosa County Defense Bar CLE, Tuscaloosa, AL – Dec 2019

Digital Forensics for Private Investigators

TN Assoc. of Licensed Professional Investigators Conference, Nashville, TN – Oct 2019

Introduction to eDiscovery

Nashville School of Law CLE, Nashville, TN – Jul 2019

Challenging Cell Tower Evidence in Criminal Defense Cases

Upper Cumberland Trial Lawyers CLE, Cookeville, TN – Dec 2018

Cell Phone Tower Evidence: Ins and Outs of Cross-Examining Government WitnessesMiddle District of TN Criminal Justice Act Panel CLE, Nashville, TN – Sept 2018

Overview of Digital Forensics in Criminal Defense

Middle District of TN Criminal Justice Act Panel CLE, Nashville, TN – Jun 2018

Introduction to Digital Forensics Evidence

Tennessee Association of Criminal Defense Lawyers CLE, Lebanon, TN – Dec 2017

Education

Nashville School of Law, JD, December 2016.

Trial Lawyers College, Dubois, Wyoming: In Defense of the Damned, June 2018

Tennessee Association of Criminal Defense Lawyers, Advanced Trial College, September 2017

Tennessee Association of Criminal Defense Lawyers, Tennessee Criminal Defense College, March 2017

Vanderbilt University Graduate School, Doctoral Studies, Cognitive Psychology (July 1992 – June 1994)

St. Leo College, BA, Psychology (Honors) – (Degree conferred - December 1991)

Tennessee Supreme Court Rule 31 Civil Mediator (2015)

Microsoft Technology Certification Training

- Numerous courses completed and certifications (transcript available on request)
- Microsoft Solutions Framework Master Trainer
- Microsoft Certified Database Administrator
- Microsoft Certified Systems Engineer
- Microsoft Certified Professional
- Microsoft Certified Trainer (inactive)

EXHIBIT 2

ANALYSIS REPORT:

According to the report I was provided, Donnie Tennant with LogicForce obtained a forensic image of Mr. Vonhartman's iPhone X on February 23, 2020 and provided his analysis based on that forensic image. In his report, Mr. Tennant references certain location data he recovered from the cell phone to establish Mr. Vonhartman's location during the period of 2:14 PM to 7:17 PM on January 29, 2020. Mr. Horwitz requested that I review this report for accuracy and determine if the conclusions presented therein were accurate and in accordance with industry standards and best practices.

My review of the report raised a number of questions and revealed a number of concerns about the examiner's procedures, processes and conclusions which render the report potentially unreliable for the Court to accept without further analysis and investigation. These concerns are detailed below.

1. Analysis Tool

In his report, Mr. Tennant fails to identify which tool he used to image and analyze the cell phone. This is particularly problematic, as there are numerous forensics tools used to analyze cell phones and each has strengths and shortcomings. A fundamental industry standard is to first identify the tool(s) used by the examiner to accomplish the analysis, including the tool name and version, as these tools are constantly updated to keep up with rapidly changing cell phone technologies.

Given Mr. Tennant's certifications, I worked under the assumption that he used Cellebrite as his analysis tool. However, without further information, I cannot know what version/revision of Cellebrite he may have used. Given that the iPhone X is one of the newest iPhones on the market, the version of Cellebrite used would impact the veracity of the results and the comprehensiveness of digital artifacts recovered. The absence of this basic information renders the report provided to the Court as incomplete at best.

2. iPhone Software Version

Similar to the analysis tool version, a vital missing piece of information in Mr. Tennant's report is the current iOS operating system version running on Mr. Vonhartman's

phone. Cell phone operating system software is updated on a regular basis. Each version introduces new features and often change the location of or format of key underlying operating system components. Industry standard best practices are to include the current operating system version information of the target cell phone as part of the forensic report. The absence of this information renders the report incomplete and unreliable.

3. Time Zone

Cell phones and cellular providers store date/time information in Universal Coordinated Time (UTC) which is the reference time from which all time zones are calculated. This allows the cell phone handset to adjust the time displayed to the user to adjust as the phone travels between time zones and avoids confusion when analyzing date/time data. Mr. Tennant's report indicates in the first line of Exhibit 2: "iPhone summary timeline for 01/29/2020 from 2:14pm-7:17pm Central." However, absent an explicit reference to the data "as stored" and without addressing how time conversions were accomplished, I cannot know if the examiner did the required conversions or if he made an incorrect assumption that the times reported in his phone extraction were in local or Central time. Given the nature of the issues in this case, whether the times reported were in Central (local) time or six (6) hours earlier, as they would be if they were UTC times, is critical to the veracity of the report and claims therein.

4. Cell Phone Location Data Sources

Mr. Tennant's report depends entirely on location data stored in the Apple "Significant Locations" data store. Apple devices track the phone's location and keeps a record of the user's "frequent hangouts" – aka "significant locations," and uses this data to make location-based suggestions using Siri and to power other features. This data is only stored on the phone and is, according to Apple documentation, not collected by Apple or uploaded to the cloud. On the phone, the data from the "significant locations" process are stored in binary "plists" or preference files and in SQLite databases under the following folder location:

/private/var/mobile/library/Caches/com.apple.routined/

While the "significant locations" data store is one option on an iPhone to extract location data, it is neither the only one nor is it, in isolation, the most reliable. Cell phones, both iPhones and Android phones, collect location information with numerous services and applications. Industry standard best practices are to utilize multiple sources to validate cellular

location data. Cross-validation of location data is best accomplished by comparing location data from the multiple on-device sources, which ALL depend on the onboard GPS service, with call detail records from the cellular provider. Absence of this cross-validation data renders the instant report incomplete at best and not sufficiently reliable for the Court to use as a basis for its determinations in this matter.

5. Placing the User with the Device

One of the greatest challenges in analyzing digital device evidence can often be that of placing the user with the device, and thus the user in the location where the device was reportedly located. This challenge is often easily overcome by analyzing additional evidence on the phone, such as call history, text history and other artifacts which can be used to validate that the user was in possession of the device at a relevant time. In Mr. Tennant's report, there is no evidence presented to verify that Mr. Vonhartman was in possession of his cell phone at the relevant times. Without any data to verify that Mr. Vonhartman was in possession of his phone, the data presented, if taken at face-value and as valid, would only serve to show that the cell phone was in the reported locations at the reported times. In absence of this validating information, the forensic report is incomplete at best and is not sufficiently reliable for the Court to use as a basis for Mr. Vonhartman's claims.

6. GPS Location "Spoofing"

While technology, and particularly the GPS location service, is highly reliable, it is not immune to manipulation. The popularity of the cellular game "Pokemon Go" has led to just such a manipulation of GPS location data. The Pokemon Go application is heavily dependent on the phone's present location which affect the availability of nearby "Pokemons" which are the subject of this "treasure hunter" game. Due to this, many people use Pokemon Go "spoofing" applications to change their apparent location to make more "Pokemons" available to them without ever having to leave their homes. Some of these "spoofing" applications require a sophisticated "jailbreak" of the iPhone to bypass the iPhone's operating system. Others, however, are simply applications that can be installed by the average user and used to change their apparent GPS location. Some of these applications, such as iSpoofer from GFStudio and iTools from ThinkSky function to change the GPS location information globally,

meaning the spoofed information is not just reported to the Pokemon Go application but rather to any applications or services which rely on GPS location data.

Mr. Tennant's report did not provide sufficient information to determine whether the GPS data reported to the "significant locations" service was valid or potentially spoofed. The report asks this Court to blindly rely on the location data provided without sufficient authentication or validation. The failure to validate the reported GPS location data renders the report unreliable and inadmissible without considerable further analysis.

CONCLUSION:

The cell phone analysis report provided by LogicForce in this case is fatally incomplete and unreliable. As discussed herein, there are numerous fatal inadequacies and omissions in the report. Use of Mr. Vonhartman's cell phone as evidence that he was elsewhere when Ms. Butterton accuses him of being at her home would require substantial additional analysis, both to validate the information provided and to show that Mr. Vonhartman had the phone in his possession at the relevant times.

For all of these reasons, it is my expert opinion that the Court should not and cannot accept the report as reliable evidence in this case as presented.

Respectfully submitted,

John H. Morris, Esq.



CEO | Chief Legal Strategist

Forensicator

404 James Robertson Parkway

Suite 102

Nashville, TN 37219

P: 615.353.1135

F: 615.679.9520 C: 615.618.2282

WWW.CYBERTRUTH.NET

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Exhibit P

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Important:

FOR LICENSED INVESTIGATOR PURPOSES ONLY

ONLINE REPORT

This is NOT a CONSUMER REPORT and does not constitute a "consumer report" under the Fair Credit Reporting Act ("FCRA"). This report may not be used to determine the eligibility for credit, insurance, employment or any other purpose regulated under the

This system may be used only in accordance with your Subscriber Agreement, the Gramm-Leach-Bliley Act ("GLBA"), the Driver's Privacy Protection Act ("DPPA") and all other applicable laws. User agrees to having knowledge of all applicable laws pertaining to the usage of data. User accepts all responsibility civilly and criminally for any use of this system.

Violations of these restrictions or misuse of this system will cause your access to be terminated and will cause an immediate investigation.

Comprehensive Report

Comprehensive Report

Date: 04/02/2020 Reference ID: NONE Report Legend

- Deceased Person

Relatives



> - 1st Degree of Separation >> - 2nd Degree of Separation >>> - 3rd Degree of Separation

Subject Information

(Best Information for Subject)

Other Names Associated with Subject

Name: CARL ALBERT VONHARTMAN (11/01/20 Other DOBs Associated with Subject

00 to 09/06/2019)

Date of Birth: 04/15/1984, Born 35 years

Gender: Male

XXXX issued in FLORIDA SSN:

in 1988

Other Individuals Observed with shared SSN:

PATRICIA VENECIA CABREJA

-XXXX 06/09/1972 (47)

None found

Date of Birth: 06/18/1975

Current Age: 44 Date of Birth: 05/15

Possible Phones Associated with Subject:

(615) 720-8092 (CT) (Mobile) (91%) (615) 612-9926 (CT) (Mobile) (86%)

(352) 598-7335 (ET) (Mobile) (66%)

(352) 357-2020 (ET) (LandLine) (66%)

(352) 978-9568 (ET) (Mobile) (66%)

(615) 775-8342 (CT) (Mobile) (66%)

(715) 720-8092 (CT) (LandLine) (66%)

(406) 896-0466 (MT) (LandLine) (66%)

(407) 432-6620 (ET) (Mobile) (3%)

(615) 957-4700 (CT) (Mobile) (3%)

(612) 992-9926

(222) 720-8092

Potential Subject Photos (None Found)

Possible Criminal Records (12 Found)

Indicators

Bankruptcies: No Liens: No Judgments: No Properties: Yes

Corporate Affiliations: Yes Criminal/Traffic: Yes

Global Watch Lists Match: No

Email Addresses Associated with

Subject

carlvonhartman@gmail.com theonlycarl@gmail.com zr2head1@aol.com storminorman1@aol.com

FOR LICENSED INVESTIGATOR PURPOSES ONLY

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system. Name: CARL ALBERT VONHARTMAN **Match Indicators** DOB: **04/15/1984**, Born **35** Years Ago Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 First Name: O Exact Match Middle Name: O Exact Match (DAVIDSON COUNTY) Last Name: O Exact Match Gender: M Date Of Birth: O Exact Match Ethnicity: WHITE Is Sex Offender: No Age: O Exact Match Source Name: TENNESSEE DAVIDSON COUNTY ARRESTS Address: O Exact Match Source State: TN Height: X Not Available On Record Ethnicity: X Not Available On Record Crime Details - TN OffenseDescription1: IMPLIED CONSENT - CIVIL Disposition: PENDING OffenseCode: 55-10-406 Arrest Date: 10/12/2012 Crime Details - TN OffenseDescription1: DRIVING UNDER THE INFLUENCE Disposition: **PENDING** Classification: MISDEMEANOR Arrest Date: 10/12/2012 OffenseCode: 55-10-401*1

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject.

Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Name: CARL ALBERT VONHARTMAN **Match Indicators** DOB: 04/15/1984, Born 35 Years Ago First Name: O Exact Match Is Sex Offender: No Source Name: TENNESSEE DAVIDSON COUNTY GENERAL Middle Name: O Exact Match SESSIONS COURT Last Name: O Exact Match Date Of Birth: O Exact Match Source State: TN Age: O Exact Match Address: O State Matched Height: X Not Available On Record Ethnicity: X Not Available On Record Crime Details - TENNESSEE DAVIDSON, TN OffenseDescription1: VIOL. COND. LIC Court: GENERAL SESSIONS Case Number: GS371699 Disposition: DISMISSED Crime County: TENNESSEE DAVIDSON Crime Details - TENNESSEE DAVIDSON, TN OffenseDescription1: RECK. DR Court: GENERAL SESSIONS Case Number: GS371700 Court Costs: \$365.81 Fines: \$250.00 Crime County: TENNESSEE DAVIDSON Classification: MISDEMEANOR Sentence: SentenceMaxMonths=6 Disposition: GUILTY

Crime Details - TENNESSEE DAVIDSON, TN					
OffenseDescription1: IMPLIED CONSENT-CRIM	Court: GENERAL SESSIONS				
Case Number: GS371701	Disposition: GUILTY				
Crime County: TENNESSEE DAVIDSON					
Classification: MISDEMEANOR					
Crime Details - TENNESSEE DAVIDSON, TN					
OffenseDescription1: IMPLIED CONSENT	Court: GENERAL SESSIONS				
Case Number: GS550102	Disposition: GUILTY				
Crime County TENNESSEE DAVIDSON					
Crime County: TENNESSEE DAVIDSON					
Classification: MISDEMEANOR					

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system. Name: CARL ALBERT VONHARTMAN **Match Indicators** DOB: 04/15/1984, Born 35 Years Ago Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 First Name: O Exact Match (DAVIDSON COUNTY) Middle Name: O Exact Match Gender: M Last Name: O Exact Match Date Of Birth: O Exact Match Ethnicity: WHITE Is Sex Offender: No Age: O Exact Match Source Name: TENNESSEE DAVIDSON COUNTY GENERAL Address: O Exact Match SESSIONS COURT Height: X Not Available On Record Source State: TN Ethnicity: X Not Available On Record Crime Details - 10/04/2011 - TENNESSEE DAVIDSON, TN OffenseDescription1: DUI Disposition: GUILTY Case Number: GS550101 Disposition Date: 10/04/2011 Crime County: TENNESSEE DAVIDSON Crime Details - 07/22/2013 - TENNESSEE DAVIDSON, TN OffenseDescription1: IMPLIED CONSENT-CIVIL Case Type: GS Case Number: GS605315 Disposition: GUILTY Crime County: TENNESSEE DAVIDSON Arrest Date: 10/12/2012 Status: CLOSED Disposition Date: 07/22/2013 Warrant: GS605315 Crime Type: MISDEMEANOR OffenseCode: 55-10-406 DegreeOfOffense: MISD Crime Details - 07/22/2013 - DAVIDSON, TN OffenseDescription1: RECKLESS DRIVING Disposition: GLC Crime County: DAVIDSON Arrest Date: 10/12/2012 Warrant: GS605316 Disposition Date: 07/22/2013 Crime Type: MISDEMEANOR OffenseCode: 55-10-205 GradeOfOffense: MISDEMEANOR- CLASS A DegreeOfOffense: MISDEMEANOR- CLASS B Crime Details - 07/22/2013 - DAVIDSON, TN OffenseDescription1: RECK. DR. Case Type: GS

