

Dear PDC,

I want to provide the reasons that I did not respond to Mr. Smith's request for documents.

1. Ambiguity in Recipient:

- The letter was addressed to me personally, creating uncertainty about whether Mr. Smith sought my personal or company records (GOAT Professional Services).

2. Overly Broad Request:

- The request lacked specificity about the nature and scope of the documents sought, making it challenging to determine the exact information Mr. Smith was seeking.

3. Missing Signatures and Dates:

- Essential elements, such as a signature and date, were absent, raising questions about its formal validity, and or if it was an actual request for documents or nothing more than an attempt to harass and intimidate me.

4. Absence of Timelines:

- No specific date was provided for when Mr. Smith expected the documents, creating ambiguity about the urgency or timeline for compliance, again making me question if this was an actual request or just an attempt to harass and intimidate me.

5. Demand for Electronic Copies:

- Mr. Smith demanded electronic copies, introducing complexity and potential security concerns regarding the handling and transmission of sensitive information.

6. Outdated References:

- The references provided in the letter were outdated, suggesting potential gaps in Mr. Smith's understanding of the context or relevant documentation, again raising the question in my mind whether it was a serious request for information or nothing more than harassment.

7. Safety Concerns and Violent Behavior: Over the last several months, Mr. Smith has become increasingly irrational and has had multiple bouts of violent outbursts.

- Mr. Smith's escalating violent behavior was evident during an October 5th, 2023 meeting at Lake City Four Square Church, while obviously armed with a gun he repeatedly interrupted, shouted at me loud enough to be heard outside the building with offensive language such as "G_d D_mm, and Mother F_cker, At around 8 PM, Mr. Smith aggressively approached the area where I was seated, pointing his finger within inches of my face while continuing to shout, and threatening, "Don't ever get within 4 feet of me." He confirmed this statement was indeed a threat to me and was heard and seen by up to 20+ people. I reported this incident to the Moses Lake Police Department for documentation.

- Two weeks prior to this, on September 19th, during a different meeting being held by Republican Women, also held at this same church building, Mr. Smith shouted "Mother F*cker" and engaged in similar aggressive behavior, in addition to appearing to threaten to steal election signs of a candidate for Moses Lake City Council. This aggressive behavior appeared to many to be under the direction of Mr. David Larry Hunt, a close friend, and associate of Mr. Smith. There is speculation that Mr. Hunt wanted to video any reaction of the candidate. This interaction was witnessed by approximately 15 individuals.
- Mr. Smith's conduct on October 19th, 2023, when he delivered the documents, was also extremely alarming, especially that he was again armed with a gun when he unexpectedly arrived at a meeting I was setting up for then approached within 4 feet and slammed the envelope on the table that contained his demand for documents, and left abruptly. This event was also witnessed by approximately 10 people as well. This erratic behavior, coupled with his documented threats and aggression, and that he was again armed, led us to lock the building when the meeting started.

8. Associations and Safety Risks:

- Mr. Smith's close association with Mr. David Larry Hunt, whom I also perceive as a dangerous person based on court records documenting threats and violent behavior, further heightened my safety concerns. Mr. Hunt's court documents include threats to his wife, including references to harming her and involvement of a school right by their home, underscored the potential risks associated with their actions. Please note, this case is still open and ongoing.

Quoted Threats from Mr. David Larry Hunt's Court Documents (enclosed):

- "I wonder if I'm up on the school roof about to put you out of your misery."
- "Ok, so I will see you in *fcking hell, you understand that? I will see you in mother fcking hell, you stupid bi*ch.*"

Conclusion: Given the combination of ambiguities, missing elements, irregularities, and legitimate safety concerns, I believed that reaching out to request clarification could have potentially escalated the situation that I thought was only a tactic to harass and intimidate that Mr. Smith and Mr. David Larry Hunt are known for. However, as I fully support the PDC's mission, I am willing to providing any documentation as required by law or the PDC to Mr. Smith. However, I request that if the PDC requests that I show documents to Mr. Smith, that appropriate safety measures be in place, including ensuring he is not armed, Mr. David Larry Hunt is not present, and law enforcement is involved to guarantee a secure and safe environment for myself and my family.

Sincerely,

Andrew Koeppen

FILED

2020 MAR 27 PM 1:12

KIMBERLY A. ALLEN
GRANT COUNTY CLERK

SUPERIOR COURT OF WASHINGTON FOR GRANT COUNTY

STATE OF WASHINGTON,

Plaintiff,

vs.

DAVID LARRY HUNT,

D.O.B.: [REDACTED]

OIN: [REDACTED]

SID: [REDACTED]

Defendant.

No.

20-1-00121-13

MOTION AND CERTIFICATE FOR
ARREST AND DETENTION

I. MOTION

The Prosecuting Attorney moves for authority to arrest and detain the above-named defendant, based on the following certificate.

Dated: March 27, 2020



Carlee A. Bittle, WSBA #52079
Deputy Prosecuting Attorney

II. CERTIFICATE

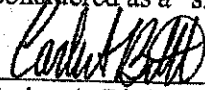
Under penalty of perjury under the laws of the State of Washington the undersigned certifies: I believe probable cause exists to detain the above-named defendant on a charge(s) of:

COUNT 1: Felony Harassment (Threat to Kill), 9A.46.020(1), (2)(b)
- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

COUNT 2: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110
- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

based upon a report filed with our office by Deputy JASON MCDONNELL, a law enforcement officer employed by the Grant County Sheriff's Office, a copy of which is attached hereto and incorporated herein. The type written officers signature would be considered as a "signed" document.

Dated: March 27, 2020



Carlee A. Bittle



Grant Co Sheriff's Office

Warrantless Arrest Probable Cause Statement

The undersigned, McDonnell, Jason, of the Grant Co Sheriff's Office, under oath states that there existed probable cause for the arrest without warrant of the person named below based upon the following:

Name of person arrested
DAVID HUNT

DOB
[REDACTED]

Date of arrest
3/26/2020

Time
8:18:08 PM

Place of arrest
[REDACTED]

The above-named person is currently being detained on the following charges:

Counts	Offense	Statute Code	Date/Time	CC	Bail Amount
1	Harassment - Previous Conviction or Threat to Kill	RCW 9A.46.020.2B	3/26/2020 8:18:08 PM	CF	_____

1	Violation of a Domestic Violence Restraining Order	RCW 26.09.300 (DV)	3/26/2020 8:18:08 PM	GM	
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The undersigned believes that probable cause existed for this warrantless arrest and the continued detention of the above-named person based upon the following information which was either known by the undersigned personally or was obtained by the undersigned in his/her capacity as a peace officer:

On 03/26/2020 I was on duty for the Grant County Sheriff's Office working my normal night shift hours (1800-0600) assigned to the east beat. I was operating a fully marked patrol vehicle and wearing my full department issued uniform. I was wearing an AXON Body Camera that was activated. Assisting with the investigation was Deputy Aragon and Corporal Ball.

