

# Notice of Hearing and Temporary Restraining Order

1 Name of person asking for protection:

JENNIFER ANISTON

Address (skip this if you have a lawyer): (If you want your address to be private, give a mailing address instead):

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Your telephone number (optional): ( )

Your lawyer (if you have one): (Name, address, telephone number, and State Bar number): EVAN N. SPIEGEL, ESQ. (SBN 198071)

LAVELY & SINGER PROF. CORP.

2049 CENTURY PARK EAST, SUITE 2400

LOS ANGELES, CALIFORNIA 90067 (PH: 310-556-3501)

Clerk stamps date here when form is filed.

**FILED**  
LOS ANGELES SUPERIOR COURT

JUL 20 2010

JOHN A. CLARKE, CLERK

BY ANDRE WILLIAMS, DEPUTY

Fill in court name and street address:

Superior Court of California, County of  
LOS ANGELES  
SUPERIOR COURT OF CAL.  
1725 MAIN STREET  
SANTA MONICA, CALIFORNIA  
WEST DIST - SANTA MONICA

Court fills in case number when form is filed.

Case Number:

SS019743

2 Name of person to be restrained:

JASON R. PEYTON

Description of that person:

Sex: ☒ M ☐ F Height: 6' 0" Weight: 175 Race: BLK

Hair Color: BLK Eye Color: BRN Age: 24 Date of Birth: 10/01/1985

Home Address (if known): \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Work Address (if known): \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

To the person in ②:

3 Notice of Hearing

A court hearing is scheduled on the request for orders against you to stop harassment:

Hearing  
Date

Date: 8-9-10  
Dept.: A

Time: 8:30 AM  
Rm.: 104

Name and address of court if different from above:

If you do not want the court to make orders against you, file Form CH-110. Then go to the hearing and tell the court why you disagree. You may bring witnesses and other evidence. If you do not go to this hearing, the court may make restraining orders against you that could last up to 3 years.

4 Court Orders

The court (check a or b):

a. ☐ Has scheduled the hearing stated in ③. No orders are issued against you at this time.

b. ☒ Has scheduled the hearing stated in ③ and has issued the temporary orders against you specified on page 2. If you do not obey these orders, you can be arrested and charged with a crime. And you may have to go to jail, pay a fine of up to \$1,000, or both.

This is a Court Order.

Your name: JENNIFER ANISTON

**Temporary Orders Against the Restrained Person**

(Write the name of the person in ②): JASON R. PEYTON

The court has made the temporary orders indicated below against you. You must obey all these orders. These orders will expire on the date of the hearing listed in ③ unless they are extended by the court.

**5 ☒ Personal Conduct Orders**You must **not** do the following things to the people listed in ① and ⑩:

- ☒ a. Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, destroy personal property, keep under surveillance, or block movements.
- ☒ b. Contact (directly or indirectly), telephone, send messages, mail, or e-mail.
- ☒ c. Take any action, directly or through others, to obtain the addresses or locations of the persons in ① and ⑩. (If item c is not checked, the court has found good cause not to make this order.)

Peaceful written contact through a lawyer or a process server or other person for service of legal papers related to a court case is allowed and does not violate this Order.

**6 ☒ Stay-Away Order**You **must** stay at least (specify): 100 yards away from:

- a. ☒ The person listed in ① e. ☒ Vehicle of person in ① ☐ Vehicles of persons in ⑩
- b. ☐ The people listed in ⑩ f. ☐ The protected children's school or child care
- c. ☒ The home of the persons in ① and ⑩ g. ☒ Other (specify): The homes, places of work and vehicles of Petitioner's employees, agents, managers and representatives.
- d. ☒ Jobs or workplaces of the persons in ① and ⑩

This stay-away order does not prevent the person in ② from going to or from that person's home or place of employment.

**7 ☐ No Guns or Other Firearms**

You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get a gun or firearm.

**8 ☐ Turn In or Sell Guns or Firearms**

You must:

- Sell to a licensed gun dealer or turn in to police any guns or firearms that you possess or control. This must be done within 24 hours of being served with this order.
- File a receipt with the court within 48 hours of receiving this order that proves guns have been turned in or sold. (You may use Form CH-145 for this.)