CARL ALBERT

VONHARTMAN-Comprehensive-Report-202004022207

Case Number: GS605316 Sentence: 6 MONTHS Crime County: DAVIDSON Disposition: GUILTY - LESSER CHARGE Status: CLOSED Arrest Date: 10/12/2012 Crime Type: MISDEMEANOR Disposition Date: 07/22/2013 GradeOfOffense: MISD DegreeOfOffense: MISD

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system. Name: CARL ALBERT VONHARTMAN **Match Indicators** DOB: 04/15/1984, Born 35 Years Ago Ethnicity: WHITE First Name: O Exact Match Is Sex Offender: No Middle Name: O Exact Match Source Name: TENNESSEE DAVIDSON COUNTY ARRESTS Last Name: O Exact Match Date Of Birth: O Exact Match Source State: TN O Exact Match Age: Address: O State Matched Height: X Not Available On Record Ethnicity: X Not Available On Record Crime Details - TN OffenseDescription1: DRIVING UNDER THE INFLUENCE Crime Details - TN OffenseDescription1: IMPLIED CONSENT VIOLATION

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Name: CARL A VONHARTMAN **Match Indicators** DOB: 04/15/1984, Born 35 Years Ago

Gender: M First Name: O Exact Match Ethnicity: WHITE Middle Name: X Not Matched Is Sex Offender: No Last Name: O Exact Match Source Name: DUVAL COUNTY MUNICIPAL COURT Date Of Birth: O Exact Match Source State: FL Age: O Exact Match

Address: O State Matched

> Height: X Not Available On Record Ethnicity: X Not Available On Record

Crime Details - 04/16/2003 - DUVAL, FL

OffenseDescription1: BURGLARY TO Charges Filed Date: 05/19/2003

STRUCTURE-CONVEYANCE-ASSAULT-BATTERY DURING

BURGLARY

Case Number: 162003CF005319AXXXMAVONCAR

Arresting Agency: **JSO** Crime County: DUVAL Status: CLOSED

Classification: FELONY FIRST DEGREE

OffenseCode: **\$810.02(2)(A)**

Court: FL DUVAL CIRCUIT COURT(WEB)

Disposition: NOL PROS (CODE 11) - TRANSFER TO HIGHER OR

LOWER COURT

Offense Date: 04/16/2003 Arrest Date: 04/16/2003 Disposition Date: 05/19/2003

DegreeOfOffense: F1 Counts: 1 Crime Details - 04/16/2003 - DUVAL, FL OffenseDescription1: BATTERY Charges Filed Date: 05/19/2003 Case Number: 162003CF005319AXXXMAVONCAR Court: FL DUVAL CIRCUIT COURT(WEB) Disposition: NOL PROS (CODE 11) - TRANSFER TO HIGHER OR Arresting Agency: JSO LOWER COURT Crime County: DUVAL Status: CLOSED Offense Date: 04/16/2003 Classification: MISDEMEANOR FIRST DE Arrest Date: 04/16/2003 OffenseCode: S784.03 Disposition Date: 05/19/2003 DegreeOfOffense: M1 Counts: 2

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject.
Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Match Indicators

DOB: **04/15/1984**, Born **35** Years Ago Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 First Name: O Exact Match (DAVIDSON COUNTY) Middle Name: O Exact Match Gender: M Last Name: O Exact Match Ethnicity: WHITE Date Of Birth: O Exact Match Is Sex Offender: No Age: O Exact Match Source Name: DAVIDSON GENERAL SESSIONS COURT Address: O Exact Match

Source State: TN Height: X Not Available On Record Ethnicity: X Not Available On Record

Crime Details - 12/02/2008 - DAVIDSON, TN

Name: CARL ALBERT VONHARTMAN

OffenseDescription1: VIOL. COND. LIC. Case Type: GS

Case Number: GS371699VONCAR Court: TN DAVIDSON GENERAL SESSIONS COURT

Crime County: DAVIDSON
Status: CLOSED
Crime Type: MISDEMEANOR
DegreeOfOffense: MISD

Court Costs: .00
Fines: .00
Sentence: Y M D
Probation: Y M D

Disposition: **DISMISSED**Arrest Date: **03/23/2008**Disposition Date: **12/02/2008**

Crime Details - 12/02/2008 - DAVIDSON, TN

OffenseDescription1: **RECK. DR.** Case Type: **MISD**

Case Number: GS371700VONCAR Court: TN DAVIDSON GENERAL SESSIONS COURT

Crime County: DAVIDSON Court Costs: 365.81

Status: CLOSED Fines: 25

Crime Type: MISDEMEANOR Sentence: Y 6M D
GradeOfOffense: MISD Probation: Y M D

DegreeOfOffense: MISD Disposition: GUILTY - LESSER CHARGE

Arrest Date: **03/23/2008**Disposition Date: **12/02/2008**

Crime Details - 12/02/2008 - DAVIDSON, TN

OffenseDescription1: IMPLIED CONSENT-CRIM Case Type: MISD

Case Number: GS371701VONCAR Court: TN DAVIDSON GENERAL SESSIONS COURT

Crime County: DAVIDSON Court Costs: .00 Status: CLOSED Fines: .00 Crime Type: MISDEMEANOR Sentence: Y M D GradeOfOffense: MISD Probation: Y M D DegreeOfOffense: MISD Disposition: GUILTY Arrest Date: 03/23/2008 Disposition Date: 12/02/2008 Crime Details - DAVIDSON, TN OffenseDescription1: DRIV. LIC. - VIOLATION OF CONDITIONS Disposition: DIS Crime County: DAVIDSON Arrest Date: 03/23/2008 Warrant: **GS371699** Crime Type: MISDEMEANOR OffenseCode: 55-50-331 DegreeOfOffense: MISDEMEANOR- CLASS A Crime Details - 12/02/2008 - DAVIDSON, TN OffenseDescription1: IMPLIED CONSENT - CRIMINAL Disposition: GUI Crime County: DAVIDSON Arrest Date: 03/23/2008 Warrant: **GS371701** Disposition Date: 12/02/2008 Crime Type: MISDEMEANOR OffenseCode: 55-10-406*1 GradeOfOffense: MISDEMEANOR- CLASS A DegreeOfOffense: MISDEMEANOR- CLASS A Crime Details - 12/02/2008 - DAVIDSON, TN OffenseDescription1: RECKLESS DRIVING Disposition: GLC Crime County: DAVIDSON Arrest Date: 03/23/2008 Warrant: **GS371700** Disposition Date: 12/02/2008 Crime Type: MISDEMEANOR OffenseCode: 55-10-205 GradeOfOffense: MISDEMEANOR- CLASS A

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject.

Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Match Indicators

DOB: 04/15/1984, Born 35 Years Ago
Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612
(DAVIDSON COUNTY)

First Name: O Exact Match
Middle Name: O Exact Match

(DAVIDSON COUNTY)Middle Name:O Exact MatchGender: MLast Name:O Exact MatchEthnicity: WHITEDate Of Birth:O Exact MatchIs Sex Offender: NoAge:O Exact Match

Source Name: DAVIDSON GENERAL SESSIONS COURT

Address: O Exact Match

Source State: TN Height: X Not Available On Record Ethnicity: X Not Available On Record

Crime Details - 10/04/2011 - DAVIDSON, TN

DegreeOfOffense: MISDEMEANOR- CLASS B

Name: CARL ALBERT VONHARTMAN

OffenseDescription1: **RECK. DR.** Case Type: **MISD**

Case Number: GS550101VONCAR Court: TN DAVIDSON GENERAL SESSIONS COURT

Crime County: **DAVIDSON**Status: **CLOSED**Court Costs: .00
Fines: 35

Crime Type: MISDEMEANOR Sentence: Y 6M D Probation: Y M D GradeOfOffense: MISD DegreeOfOffense: MISD Disposition: GUILTY Arrest Date: 08/14/2011 Disposition Date: 10/04/2011 Crime Details - 10/04/2011 - DAVIDSON, TN OffenseDescription1: IMPLIED CONSENT Case Type: MISD Case Number: GS550102VONCAR Court: TN DAVIDSON GENERAL SESSIONS COURT Crime County: DAVIDSON Court Costs: .00 Fines: .00 Sentence: Y M D Probation: Y M D Disposition: GUILTY Disposition Date: 10/04/2011 Crime Details - 10/04/2011 - DAVIDSON, TN OffenseDescription1: IMPLIED CONSENT-CIVIL Case Type: GS Case Number: GS550102 Disposition: GUILTY Arrest Date: 08/14/2011 Crime County: DAVIDSON Status: CLOSED Disposition Date: 10/04/2011 Warrant: GS550102 Crime Type: MISDEMEANOR OffenseCode: 55-10-406 DegreeOfOffense: MISD Crime Details - 10/04/2011 - DAVIDSON, TN OffenseDescription1: RECKLESS DRIVING Disposition: GUI Crime County: DAVIDSON Arrest Date: 08/14/2011 Warrant: GS550101 Disposition Date: 10/04/2011 Crime Type: MISDEMEANOR OffenseCode: 55-10-205 GradeOfOffense: MISDEMEANOR- CLASS A DegreeOfOffense: MISDEMEANOR- CLASS B

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Name: CARL ALBERT VONHARTMAN	Match Indicate	<u>ors</u>
DOB: 04/15/1984 , Born 35 Years Ago		
Gender: M	First Name:	O Exact Match
Ethnicity: WHITE	Middle Name:	O Exact Match
Source Name: DAVIDSON COUNTY - INTRANET	Last Name:	O Exact Match
Source State: TN	Date Of Birth:	O Exact Match
	Age:	O Exact Match
	Address:	X Not Available On Record
	Height:	X Not Available On Record
	Ethnicity:	X Not Available On Record

Charges: DRIVING UNDER THE INFLUENCE

Source State: TN Case Number: 403091 Charges: IMPLIED CONSENT, CRIMINAL

Arrest Details - TN

Source State: TN

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Case Number: 403091		
Arrest Details - TN	1	
Charges: LICENSE, OPERATING MOTOR VEHICLE IN VIOLA	ATION	
OF CONDITION		
Source State: TN		
Case Number: 403091		
WARNING - Due to the quality of Criminal data entry - Data o Separate Criminal Search is highly suggested as well as ind		
Name: CARL ALBERT VONHARTMAN	Match Indicators	
DOB: 04/15/1984 , Born 35 Years Ago		
Gender: M	First Name: O Exact Match	
Ethnicity: WHITE	Middle Name: O Exact Match	
Source Name: DAVIDSON COUNTY - ARRESTS	Last Name: O Exact Match	
Source State: TN	Date Of Birth: O Exact Match	
	Age: O Exact Match	
	Address: X Not Available On Record	
	Height: X Not Available On Record Ethnicity: X Not Available On Record	
	Ethnicity: X Not Available On Record	
Arrest Details - 03/23/2008 - TN		
Charges: LICENSE, OPERATING MOTOR VEHICLE IN	Bond: \$1,000.00	
VIOLATION OF CONDITION	Booking Number: 403091	
Charge Class: MISDEMEANOR	Booking Date: 03/23/2008	
Source State: TN		
Case Number: 383796		
Arrest Details - 03/23/2008 - TN		
Charges: DRIVING UNDER THE INFLUENCE	Bond: \$1,500.00	
Charge Class: MISDEMEANOR	Booking Number: 403091	
Source State: TN	Booking Number: 403091 Booking Date: 03/23/2008	
Case Number: 383796		
Arrest Details - 03/23/2008 - TN		
Charges: IMPLIED CONSENT, CRIMINAL	Bond: \$1,000.00	
Charge Class: MISDEMEANOR	Booking Number: 403091	
Source State: TN	Booking Date: 03/23/2008	
	, and the second	
Case Number: 383796		

Match Indicators

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject.

Name: CARL ALBERT VONHARTMAN

Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

FOR LICENSED INVESTIGATOR PURPOSES ONLY VONHARTMAN-Comprehensive-Report-202004022207 DOB: 04/15/1984, Born 35 Years Ago O Exact Match

Gender: M First Name: Ethnicity: WHITE Middle Name: O Exact Match Source Name: DAVIDSON COUNTY - ARRESTS Last Name: O Exact Match Source State: TN Date Of Birth: O Exact Match Age: O Exact Match Address: X Not Available On Record Height: X Not Available On Record Ethnicity: X Not Available On Record Arrest Details - 08/14/2011 - TN Charges: DRIVING UNDER THE INFLUENCE Bond: \$3,000.00 Charge Class: MISDEMEANOR Booking Number: 577100 Source State: TN Booking Date: 08/14/2011 Case Number: 383796 Arrest Details - 08/14/2011 - TN Charges: IMPLIED CONSENT VIOLATION Bond: **\$0.00** Booking Number: 577100 Charge Class: MISDEMEANOR Source State: TN Booking Date: 08/14/2011 Case Number: 383796

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system. Name: CARL ALBERT VONHARTMAN **Match Indicators** DOB: 04/15/1984, Born 35 Years Ago Gender: M First Name: O Exact Match Ethnicity: WHITE Middle Name: O Exact Match Source Name: DAVIDSON COUNTY - ARRESTS Last Name: O Exact Match Source State: TN Date Of Birth: O Exact Match O Exact Match Age: Address: X Not Available On Record X Not Available On Record Height: Ethnicity: X Not Available On Record Arrest Details - 10/12/2012 - TN Charges: DRIVING UNDER THE INFLUENCE Bond: \$2,500.00 Charge Class: MISDEMEANOR Booking Number: 637056 Source State: TN Booking Date: 10/12/2012 Case Number: 383796 Arrest Details - 10/12/2012 - TN Charges: IMPLIED CONSENT VIOLATION Bond: **\$0.00** Charge Class: MISDEMEANOR Booking Number: 637056 Source State: TN Booking Date: 10/12/2012 Case Number: 383796

WARNING - Due to the quality of Criminal data entry - Data displayed may not pertain to your Subject. Separate Criminal Search is highly suggested as well as independent verification of anything displayed on this system.