At approximately 2018 hours MACC Dispatch advised of an order violation at [REDACTED]. The reporting party [REDACTED] advised dispatch her husband David L. Hunt [REDACTED] was violating a protection order that was served on 03/18/2020 by texting her. The terms of the protection order include but are not limited to, (respondent) is restrained from any attempt to contact the petitioner either directly or indirectly.

At approximately 2055 hours I arrived at [REDACTED] and contacted [REDACTED] inside the residence. She was sitting with her daughter, [REDACTED] in the living room area and both appeared visibly concerned.

[REDACTED] stated that approximately a year ago David started using methamphetamine. Three times he has entered a rehab facility and all three times he has left early, blaming his family.

stated David became increasingly paranoid because of the drug use and gave her reason to fear for her safety. She stated she petitioned the court and was awarded a protection order that was served on 03/18/2020. [REDACTED] stated that David immediately began texting her after he was served and never stopped. This is a direct violation of the order.

[REDACTED] decided she needed to report this to Deputies because David's text messaging took a threatening turn. She stated David sent her a text message stating, "I wonder if I'm up on the school roof about to put you out of your fucking misery." This was incredibly concerning for [REDACTED] because behind her home is Larson Elementary. David also text her, "My last little hint will be what has been on our bedroom window sill for a year now and was there all day today until about an hour ago. It is no longer there, where did it go. What is it. It had your name on it. You should remember, you will soon." I asked [REDACTED] if she knew what David meant by that. She advised that David was referring to ammunition he left on the window sill. She believed he was coming to shoot her. [REDACTED] stated she believes David is capable of following through with the threats because he is using drugs and angry that she is divorcing him.

I asked if David had access to any weapons. [REDACTED] stated that approximately two days ago she was with David at the Travel Lodge hotel in Moses Lake. While there she observed that David had two handguns and a rifle laying on the bed. [REDACTED] stated she told David he needed to lock the weapons away incase housekeeping came into the room.

[REDACTED] provided text messages to me that David sent, showing threats he repeated several times. In the final text message David sent he stated he was coming by the house to get an answer from [REDACTED] and he would end it all with his blood splattering on [REDACTED] face. All text messages that [REDACTED] provided were uploaded to

evidence.com.

Based upon text messages from David violating the conditions of the protection order, David's threats to kill and the reasonable fear it caused, David's access to weapons and ability to carry out the threat, David was booked into the Grant County Jail on charges of Felony Harassment Threats to Kill DV (RCW 9A.46.020) and Violation of Order DV (RCW 26.50.110).

Attention Arresting Officer: McDonnell, J

Was this crime an act of Domestic Violence? (Yes)

A. If Yes, Does the Victim Request a Protection Order? (Yes)

B. If Yes, Does the Witness Request a Protection Order? (Yes, No)

The undersigned requests the Judge to whom this statement is presented to execute an order determining that probable cause existed for the above-described warrantless arrest, authorizing the continued detention of the above-named person on the state charges, and setting appropriate ball, if any.

I am submitting this document from an electronic device that is owned, issued, or maintained by a criminal justice agency.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Date/Time: Fri Mar 27 02:53:19 2020

Reporting Investigator: \s\McDonnell, J

Reporting Investigator's Badge or Personnel Number: 54

Location Signed: (Moses Lake, WA)

Agency: GCSO

Case Number:

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Findings and Order

Based upon the foregoing statement, the undersigned Judge finds probable cause existed for the arrest without warrant of DAVID HUNT upon the stated charges; detention of the above-named person may continue, and bail for the offenses shall be as follows:

- The defendant may post bail in accordance with law or court ruling.
- The defendant is to be held without bail pending a court hearing.
- Other Order below

Other order _____

Reviewed on the _____ day of _____
, 20_____

Judge

Arrestee: DAVID HUNT

Arrest Number: 20GSA0355

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FILED
 MAR 17 2020
 KIMBERLY A. ALLEN
 GRANT COUNTY CLERK

**Superior Court of Washington
 For Grant County**

No. **0-2-00313-13**

~~_____~~ Petitioner
 vs.
~~_____~~ DOB

 DAVID HUNT Respondent
~~_____~~ DOB

**Temporary Order for Protection and
 Notice of Hearing (TMORPRT)**
 (Clerk's Action Required)
 Next Hearing Date/Time: **03/31/2020 @9:00 a.m**
 At: **Grant County Superior Court**
35 C St. NW, Ephrata, WA 98823

Names of minors: No minors involved

First	Middle	Last	Age
B	H	_____	17
_____	_____	_____	_____
_____	_____	_____	_____

Respondent Identifiers

Sex	Race	Hair
Height	Weight	Eyes

Respondent's Distinguishing Features:

Caution:

Access to weapons: yes no unknown

The court finds:

The court has jurisdiction over the parties, the minors, and the subject matter. The respondent will be served notice of his or her opportunity to be heard at the scheduled hearing. RCW 26.50.070. For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm or injury.

The court orders:

1. Respondent is **restrained** from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking petitioner the minors named in the table above these minors only;
2. Respondent is **restrained** from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner the minors named in the table above only the minors listed below members of the victim's household listed below the victim's adult children listed below:

Additional no contact provisions are on the next page.

The terms of this order shall be effective until:

the end of the hearing, noted above.

[Handwritten signature]

3. Respondent is **restrained** from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3rd party or contact by respondent's lawyer(s) with petitioner the minors named in the table above these minors only;

4. Respondent is **restrained** from going onto the grounds of or entering petitioner's residence workplace school the day care or school of the minors named in the table above these minors only:
 other:
 Petitioner's address is confidential. Petitioner waives confidentiality of the address which is: 126 SCHILLING DR., MOSES LAKE, WA 98837

5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately **vacate** the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. This address is confidential. Petitioner waives confidentiality of this address which is: 126 SCHILLING DR., MOSES LAKE, WA 98837

6. Respondent is **prohibited** from knowingly coming within, or knowingly remaining within 100 feet (distance) of: petitioner's residence workplace school the day care or school of the minors named in the table above these minors only:
 other:

7. Petitioner shall have possession of essential personal belongings, including the following:

8. Petitioner is granted use of the following vehicle:
Year, Make & Model _____ License No. _____

9. ~~Other:~~

Protection for minors:

10. Petitioner is **granted** the temporary care, custody, and control of the minors named in the table above these minors only:

11. Respondent is **restrained** from interfering with petitioner's physical or legal custody of the minors named in the table above these minors only:

12. Respondent is **restrained** from removing from the state the minors named in the table above these minors only:

Surrender of Weapons Order

The court finds that:

- irreparable injury could result if the order to surrender weapons is not issued.
- respondent's possession of a firearm or other dangerous weapon presents a serious and imminent threat to public health or safety or the health or safety of any individual.