**9 ☐ Other Orders (specify):****This is a Court Order.**



Your name: JENNIFER ANISTON**10** ☐ **Other Protected Persons**

List of the full names of all family or household members protected by these orders:

**Instructions for the Protected Person****To the person in ① :** (Write the name of the person in ①): JENNIFER ANISTON**11** **Service of Order on Law Enforcement**

If the court issues temporary restraining orders, by the close of business on the date the orders are made, you or your lawyer should deliver a copy of this Order and any proof of service forms to each law enforcement agency listed below.

Name of Law Enforcement Agency:

Address (City, State, Zip)

LAPD - Threat Management Unit100 W. First Street, 6th FL, Los Angeles, CA 90012BEVERLY HILLS P.D.464 N. Rexford Drive, Beverly Hills, CA 90210SANTA MONICA P.D.1058 Main Street, Santa Monica, California 90401**12** **Service of Documents**

You must have someone personally deliver to the person in ② a copy of all the documents checked below:

- a. ☒ CH-120, *Notice of Hearing and Temporary Restraining Order (CLETS)* (completed and file-stamped)
- b. ☒ CH-100, *Request for Orders to Stop Harassment* (completed and file-stamped)
- c. ☒ CH-110, *Answer to Request for Orders to Stop Harassment* (blank form)
- d. ☒ CH-145, *Proof of Firearms Turned In or Sold* (blank form)
- e. ☒ CH-151, *How Can I Answer a Request for Orders to Stop Harassment?*
- f. ☐ Other (specify): \_\_\_\_\_

You must file with the court before the hearing a proof of service of these documents on the person in ②.

**13** **Time for Service** (check a, b, or c)

- a. ☒ A copy of the documents listed in ⑫ must be served in person to the person in ② at least 5 days before the hearing.
- b. ☒ A copy of the documents listed in ⑫ must be served in person to the person in ② at least 2 days before the hearing.
- c. ☐ A copy of the documents listed in ⑫ must be served in person to the person in ② at least \_\_\_\_\_ days before the hearing.

**14** ☒ **No Fee for Filing**

Filing fees are waived.

**This is a Court Order.**

Case Number:

Your name: JENNIFER ANISTON

**15** ☒ **No Fee for Service of Order by Law Enforcement**

The sheriff or marshal will serve this Order without charge because:

- a. ☒ The Order is based on stalking.  
b. ☒ The Order is based on a credible threat of violence.  
c. ☐ The person in ① is entitled to a fee waiver.

Date: 7/20/10

Judicial Officer

David J. Cowan  
Judge Pro Tem

**Warnings and Notices to the Restrained Person in ②**

**You Cannot Have Guns or Firearms**

You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get a gun while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to a licensed gun dealer or turn in to police any guns or firearms that you have or control in accordance with item ⑧ above. The court will require you to prove that you did so. If you do not obey this Order, you can be charged with a crime.

**Instructions for Law Enforcement**

This Order is effective when made. It is enforceable anywhere in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction by any law enforcement agency that has received the Order, is shown a copy of the Order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the Order and then shall enforce it. Violations of this Order are subject to criminal penalties.



**Requests for Accommodations**

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least 5 days before the hearing. Contact the clerk's office or go to [www.courtinfo.ca.gov/forms](http://www.courtinfo.ca.gov/forms) for *Request for Accommodations by Persons With Disabilities and Order* (Form MC-410). (Civil Code, § 54.8.)

*(Clerk will fill out this part.)*

**—Clerk's Certificate—**

Clerk's Certificate  
[seal]

I certify that this *Notice of Hearing and Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: \_\_\_\_\_ Clerk, by \_\_\_\_\_, Deputy

**This is a Court Order.**



Clerk stamps date here when form is filed.