Name: CARL ALBERT VONHARTMAN **Match Indicators** Address: EUSTIS, FL 32736 (LAKE COUNTY) Gender: M First Name: O Exact Match Middle Name: O Exact Match Ethnicity: WHITE Is Sex Offender: No Last Name: O Exact Match Source Name: BRADFORD COUNTY Date Of Birth: X Not Available On Record Source State: FL X Not Available On Record Age: Address: Zip Matched Height: X Not Available On Record X Not Available On Record Ethnicity: Crime Details - 09/20/2002 - FL OffenseDescription1: SPEEDING IN A POSTED MUNICIPAL ZONE Charges Filed Date: 10/01/2002 Case Number: 02010400TRAXMX Case Type: TRAFFIC INFRACTION 5 Status: CLOSED Offense Date: 09/20/2002 Status Date: 10/01/2002 Disposition Date: 01/15/2003 Crime Type: TRAFFIC OffenseCode: 316.189.1

Possible Employers (1 Found)

Business Name: BUSINESS OWNER (01/29/2020)

Address Summary (15 Found)

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY) (06/2015 to 04/02/2020)
4636 LEBANON PIKE, HERMITAGE, TN 37076-1316 (DAVIDSON COUNTY) (12/2016 to 03/2020)
356 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-6317 (ALLEN COUNTY) (09/05/2008 to 03/2020)
4636 LEBANON PIKE # 361, HERMITAGE, TN 37076-1316 (DAVIDSON COUNTY) (11/11/2016 to 12/2016)
3566 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY) (11/10/2005 to 04/12/2018)
401 S MOUNT JULIET RD STE 161, MOUNT JULIET, TN 37122-8463 (WILSON COUNTY) (10/22/2016 to 10/22/2016)
37009 CALHOUN RD, EUSTIS, FL 32736-8501 (LAKE COUNTY) (11/01/2000 to 07/2016)
1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY) (11/18/2008 to 05/04/2015)
119 WALNUT GROVE CT, ALVATON, KY 42122-9583 (WARREN COUNTY) (09/30/2013 to 09/30/2013)
2601 HILLSBORO PIKE APT E1, NASHVILLE, TN 37212-5611 (DAVIDSON COUNTY) (03/09/2008 to 03/31/2010)
PO BOX 822, SCOTTSVILLE, KY 42164-0822 (ALLEN COUNTY) (07/01/2005 to 02/2009)
573 CANTERBURY CT, MOUNT DORA, FL 32757-6243 (LAKE COUNTY) (08/04/2004 to 04/10/2007)
4250 ALAFAYA TRL STE 212, OVIEDO, FL 32765-9424 (SEMINOLE COUNTY) (03/07/2006 to 03/07/2006)
1908 HERITAGE GROVE CIR # 324, TALLAHASSEE, FL 32304-4292 (LEON COUNTY) (09/2004 to 09/2004)

Address Details (15 Found)



3808 LAKERIDGE RUN, NASHVILLE TN 37214-2695 (DAVIDSON COUNTY) (06/2015 to 04/02/2020) [Back to Summary]

Subdivision Name: LAKERIDGE

Owners:

CARL VONHARTMAN [View Person Record]
STORMI MURTIE [View Person Record]

Purchase Date: 05/29/2015

Purchase Price: \$295,500 Assessed Value: \$78,800 Living Square Feet: 3,294 Land Square Feet: 7,841

#

4636 LEBANON PIKE, HERMITAGE TN 37076-1316 (DAVIDSON COUNTY) (12/2016 to 03/2020) [Back to Summary]

Current Commercial Phones at address

(615) 712-9484(CT) - EGAN ANDREW ATTY - SOCIAL SECURITY DISABILITY ATTORNEY

(615) 758-9223(CT) - KOMATSU AMERICA INDUSTRIES

(615) 758-9223(CT) - MCGUIRE BEN

(615) 712-9484(CT) - SOCIAL SECURITY DISABILITY ATTORNEY

(615) 871-4627(CT) - UPS STORE THE

ш

356 VALLEY VIEW DR, SCOTTSVILLE KY 42164-6317 (ALLEN COUNTY) (09/05/2008 to 03/2020) [Back to Summary]

Current Private Phone at address

(270) 618-7147(CT) - BALE, BENJAMIN

Owners:

BENJAMIN BALE [View Person Record] **LENORA BALE** [View Person Record]

Purchase Date: 01/31/2020 Assessed Value: \$220,000 Living Square Feet: 2,057 Land Square Feet: 58,806

4636 LEBANON PIKE # 361, HERMITAGE TN 37076-1316 (DAVIDSON COUNTY) (11/11/2016 to 12/2016) [Back to Summary]

W.

3566 LAKE ELEANOR DR, MOUNT DORA FL 32757-4530 (LAKE COUNTY) (11/10/2005 to 04/12/2018) [Back to Summary]

Subdivision Name: GOLDEN HEIGHTS

Owner:

JERI W VON HARTMAN [View Person Record]

Purchase Price: \$9,500 Assessed Value: \$103,981 Living Square Feet: 1,304 Land Square Feet: 8,880

401 S MOUNT JULIET RD STE 161, MOUNT JULIET TN 37122-8463 (WILSON COUNTY) (10/22/2016 to 10/22/2016) [Back to Summary]













Above Pictures for: 401 S MOUNT JULIET RD STE 500

Address contains: 2 units, 85 suites



37009 CALHOUN RD, EUSTIS FL 32736-8501 (LAKE COUNTY) (11/01/2000 to 07/2016) [Back to Summary]

Subdivision Name: ACREAGE OR

Owners:



STEPHEN D JENNELLE [View Person Record]
PAMELA JENNELLE [View Person Record]

Purchase Date: 02/17/2005 Purchase Price: \$233,000 Assessed Value: \$165,112 Living Square Feet: 2,060 Land Square Feet: 90,169



1004 CAROLYN AVE, NASHVILLE TN 37216-3612 (DAVIDSON COUNTY) (11/18/2008 to 05/04/2015) [Back to Summary]

Subdivision Name: IRVINGTON

Owners:

SUMMER MOORE [View Person Record] **STUART R MOORE** [View Person Record]

Purchase Date: 03/22/2019 Assessed Value: \$80,875 Living Square Feet: 1,575 Land Square Feet: 8,712

119 WALNUT GROVE CT, ALVATON KY 42122-9583 (WARREN COUNTY) (09/30/2013 to 09/30/2013) [Back to Summary]

Subdivision Name: CAMBRIDGE GROVE

Owners:

FELIX ECKHARD [View Person Record]

KATHLEEN A LAPPE [View Person Record]

Purchase Date: 04/22/2019 Assessed Value: \$350,000 Living Square Feet: 2,296 Land Square Feet: 57,935

2601 HILLSBORO PIKE APT E1, NASHVILLE TN 37212-5611 (DAVIDSON COUNTY) (03/09/2008 to 03/31/2010) [Back to Summary]













Above Pictures for: 2601 HILLSBORO PIKE APT D8
Subdivision Name: VILLAGER CONDO APTS
Address contains: 1 office, 236 apartments

Owner:

RACHEL E VEST [View Person Record]

Purchase Date: 06/15/2010 Purchase Price: \$90,000 Assessed Value: \$29,250 Living Square Feet: 600 Land Square Feet: 586

PO BOX 822, SCOTTSVILLE KY 42164-0822 (ALLEN COUNTY) (07/01/2005 to 02/2009) [Back to Summary]



573 CANTERBURY CT, MOUNT DORA FL 32757-6243 (LAKE COUNTY) (08/04/2004 to 04/10/2007) [Back to Summary]

Subdivision Name: MOUNT DORA DORSET MOUNT DORA

Owners:

JOEL B GREER [View Person Record]
ELAINE M GREER [View Person Record]

Purchase Date: 03/28/2014 Purchase Price: \$100,000 Assessed Value: \$132,581 Living Square Feet: 1,210 Land Square Feet: 5,916



4250 ALAFAYA TRL STE 212, OVIEDO FL 32765-9424 (SEMINOLE COUNTY) (03/07/2006 to 03/07/2006) [Back to Summary]

Subdivision Name: METES BOUNDS

Address contains: 19 suites

Owner:

NATIONAL RESIDENTIAL NOMINEE S

Purchase Date: **07/13/2015**Purchase Price: **\$309,000**



1908 HERITAGE GROVE CIR # 324, TALLAHASSEE FL 32304-4292 (LEON COUNTY) (06/09/2005 to 06/09/2005) [Back to Summary]

Address contains: 24 units



1908 HERITAGE GROVE CIR, TALLAHASSEE FL 32304-4292 (LEON COUNTY) (09/2004 to 09/2004) [Back to Summary]

Address contains: 24 units

Cities History (9 Found)

NASHVILLE, TN (DAVIDSON COUNTY) (03/09/2008 to 04/02/2020) MOUNT DORA, FL (LAKE COUNTY) (08/04/2004 to 04/12/2018) HERMITAGE, TN (DAVIDSON COUNTY) (11/11/2016 to 03/2020) MOUNT JULIET, TN (WILSON COUNTY) (10/22/2016 to 10/22/2016) EUSTIS, FL (LAKE COUNTY) (11/01/2000 to 07/2016) ALVATON, KY (WARREN COUNTY) (09/30/2013 to 09/30/2013) SCOTTSVILLE, KY (ALLEN COUNTY) (07/01/2005 to 03/2020) OVIEDO, FL (SEMINOLE COUNTY) (03/07/2006 to 03/07/2006) TALLAHASSEE, FL (LEON COUNTY) (09/2004 to 06/09/2005)

Counties History (7 Found)

DAVIDSON, TN (03/09/2008 to 04/02/2020) LAKE, FL (11/01/2000 to 04/12/2018) WILSON, TN (10/22/2016 to 10/22/2016) WARREN, KY (09/30/2013 to 09/30/2013) ALLEN, KY (07/01/2005 to 03/2020) SEMINOLE, FL (03/07/2006 to 03/07/2006) LEON, FL (09/2004 to 06/09/2005)

Driver's License Information (6 Found)

CARL ALBERT VON HARTMAN 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY) DL#: XXXXXXXXX

Issuing State: **TN**

License Type: **DM**Issue Date: **08/13/2015**Expiration Date: **04/15/2019**

Date of Birth: **04/15/1984**, Born **35** years ago

Gender: Male Race: White Height: 6'1"

CARL ALBERT VON HARTMAN

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

DL#: XXXX-XXX-XX-XXX-X

Issuing State: FL
License Type: CLASS E
Original Issue Date: 04/15/1999
Issue Date: 07/11/2010
Expiration Date: 04/15/2018

Date of Birth: **04/15/1984**, Born **35** years ago

Gender: Male Race: White Height: 6'2"

Attention Flag: ORGAN DONOR

Privacy Flag: T

CARL ALBERT VON HARTMAN

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

DL#: XXXX-XXX-XX-XXX-X

Issuing State: FL
License Type: CLASS E
Original Issue Date: 04/15/1999
Issue Date: 11/16/2009
Expiration Date: 04/15/2018

Date of Birth: **04/15/1984**, Born **35** years ago

Gender: Male Race: White Height: 6'2"

Attention Flag: ORGAN DONOR

Privacy Flag: T

CARL ALBERT VON HARTMAN

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

DL#: XXXX-XXX-XX-XXX-X

Issuing State: FL
License Type: CLASS E
Original Issue Date: 04/15/1999
Issue Date: 10/23/2008
Expiration Date: 04/15/2018

Date of Birth: **04/15/1984**, Born **35** years ago

Gender: Male Race: White Height: 6'2"

Attention Flag: ORGAN DONOR

Privacy Flag: T

CARL VONHARTMAN

2601 HILLSBORO PIKE # E, NASHVILLE, TN 37212-5641 (DAVIDSON COUNTY)

DL#: XXXXXXXXXI Issuing State: **TN** License Type: **HO**

Date of Birth: **04/15/1984**, Born **35** years ago

Gender:

Race:

CARL ALBERT NARTMAN

37009 CALHOUN RD, EUSTIS, FL 32736-8501 (LAKE COUNTY)

DL#: XXXX-XXX-XX-XX

Issuing State: **FL** License Type: **CLASS N**

Date of Birth: **04/15/1984**, Born **35** years ago

Gender: **Male** Privacy Flag: **T**

Utilities (8 Found)

Name: CARL VONHARTMAN [View Person Record]

Service Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

First Seen by Utilities: 10/09/2019
Date Reported: 10/09/2019

Service Phone: (615) 720-8092 Phone Type: Unknown Listing Type: Unknown

Time Zone: CT

Carrier: NEW CINGULAR WIRELESS PCS LLC - GA (AT&T MOBILITY)

Carrier Type: WIRELESS
City: NASHVILLE

State: TN

Name: CARL VONHARTMAN [View Person Record]

Service Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

First Seen by Utilities: 06/18/2019 Date Reported: 06/12/2019

Service Phone: (615) 612-9926 Phone Type: Unknown Listing Type: Unknown Time Zone: CT

Carrier: CELLCO PARTNERSHIP DBA VERIZON WIRELESS - TN (VERIZON WIRELESS)

Carrier Type: WIRELESS
City: NASHVILLE
State: TN

Name: CARL VONHARTMAN [View Person Record]

Service Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

First Seen by Utilities: 06/30/2016 Date Reported: 06/30/2016

Service Phone: **(615) 720-8092** Phone Type: **Unknown**

Listing Type: Unknown

Carrier: NEW CINGULAR WIRELESS PCS LLC - GA (AT&T MOBILITY)

Carrier Type: WIRELESS
City: NASHVILLE

State: TN

Time Zone: CT

Name: CARL A VONHARTMAN [View Person Record]

Service Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

First Seen by Utilities: 07/30/2015 Date Reported: 07/30/2015

Name: CARL VONHARTMAN [View Person Record]

Service Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

First Seen by Utilities: 06/29/2015 Date Reported: 06/15/2015

Service Phone: **(615) 720-8092** Phone Type: **Unknown** Listing Type: **Unknown**

Time Zone: CT

Carrier: NEW CINGULAR WIRELESS PCS LLC - GA (AT&T MOBILITY)

Carrier Type: WIRELESS
City: NASHVILLE

State: TN

Name: CARL VONHARTMAN [View Person Record]

Service Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

First Seen by Utilities: 06/14/2014
Date Reported: 06/14/2014

Service Phone: **(715) 720-8092** Phone Type: **Unknown** Listing Type: **Unknown**

Time Zone: CT

Carrier: AMERITECH WISCONSIN (AT&T WISCONSIN)

Carrier Type: LANDLINE
City: CHIPPEWA FALLS

State: WI

Name: CARL A VONHARTMAN [View Person Record]

Service Address: 3566 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)

First Seen by Utilities: 10/31/2012 Date Reported: 10/31/2012

Service Phone: **(615) 720-8092** Phone Type: **Unknown** Listing Type: **Unknown**

Time Zone: CT

Carrier: NEW CINGULAR WIRELESS PCS LLC - GA (AT&T MOBILITY)

Carrier Type: WIRELESS
City: NASHVILLE

State: TN

Billing Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

Name: CARL VONHARTMAN [View Person Record]