The Respondent must comply with the **Order to Surrender Weapons Issued Without Notice** filed separately which states:

Respondent shall immediately surrender all firearms, other dangerous weapons, and any concealed pistol licenses.

(Note: Also use form number All Cases 02-030.)

The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. **Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.**

Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

A violation of provisions 1 through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

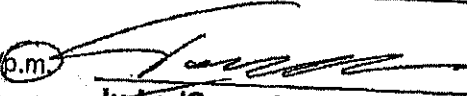
Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

Warning: A person may be guilty of custodial interference in the second degree if they violate provisions 10, 11, or 12.

Washington Crime Information Center (WACIC) Date Entry
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next
Judicial day to GRANT County Sheriff's Office
 Police Department *Where Petitioner Lives* which shall enter it into WACIC.

Service
 The clerk of the court shall also electronically forward a copy of this order on or before the next
Judicial day to GRANT County Sheriff's Office Police
Department *Where Respondent Lives* which shall personally serve the respondent with a copy of
this order and shall promptly complete and return to this court proof of service.
 (Only if surrender of weapons not ordered) Petitioner has made private arrangements for service of
this order.

Law Enforcement Assistance
 Law enforcement shall assist petitioner in obtaining:
 Possession of petitioner's residence personal belongings located at: the shared
residence respondent's residence other:
 Custody of the above-named minors, including taking physical custody for delivery to petitioner
(if applicable).
 Other: _____

Dated: 3-17-20 at 4:05 a.m./p.m. 
Judge/Commissioner

Presented by:

Signature of Petitioner/Lawyer _____ WSBA No. _____ Print Name _____

The petitioner or petitioner's lawyer must complete a Law Enforcement Information Sheet (LEIS).

5. Identification of Minors (if applicable) No Minors Involved.

Name (First, Middle Initial, Last)	Age	Race	Sex	How Related to		Resides with
				Petitioner	Respondent	
B H	17		M	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	

6. Other court cases or other restraining, protection or no-contact orders involving me, the minors and the respondent:

Case Name		
Case Number		
Court/County	Grant Co.	order in Oct 2019

I Request an Order for Protection following a hearing that will:

1 ~~Restrain~~ respondent from causing any physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking me the minors named in paragraph 5 above these minors only:


(If the court orders this relief, and you and the respondent are current or former spouses or domestic partners, parents of a child-in-common, age 16 or older and are/were in a dating relationship, and are currently residing together or resided together in the past, age 16 or older and are/were in a dating relationship, but have never resided together, the respondent will not be able to obtain or possess a firearm, other dangerous weapon, ammunition, or concealed pistol license for the duration of the order.)

2 ~~Restrain~~ respondent from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9A.01.280, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of me the minors named in paragraph 5 above only the minors listed below; members of the victim's household listed below the victim's adult children listed below:

3 ~~Restrain~~ respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with me the minors named in paragraph 5 above, subject to any court-ordered visitation these minors only, subject to any court-ordered visitation:

4 ~~Exclude~~ respondent from our shared residence my residence my workplace my school the residence, day care, or school of the minors named in paragraph 5 above these minors only:
 other:

You have a right to keep your residential address confidential.

6	<input checked="" type="checkbox"/> Direct respondent to vacate our shared residence and restore it to me.
6	<input checked="" type="checkbox"/> Prohibit respondent from knowingly coming within, or knowingly remaining within <u>500 yards</u> (distance) of <input checked="" type="checkbox"/> our shared residence <input type="checkbox"/> my residence <input type="checkbox"/> my workplace <input checked="" type="checkbox"/> my school <input type="checkbox"/> the day care or school of <input checked="" type="checkbox"/> the minors named in paragraph 5 above. <input type="checkbox"/> these minors only: <input type="checkbox"/> other:
7	<input checked="" type="checkbox"/> Grant me possession of essential personal belongings, including the following:  <u>Moses Lake, WA 98837</u> <u>All my belonging + children belonging</u>
8	<input checked="" type="checkbox"/> Grant me use of the following vehicle: Year, Make & Model <u>2012 Lincoln MKT</u> License No. _____
9	<input checked="" type="checkbox"/> Other: <u>2011 Jeep it in my & my husband name - Daughter Kyersten 21 yrs old has had in her possession since age 16.</u>
Protection Involving a minor:	
10	<input type="checkbox"/> Subject to any court-ordered visitation, Grant me the care, custody and control of <input type="checkbox"/> the minors named in paragraph 5 above <input type="checkbox"/> these minors only;
11	<input checked="" type="checkbox"/> Restrain respondent from interfering with my physical or legal custody of <input type="checkbox"/> the minors named in paragraph 5 above <input type="checkbox"/> these minors only;
12	<input checked="" type="checkbox"/> Restrain the respondent from removing from the state: <input type="checkbox"/> the minors named in paragraph 5 above <input type="checkbox"/> these minors only;
Additional Requests:	
13	<input checked="" type="checkbox"/> Direct the respondent to participate in appropriate treatment or counseling services.
14	<input type="checkbox"/> Require the respondent to pay the fees and costs of this action.
15	<input checked="" type="checkbox"/> Remain Effective longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.
Protection Involving pets.	
16	<input checked="" type="checkbox"/> Grant me exclusive custody and control of the following pet(s) owned, possessed, leased, kept, or held by me, respondent, or a minor child residing with either me or the respondent. (Specify name of pet and type of animal.): <u>Jocko (Black Lab)</u>

17 Prohibit respondent from interfering with my efforts to remove the pet(s) named above.

18 Prohibit respondent from knowingly coming within, or knowingly remaining within _____ (distance) of the following locations where the pet(s) are regularly found:
 petitioner's residence (You have a right to keep your residential address confidential.)
 _____ Park
 other: _____

Protection from Firearms and Other Dangerous Weapons

19 Require the respondent to surrender all firearms, other dangerous weapons, and any concealed pistol licenses, and prohibit the respondent from accessing, obtaining, or possessing firearms, other dangerous weapons, or concealed pistol licenses.

Notice: If you are the respondent's intimate partner, after actual notice and an opportunity to be heard at the hearing, the court may be required to order the respondent to surrender firearms, other dangerous weapons, or concealed pistol licenses.