**FILED**  
LOS ANGELES SUPERIOR COURT

JUL 20 2010

JOHN A. CLARKE, CLERK  
*Andre Williams*  
BY ANDRE WILLIAMS, DEPUTY

Fill in court name and street address:

Superior Court of California, County of  
LOS ANGELES  
SUPERIOR COURT OF CAL.  
1725 MAIN STREET  
SANTA MONICA, CALIFORNIA  
WEST DISTRICT - SANTA MONICA

Court fills in case number when form is filed.

Case Number:

SS019743

- ① Your name (person asking for protection):

JENNIFER ANISTON

Your address (skip this if you have a lawyer): (If you want your  
address to be private, give a mailing address instead):

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Your telephone number (optional): (\_\_\_\_) \_\_\_\_\_

Your lawyer (if you have one): (Name, address, telephone  
number, and State Bar number):

EVAN N. SPIEGEL, ESQ (SBN 198071)

LAVELY &amp; SINGER PROF. CORP. PH (310) 556-3501

2049 CENTURY PK E, STE 2400, LOS ANGELES, CA 90067

- ② Name of person you want protection from:

JASON R. PEYTON

Describe the person: Sex: ☒ M ☐ F Weight: 175

Height: 6' 0" Race: BLK Hair Color: BLK

Eye Color: BRN Age: 24 Date of Birth: 10/01/1985

Home Address (if you know): \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Work Address (if you know): \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

- ③ Besides you, who needs protection? (Family or household members)

Full name	Sex	Age	Lives with you?	How are they related to you?
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____

☐ Check here if you need more space. Attach a sheet of paper and write "CH-100, item 3—Describe Protected Persons" at the top of the page.

- ④ Why are you filing in this court? (Check all that apply):

☐ The person in ② lives in this county.☒ I was hurt (physically or emotionally) by the person in ② here.☒ Other (specify): Petitioner lives in this county, and in the jurisdiction of this Court.

- ⑤ How do you know the person in ②? (Describe):

Peyton is an obsessed, mentally ill and delusional stalker -- with a history of violence and criminal stalking -- who drove cross-country in his delusional "mission" to locate and marry Petitioner, with whom he believes he is in a relationship. Petitioner does not personally know, nor have any relationship with, nor has she ever spoken with Peyton nor initiated personal contact of any type with him. (See Attachment "A" and Decl's for further details).

**This is not a Court Order.**Request for Orders to Stop Harassment  
(Civil Harassment)

ORIGINAL

Your name: JENNIFER ANISTONCase Number: 

- 6 Describe how the person in ② has harassed you:
- a. Date of most recent harassment: July 15, 2010
- b. Who was there? LAPD Officers and Detectives
- c. Did the person in ② commit any acts of violence or threaten to commit any acts of violence against you?  
☒ Yes ☐ No  
*If yes, describe those acts or threats:* Peyton has a history of mental illness, violence and stalking, including an apparent planned abduction of a former victim, and states he is on a mission to locate and marry Petitioner, and be the father of her children. He was found laying-in-wait for her with a sharp object, a bag, a roll of duct tape, and written messages about and to Petitioner. (See Attachment "A")
- d. Did the person in ② engage in a course of conduct that harassed you and caused substantial emotional distress? ☒ Yes ☐ No  
*If yes, describe:* Peyton is an obsessed, mentally ill and delusional stalker with prior incidents of violence, stalking, and delusional and paranoid Schizophrenia, who compulsively drove from Penn to locate and marry Petitioner, with whom he delusionally believes he knows, is engaged to and mentally communicates. Peyton has obsessively attempted to locate, contact and gain access to Petitioner.
- e. Did the conduct of the person in ② described above seriously alarm, annoy, or harass you? ☒ Yes ☐ No  
☒ Check here if you need more space. Attach a sheet of paper and write "CH-100, item 6—Describe Harassment" at the top of the page.

**Check the orders you want ☒**7 ☒ **Personal Conduct Orders**I ask the court to order the person in ② to **not** do the following things to me or anyone listed in ③:

- a. ☒ Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, destroy personal property, keep under surveillance, or block movements.
- b. ☒ Contact (either directly or indirectly), or telephone, or send messages or mail or e-mail.