First Seen by Utilities: 11/11/2012 Date Reported: 09/03/2010

Billing Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY)

Professional Affiliations (None Found)

Professional Licenses (None Found)

Bankruptcy Records (None Found)

Liens (None Found)

Judgments (None Found)

Current Property Deeds (1 Found)

Purchase Date: 05/29/2015

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON Lat

COUNTY)

APN: 109-01-0A-060.00-C
APN Sequence Number: 001
Account Number:

Date Subject First Seen as Owner: 08/24/2012
Date Subject Last Seen as Owner: 2019
Subdivision Name: LAKERIDGE PH 03

Legal Description: LOT 21 LAKERIDGE PHASE 3 1ST REV

Building Square Feet: 4,718 Living Square Feet: 3,294

Land Square Feet: 7,841 Year Built: 1998 Latest Tax Roll/Assessment Information

Tax Year: 2019
Tax Amount: \$2,170.94
Assessed Year: 2019
Assessed Value: \$78,800
Sale Date: 05/29/2015
Sale Amount: \$295,500
Document Number: 53084
Total Value: \$315,200

Improvement Value: \$259,200

Land Value: \$56,000

Bedrooms: 3 Baths: 3

Most Current Ownership Information - 05/29/2015

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Owner: CARL VONHARTMAN
Owner: STORMI MURTIE

Owner: ROGER MURTIE

Mailing Address: 3808 LAKERIDGE RUN, NASHVILLE, TN

37214-2695 (DAVIDSON COUNTY)

Seller: SETH BANKS

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Owner Relationship Type: Unmarried

Sale Date: **05/29/2015** Sale Amount: **\$295,500**

Absentee Indicator: Situs Address Taken From Sales Transaction

- Determined Owner Occupied

Deed Sec Cat: Resale, Mortgaged Purchase, Residential

(Modeled)

Universal Land Use: Single Family Residence

Property Indicator: Single Family Residence/Townhouse

Resale New Construction: Resale

Residential Model Indicator: Based On Zip Code and Value

Property is Residential

Mortgage

Lender: LEGACY MUTUAL MTGMortgage Amount: \$236,400

Mortgage Loan Type: Conventional
Mortgage Deed Type: Deed of Trust

Mortgage Term: 30 Years
Mortgage Date: 05/29/2015
Mortgage Due Date: 06/01/2045
Mtg Sec Cat: CNV, Fixed, Conforming

Previous Ownership Information - 08/24/2012

Owner: **SETH BANKS**Owner: **AMBER ORR**

Mailing Address: 3808 LAKERIDGE RUN, NASHVILLE, TN

37214-2695 (DAVIDSON COUNTY)

Seller: MARK PRUETT

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Owner Relationship Type: Married Man

Sale Date: 08/24/2012 Sale Amount: \$233,900

Absentee Indicator: Situs Address Taken From Sales Transaction

- Determined Owner Occupied

Deed Sec Cat: Resale, Mortgaged Purchase, Residential

(Modeled)

Universal Land Use: Single Family Residence

Property Indicator: Single Family Residence/Townhouse

Resale New Construction: Resale

Residential Model Indicator: Based On Zip Code and Value

Property is Residential

Mortgage

Lender: SUNTRUST MTG INCMortgage Amount: \$233,900

Mortgage Loan Type: Conventional Mortgage Deed Type: Deed of Trust

Mortgage Term: 30 Years
Mortgage Date: 08/24/2012
Mortgage Due Date: 09/01/2042
Mtg Sec Cat: CNV, Fixed, Conforming

Previous Ownership Information - 08/24/2012

Owner: SETH BANKS

Mailing Address: 3808 LAKERIDGE RUN, NASHVILLE, TN

37214-2695 (DAVIDSON COUNTY)

Seller: MARK PRUETT

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Sale Date: **08/24/2012** Sale Amount: **\$233,900**

Absentee Indicator: Owner Occupied
Universal Land Use: Single Family Residence
Property Indicator: Single Family Residence

Mortgage Information not available

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Residential Model Indicator: Property is Residential

Previous Ownership Information - 10/25/2002

Owner: MARK PRUETT

Mailing Address: 3808 LAKERIDGE RUN, NASHVILLE, TN

37214-2695 (DAVIDSON COUNTY)
Seller: MALMQUIST PETER M & KAREN W

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Owner Relationship Type: Unmarried Man

Sale Date: 10/25/2002 Sale Code: Unknown Sale Amount: \$228,000

Absentee Indicator: Owner Occupied
Universal Land Use: Single Family Residence
Property Indicator: Single Family Residence
Residential Model Indicator: Property is Residential

Mortgage Information not available

Past Property Deeds (None Found)

Property Foreclosures (None Found)

Property Assessments (1 Found)

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

APN: **109-01-0A-060.00-C**APN Sequence Number: **001**Account Number: **000120877**

Property Indicator: Single Family Residence

Municipality Name: 74-GSD

Subdivision Name: LAKERIDGE PH 03

Assessment (2015 - 2019)

Owners:

CARL VONHARTMAN [View Person Record]
STORMI MURTIE [View Person Record]
ROGER MURTIE [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Seller:

SETH BANKS [View Person Record]

Total Value Calculated: **\$315,200** Land Value Calculated: **\$56,000**

Improvement Value Calculated: **\$259,200**Total Value Calculated Flag: **Market Value**Land Value Calculated Flag: **Market Value**

CARL ALBERT

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$78,800 Assessed Land Value: \$14,000 Assessed Improvement Value: \$64,800

Market Total Value: \$315,200
Market Land Value: \$56,000
Market Improvement Value: \$259,200
Appraised Total Value: \$315,200
Appraised Land Value: \$56,000

Appraised Improvement Value: \$259,200

Tax Amount: \$2,170.94 Assessed Year: 2019 Tax Year: 2019 Tax Code Area: GSD

Total Value Calculated: \$315,200 Land Value Calculated: \$56,000

Improvement Value Calculated: \$259,200
Total Value Calculated Flag: Market Value
Land Value Calculated Flag: Market Value
Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$78,800 Assessed Land Value: \$14,000 Assessed Improvement Value: \$64,800

Market Total Value: \$315,200 Market Land Value: \$56,000

Market Improvement Value: \$259,200
Appraised Total Value: \$315,200
Appraised Land Value: \$56,000

Appraised Improvement Value: \$259,200

Tax Amount: \$2,170.94 Assessed Year: 2018 Tax Year: 2017 Tax Code Area: GSD

Total Value Calculated: \$315,200 Land Value Calculated: \$56,000

Improvement Value Calculated: \$259,200
Total Value Calculated Flag: Market Value
Land Value Calculated Flag: Market Value
Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$78,800 Assessed Land Value: \$14,000 Assessed Improvement Value: \$64,800

Market Total Value: \$315,200 Market Land Value: \$56,000

Market Improvement Value: \$259,200 Appraised Total Value: \$315,200 Appraised Land Value: \$56,000

Appraised Improvement Value: \$259,200

Tax Amount: \$2,310.26 Assessed Year: 2017 Tax Year: 2016 Tax Code Area: GSD

Total Value Calculated: \$235,500 Land Value Calculated: \$45,000

Improvement Value Calculated: \$190,500
Total Value Calculated Flag: Market Value
Land Value Calculated Flag: Market Value



Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$58,875 Assessed Land Value: \$11,250 Assessed Improvement Value: \$47,625

Market Total Value: \$235,500
Market Land Value: \$45,000
Market Improvement Value: \$190,500
Appraised Total Value: \$235,500
Appraised Land Value: \$45,000

Appraised Improvement Value: \$190,500

Tax Amount: \$2,310.26 Assessed Year: 2016 Tax Year: 2015 Tax Code Area: GSD

Front Footage: 70
Depth Footage: 111
Acres: 0.1800

Land Square Footage: 7841

Lot Area: IR

Building Square Feet: 4718 Living Square Feet: 3294 Ground Floor Square Feet: 1568 Basement Square Feet: 1568 Garage Parking Square Feet: 483

Year Built: 1998

Effective Year Built: 1998

Bedrooms: 3
Total Rooms: 9
Full Baths: 2
Half Baths: 1
Bath Fixtures: 12
Air Conditioning: Central
Basement Finish: Finished
Building: Single Family
Condition: Average
Exterior Walls: Brick

Fireplace Indicator: Fireplace is Located Within the Building

Fireplace Number: 1

Fireplace Type: Type Unknown
Foundation: Raised W/Basement
Garage: Attached Brick Garage

Heating: Central

Parking Type: Attached Brick Garage

Roof Cover: **Asphalt** Stories: **1.50** Stories Number: **1.5** Units Number: **1**

Assessment (2013)

Owner:

SETH BANKS [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Seller:

MARK PRUETT [View Person Record]

Total Value Calculated: \$235,500 Land Value Calculated: \$45,000

Improvement Value Calculated: \$190,500

Total Value Calculated Flag: Market Value
Land Value Calculated Flag: Market Value
Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$58,875 Assessed Land Value: \$11,250 Assessed Improvement Value: \$47,625

Market Total Value: \$235,500 Market Land Value: \$45,000

Market Improvement Value: \$190,500 Appraised Total Value: \$235,500 Appraised Land Value: \$45,000

Appraised Improvement Value: \$190,500

Tax Amount: \$2,310.26 Assessed Year: 2013 Tax Year: 2013 Tax Code Area: GSD

Front Footage: **70**Depth Footage: **111**Acres: **0.1800**

Land Square Footage: 7841

Lot Area: IR

Building Square Feet: 4718 Living Square Feet: 3294 Ground Floor Square Feet: 1568 Basement Square Feet: 1568 Garage Parking Square Feet: 483

Year Built: 1998

Effective Year Built: 1998

Bedrooms: 3
Total Rooms: 9
Full Baths: 2
Half Baths: 1

Air Conditioning: Central
Basement Finish: Finished
Building: Single Family
Exterior Walls: Brick

Fireplace Indicator: Fireplace is Located Within the Building

Fireplace Type: Type Unknown
Foundation: Raised W/Basement
Garage: Attached Brick Garage

Heating: Central

Parking Type: Attached Brick Garage

Roof Cover: **Asphalt** Stories: **1.50** Stories Number: **1.5**

Assessment (2012)

Owners:

SETH BANKS [View Person Record] **AMBER ORR** [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Seller:

MARK PRUETT [View Person Record]

Total Value Calculated: **\$258,700** Land Value Calculated: **\$45,000**

Improvement Value Calculated: \$213,700
Total Value Calculated Flag: Market Value

Land Value Calculated Flag: Market Value Improvement Value Calculated Flag: Market Value

Assessed Total Value: \$64,675 Assessed Land Value: \$11,250 Assessed Improvement Value: \$53,425

Market Total Value: \$258,700 Market Land Value: \$45,000

Market Improvement Value: **\$213,700**Appraised Total Value: **\$258,700**Appraised Land Value: **\$45,000**

Appraised Improvement Value: \$213,700

Tax Amount: \$2,612.87 Assessed Year: 2012 Tax Year: 2012 Tax Code Area: GSD

Front Footage: **70**Depth Footage: **111**Acres: **0.1800**

Land Square Footage: 7841

Lot Area: IR

Building Square Feet: **4718**Living Square Feet: **3294**Ground Floor Square Feet: **1568**Basement Square Feet: **1568**Garage Parking Square Feet: **483**

Year Built: 1998

Effective Year Built: 1998

Bedrooms: 3
Total Rooms: 9
Full Baths: 2
Half Baths: 1

Air Conditioning: Central
Basement Finish: Finished
Building: Single Family
Exterior Walls: Brick

Fireplace Indicator: Fireplace is Located Within the Building

Fireplace Type: **Type Unknown**Foundation: **Raised W/Basement**Garage: **Attached Brick Garage**

Heating: Central

Parking Type: Attached Brick Garage

Roof Cover: Asphalt Stories: 1.50 Stories Number: 1.5 Units Number: 1

Assessment (2011)

Owner:

MARK PRUETT [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Seller:

MALMQUIST PETER M & KAREN W

Total Value Calculated: \$64,675 Land Value Calculated: \$11,250 Improvement Value Calculated: \$53,425 Total Value Calculated Flag: Assessed Value Land Value Calculated Flag: Assessed Value



Improvement Value Calculated Flag: Assessed Value

Assessed Total Value: \$64,675 Assessed Land Value: \$11,250 Assessed Improvement Value: \$53,425

Market Total Value: \$258,700
Market Land Value: \$45,000
Market Improvement Value: \$213,700
Appraised Total Value: \$258,700
Appraised Land Value: \$45,000

Appraised Improvement Value: \$213,700

Tax Amount: \$2,302.43 Assessed Year: 2011 Tax Year: 2011 Tax Code Area: GSD

Front Footage: **70**Depth Footage: **111**Acres: **0.1800**

Land Square Footage: 7841

Lot Area: IR

Building Square Feet: **4718**Living Square Feet: **3294**Ground Floor Square Feet: **1568**Basement Square Feet: **1568**Garage Parking Square Feet: **483**

Year Built: 1998

Effective Year Built: 1998

Bedrooms: 3
Total Rooms: 9
Full Baths: 2
Half Baths: 1

Air Conditioning: Central
Building: Single Family
Exterior Walls: Frame Brick

Fireplace Indicator: Fireplace is Located Within the Building

Fireplace Type: Type Unknown
Foundation: Raised W/Basement
Garage: Attached Brick Garage

Heating: Central

Parking Type: Attached Brick Garage

Roof Cover: **Asphalt** Stories: **1.50** Stories Number: **1.5** Units Number: **1**

Assessment (2008 - 2010)

Owner:

MARK PRUETT [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)

Seller:

MALMQUIST PETER M & KAREN W

Total Value Calculated: \$64,675
Land Value Calculated: \$11,250
Improvement Value Calculated: \$53,425
Total Value Calculated Flag: Assessed Value
Land Value Calculated Flag: Assessed Value
Improvement Value Calculated Flag: Assessed Value

Assessed Total Value: \$64,675

Assessed Land Value: \$11,250 Assessed Improvement Value: \$53,425

Market Total Value: \$258,700 Market Land Value: \$45,000

Market Improvement Value: \$213,700 Appraised Total Value: \$258,700 Appraised Land Value: \$45,000

Appraised Improvement Value: \$213,700

Tax Amount: \$2,302.43 Assessed Year: 2010 Tax Year: 2010 Tax Code Area: GSD

Total Value Calculated: \$64,675 Land Value Calculated: \$11,250 Improvement Value Calculated: \$53,425

Total Value Calculated Flag: Assessed Value
Land Value Calculated Flag: Assessed Value

Improvement Value Calculated Flag: Assessed Value

Assessed Total Value: \$64,675 Assessed Land Value: \$11,250 Assessed Improvement Value: \$53,425 Market Total Value: \$258,700

Market Land Value: \$45,000 Market Improvement Value: \$213,700 Appraised Total Value: \$258,700 Appraised Land Value: \$45,000