I want emergency temporary protection effective immediately, that lasts (up to 14 days) until the court hearing:

An emergency exists as described below. I request that a Temporary Order for Protection granting the relief requested above in 1) through 12) be issued immediately, without prior notice to the respondent, to be effective until the hearing.

I also request temporary surrender all firearms, other dangerous weapons, and any concealed pistol licenses without notice to the other party because irreparable injury could result if an order is not issued until the hearing.

What irreparable harm would result if an order is not issued immediately without prior notice to the respondent?

I feel once he gets served he will try and hurt me physically. He has no one he is not in contact w/ his family and he many of times has told me he has nothing to lose. I am fearful that he will abide by restraining order. Please help me I will call police if he breaks order.

Request for Special Assistance from Law Enforcement Agencies: *breaks order.*

I request the court order the appropriate law enforcement agency to assist me in obtaining:

- Possession of my residence. Possession of the vehicle designated above.
- Possession of my essential personal belongings at the shared residence
- respondent's residence
- other location _____

Custody of the minors named in paragraph 5 above these minors only (if applicable):

[] Other:

"Domestic violence" means physical harm, bodily injury, assault, including sexual assault, stalking, Or inflicting fear of imminent physical harm, bodily injury or assault between family or household members.

Statement: The respondent has committed acts of domestic violence as follows. (Describe specific acts of domestic violence and their approximate dates, beginning with the most recent act. You may want to include police responses.)

Describe the most recent violent act, fear or threat of violence, and why the temporary order should be entered today without notice to the respondent:

March 11th

I left my home w/ my 17 year old son B. Because on March 9th my husband who has had a drug problem with meth was accusing me of having cameras in the home. He think I brought a person in our home to install. He gets aggressive and threatens to destroy my life. He blames me and my 3 kids of being disrespectful which make him so aggressive. He tells us were dead to him - that we will have to answer to god. Along with foul words like I'm a cunt + whore. He does this in front of my son. I had previous order in 2019 Oct. However he went to rehab and I gave him another chance. We have been married for over 30+ years and 29 being good years is why I had this commitment. I have decided that he is not going to stop doing drugs and I need to file for divorce. Every time I bring the divorce up he makes it seem like he will hurt himself or me. He is a huge manipulator. → Cont.

Describe the past incidents where you experienced violence, where you were afraid of injury or where the respondent threatened to harm or kill you: We argue everyday about how I just want to be single and a whore. Why my children dont respect him. And that I'm trying to break up family. He sent me a text "you need to go take pills or hang yourself and you will after tomorrow because all shit is going to go out to your family to the kid everybody will know the truth that little Elsa was hiding shit I tried to do your way so B (son) will hand you the folder tomorrow. good luck to you if I were you. I would think of suicide because that is what you should do suicide anybody that's ~~what a mess~~ tearing their family apart deserves to die go kill yourself. He is very violent w/ words. He does throw cups of water on me. He hides my purse, keys so I don't take car. He tells me to go kill myself, I'm fearful.

STATEMENT: (Continued) March 13th

He will get so mad and send these raging text then he apologizes. I told him I would leave everything behind and let the courts decide. He has taken my belonging and put in safe, so I cannot get.


I work 8-5 he has threaten to go to my work and get me fired. If I dont respond he will harass my daughter. she had to leave work because he threaten to go to her job. She called me crying. We fear that he will come to our jobs. We dont know how far he will go. He manipulates us he called my phone left message saying this is what you want this is the last you will hear of me and I think he broke or pounded something to make it sound like a shot. I knew it wasn't but thats just his mentality. I have a 17yr son and thier is no school we have no where to stay for the time he is out and w/ virus we need a home. on March 14 he sent me a picture of lipstick via text he said we put a camera. He said he gave me every chance to come clean but now I will be crucified to my kid & my coworkers

March 15 → cont.

(Continue on separate page if necessary)

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

DATED 3-16-20 at Grant Washington.


Signature of Petitioner

STATEMENT: (Continued)

on March 15th


I told him I need the home for our son since there is no school and he needs to be somewhere safe. I work and I do not want him home fighting w/ my son Braden (17) he says he hides things for me and we record him on his PS4. I have anxiety and he sends me text after text and I'm fearful of losing my job. My only livelihood. He always says that I will answer to God. He makes comment like I will go drag you out of your moms house when I leave to go there. He throws things and break things like vases or whatever he has in his hand. I told him I'm not waiting for him to kill me. I cannot live there w/ my son. Please he is not mentally stable he needs mental help.

March 16th He went to my work & took my car and kid. He texted me all night w/ threat that I would be sorry. Please help me please.

(Continue on separate page if necessary)

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

DATED 3-16-20 at Grant Washington.


Signature of Petitioner

Describe any violence or threats towards children: He continues to fight w/ my three children. He feels they disrespect him and he gets angry. My 17 yr old is frustrated and my husband accuses him of missing school to do things for me which is not true. My son tells him hes not lying and my husband gets so mad he tells him he is not allowed at the house. That was another reason it left because hes 17 yrs old. Theres no school due to Corona virus. We need my son in a stable environment that's why my husband needs to leave.

Describe any stalking behavior by respondent, including use of telephonic, audiovisual or electronic means to harass or monitor: My husband constantly texts my cell phone. He has parked down the street where Im staying.

Describe medical treatment you received and for what:

Describe any threats of suicide or suicidal behavior by the respondent: He speaks like he or myself will not be here on earth. I have made a statement in my report.

Does the respondent own or possess firearms? Yes No

Does the respondent use firearms, weapons or objects to threaten or harm you? Please describe:

NO

Has the respondent used, displayed, or threatened to use a firearm or other dangerous weapon in a felony? Please describe:

NO

Is the respondent ineligible to possess a firearm under the provisions of RCW 9.41.040? Please describe:

NO

Does possession of a firearm or other dangerous weapon by the respondent present a serious and imminent threat to public health or safety, or to the health or safety of any individual?

Please describe:

NO

If you are requesting that the protection order lasts longer than one year, describe the reasons why:

I would like this order for a year.


Other:

Check box if substance abuse is involved: alcohol drugs other (Continue on separate page if necessary.)

Personal service cannot be made upon respondent within the state of Washington.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Dated: 3/16/2020 at Grant, Washington.


Signature of Petitioner

You have a right to keep your residential address confidential. If you have one, please provide an address, other than your residence, where you may receive legal documents:

SUPPLEMENT TO PETITION FOR TEMPORARY PROTECTION ORDER

In addition to the Declaration filed in support of my Petition, I, [REDACTED]
(print Petitioner's name) further declare as follows:

I. HOME. Complete this section *only* if you are asking for sole possession of a residence that you and the Respondent still share at the time you file your Petition.