The person in ② will also be ordered not to take any action to get the addresses or locations of any protected persons, their family members, or their caretakers unless the court finds good cause not to make the order.

8 ☒ **Stay-Away Orders**I ask the court to order the person in ② to stay at least (specify): 100 yards away from me and the people listed in ③ and the places listed below: (Check all that apply):

- a. ☒ My home
- b. ☒ My job or workplace
- c. ☐ My children's school or child care
- d. ☒ My vehicle
- e. ☒ Other (specify): The homes, workplaces and vehicles of Petitioner's employees, agents & representatives.

If the court orders the person in ② to stay away from all the places listed above, will that person still be able to get to his or her home, school, or job? ☒ Yes ☐ No

If no, explain: \_\_\_\_\_

**This is not a Court Order.**



Your name: JENNIFER ANISTON

Case Number: \_\_\_\_\_

**9 ☐ Others to Be Protected**

Should the other people listed in (3) also be covered by the orders described above?

☐ Yes ☐ No ☐ Does not apply

If yes, explain: \_\_\_\_\_

**10 Order About Guns or Other Firearms**

I ask the court to order the person in (2) to be prohibited from owning, possessing, purchasing, or receiving, or attempting to purchase or receive firearms **and** to sell or turn in any guns or firearms that he or she controls.

**11 ☐ Other Orders**

I ask the court to order the person in (2) to (specify): \_\_\_\_\_

**12 ☒ Temporary Orders**

Do you want the court to make orders now on the matters listed in (7), through (11) that will last until the hearing? ☒ Yes ☐ No

If yes, explain why you need these orders right now: Respondent admittedly compulsively drove from Penn. to Cal. to locate and marry Petitioner, and has obsessively attempted to make contact with Petitioner in pursuit of his delusional belief that they know each other and are in a relationship. Respondent was placed on a temporary psych hold, but is undeterred from locating Petitioner.

☒ Check here if you need more space. Attach a sheet of paper and write "CH-100, item 12—Temporary Orders" at the top of the page.

**13 Delivery of Orders to Law Enforcement**

My lawyer or I will give copies of the orders to the following law enforcement agencies:

a. Name of Agency: LAPD - TMU

Address: 150 N. Los Angeles Street / 100 W. First Street, 6th FL

City: Los Angeles State: CA Zip: 90016 / 90012

b. Name of Agency: \_\_\_\_\_

Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

**14 ☐ Other Court Cases**

Have you ever asked any court for other restraining orders against the person in (2)? ☐ Yes ☐ No

If yes, specify the counties and case numbers if you know them: \_\_\_\_\_

**This is not a Court Order.**



Your name: JENNIFER ANISTON

Case Number: \_\_\_\_\_

**15** ☒ **Time for Service**

You must have your papers personally served on (notify) the person in **(2)** at least 5 days before the hearing, unless the court orders a different time for service. (*Form CH-135 explains "What Is Proof of Service?" Form CH-130 may be used to show the court that the papers have been served.*) If your papers cannot be served at least 5 days before the hearing and you need more time, explain why:

Respondent is believed to be transient or without permanent residence, living in his car, and, therefore, his location is elusive. This may result in difficulties in locating and serving her at least five days prior to the scheduled hearing.

**16** ☒ **No Fee for Filing**

I ask the court to waive the filing fee because the person in **(2)** has used or threatened to use violence against me, has stalked me, or has acted or spoken in some other way that makes me reasonably fear violence. I am asking for a restraining order to stop this conduct.

**17** ☒ **No Fee to Serve Orders**

I ask the court to order the sheriff or marshal to serve (notify) the person in **(2)** about the orders for free because:

- a. ☒ My request for orders is based on stalking; or  
b. ☒ My request for orders is based on a credible threat of violence; or  
c. ☐ I am entitled to a fee waiver.