Appraised Improvement Value: \$213,700

Tax Amount: \$2,302.43 Assessed Year: 2009 Tax Year: 2009 Tax Code Area: GSD

Total Value Calculated: **\$62,000** Land Value Calculated: **\$6,875**

Improvement Value Calculated: \$55,125
Total Value Calculated Flag: Assessed Value
Land Value Calculated Flag: Assessed Value
Improvement Value Calculated Flag: Assessed Value

Assessed Total Value: \$62,000 Assessed Land Value: \$6,875 Assessed Improvement Value: \$55,125

Market Total Value: \$248,000 Market Land Value: \$27,500

Market Improvement Value: \$220,500 Appraised Total Value: \$248,000 Appraised Land Value: \$27,500

Appraised Improvement Value: \$220,500

Tax Amount: \$2,425.01 Assessed Year: 2008 Tax Year: 2008 Tax Code Area: GSD

Front Footage: **70**Depth Footage: **111**Acres: **0.1800**

Land Square Footage: 7840

Lot Area: IR

Building Square Feet: **4235** Living Square Feet: **3294**

Ground Floor Square Feet: 1568 Basement Square Feet: 1568 Garage Parking Square Feet: 483

Year Built: 1998

Effective Year Built: 1998

Bedrooms: 3 Total Rooms: 9 Full Baths: 2 Half Baths: 1

Air Conditioning: Central Building: Single Family Exterior Walls: Brick

Fireplace Indicator: Fireplace is Located Within the Building

Fireplace Type: Type Unknown Foundation: Raised W/Basement Garage: Attached Brick Garage

Heating: Central

Parking Type: Attached Brick Garage

Roof Cover: Asphalt Stories: 1.50 Stories Number: 1.5 Units Number: 1

Evictions (None Found)

Current Vehicle Information (2 Found)

Registered: 02/27/2013 to 03/31/2020

2008 BMW -Series: I -Model: 535

Body Style: SEDAN -Vehicle Type: Passenger Car

Weight: 3704 lbs -Length: 191.1"

Color: 9

Most Current Tag #: TN Valid from: (03/17/2015 to

03/31/2020)

Doors: 4 MSRP: \$49,400

Plant: DINGOLFING, GERMANY

Restraint Type: MANUAL BELTS - DRIVER AND PASSENGER DUAL-STAGE ADVANCED SUPPLEMENTAL RESTRAINT

SYSTEM (SRS) Height: 57.8 Width: 79.9 Wheel Base: 113.7

Wheel Dimensions: 17.0 X 7.5

Drive Type: RWD Fuel:GAS 18.5 Gallon

Engine: 3.0L INLINE6 TWIN TURBO





Most Current Owner/Registrant/Lien Information - 02/27/2013 to 03/31/2020

Title Holders

CARL A VON HARTMAN [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Title Number: 95260466 State Titled In: TN

Original Title Date: 03/21/2015 Title Transfer Date: 12/22/2015

Lien Holders

None Found

<u>Lessors</u> None Found Title Holders

CARL A VON HARTMAN [View Person Record]

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY)

Title Number: 95260466 State Titled In: TN

Original Title Date: 03/21/2015 Title Transfer Date: 03/21/2015

Lien Holders None Found

Lessors None Found

Title Holders

CARL ALBERT VON HARTMAN [View Person Record]

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY)

Title Number: 0111135200

State Titled In: FL

Original Title Date: 02/27/2013
Title Transfer Date: 02/27/2013

Lien Holders None Found

<u>Lessors</u> None Found Registrant

CARL ALBERT VON HARTMAN [View Person Record]

Registered: 02/27/2013 to 03/31/2020

Addresses Registered to While owned by CARL ALBERT VON

HARTMAN

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY) (12/22/2015 to 02/26/2019)

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY) (02/27/2013 to 03/17/2015)

Vehicle Tag History

License Plate: TN Valid from: (03/17/2015 to 03/31/2020) License Plate: FL Valid from: (02/27/2013 to 04/15/2015)

Previous Owner/Registrant/Lien Information - 05/11/2007 to 05/31/2012

Title Holders

CLAIRE TUCKER [View Person Record]

801 KATHRIDGE CT, BRENTWOOD, TN 37027-8746

(WILLIAMSON COUNTY)

DOB: 03/1953, Born 67 years ago

Title Number: **76631407** State Titled In: **TN**

Original Title Date: 05/16/2007 Title Transfer Date: 05/16/2007 Registrant

CLAIRE TUCKER [View Person Record]
Registered: 05/11/2007 to 05/31/2012
DOB: 03/1953, Born 67 years ago

Addresses Registered to While owned by CLAIRE TUCKER 801 KATHRIDGE CT, BRENTWOOD, TN 37027-8746 (WILLIAMSON COUNTY) (05/11/2007 to 05/09/2011)

Vehicle Tag History

Lien Holders **None Found**

Lessors **None Found** License Plate: TN Valid from: (05/11/2007 to 05/31/2012)

Registered: 02/21/2012 to 03/31/2020

1999 DODGE -Series: SLT -Model: DURANGO

Body Style: SUV - Vehicle Type: Truck Weight: 4397 lbs -Length: 193.3"

Color: 00

Most Current Tag #: TN Was Valid from: (03/17/2015 to

03/31/2020)

Doors: 4 MSRP: \$27,790

Plant: NEWARK, DELAWARE

Restraint Type: DRIVER AND PASSENGER FRONT AIRBAGS,

ACTIVE BELTS

Gross Vehicle Weight Range: 6001-7000 Gross Vehicle Weight Rating: 6400

Height: 72.9 Width: 71.5 Wheel Base: 115.9 Wheel Dimensions: 15.0 Max Payload: 1887 Drive Type: 4WD Fuel: GAS 25 Gallon

Engine: 5.2L V8 NATURALLY ASPIRATED Transmission: 4 Speed AUTOMATIC





Most Current Owner/Registrant/Lien Information - 02/21/2012 to 03/31/2020

Title Holders

CARL A VON HARTMAN [View Person Record]

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY)

Title Number: 95260474 State Titled In: TN

Original Title Date: 03/21/2015 Title Transfer Date: 12/22/2015

Lien Holders None Found

Lessors **None Found** Title Holders

CARL A VON HARTMAN [View Person Record]

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY)

Title Number: 95260474 State Titled In: TN

CARL ALBERT VON HARTMAN [View Person Record]

Registered: 02/21/2012 to 03/31/2020 DOB: 06/1975, Born 44 years ago

Addresses Registered to While owned by CARL ALBERT VON

HARTMAN

3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON

COUNTY) (12/22/2015 to 02/28/2019)

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY) (02/21/2012 to 03/17/2015)

Vehicle Tag History

License Plate: TN Valid from: (03/17/2015 to 03/31/2020) License Plate: FL Valid from: (02/21/2012 to 04/15/2015)

Original Title Date: 03/21/2015 Title Transfer Date: 03/21/2015

Lien Holders None Found

Lessors **None Found Title Holders**

CARL ALBERT VON HARTMAN [View Person Record]

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY)

DOB: **06/1975**, Born **44** years ago

Title Number: 0107703860

State Titled In: FL

Original Title Date: 12/05/2011 Title Transfer Date: 12/05/2011

Lien Holders None Found

Lessors None Found Title Holders

Title Number: 0107703860

State Titled In: FL

Lien Holders None Found

Lessors **None Found**

Previous Owner/Registrant/Lien Information - 08/17/2010 to 08/31/2011

Title Holders

BARBARA KEY [View Person Record]

642 WINDSOR GREEN BLVD, GOODLETTSVILLE, TN 37072-2127 DOB: 03/1984, Born 36 years ago

(DAVIDSON COUNTY)

DOB: **03/1984**, Born **36** years ago

Title Number: 82292714 State Titled In: TN

Original Title Date: 09/02/2010

Title Transfer Date: 09/02/2010

Lien Holders None Found

Lessors **None Found** Registrant

BARBARA KEY [View Person Record]

Registered: 08/17/2010 to 08/31/2011

Addresses Registered to While owned by BARBARA KEY 642 WINDSOR GREEN BLVD, GOODLETTSVILLE, TN 37072-2127

(DAVIDSON COUNTY) (08/17/2010)

DOB: **07/1974**, Born **45** years ago

Vehicle Tag History

License Plate: TN 899YVQ Valid from: (08/17/2010 to 08/31/2011)

Previous Owner/Registrant/Lien Information - 06/07/2005 to 06/30/2010

Registrant

DAVID W KIZER [View Person Record] **Title Holders** Registered: 06/07/2005 to 06/30/2010 DAVID W KIZER [View Person Record] 648 CORUM HILL RD, CASTALIAN SPRINGS, TN 37031-4644

(SUMNER COUNTY)

DOB: 07/1974, Born 45 years ago

Title Number: 72164905 State Titled In: TN

Original Title Date: 06/08/2005 Title Transfer Date: 06/08/2005

Lien Holders

M & I MARSHALL & ILSLEY BANK

Lessors None Found Addresses Registered to While owned by DAVID W KIZER 648 CORUM HILL RD, CASTALIAN SPRINGS, TN 37031-4644 (SUMNER COUNTY) (06/07/2005 to 06/20/2009)

Vehicle Tag History

License Plate: TN Valid from: (07/03/2007 to 06/30/2010)

Previous License Plate: TN

License Plate: TN Wall Valid from: (06/07/2005 to 06/30/2006)

Previous Owner/Registrant/Lien Information - 08/14/2002 to 06/30/2005

Title Holders

ANN L ALEXANDER [View Person Record]

724 BAY POINT DR, GALLATIN, TN 37066-4408 (SUMNER

COUNTY)

Title Number: 65626730 State Titled In: TN

Original Title Date: 09/06/2002 Title Transfer Date: 09/06/2002

Lien Holders **AMSOUTH BANK**

Lessors **None Found** Registrant

ANN L ALEXANDER [View Person Record]

Registered: 08/14/2002 to 06/30/2005

Addresses Registered to While owned by ANN L ALEXANDER 724 BAY POINT DR, GALLATIN, TN 37066-4408 (SUMNER COUNTY) (08/14/2002 to 08/21/2004)

Vehicle Tag History

License Plate: TN Valid from: (08/21/2004 to 06/30/2005)

Previous License Plate: TN

License Plate: TN Valid from: (08/14/2002 to 06/30/2005)

Previous Owner/Registrant/Lien Information - 10/27/1999 to 09/30/2002

Title Holders

None Found

JOYCE F COOPER [View Person Record]

Registered: 10/27/1999 to 09/30/2002 DOB: 07/1948, Born 71 years ago

Addresses Registered to While owned by JOYCE F COOPER 216 DISHMAN RD, LIVINGSTON, TN 38570-8217 (OVERTON COUNTY) (10/27/1999 to 10/06/2001)

Vehicle Tag History

Valid from: (10/03/2000 to 09/30/2002) License Plate: TN

Previous License Plate: TN

License Plate: TN Valid from: (10/27/1999 to 09/30/2000)

Past Vehicle Information (2 Found)

Registered: 01/30/2007 to 04/15/2012

2005 CADILLAC -Series: HI FEATURE V6 -Model: CTS

VIN: 1

Doors: 4 MSRP: \$33,135

CARL ALBERT

VONHARTMAN-Comprehensive-Report-202004022207

Body Style: SEDAN - Vehicle Type: Passenger Car

Weight: 3509 lbs -Length: 190.1"

Color: Grey

Most Current Tag #: SC

Valid from: (03/23/2018 to

03/15/2020)

Plant: LANSING, MICHIGAN

Restraint Type: DRIVER AND PASSENGER FRONT, FRONT SIDE,

FRONT AND REAR HEAD AIRBAGS, ACTIVE BELTS

Height: 56.7 Width: 70.6 Wheel Base: 113.4 Wheel Dimensions: 16.0 Drive Type: RWD Fuel:GAS 17 Gallon

Engine: 3.6L V6 NATURALLY ASPIRATED





Most Current Owner/Registrant/Lien Information - 03/23/2018 to 03/15/2020

Title Holders

NICO J WORMWOTH

Title Number: 770810349435984

State Titled In: SC

Original Title Date: 06/22/2018
Title Transfer Date: 06/22/2018

Lien Holders

None Found

Lessors

None Found

Title Holders

NICO J WORMWOTH

155 BELLEPLAINE DR, GOOSE CREEK, SC 29445-7237

(BERKELEY COUNTY)

Title Number: 770810344824448

State Titled In: SC

Original Title Date: 03/26/2018 Title Transfer Date: 03/26/2018

Lien Holders

None Found

Lessors

None Found

Registrant

NICO J WORMWOTH

Registered: 03/23/2018 to 03/15/2020

Addresses Registered to While owned by NICO J WORMWOTH

155 BELLEPLAINE DR, GOOSE CREEK, SC 29445-7237

(BERKELEY COUNTY) (03/23/2018)

Vehicle Tag History

License Plate: SC Valid from: (03/23/2018 to 03/15/2020)

Previous Owner/Registrant/Lien Information - 01/30/2007 to 04/15/2012

Title Holders

Title Number: 0097667980

State Titled In: FL

Lien Holders

Registrant

CARL ALBERT VONHARTMAN [View Person Record]

Registered: 01/30/2007 to 04/15/2012 DOB: **06/1975**, Born 44 years ago

Addresses Registered to While owned by CARL ALBERT

VONHARTMAN-Comprehensive-Report-202004022207

None Found

Lessors None Found **VONHARTMAN**

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY) (03/03/2009 to 03/02/2011)

2601 HILLSBORO PIKE APT E1, NASHVILLE, TN 37212-5611

(DAVIDSON COUNTY) (03/09/2008)

13205 LAKE LIVE OAK DR, ORLANDO, FL 32828-7732 (ORANGE

COUNTY) (01/30/2007)

Vehicle Tag History

License Plate: FL Wall Valid from: (01/30/2007 to 04/15/2012)

Registered: 11/10/2005 to 04/15/2007

2000 DODGE -Series: QUAD -Model: DAKOTA

VIN: 1

Body Style: PICKUP - Vehicle Type: Truck

Weight: 4262 lbs -Length: 215.1"

Color: White

Doors: 4 MSRP: \$23,385

Plant: WARREN, MICHIGAN

Restraint Type: DRIVER AND PASSENGER FRONT AIRBAGS,

ACTIVE BELTS

Gross Vehicle Weight Range: 5001-6000 Gross Vehicle Weight Rating: 5630

Height: 66.3 Width: 71.6 Wheel Base: 131 Wheel Dimensions: 15.0 Max Payload: 1350 - 1450

Drive Type: 4WD Fuel:GAS 24 Gallon

Engine: 4.7L V8 NATURALLY ASPIRATED









Most Current Owner/Registrant/Lien Information

Title Holders

GEICO

5152 126TH AVE N, CLEARWATER, FL 33760-4615 (PINELLAS

COUNTY)