I moved into this residence (mark one of the following):

before Respondent did after Respondent did at the same time as Respondent did

The residence is owned (or being purchased) by (mark one of the following):

me Respondent both of us a relative of mine a relative of Respondent
 a relative of both of us a person who is not a relative of either of us

The residence is rented or leased to (mark one of the following, if applicable):

me Respondent both of us a relative of mine a relative of Respondent
 a relative of both of us a person who is not a relative of either of us

The residence has regularly been used for business purposes by (mark one of the following):
 me Respondent both of us neither of us

II. VEHICLE. Complete this section *only* if you are asking for sole use and possession of a vehicle. In regard to the vehicle I want to use:

The vehicle was originally acquired by (mark one of the following):

me Respondent both of us

The vehicle has routinely been used by (mark one of the following):

me Respondent both of us, mostly by me both of us, mostly by Respondent

Payments for purchase or lease of the vehicle (mark one of the following):

are not owing are owing

Past payments have been paid mostly by (mark one of the following):

my separate funds Respondent's separate funds our joint or community funds

Insurance now in effect for the vehicle covers the following drivers (mark one of the following):

only me only Respondent both of us neither of us

If I'm granted sole possession of the vehicle, Respondent has available (mark one of the following):

another owned or leased vehicle a borrowed vehicle no other vehicle

III. **WORKPLACE.** Complete this section *only* if you are asking that Respondent be ordered not to come to or near your workplace.

Respondent is (mark one of the following):

Not employed Employed by a different employer than my employer Employed by my employer, but at a different workplace Employed by my employer at my workplace

If you and Respondent both have the same workplace (mark one of the following):

I began work there before Respondent did Respondent began work there before me
 We began work there at the same time

If you and Respondent do not have the same workplace (mark one of the following):

Respondent has a legitimate business, employment, educational, or other reason to be at my workplace Respondent has no particular reason to be at my workplace

He does have a doctor that he sees rarely

IV. **SCHOOL.** Complete this section *only* if you are asking that Respondent be ordered not to come to or near a school you attend.

Respondent has (mark one of the following):

A legitimate business, employment, educational, or other reason to be at my school
 Respondent has no particular reason to be at my school

V. **ESSENTIAL PERSONAL PROPERTY.** Complete this section *only* if you are asking the court to order that you be given immediate possession of certain items of personal property (such as furniture, medicine, keys, etc.).

For each item of property specified in your Petition, explain why having immediate possession of that item is essential (that is, necessary for you to care for yourself or children until the next court hearing):

It is essential that I have the necessary household possessions and personal property. My son is out of school because of injuries and he needs a stable home.

I make the above declarations under penalty of perjury under the laws of the State of Washington.

Signed: _____

Petitioner

FILED

2020 JUL -2 PM 2:08

KIMBERLY A. ALLEN
GRANT COUNTY CLERK

SUPERIOR COURT OF WASHINGTON FOR GRANT COUNTY

STATE OF WASHINGTON,

No. 20-1-00121-13

Plaintiff,

vs.

MOTION AND CERTIFICATE TO
AMEND INFORMATION

DAVID LARRY HUNT,

D.O.B.: [REDACTED]

OIN: [REDACTED]

SID: W [REDACTED]

Defendant.

I. MOTION

The Prosecuting Attorney, pursuant to CrR 2.1(d), moves the Court for an order permitting the filing of an amended information charging the above-named defendant with the crime(s) of:

Count 1: Felony Harassment (Threat to Kill), 9A.46.020(1), (2)(b)

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 2: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 3: Possession of Controlled Substance, RCW 69.50.4013

Count 4: Intimidating A Witness (current or prospective witness), 9A.72.110

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 5: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 6: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 7: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 8: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

Count 9: Violation of a Court Order (Gross Misdemeanor), RCW 26.50.110.1

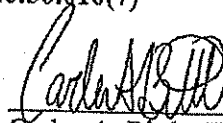
MOTION AND CERTIFICATE
TO AMEND INFORMATION

Page 2

PROSECUTING ATTORNEY
35 C STREET NW, POST OFFICE BOX 37
EPHRATA, WA 98823
(509) 754-2011 FAX (509) 754-3449

- DV (Intimate), RCW 9A.36.041(4) and 26.50.010(7)

This motion is based on the following certificate.



Carlee A. Bittle, WSBA #52079
Deputy Prosecuting Attorney

II. CERTIFICATION

Under penalty of perjury under the laws of the State of Washington, the undersigned certifies:

That I am a Deputy Prosecuting Attorney for Grant County and familiar with the files herein; that the information should be amended based upon a report filed with our office by Deputy MATTHEW TEMPEL and DANIEL SIMON, law enforcement officers employed by the Grant County Sheriff's Office, a copy of which is attached hereto and incorporated herein. The type written officers signature would be considered as a "signed" document

Dated: July 2, 2020



Carlee A. Bittle



Grant Co Sheriff's Office

Incident #: 20GS06021

Reporting Officer: Tempel, Matthew

Report Time: 05/23/2020 03:43:18

Incident

Incident Nature
Administrative

Address
35 C ST NW; GCSO Jail; PO BOX 37
EPHRATA, Washington 98823

Occurred From
03/27/2020 14:27:00

Occurred To
04/13/2020 08:55:00

Received By
Tempel, Matthew

How Received
Officer or Unit

Contact

Disposition
Active

Miscellaneous Entry

Disposition Date
05/23/2020

Cleared
N

Judicial Status

Cleared Date

Clearance
Report Taken

Cargo Theft Related

GRANT COUNTY JAIL

Complainant

Address
35 C ST NW; PO BOX 37
EPHRATA WA 98823

Phone
(509)754-2011 2487

DOB

Sex

Race

Responding Officer(s)
Tempel, Matthew
Simon, Daniel

Circumstances

Jail- Main Facility
NIBRS reporting use only

Offenses

Harassment

Completed?

Method Of Entry

Gambling Motivated?

Premises Entered?

Location Type

Cargo Theft Related?

Statute
RCW 9.61.230

Description
Telephonic Harassment

Category
MALICIOUS MISCHIEF

Stalking

Completed?	Method Of Entry	Gambling Motivated?
Premises Entered?	Location Type	Cargo Theft Related?
Statute RCW 9A.46.110.5B	Description Stalking - Felony	Category CRIMINAL CODE

Violation of Court Order

Completed? C	Method Of Entry	Gambling Motivated?
Premises Entered?	Location Type 15	Cargo Theft Related?
Statute RCW 26.50.110.1	Description Violation of No Contact/Protection Order	Category DOMESTIC VIO PROVENT

Bias Motivation

88

Offender Used

N

Persons

HUNT, DAVID L Suspect

Address 126 SCHILLER ST MOSES LAKE Washington 98837	Phone X () -	DOB 03/24/1972
Race White/Non Hispanic	Sex M	Ethnicity Non-Hispanic
Height	Weight	

Involved

Address	Phone	DOB
[REDACTED]	[REDACTED]	[REDACTED]
Race	Sex	Ethnicity
White/Non Hispanic	M	Non-Hispanic
Height	Weight	

Victim

Address	Phone	DOB
[REDACTED]	[REDACTED]	10/18/90
Race	Sex	Ethnicity
White/Non Hispanic	F	Non-Hispanic
Height	Weight	

Witness

Address	Phone	DOB
[REDACTED]	[REDACTED]	[REDACTED]
Race	Sex	Ethnicity
White/Non Hispanic	F	
Height	Weight	

Involved

Address	Phone	DOB
[REDACTED]	[REDACTED]	[REDACTED]
Race	Sex	Ethnicity
White/Non Hispanic	M	
Height	Weight	

**GRANT COUNTY JAIL
Complainant**

Address	Phone	DOB
35 C ST NW; PO BOX 37 EPHRATA Washington 98823	(509)754-2011 2487	
Race	Sex	Ethnicity
Height	Weight	
	0	

Narratives

Original Narrative

06/07/2020 07:51:28

GRANT COUNTY SHERIFFS OFFICE UNIFORM GENERAL INVESTIGATION NARRATIVE

Routing:

- Department Filing
- City/County Municipal Court
- Prosecutors Office - District Court
- Prosecutors Office - Superior Court
- Prosecutors Office - Juvenile Court
- Forward to Child Protective Services
- Referred to Investigations

Citation/Infraction Issued

- Citation(s) #:
- Infraction(s) #: RCW 26.50.110.1 - Violation of Court Order - 42 Counts
RCW 9A.46.110.5B - Stalking - 40 Counts
RCW 9.61.230 - Telephonic Harassment - 40 Counts

Actions and Information:

- Booked Into Jail
- Administratively Booked and Released
- Fingerprints Obtained from Suspect by Officer or Jail
- Physical Evidence Collected
- Request for Lab Examination form Completed
- Written/Audio/Video Statement(s) Obtained
- Written Smith Affidavit(s) for Statement(s) Obtained
- Photographs Taken
- Body Camera Video Available
- Vehicle Camera Video Available
- 911 Phone Call Recording Requested and Attached
- Radio Traffic Recording and Attached

Investigators Narrative:

On May 23rd, 2020 I, Corrections Deputy Matthew Tempel (J40) was working my assigned shift at the Grant County Jail Facility. I was asked by Corrections Sergeant Daniel Simon (J8) to start an investigation on a former inmate of the jail; David Hunt sp7685. Hunt was suspected of violating Grant County Superior Court (GCSC) Domestic Violence No-Contact Order #20-1-00121-13 between him and

his wife, [REDACTED] sp94044. Sgt. Simon had already been conducting a different investigation on Hunt so he wanted someone with an outside perspective to look into the new violations. Based on my investigation I believe David Hunt can be charged with multiple counts of RCW 26.50.110.1 Violating a Court Order, RCW 9A.46.110.5B Stalking, and RCW 9.61.230 Harassment.

Hunt was booked into the Grant County Jail on 03/27/20. The booking number for that is 20GSJ0605, he was arrested and booked for RCW 9A.46.020.2B Felony Harassment and RCW 26.09.300 Violation of a Domestic Violence Restraining Order, as well as three Grant County District Court Warrants for Failing To Appear. Hunt was later released from the jail on bond in his superior court case on 04/16/20.

Global Tel Link (GTL) is the company who provides Inmate Phone Services within the Jail facility. It is a system where the inmates use a voice verification as well as an inmate number and pin to gain access to the calling function. Before the call is connected to the called person is made the system goes through an automated message which ends with: "This call is from a corrections facility and is subject to monitoring and recording. Thank you for using GTL." Every call made using the GTL system has that message so both parties know that their conversations are monitored.

During his time at the Grant County Jail Inmate Hunt made 275 calls on his GTL account which is attached to this CR. Within these 275 calls, Hunt either successfully contacted or attempted to contact his wife [REDACTED], who uses the phone number [REDACTED] 40 times. I know this is [REDACTED]'s number because he calls her by name several times throughout the conversations as well as her reference to the Court Order (C20GS0478, which is attached to the CR) which prohibits any form of direct or indirect contact between the two parties. He also attempted to have his daughter [REDACTED] (sp282749) contact his wife using the phone number [REDACTED] (which David obtains from [REDACTED] during an early phone call) and he attempted to have his brother [REDACTED] who uses the phone number [REDACTED] to contact her as well (when referencing the number in the GTL system it is registered to a [REDACTED]). Below is a list of all calls made either to [REDACTED] directly or to others so that they could contact her for him:

- | | | | |
|-----|--|----------------|----------------|
| 1. | 03/27/20 at 1428 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 2. | 03/27/20 at 1727 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 3. | 03/28/20 at 2153 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 4. | 03/29/20 at 1714 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 5. | 03/31/20 at 1107 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 6. | 04/02/20 at 0907 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 7. | 04/02/20 at 0912 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 8. | 04/02/20 at 0916 - Call made to [REDACTED] | ([REDACTED]) | - Accepted |
| 9. | 04/02/20 at 1913 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 10. | 04/02/20 at 1941 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 11. | 04/02/20 at 1946 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 12. | 04/02/20 at 1951 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 13. | 04/02/20 at 1956 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 14. | 04/02/20 at 2002 - Call made to [REDACTED] | ([REDACTED]) | - Accepted |
| 15. | 04/02/20 at 2238 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 16. | 04/02/20 at 2240 - Call made to [REDACTED] | ([REDACTED]) | - Accepted |
| 17. | 04/02/20 at 2254 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 18. | 04/03/20 at 1134 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 19. | 04/03/20 at 1136 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 20. | 04/03/20 at 1141 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 21. | 04/03/20 at 1235 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 22. | 04/03/20 at 1237 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |
| 23. | 04/03/20 at 1243 - Call made to [REDACTED] | ([REDACTED]) | - Not Accepted |