Title Number: 0082323285

State Titled In: FL

Original Title Date: 06/07/2018 Title Transfer Date: 06/07/2018

Lien Holders None Found

Lessors None Found Registrant None Found

Previous Owner/Registrant/Lien Information - 01/03/2018 to 01/18/2019

Title Holders

AMY LOU DONOHUE [View Person Record]

1458 HATHAWAY AVE, SPRING HILL, FL 34608-5116

(HERNANDO COUNTY)

GARET TOD DELK [View Person Record]

1458 HATHAWAY AVE, SPRING HILL, FL 34608-5116

(HERNANDO COUNTY)
Title Number: 0082323285

State Titled In: FL

Original Title Date: 01/03/2018
Title Transfer Date: 01/03/2018

Lien Holders None Found

<u>Lessors</u> None Found Registrant

AMY LOU DONOHUE [View Person Record]

Registered: 01/03/2018 to 01/18/2019

Addresses Registered to While owned by AMY LOU DONOHUE

1458 HATHAWAY AVE, SPRING HILL, FL 34608-5116

(HERNANDO COUNTY) (01/03/2018)

Registrant

GARET TOD DELK [View Person Record]

Registered: 01/03/2018 to 01/18/2019

Addresses Registered to While owned by GARET TOD DELK

1458 HATHAWAY AVE, SPRING HILL, FL 34608-5116

(HERNANDO COUNTY) (01/03/2018)

Vehicle Tag History

License Plate: FL Valid from: (01/03/2018)

Previous Owner/Registrant/Lien Information - 03/29/2011 to 03/30/2018

Title Holders

AXIE ANN GRIMES [View Person Record]

20336 SE 155TH ST, UMATILLA, FL 32784-8243 (MARION

(YTANO)

PO BOX 795, WEIRSDALE, FL 32195-0795 (MARION COUNTY)

DOB: 03/1963, Born 57 years ago

Title Number: 0082323285

State Titled In: FL

Original Title Date: 02/18/2011 Title Transfer Date: 02/18/2011

Lien Holders None Found

Lessors None Found Registrant

AXIE ANN GRIMES [View Person Record]

Registered: 03/29/2011 to 03/30/2018 DOB: **03/1963**, Born **57** years ago

Addresses Registered to While owned by AXIE ANN GRIMES 20336 SE 155TH ST, UMATILLA, FL 32784-8243 (MARION

COUNTY) (03/29/2013 to 03/30/2017)

PO BOX 795, WEIRSDALE, FL 32195-0795 (MARION COUNTY)

(03/29/2011 to 03/20/2012)

Vehicle Tag History

License Plate: FL Valid from: (03/30/2017 to 03/30/2018)
License Plate: FL Valid from: (03/29/2011 to 03/30/2017)

Previous Owner/Registrant/Lien Information - 02/19/2010 to 03/20/2010

Title Holders

CHRISTOPHER KEITH KMIECIAK [View Person Record] 11318 CIRCLE WAY, LEESBURG, FL 34788-4432 (LAKE

COUNTY)

DOB: 09/1985, Born 34 years ago

Title Number: 0082323285

State Titled In: FL

Original Title Date: 03/22/2010 Title Transfer Date: 03/22/2010

Lien Holders

LAKE JEM AUTO & MARINE SALES INC

Lessors

Registrant

CHRISTOPHER KEITH KMIECIAK [View Person Record]

Registered: 02/19/2010 to 03/20/2010 DOB: **09/1985**, Born **34** years ago

Addresses Registered to While owned by CHRISTOPHER KEITH

KMIECIAK

11318 CIRCLE WAY, LEESBURG, FL 34788-4432 (LAKE

COUNTY) (02/19/2010)

Vehicle Tag History

License Plate: FL Walid from: (03/22/2010)

Previous License Plate: FL

License Plate: FL Walid from: (02/19/2010 to 03/20/2010)

None Found

Previous Owner/Registrant/Lien Information - 05/08/2008 to 04/23/2009

Title Holders

KELLY YVONNE CHANLEY [View Person Record]
14207 GOLDRUSH CT, ASTATULA, FL 34705-9209 (LAKE

COLINTY

DOB: 11/1959, Born 60 years ago

RODERICK MICHAEL CHANLEY [View Person Record]

14207 GOLDRUSH CT, ASTATULA, FL 34705-9209 (LAKE

COUNTY)

DOB: 04/1990, Born 30 years ago

Title Number: 0082323285

State Titled In: FL

Original Title Date: 02/06/2008 Title Transfer Date: 02/06/2008

Lien Holders

LAKE JEM AUTO & MARINE SALES INC

Lessors

None Found

Registrant

KELLY YVONNE CHANLEY [View Person Record]

Registered: 05/08/2008 to 04/23/2009 DOB: 11/1959, Born 60 years ago

Addresses Registered to While owned by KELLY YVONNE

CHANLEY

14207 GOLDRUSH CT, ASTATULA, FL 34705-9209 (LAKE

COUNTY) (05/08/2008)

Registrant

RODERICK MICHAEL CHANLEY [View Person Record]

Registered: 05/08/2008 to 04/23/2009 DOB: **04/1990**, Born **30** years ago

Addresses Registered to While owned by RODERICK MICHAEL

CHANLEY

14207 GOLDRUSH CT, ASTATULA, FL 34705-9209 (LAKE

COUNTY) (05/08/2008)

Vehicle Tag History

License Plate: FL Walid from: (05/08/2008 to 04/23/2009)

Previous Owner/Registrant/Lien Information - 03/26/2007 to 04/10/2008

Title Holders

MARY RUSSELL TIPTON [View Person Record]

11924 LANE PARK RD, TAVARES, FL 32778-9341 (LAKE COUNTY)

COUNTY)

Title Number: 0082323285

State Titled In: FL

Original Title Date: 03/15/2007 Title Transfer Date: 03/15/2007

Lien Holders

BRASWELL AUTO SALES INC

<u>Lessors</u> None Found Registrant

MARY RUSSELL TIPTON [View Person Record]

Registered: 03/26/2007 to 04/10/2008

Addresses Registered to While owned by MARY RUSSELL

TIPTON

11924 LANE PARK RD, TAVARES, FL 32778-9341 (LAKE

COUNTY) (03/26/2007)

Vehicle Tag History

License Plate: FL Wall Valid from: (03/26/2007 to 04/10/2008)

Previous Owner/Registrant/Lien Information - 11/10/2005 to 04/15/2007

Title Holders

None Found

Registrant

CARL ALBERT VONHARTMAN [View Person Record]

Registered: 11/10/2005 to 04/15/2007 DOB: **04/1984**, Born 36 years ago

Addresses Registered to While owned by CARL ALBERT

VONHARTMAN

4250 ALAFAYA TRL STE 212, OVIEDO, FL 32765-9424

(SEMINOLE COUNTY) (03/07/2006)

3566 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE

COUNTY) (11/10/2005)

Vehicle Tag History

License Plate: FL S420YN Valid from: (03/07/2006 to 04/15/2007)

Previous Owner/Registrant/Lien Information - 10/02/2003 to 10/31/2005

Title Holders

KENNETH KEITH ROSE [View Person Record]

1701 NW 46TH AVE APT 107, LAUDERHILL, FL 33313-4914

(BROWARD COUNTY) Title Number: 0082323285

State Titled In: FL

Lien Holders

LAKE JEM AUTO & MARINE SALES INC

BRASWELL AUTO SALES INC

DAIMLERCHRYSLER LLC

SPECTRUM FCU

Lessors

None Found

Title Holders

Title Number: 0082323285

State Titled In: FL

Original Title Date: 10/02/2003 Title Transfer Date: 10/02/2003

Lien Holders

DAIMLERCHRYSLER LLC

Lessors None Found Registrant

KENNETH KEITH ROSE [View Person Record]

Registered: 10/02/2003 to 10/31/2005

Addresses Registered to While owned by KENNETH KEITH

ROSE

1701 NW 46TH AVE APT 107, LAUDERHILL, FL 33313-4914

(BROWARD COUNTY) (10/02/2003 to 10/25/2004)

Vehicle Tag History

License Plate: FL ■ Valid from: (10/25/2004 to 10/31/2005)

Previous License Plate: FL

License Plate: FL Valid from: (10/02/2003 to 10/31/2004)

Previous Owner/Registrant/Lien Information - 06/25/2001 to 07/01/2003

Title Holders

JULIE ANN CHAPARRO [View Person Record]

1971 NW 66TH AVE, HOLLYWOOD, FL 33024-4003 (BROWARD

COUNTY)

MAXIMINO CHAPARRO [View Person Record]

1971 NW 66TH AVE, HOLLYWOOD, FL 33024-4003 (BROWARD

COUNTY)

Title Number: 0082323285

State Titled In: FL

Original Title Date: 05/10/2002 Title Transfer Date: 05/10/2002

Lien Holders SPECTRUM FCU

Lessors None Found

JULIE ANN CHAPARRO [View Person Record]

Registered: 06/25/2001 to 07/01/2003

Addresses Registered to While owned by JULIE ANN

CHAPARRO

1971 NW 66TH AVE, HOLLYWOOD, FL 33024-4003 (BROWARD

COUNTY) (06/25/2001 to 06/26/2002)

Registrant

MAXIMINO CHAPARRO [View Person Record]

Registered: 06/25/2001 to 07/01/2003

Addresses Registered to While owned by MAXIMINO

CHAPARRO

1971 NW 66TH AVE, HOLLYWOOD, FL 33024-4003 (BROWARD

COUNTY) (06/25/2001 to 06/26/2002)

Vehicle Tag History

License Plate: FL Valid from: (06/26/2002 to 07/01/2003)

FL Accidents (2 Found)

Crash Date: 12/27/2001

At Fault:

Vehicle 2 - Not Drinking or Using Drugs

Accident Details:

Crash Date: 12/27/2001

Image Number: 13654174110

Accident Indicators:

Total Number Of Vehicles: 2 Total Number Of Injuries: 1

Accident Summary:

Vehicle 1 (INCLUDES SUBJECT), driven by CARL A VONHARTMAN, a 35 year old male, was doing 55 MPH in a 55 MPH zone and vehicle driver not cited for moving violation. The driver was not injured.

Vehicle 2, driven by ROBERT C SMITH 2, a 44 year old male, was doing 15 MPH in a 55 MPH zone and vehicle driver cited for moving violation (excludes properly parked vehicles, bicycles, and certain government vehicles). The driver was not injured. Passenger SAN DI L SMITH was possibly injured.

Vehicle 1: Driver Not At Fault - Not Drinking or Using Drugs

Indicators:

Driver Is Present: Yes Dummy Record: No

Estimated Vehicle Damage: \$2,000

Insurance:

Insured: Insured

Vehicle:

Vehicle Year: 1999

Vehicle Type: Pickup/ Light Truck (2 rear tires)

Vehicle Tag State: FL Trailer Type: N/A

Vehicle Use: Private Transportation

Placarded: No DHSMV Vehicle: N/A

Vehicle Details:

Estimated MPH: 55 Posted Speed: 55

Vehicle Fault: Vehicle driver not cited for moving violation

Owner:

Name: STORMI L NORMAN [View Person Record]

Address: 37009 CALHOUN RD, EUSTIS, FL 32736-8501 (LAKE

COUNTY)

Ethnicity: Unknown

Name: CARL A VONHARTMAN [View Person Record]

Address: EUSTIS, FL 32726 (LAKE COUNTY)

Residence: County Of Crash

DOB: 04/15/1984, Born 35 years ago

Gender: M

Driver's License Number:

Issuing State: FL

License Type: Class E/Operator **Endorsements: Not Applicable**

Alcohol Drug Test Type: None Alcohol Drug Test Results: N/A

Alcohol Drug Use: Not Drinking or Using Drugs Other Contributing Factors: No Defects Known

Injury Severity: No Injury - Indicates there is no reason to believe any person received bodily harm from the crash. First Safety Equipment: Seat Belt/Shoulder Harness First Contributing Cause: No Improper Driving/Action

Vehicle Movement: Straight Ahead Vehicle Special Function: None First Vehicle Defect: No Defects Second Vehicle Defect: N/A

Hazardous Materials Transported: No

Vehicle Disability: Functional Damage

Ejected: No

Recommend Driver's License Re-Exam: No

Driver Not At Fault Not Drinking or Using Drugs

Passengers:

Vehicle 2: Driver At Fault - Not Drinking or Using Drugs

Indicators:

Driver Is Present: Yes Dummy Record: No

Estimated Vehicle Damage: \$2,000

Insurance:

Insured: Insured

Vehicle:

VIN:

Vehicle Year: 1987

Vehicle Type: Pickup/ Light Truck (2 rear tires)

Vehicle Tag State: FL Trailer Type: N/A

Vehicle Use: Private Transportation

Placarded: No DHSMV Vehicle: N/A

Vehicle Details:

Estimated MPH: 15 Posted Speed: 55

Vehicle Fault: Vehicle driver cited for moving violation (excludes properly parked vehicles, bicycles, and certain government vehicles)

Vehicle Movement: Making U-Turn Vehicle Special Function: None First Vehicle Defect: No Defects Second Vehicle Defect: N/A

Hazardous Materials Transported: No

Vehicle Disability: Disabling Damage

Owner:

Name: ROBERT C SMITH II [View Person Record]

Address: 730 DONNELLY ST, EUSTIS, FL 32726-4714 (LAKE

COUNTY)

DOB: 05/29/1975 (44)

Driver's License: XXXX-XXX-XXX-X

Expiration: 05/29/2027 Height: 6'0"

First Issued: 05/27/1997

Gender: M Ethnicity: White

Driver:

Name: ROBERT C SMITH 2 [View Person Record] Address: EUSTIS, FL 32726 (LAKE COUNTY)

Residence: County Of Crash

DOB: 05/29/1975, Born 44 years ago

Gender: M

Driver's License Number:

Issuing State: FL

License Type: Class E/Operator **Endorsements: Not Applicable**

Alcohol Drug Test Type: None Alcohol Drug Test Results: N/A

Alcohol Drug Use: Not Drinking or Using Drugs Other Contributing Factors: No Defects Known

Injury Severity: No Injury - Indicates there is no reason to believe any person received bodily harm from the crash. First Safety Equipment: Seat Belt/Shoulder Harness

First Contributing Cause: Careless Driving

Ejected: No

Recommend Driver's License Re-Exam: No

Driver At Fault Not Drinking or Using Drugs

Passengers:

Name: SANDI L SMITH [View Person Record]

Address: 730 DONNELLY ST, EUSTIS, FL 32726-4714 (LAKE

COUNTY)

Passenger Number: 01

Location In Vehicle: Front Right

Injury Severity: Possible Injury - No visible signs of injury but

complaint of pain or momentary unconsciousness.

VONHARTMAN-Comprehensive-Report-202004022207

First Safety Equipment: Seat Belt/Shoulder Harness Ejected: Not Ejected

Crash Date: 06/12/2000

At Fault:

Vehicle 1 - Not Drinking or Using Drugs

Accident Details:

Crash Date: 06/12/2000

Image Number: 01881420096

Accident Indicators:

Total Number Of Vehicles: 2
Total Number Of Injuries: 3
Total Property Damage: \$500

Accident Summary:

Vehicle 1 (INCLUDES SUBJECT), driven by CARL A VONHARTMAN, a 35 year old male, was doing 65 MPH in a 55 MPH zone and vehicle driver cited for moving violation (excludes properly parked vehicles, bicycles, and certain government vehicles). The driver was non-incapacitating evident injury - visible injuries from the such as bruises, abrasions, limping, etc.. Passenger MATTHEW ROMAN was possibly injured.

Vehicle 2, driven by **ROSS E LISHEN**, a 62 year old male, was doing 55 MPH in a 55 MPH zone and vehicle driver not cited for moving violation. The driver was possibly injured.

Vehicle 1: Driver At Fault - Not Drinking or Using Drugs

Indicators:

Driver Is Present: Yes
Dummy Record: No

Estimated Vehicle Damage: \$10,000

Owner:

Name: STORMI L NORMAN [View Person Record]

Address: 37009 CALHOUN RD, EUSTIS, FL 32736-8501 (LAKE

COUNTY)

Ethnicity: Unknown

Insurance:

Insured: Insured

Vehicle:

VIN:

Vehicle Year: 1998

Vehicle Type: Pickup/ Light Truck (2 rear tires)

Vehicle Tag State: FL Trailer Type: N/A

Vehicle Use: Private Transportation

Placarded: No
DHSMV Vehicle: N/A

Vehicle Details:

Estimated MPH: 65 Posted Speed: 55

Vehicle Fault: Vehicle driver cited for moving violation (excludes properly parked vehicles, bicycles, and certain government vehicles)

Driver:

Name: CARL A VONHARTMAN [View Person Record]

Address: EUSTIS, FL 32736 (LAKE COUNTY)

Residence: County Of Crash

DOB: 04/15/1984, Born 35 years ago

Gender: M

Driver's License Number:

Issuing State: FL

License Type: Class E/Operator Endorsements: Not Applicable

Alcohol Drug Test Type: None Alcohol Drug Test Results: N/A

Alcohol Drug Use: Not Drinking or Using Drugs Other Contributing Factors: No Defects Known

Injury Severity: Non-Incapacitating Evident Injury - Visible injuries from the such as bruises, abrasions, limping, etc.

First Safety Equipment: Seat Belt/Shoulder Harness First Contributing Cause: Careless Driving

Second Contributing Cause: Drove Left Of Center
Third Contributing Cause: Exceeded Stated Speed Limit

CARL ALBERT t-202004022207

Vehicle Movement: Straight Ahead Vehicle Special Function: None First Vehicle Defect: No Defects Second Vehicle Defect: N/A

Hazardous Materials Transported: No

Vehicle Disability: Disabling Damage

Ejected: No

Recommend Driver's License Re-Exam: No

Driver At Fault Not Drinking or Using Drugs

Passengers:

Name: MATTHEW ROMAN [View Person Record]

Address: 909 KENTUCKY BLVD, EUSTIS, FL 32726-5119 (LAKE

COUNTY)

Passenger Number: 01

Location In Vehicle: Front Right

Injury Severity: Possible Injury - No visible signs of injury but

complaint of pain or momentary unconsciousness. First Safety Equipment: Seat Belt/Shoulder Harness

Ejected: Not Ejected

Vehicle 2: Driver Not At Fault - Not Drinking or Using Drugs

Indicators:

Driver Is Present: Yes
Dummy Record: No

Estimated Vehicle Damage: \$5,000

Owner:

Business Name: CURREY THE FLORIST [View Business Record]

Address: 16 E INDIANA AVE, DELAND, FL 37734

Ethnicity: Unknown

Insurance:

Insured: Uninsured

Vehicle:

VIN:

Vehicle Year: 1987

Vehicle Type: Passenger Van

Vehicle Tag State: FL Trailer Type: N/A

Vehicle Use: Private Transportation

Placarded: No DHSMV Vehicle: N/A

Driver:

Name: ROSS E LISHEN [View Person Record]
Address: PIERSON, FL 32180 (VOLUSIA COUNTY)

Residence: Elsewhere In State

DOB: 06/14/1957, Born 62 years ago

Gender: M

Driver's License Number:

Issuing State: FL

License Type: Class E/Operator Endorsements: Not Applicable

Alcohol Drug Test Type: None Alcohol Drug Test Results: N/A

Alcohol Drug Use: Not Drinking or Using Drugs Other Contributing Factors: No Defects Known

Vehicle Details:

Estimated MPH: 55 Posted Speed: 55

Vehicle Fault: Vehicle driver not cited for moving violation

Vehicle Movement: Straight Ahead Vehicle Special Function: None First Vehicle Defect: No Defects Second Vehicle Defect: N/A

Hazardous Materials Transported: No

Vehicle Disability: Disabling Damage

Injury Severity: Possible Injury - No visible signs of injury but complaint of pain or momentary unconsciousness.

First Safety Equipment: Seat Belt/Shoulder Harness

First Safety Equipment: Seat Belt/Shoulder Harness
First Contributing Cause: No Improper Driving/Action

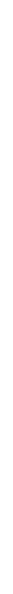
Ejected: No

Recommend Driver's License Re-Exam: No

Driver Not At Fault
Not Drinking or Using Drugs

Passengers:

None



Global Watch Lists (None Found)

US Business Affiliations (1 Found)

Business Details

INTUIHEALTH LLC (Primary) Link Number: 103369120

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON COUNTY) (2009 to 02/09/2018)

UCC Filings (None Found)

US Corporate Affiliations (1 Found)

Incorporation State: TN INTUIHEALTH LLC (Primary)

Address: 1004 CAROLYN AVE, NASHVILLE, TN 37216-3612

(DAVIDSON COUNTY)
Filing Number: 000609054
Link Number: 103369120

Filing Office Link Number: 1809788780 Corporation Type: **Corporation**

Registration Type: Limited Liability Company

Verification Date: **02/01/2018** Filing Date: **08/27/2009**

Sec State Status Date: 08/08/2010
Date First Seen: 09/05/2009
Date Last Seen: 02/09/2018
Received Date: 02/06/2018

Sec State Annual Report Due Date: 04/01/2010

Perpetual Indicator: Y

Misc Details: FISCAL YEAR ENDS IN DEC.

Filing Office Name: SECRETARY OF STATE/CORPORATIONS

DIVISION

Filing Office Address: 505 DEADERICK ST, NASHVILLE, TN

37243-1402 (DAVIDSON COUNTY)

File Date: **02/10/2018** Sec Status: **TN27**

Aircraft Records (None Found)

Pilot Licenses (None Found)

Voter Registrations (1 Found)

Corporate Officers and Directors

CARL VONHARTMAN, Title: Registered Agent

1004 CAROLYN AVE, NASHVILLE, TN 37216-3612 (DAVIDSON

COUNTY)

Name: CARL ALBERT VON HARTMAN

Address: 3808 LAKERIDGE RUN, NASHVILLE, TN 37214 (DAVIDSON COUNTY)

Date of Registration: **12/03/2014**DOB: **04/15/1984** (35)
Party: **NON-PARTISAN**

Gender: Male

Hunting Permits (None Found)

Weapon Permits (None Found)

Possible Relatives - Summary (29 Found)

```
> JERI WALLIS VONHARTMAN 09/1957 Age: 62
```

> STORMI DEMARCO VONHARTMAN 05/1958 Age: 61

>> **D** PAUL W NORMAN 12/1925 Age: 94 Died at (64)

>>> PAUL HOWARD NORMAN 09/1946 Age: 73

>>> MARGARET SUE NORMAN 07/1947 Age: 72

>>> JONATHAN PATRICK NORMAN 07/1981 Age: 38

>>> KATHERINE LYNN GAY 01/1979 Age: 41

>> WILLIAM FRANKLIN NORMAN 06/1981 Age: 38

>>> NUNO MIGUEL MONIZ 03/1980 Age: 40

>> ROBERT PAUL NORMAN 09/1983 Age: 36

>>> DENNIS R NORMAN 01/1947 Age: 73

>>> BRADLEY PHILLIP NORMAN 08/1993 Age: 26

>>> AMANDA NORMAN WEEKLEY 05/1988 Age: 31

>>> CHRISTY MARIE WAINSCOTT 12/1978 Age: 41

>>> KIMBERLY ANN PRATER 11/1976 Age: 43

>>> SUSAN KATHLEEN NORMAN 06/1948 Age: 71

>>> RICHARD WAYNE NORMAN 09/1990 Age: 29

>> **D**

PAUL EDDIE NORMAN 09/1946 Age: 73 Died at (63)

>>> HELEN J NORMAN 09/1963 Age: 56

>>> JENNIFER NOEL NORMAN 11/1982 Age: 37

>>> JILL ANN LAY 04/1964 Age: 55

>>> MICKIE LEONARD COOK 01/1948 Age: 72

>>> LORENA NORTON NORMAN 11/1927 Age: 92

>>> **| PHILLIP W NORMAN** 03/1958 Age: 62 Died at (46)

>>> MILDRED L NORMAN

>> ROGER FRANCIS MURTIE 07/1955 Age: 64

>>> MARY THERESE MURTIE 04/1956 Age: 63

>> BRECON ALEXANDER MURTIE 06/1988 Age: 31

>> EDDIE NORMAN 09/1946 Age: 73

Likely Associates - Summary (12 Found)

GINILOU DEMARCO 04/1934 Age: 85 ROGER FRANCIS MURTIE 07/1955 Age: 64

PAUL EDDIE NORMAN 09/1946 Age: 73 Died at (63)

WILLIAM FRANKLIN NORMAN 06/1981 Age: 38 CURTIS DALE YODER 07/1968 Age: 51 ROBERT PAUL NORMAN 09/1983 Age: 36 JAYELYNN COOPER HUME 07/1956 Age: 63 JEFFREY HILES 05/1958 Age: 61 RANDOLPH S WATERHOUSE 03/1955 Age: 65 EVLYNN R WATERHOUSE 03/1956 Age: 64 NUNO MIGUEL MONIZ 03/1980 Age: 40

TONYA MARIE BABSON 11/1974 Age: 45

Possible Associates - Summary (30 Found)

ORTHA DEANA GREENE 08/1956 Age: 63
RAY LEWIS FINKLE 03/1944 Age: 76
BEVERLY WRIGHT FINKLE 09/1951 Age: 68
VINCENT MARK JENNELLE 12/1958 Age: 61
STEPHEN DEAN JENNELLE 08/1954 Age: 65
PAMELA JANE JENNELLE 03/1959 Age: 61

LOUISA MABEL JENNELLE 03/1933 Age: 87 Died at (66)

ALEXANDRA ELIZABETH JENNELLE 03/1986 Age: 34 D VONSTORMI

DONALD D JENNELLE 07/1933 Age: 86 Died at (60)

PENNY E KOPUS 09/1949 Age: 70

SCOTT WILLIAM LOCKWOOD 05/1963 Age: 56

PAUL W NORMAN 12/1925 Age: 94 Died at (64)

BRECON ALEXANDER MURTIE 06/1988 Age: 31

EDDIE NORMAN 09/1946 Age: 73 AMBER L BANKS 06/1978 Age: 41 SETH BENJAMIN BANKS 10/1977 Age: 42

OSCAR C HUNTER 04/1932 Age: 88 Died at (79)

BONNIE JEAN MATERA 04/1983 Age: 36 JEJUAN TERRELL HAMER 09/1979 Age: 40 JACQUITA LATREESE DAUGHERTY 03/1984 Age: 36 GALYA Z ILIEVA 11/1976 Age: 43

GALYA Z ILIEVA 11/1976 Age: 43 **MAYA A ANGELOVA** 05/1970 Age: 49

DAVID MICHEAL WOMACK 07/1965 Age: 54 Died at (45)

LARRY VICTOR WISE 11/1943 Age: 76 JERRY LEE WESTBROOK 02/1965 Age: 55 ARI NATAN SULBY 08/1986 Age: 33 ROUMEN I ILIEV 01/1973 Age: 47 SARA JAYNE HARPER 02/1966 Age: 54

SARAH J RICKETSON 02/1918 Age: 102 Died at (78)

Neighbor Phones (30 Found)

Neighbors' Phones for 3808 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)(06/2015 to 04/02/2020)

```
3809 LAKERIDGE RUN, NASHVILLE, TN 37214-2696 (DAVIDSON COUNTY)
  (615) 889-4563 (CT)- MUSE, KAREN
  KAREN MUSE [ View Person Record ] Age: 67
  3809 LAKERIDGE RUN, NASHVILLE, TN 37214-2696 (DAVIDSON COUNTY)
  (615) 889-4563 (CT)- MUSE, JERRY
  JERRY MUSE [ View Person Record ] Age: 79
  3812 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)
  (615) 885-8211 (CT)- ADCOCK, JOE & SHARON
  SHARON ADCOCK [View Person Record] Age: 63
  3812 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)
  (615) 885-8211 (CT)- ADCOCK, JOE & SHARON
  JOE ADCOCK [View Person Record] Age: 62
  3804 LAKERIDGE RUN, NASHVILLE, TN 37214-2695 (DAVIDSON COUNTY)
  (615) 884-8652 (CT)- COAKLEY, JIM COAKLEY
D
       JIM COAKLEY COAKLEY [ View Person Record ] Age: 90 Died at (71)
  3832 LAKERIDGE RUN, NASHVILLE, TN 37214-6200 (DAVIDSON COUNTY)
  (615) 884-0077 (CT)- GARLAND, M
 M GARLAND [ View Person Record ] Age: 67
  3837 LAKERIDGE RUN, NASHVILLE, TN 37214-2696 (DAVIDSON COUNTY)
  (615) 891-1312 (CT)- ANDERSON, CHRISTIE (615) 891-1016 (CT)- ANDERSON, CHRISTIE
  CHRISTIE ANDERSON [ View Person Record ] Age: 53
  3908 LAKERIDGE RUN, NASHVILLE, TN 37214-2697 (DAVIDSON COUNTY)
  (615) 885-3384 (CT)- WILLS, DOUGLAS AND EMILY
 EMILY WILLS [ View Person Record ] Age: 83
  3908 LAKERIDGE RUN, NASHVILLE, TN 37214-2697 (DAVIDSON COUNTY)
  (615) 885-3384 (CT)- WILLS, DOUGLAS AND EMILY
  DOUGLAS WILLS [View Person Record] Age: 85
Neighbors' Phones for 356 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-6317 (ALLEN COUNTY) (09/05/2008 to 03/2020)
  356 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-6317 (ALLEN COUNTY)
  (270) 618-7147 (CT)- BALE, BENJAMIN
  BENJAMIN BALE [ View Person Record ] Age: 37
  301 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-6317 (ALLEN COUNTY)
  (270) 622-3307 (CT)- WEST, KEITH & DAPHNE
  KEITH WEST [ View Person Record ] Age: 63
  301 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-6317 (ALLEN COUNTY)
  (270) 622-3307 (CT)- WEST, KEITH & DAPHNE
  DAPHNE WEST [ View Person Record ] Age: 55
```