- | | | | |
|-----|-----------------------------------|-------|-----------------|
| 24. | 04/03/20 at 1533 - Call made to E | () 7 | - Not Accepted |
| 25. | 04/03/20 at 1536 - Call made to E | () 7 | - Accepted |
| 26. | 04/05/20 at 0706 - Call made to E | () 7 | - Not Accepted |
| 27. | 04/05/20 at 0710 - Call made to E | () 7 | - Not Accepted |
| 28. | 04/05/20 at 0712 - Call made to E | () 7 | - Not Accepted |
| 29. | 04/05/20 at 0718 - Call made to E | () 7 | - Not Accepted |
| 30. | 04/05/20 at 0721 - Call made to E | () 7 | - Not Accepted |
| 31. | 04/05/20 at 0730 - Call made to E | () 7 | - Accepted |
| 32. | 04/05/20 at 0745 - Call made to E | () 7 | - Not Accepted |
| 33. | 04/05/20 at 0749 - Call made to E | () 7 | - Not Accepted |
| 34. | 04/09/20 at 1344 - Call made to E | () 7 | - Accepted |
| 35. | 04/09/20 at 1846 - Call made to E | () 7 | - Not Accepted |
| 36. | 04/09/20 at 1854 - Call made to E | () 7 | - Not Accepted |
| 37. | 04/09/20 at 1857 - Call made to E | () 7 | - Not Accepted |
| 38. | 04/09/20 at 1859 - Call made to E | () 7 | - Not Accepted |
| 39. | 04/10/20 at 1000 - Call made to E | () 7 | 1764 - Accepted |
| 40. | 04/10/20 at 1003 - Call made to E | () 7 | - Not Accepted |
| 41. | 04/12/20 at 2124 - Call made to E | () 7 | - Not Accepted |
| 42. | 04/13/20 at 0854 - Call made to E | () 7 | - Not Accepted |

The protection order (attached to the CR) between David and [redacted] was filed on March 27, 2020, the same day David Hunt was booked into the Grant County Jail. In section 2B of the Order it specifically states that the defendant, David Hunt "do not contact the protected person, directly, indirectly, in person or through others, by phone, mail, or electronic means, except for mailing or service of process of court documents through a third party, or contact by the defendant's lawyer." The order was dated 03/27/20 at 1:41 PM, it was also signed by the defendant, David Hunt. David didn't try to contact [redacted] until after the order was signed, which means that all 40 of his attempts and the 2 attempts where he either asked or told others to contact [redacted] were in direct violation of the order, which is RCW 26.50.110.1.

The amount and frequency of David's calls could also be viewed as stalking. RCW 9A.46.110 section 1cii, defines someone as committing the crime of stalking if the person: "Knows or reasonably should know that the person is afraid, intimidated, or harassed even if the stalker did not intend to place the person in fear or intimidate or harass the person." The RCW goes on to say in section 5b "A person who stalks another is guilty of a class B felony if any of the following applies:" section 5bii "the stalking violates any protective order protecting the person being stalked."

On 04/02/20 at 0916, David contacts [redacted]. During the conversation [redacted] says to David:
 "Look at the things you said, you scared me."
 This call was the eighth attempt by David to contact [redacted] since his booking on 03/27/20.

Later that day on 04/02/20 at 2002, David contacts [redacted] again. There is an exchange between them that states:
 a - "No no no, stop calling bail bondsmen to call me"
 David - "Stop it, don't do this to me, not like this"
 [redacted] - "You did this, these were your choices that you did to me."
 David - "This bail bondsman guy, you know you can get him the \$1500 [redacted] will loan it to me."
 [redacted] - "No"
 David - "Why, why, so you can be mean to me?"
 [redacted] - "So you can threaten me again? You shouldn't even be calling me right now."
 David - "Listen, listen, listen."

David - "You threatened me."
David - "I know, and I'm sorry"
David - "You threatened to come and kill me."
David - "Like I would ever do that."

Later in the conversation David can be heard saying:
David - "Don't bother calling me because I'm not going to answer the phone."
Later in the call:
David - "Stop bothering me."
Later in the call:
David - "Yeah you shouldn't be calling me, do not call."
This was the 14th attempt by David to contact [redacted] during his incarceration.

During a call on 04/02/20 at 2240 Elsa can be heard saying:
David - "You know what? You need to stop calling me."
David - "Is that what you truly want?"
Elsa - "Yes."
David - "So you want me to never call you again, cause I won't once you tell me to tonight, I won't ever call you again."
Elsa - "Don't call, do not call again."

This is David's 16th attempt to contact [redacted].
On 04/03/20 at 1536, David again contacts [redacted] successfully. The conversation goes like this:
David - "Didn't we just talk last night and you said you weren't going to be calling anymore?"
David - "I'm calling to check on my dog."

Later in the call [redacted] says:
David - "Do not call here again or I will call the prosecuting attorney and then you will really be mad."
David - "I would advise you not to do that. That would not be needed."
David - "Ok then don't call me because I'm not going to accept any more calls, see you later."
David goes on to repeatedly tell David to not call back. This call is the 24th attempt of contact by David.

The final successful attempt of communication between David and [redacted] was on 04/09/20 at 1344.

David - "I am telling you right now, stop calling me."
Elsa - "Don't call me again."
This was David's last successful direct contact with [redacted] while confined in the Grant County Jail, although he does try to contact her six more times after this which can be seen on the GTL Detailed Report attached to the CR dated 5/28/2020.

During the calls [redacted] can be heard repeatedly telling David to stop calling her, although David ignores her requests and continues to try and contact her throughout his time in custody.
Telephonic Harassment can be defined by RCW 9A.46.020. It states in section 2:
"The person is guilty of a class C felony punishable according to chapter 9A.20 RCW if either of the following applies: (a) That person has previously been convicted of any crime of harassment, as defined in RCW 9A.46.060, with the same victim or member of the victim's family or household or any person specifically named in a no-contact or no-harassment order in this or any other state."

Since there was a current Court Order between David and [redacted] and he was currently being held on a harassment based charge and his only attempts at communicating with her were by using the jail phone system, it could be viewed that he committed Telephonic Harassment 40 times.

After reviewing the phone calls made by David Hunt and looking at video footage which Sgt. Simon downloaded and attached to this CR, it is my recommendation that the Prosecutor's Office seek charges for RCW 26.50.110.1 Violation of a Court Order, RCW 9A.46.110.5B Stalking, and RCW 9.61.230 Harassment, based on the facts provided in this statement.

I am submitting this document from an electronic device that is owned, issued, or maintained by a criminal justice agency.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Date/Time: 6-7-2020
Reporting Investigator: Corrections Deputy Matthew Tempel
Reporting Investigator's Badge or Personnel Number: J40
Location Signed: Ephrata, Grant County, Washington
Agency: Grant County Sheriffs Office

Supplemental Narrative

05/24/2020 02:26:06 Simon, Daniel

GRANT COUNTY SHERIFFS OFFICE SUPPLEMENTAL REPORT

- Body Camera Footage Available
- Vehicle Camera Footage Available
- Photograph(s) Taken
- Witness Statement
- Evidence Recovered

On May 9, 2020, I was working in full uniform on graveyard (1800 - 0600) as the on duty supervisor for the Grant County Jail, located in the city of Ephrata, the county of Grant, in the state of Washington. Upon starting my shift, I went out to the supervisors office (located just outside the jail) to finish up an investigation I was working on involving a previous inmate David Hunt (DOB: 13/24/1972) (case #20GS05332).

As I was completing the investigation, I logged into the jail's telephone network GTL (Global Tel-Link) to check Mr. Hunt's phone calls to see if there were any statements made to the individuals he had called pertaining to the above case number. I typed in Mr. Hunt's seven digit phone pin number (0007685) in order to see what numbers had been called and what numbers actually went through between 03/27/2020 and 04/16/2020. Once the report was generated, it listed the calls from April 16 back to March 27th. After listening to all the calls, there was nothing pertaining to the above mentioned case of importance or use.

That being said, as I was listening to the phone calls that had connected, there were several that had raised some concern. As I listened to the call on April 9, 2020 I heard Hunt talking to a female that I believed to be the victim in his current felony Harassment DV case (20-1-00121-13) based on how the conversation was going. I checked to see what the number was that he had called and noted it as [redacted]. I looked in Spillman under the [redacted].

originating CR# 20GS03395 and found the victim to be E [REDACTED]
I did a search through GTL using this phone number as the basis for the search also between the dates of March 27th, 2020 and April 16th, 2020 and printed out the list. As I looked at it, I found this number had been called 40 different times, all consistent with where Mr. Hunt was currently housed at during that time. All 40 of these calls were also made using Mr. Hunt's seven digit phone pin number.

In looking at this list I brought up the camera view for the following dorms, each facing the inmate phones, and saved video clips for the following dates and times (consistent with the phone records):

E Dorm

03/27/2020 at 1428
03/27/2020 at 1727
03/28/2020 at 2153
03/29/2020 at 1714
03/31/2020 at 1107

F Dorm

04/02/2020 at 0907
04/02/2020 at 0912
04/02/2020 at 0916

K Dorm

04/02/2020 at 1941
04/02/2020 at 1946
04/20/2020 at 1951
04/02/2020 at 1956
04/02/2020 at 2002
04/02/2020 at 2238
04/02/2020 at 2240
04/02/2020 at 2254
04/03/2020 at 1134
04/03/2020 at 1136
04/03/2020 at 1141
04/03/2020 at 1235
04/03/2020 at 1237
04/03/2020 at 1243
04/03/2020 at 1533
04/03/2020 at 1536

D Dorm

04/05/2020 at 0706
04/05/2020 at 0710
04/05/2020 at 0712
04/05/2020 at 0718
04/05/2020 at 0721
04/05/2020 at 0745
04/05/2020 at 0749
04/09/2020 at 1344
04/09/2020 at 1846
04/09/2020 at 1854
04/09/2020 at 1857
04/10/2020 at 1000
04/10/2020 at 1000
04/10/2020 at 1003
04/12/2020 at 2124
04/13/2020 at 0854

Hunt: "Hey, why didn't you answer, why are you being rude?"

[REDACTED]: "Didn't we just talk last night and you said you weren't going to be calling anymore?"

Hunt: "I'm calling to check on my dog"

(1108 Into the call)

[REDACTED]: "Do not call here again or I will call the prosecuting attorney and then you will be really mad"

Hunt: "I would advise you not to do that. That would be not needed"

[REDACTED]: "Ok then don't call me because I'm not going to accept any more calls, see you later"

As they are talking, Hunt went from calling to check on his dog, to calling to talk to his son [REDACTED]. Hunt says he wants [REDACTED] to put him on the phone but is told that he is not there. Hunt makes a comment that he is going to try and call [REDACTED] to-which [REDACTED] states:

Elisa: "..... Ok, call him, goodbye"

The conversation continues for a few more minutes as [REDACTED] tells Hunt:

[REDACTED]: "Alright, I'm going to go, do not call me back"

Hunt: "I'm sure you are"

[REDACTED]: "Do not call back"

Hunt: "Don't worry, not going to happen, I can promise you that"

On 04/09/2020 at approximately 1344, Hunt makes one last phone call to [REDACTED] after she has repeatedly asked him to stop calling her. 0317 into the call Hunt makes a statement along the lines of:

Hunt: "You need to call [REDACTED] right now. I just spoke with him, he's going to try and get here this evening. You tell him you need to come right now this afternoon, he will come with you and get everything dropped"

Hunt: "It's a horrible thing that I said, but I can't change it from in here"

[REDACTED]: "I am telling you right now, stop calling me....."

[REDACTED]: "Don't Call Me Again"

During the call, Hunt asks [REDACTED] if this is how he wants to end things is over a jail phone ([REDACTED] had stated she filed for divorce). Before she could answer, he started screaming for her to answer him. Before she could answer, he yelled at her so loud you could hear the echo resonating in the dorm over the phone. The conversation ends with:

[REDACTED]: ".....yeah"

Hunt: "Ok, so I will see you in fucking hell, you understand that? I will see you in mother fucking hell you stupid bitch".

After this statement is made, Hunt hangs up the phone and does not call her again.

Because I was involved with the investigation on case #20GS05332, I felt it best to hand off this investigation to another corrections deputy to avoid any perception of bias.

On 05/22/2020, I asked C/D Tempel to take over as lead on this incident. I gave him basic information about what I had learned through the phone calls Hunt made and how they were in violation of a protection order. Near the end of our shift, C/D Tempel asked me to come out to the supervisor's office stating he had questions about properly documenting the charges on his report. As I entered the office, he told me that he was going to be charging Hunt with the following charges:

RCW: 26.50.110.1 Violation of Court Order (42 counts)
RCW: 9A.46.110.5B Stalking (40 counts)
RCW: 9.61.230 Telephonic Harassment (40 counts)

After reviewing Hunt's phone record and listening to the phone calls them self, I concurred with C/D Tempel's decision to charge as such. I have added all video footage showing Hunt using the phone (noted above) as an attachment to this report and this supplemental report has been forwarded to the prosecutor's office for charging purposes.

I have nothing more to report at this time.

I am submitting this document from an electronic device that is owned, issued, or maintained by a criminal justice agency.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Date/Time: Sun May 24 02:29:39 PDT 2020
Reporting Investigator: Sgt. Daniel Simon
Reporting Investigator's Badge or Personnel Number: J8
Location Signed: (city), Grant County, Washington State
Agency: Grant County Sheriffs Office