296 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8391 (ALLEN COUNTY)

275 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8391 (ALLEN COUNTY)

(270) 618-8841 (CT)- CLARK, CHELSEA

(270) 622-4350 (CT)- WRIGHT, JOHN C

CHELSEA CLARK [View Person Record] Age: 25

JOHN C WRIGHT [View Person Record] Age: 51

FOR LICENSED INVESTIGATOR PURPOSES ONLY

```
272 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8391 (ALLEN COUNTY)
(270) 618-4985 (CT)- DESMAN, DAVID & RITA
RITA DESMAN [ View Person Record ] Age: 70
272 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8391 (ALLEN COUNTY)
(270) 618-4985 (CT)- DESMAN, DAVID & RITA
DAVID DESMAN [ View Person Record ] Age: 71
165 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8375 (ALLEN COUNTY)
(270) 618-6690 (CT)- SMITH, ROBERT & TERRI
TERRI SMITH [ View Person Record ] Age: 56
165 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8375 (ALLEN COUNTY)
(270) 618-6690 (CT)- SMITH, ROBERT & TERRI
ROBERT SMITH [View Person Record] Age: 61
150 VALLEY VIEW DR, SCOTTSVILLE, KY 42164-8375 (ALLEN COUNTY)
(270) 618-6505 (CT)- SWIFT, BRIAN
BRIAN SWIFT [ View Person Record ] Age: 45
```

Neighbors' Phones for 3566 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)(11/10/2005 to 04/12/2018)

```
3544 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)
(352) 729-2182 (ET)- LESTER, JAMES
JAMES LESTER [View Person Record] Age: 49
3608 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)
(352) 383-5994 (ET)- BASISTA, SUSAN & JOHN JR
SUSAN BASISTA [ View Person Record ] Age: 62
3608 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)
(352) 383-5994 (ET)- BASISTA, SUSAN & JOHN JR
JOHN BASISTA [ View Person Record ] Age: 68
3611 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4529 (LAKE COUNTY)
(352) 729-2594 (ET)- SWEDBERG, GARY
GARY SWEDBERG [ View Person Record ] Age: 65
3516 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)
(352) 735-0119 (ET)- KLEINBERG, PHILIP J
PHILIP J KLEINBERG [View Person Record ] Age: 69
3635 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4529 (LAKE COUNTY)
(352) 383-1410 (ET)- MAYO, M
M MAYO [ View Person Record ] Age: 62
3635 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4529 (LAKE COUNTY)
(352) 383-1410 (ET)- MAYO, G
G MAYO
3635 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4529 (LAKE COUNTY)
(352) 383-1410 (ET)- MAYO, CHRISTA
CHRISTA MAYO [ View Person Record ] Age: 34
3635 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4529 (LAKE COUNTY)
(352) 383-1410 (ET)- MAYO, BRYANT
BRYANT MAYO [View Person Record] Age: 35
```

3664 LAKE ELEANOR DR, MOUNT DORA, FL 32757-4530 (LAKE COUNTY)



COPY
FOR LICENSED INVESTIGATOR PURPOSES ONLY

EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk

(352) 385-0556 (ET)- LONG, JOHN JOHN LONG [View Person Record] Age: 91

Exhibit Q

Transcript of 911 call made by Kortni Butterton January 29, 2020 from 1638 hours - 1706 hours

Transcribed from a digital file by:

Laurie McClain 615-351-6293 lauriemcclainmusic@gmail.com

Page 2

- 1 RECORDING: Wednesday, January 29, 2020,
- 2 1638 and 20 seconds.
- 3 911 OPERATOR: 911. What's the address of your
- 4 emergency?
- 5 MS. KORTNI BUTTERTON: 2717 Druid Drive.
- 6 911 OPERATOR: Repeat the address.
- 7 MS. KORTNI BUTTERTON: 2717 Druid Drive.
- 8 911 OPERATOR: Okay. Is that a house or is this
- 9 your apartment?
- 10 MS. KORTNI BUTTERTON: It's a house.
- 11 911 OPERATOR: And the phone number you're calling
- 12 from?
- 13 (Recording silenced for phone number.)
- 14 911 OPERATOR: Okay. And your name?
- MS. KORTNI BUTTERTON: Kortni Butterton.
- 911 OPERATOR: Okay. Tell me exactly what
- 17 happened.
- MS. KORTNI BUTTERTON: I'm at my house right now.
- 19 And someone who has been threatening me online -- as well as
- 20 other women -- is at my house banging on my door. He's
- 21 banging on the side of my house. He is ringing my doorbell.
- 22 911 OPERATOR: Okay. And who is he to you?
- MS. KORTNI BUTTERTON: He has been here -- he --
- 24 no, I don't -- he has been here for the last five minutes,
- and he's still banging on my door.

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911 OPERATOR: Okay. But who is he to you?

MS. KORTNI BUTTERTON: He is someone from a dating
```

- 3 app. And I told women about my past experiences with him
- 4 being aggressive, like he's being right now.
- 5 911 OPERATOR: Okay. All right. Were you ever in
- 6 any sort of relationship him at all?
- 7 MS. KORTNI BUTTERTON: No.
- 8 911 OPERATOR: Okay.
- 9 MS. KORTNI BUTTERTON: I just need someone here to
- 10 tell him to leave and not to come back, because he is
- 11 trespassing. He is consistently ringing my doorbell right
- 12 now. I am fucking terrified. I'm -- I'm locked in my
- 13 bathroom.
- 911 OPERATOR: Okay. Do you know his name?
- 15 MS. KORTNI BUTTERTON: Yes.
- 16 911 OPERATOR: Okay. What is it?
- 17 MS. KORTNI BUTTERTON: It's Karl Vonhartman.
- 18 911 OPERATOR: H-a-r-t for the last name?
- 19 MS. KORTNI BUTTERTON: Yes. V-o-n-h-a-r-t-m-a-n.
- 20 911 OPERATOR: I'm sorry. Spell that one more
- 21 time.
- 22 MS. KORTNI BUTTERTON: V-o-n-h-a-r-t-m-a-n.
- 23 911 OPERATOR: Okay. Is he Black, white,
- 24 Hispanic?
- MS. KORTNI BUTTERTON: He's white.

- 1 911 OPERATOR: About how old is he?
- 2 MS. KORTNI BUTTERTON: He's 35.
- 3 911 OPERATOR: What color of clothing is he
- 4 wearing today?
- 5 MS. KORTNI BUTTERTON: He's got a blue hat on,
- 6 that I could tell. But that was me trying to peek without
- 7 letting him see me.
- 8 911 OPERATOR: Okay.
- 9 MS. KORTNI BUTTERTON: Oh, my God, he's banging on
- 10 my fucking house right now.
- 11 911 OPERATOR: You said you had to warn other
- 12 people about him?
- 13 MS. KORTNI BUTTERTON: Yes. Someone else made a
- 14 post, and all I did was say, "yes," in agreement, "he's been
- 15 aggressive with me."
- 16 He's been threatening some other woman today,
- 17 saying that he was going to find out where she lives and
- 18 where she works by the end of the day.
- 19 911 OPERATOR: And you said he was going to find
- 20 out where she lived or worked?
- MS. KORTNI BUTTERTON: Both.
- I've blocked him on everything so he couldn't
- 23 contact me to say any of that, but he apparently found out
- 24 where I lived.
- 25 911 OPERATOR: Were you able to see his vehicle or

- 1 anything?
- MS. KORTNI BUTTERTON: I can't see it, no, not
- 3 without him seeing me.
- 4 911 OPERATOR: Okay.
- 5 Okay. And you said you can still hear him right
- 6 now?
- 7 MS. KORTNI BUTTERTON: Yes.
- 8 911 OPERATOR: Okay. All right. I've got a call
- 9 out for them to come out there. Do you want me to stay on
- 10 the line with you?
- MS. KORTNI BUTTERTON: Will you please, yeah.
- 12 911 OPERATOR: Yeah, that's fine.
- MS. KORTNI BUTTERTON: Oh, my God. I can't even
- 14 feel fucking safe in my house.
- Do you know how long?
- 16 911 OPERATOR: No, I don't know.
- Just let me know if the noises start going away or
- 18 anything like that, okay?
- MS. KORTNI BUTTERTON: Okay.
- 20 [Pause in speaking]
- 21 [Time below represents minutes into recording only, not
- 22 actual time of day]
- 23 6:27-6:33:
- MS. KORTNI BUTTERTON: He just rang my doorbell
- 25 again.

- 1 911 OPERATOR: Okay.
- 2 [Pause in speaking]
- 3 7:27-7:55:
- 4 911 OPERATOR: Okay. And they are extremely
- 5 backed up in that area so it may be a longer response time
- 6 today.
- 7 MS. KORTNI BUTTERTON: Well, I'm basically stuck
- 8 in my bathroom until then, because anywhere I walk in my
- 9 house right now he can see me.
- 10 911 OPERATOR: Okay.
- MS. KORTNI BUTTERTON: This man has been arrested
- 12 for battery and -- and -- burglary and battery, prior.
- 13 [Pause in speaking]
- 14 9:34-9:39:
- 911 OPERATOR: Okay. Have you heard anything
- 16 else?
- 17 MS. KORTNI BUTTERTON: Yeah. He's still knocking.
- 18 [Pause in speaking]
- 19 11:14-11:22:
- MS. KORTNI BUTTERTON: He just rang my doorbell
- 21 again. Definitely still here.
- 22 911 OPERATOR: Okay.
- 23 [Pause in speaking]
- 24 14:14-14:18:
- 25 911 OPERATOR: Okay. Are you still hearing

- 1 anything?
- 2 MS. KORTNI BUTTERTON: Yeah. He's knocked.
- 3 [Pause in speaking]
- 4 16:12-16:19:
- 5 911 OPERATOR: Okay. And you said you heard him
- 6 knocking again?
- 7 MS. KORTNI BUTTERTON: Yeah.
- 8 911 OPERATOR: Okay. Okay.
- 9 [Pause in speaking]
- 10 19:19-19:28:
- 11 911 OPERATOR: All right. Have you heard anything
- 12 recently?
- MS. KORTNI BUTTERTON: Not in the last couple
- 14 minutes.
- 15 911 OPERATOR: Okay. Okay.
- 16 [Pause in speaking]
- 17 20:45-21:06
- 18 911 OPERATOR: Okay. You're still not hearing
- 19 anything?
- 20 MS. KORTNI BUTTERTON: No. But I still want
- 21 someone to come here, because I have no way to tell if he's
- 22 just being quiet and -- and hiding out somewhere where I
- 23 can't see. But I already figured out if I were to leave the
- 24 bathroom, he would be able to see me (Unintelligible) place
- 25 (Unintelligible).

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EFILED 05/29/20 04:46 PM CASE NO. 20C740 Richard R. Rooker, Clerk
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```
911 OPERATOR: Okay. Okay.
 1
 2
     [Pause in speaking]
 3
     23:03-23:10:
               911 OPERATOR: Okay. Are you still hearing
 5
     anything?
 6
               MS. KORTNI BUTTERTON:
                                      I'm not.
               911 OPERATOR: Okay.
 8
     [Pause in speaking]
 9
     24:36-24:44
10
               MS. KORTNI BUTTERTON: I can hear noises outside
11
    -- outside right now.
12
               911 OPERATOR: You can hear what outside?
13
               MS. KORTNI BUTTERTON: Just noises outside.
14
    [Pause in speaking]
15
     27:39-27:50:
16
               911 OPERATOR: Okay. You're going to hear a
     silence briefly (Unintelligible) I'll -- I'll be right back.
17
18
               MS. KORTNI BUTTERTON: Okay.
19
                                         (End of recording.)
20
21
22
23
24
25
```

Τ	STATE OF TENNESSEE)
2	COUNTY OF DAVIDSON)
3	I, Laurie McClain, Transcriber,
4 5	DO HEREBY CERTIFY that the foregoing proceedings
6	were transcribed by me from a digital file, and the
7	foregoing proceedings constitute a true and correct
8	transcript of said recording, to the best of my ability.
9	I FURTHER CERTIFY I am not a relative or employee
10	or attorney or counsel of any of the parties hereto, nor a
11	relative or employee of such attorney or counsel, nor do I
12	have any interest in the outcome or events of this action.
13	Paul MS.
14	Date 05/08/2020 Laurie McClain
15	Transcriber
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Exhibit R



Gnial Materix Count Notice [Incident: 200418-000674]

Betsy Lee

Match Account Notice [Incident: 200418-000674]

Match Customer Care <customercare@support.match.com>
Reply-To: Match Customer Care <customercare@support.match.com>
To:

Thu, Apr 23, 2020 at 9:07 AM



Below is a summary of your recent interaction with our Customer Care Team.

Subject

Match Account Notice

Response By Email (James M.) (04/23/2020 09:07 AM)

Dear Elizabeth,

My name is James M., and I am the Customer Experience Advocate for Match in the Corporate Office. We received your report on Carl VonHartman, thank you for sending us your concerns.

I can assure you that we are absolutely interested in pursuing any situation involving those who attempt to use our site in dishonest or inappropriate ways. We have a dedicated team that works diligently to identify and take action on these kinds of members.

I can verify we did receive your reported concerns about this person on 8/14/2016 and I can verify as a result of your report we took the appropriate actions in 2016 based on the information you provided.

Due to the policies that protect our members' privacy and confidentiality, we cannot disclose specifics about any Match member or Match account, including your own, without a valid subpoena or search warrant directed to Match.com, LLC.

In addition, because of system space restrictions we are unable to house member to member emails for more than 180 days. After 180 days member emails are automatically deleted and once the emails are deleted, we cannot retrieve them.

As a result we are not able to provide the information you are requesting.

Our Privacy Policy can be viewed at the following link: http://www.match.com/registration/privacystatement.aspx

Please let me know if you have any additional concerns.

Warm Regards,

1 of 2 4/23/2020, 9:20 AM

James M.

Customer Experience Advocate 4

Customer By CSS Web () (04/18/2020 11:13 AM)

Hi there. Several years ago I reported an interaction with the man in this article: https://www.wsmv.com/news/lawsuit-filed-against-woman-who-warned-other-women-not-to-date-nashville-man/article_d4f8afae-8102-11ea-bb66-6bce36e4c67e.html

Would it be possible to get a copy of the report and the messages I reported? They were very threatening, and I would like to provide them to the woman he's frivolously suing.

My screenname is GaCutie14.

Thank you!

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