*(If you are requesting free service of the orders based on a fee waiver, you must complete and file the Application for Waiver of Court Fees and Costs (Form FW-001).)*

**18** ☒ **Lawyer's Fees and Costs**

I ask the court to order payment of my:

- a. ☒ Lawyer's fees  
b. ☒ Out-of-pocket expenses

The amounts requested are:

<u>Item</u>	<u>Amount</u>	<u>Item</u>	<u>Amount</u>
TBD	\$ _____		\$ _____
	\$ _____		\$ _____
	\$ _____		\$ _____

☐ Check here if you need more space. Attach a sheet of paper and write "CH-100, item 18—Lawyer's Fees and Costs" at the top of the page.

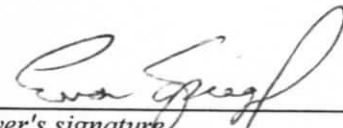
**19** **Additional Relief**

I ask the court for additional relief as may be proper.

**20** Number of pages attached to this form, if any: \_\_\_\_\_

Date: JULY 16, 2010

EVAN N. SPIEGEL, ESQ (SBN 198071)  
Lawyer's name

  
Lawyer's signature

I declare under penalty of perjury under the laws of the State of California that the information above and on all attachments is true and correct.

Date: JULY 16, 2010

JENNIFER ANISTON  
Type or print your name

  
Sign your name

**This is not a Court Order.**



1 ATTACHMENT "A" TO CH-100

2 *Aniston v. Peyton*

3 [Petitioner's Additional Factual Summary and Memorandum of Points and Authorities In  
4 Support of Her Petition/Application for Orders Prohibiting Harassment]

5 FACTUAL SUMMARY

6 1. Petitioner Jennifer Aniston ("Ms. Aniston" and/or "Petitioner") respectfully  
7 submits this factual summary and memorandum of Points and Authorities in Support of her  
8 Petition and Request for Orders Prohibiting Harassment against Respondent Jason Peyton  
9 ("Peyton" and/or "Respondent").

10 2. Although Ms. Aniston is a world-famous television and theatrical motion picture  
11 actor, she is entitled, like any citizen, to be free of intrusion, harassment and stalking from an  
12 obsessed and mentally unstable delusional and violent person. Petitioner does not personally know  
13 nor have any relationship with Peyton, has never spoken with him nor initiated personal contact  
14 of any type with him, nor does she desire any interaction or communication with him what-so-  
15 ever. (Aniston Decl., ¶4). Despite these facts, Peyton delusionally believes he is engaged to  
16 Petitioner, and has sought to have personal contact with her and insert himself into Petitioner's  
17 personal and private life. (Id.).

18 3. Peyton is a diagnosed delusional and paranoid schizophrenic, with a history of  
19 violence and criminal harassment and stalking, including an apparent planned abduction of a  
20 former stalking victim. Peyton states he is on a "mission" to locate and marry Petitioner, and be  
21 the father of her children. Peyton is stalking Aniston, and poses a credible threat of violence and  
22 imminent danger to Aniston. (Gregozek Decl., ¶26). After driving from Pennsylvania to Los  
23 Angeles, to locate Petitioner, with whom he delusionally believes he is in a romantic relationship,  
24 Peyton was found on July 15<sup>th</sup> laying-in-wait for Petitioner, in a location he believed she frequents,  
25 with a sharp object, a bag, a roll of duct tape, and written messages about and to Petitioner. (Id.,  
26 ¶23). Peyton has committed on-going acts of stalking against Petitioner, in a knowing and willful  
27 course of conduct directed at her which has and is seriously alarming, annoying and/or harassing  
28 her, and that serves no legitimate purpose, as further summarized herein.

1           4.     As evidenced by Peyton's fixation on and obsession with Petitioner, and Peyton's  
2 compulsive on-going stalking of Petitioner and unwanted and unsolicited attempted  
3 communications and contact, including his recent week-long laying-in-wait for Petitioner and his  
4 various delusional and irrational statements, the nature of Peyton's conduct has become much  
5 more alarming and his motivation and obsession have become more ominous, intrusive and  
6 extremely threatening.

7           5.     As set forth in this Petition/Application and the accompanying Declaration of  
8 Jennifer Aniston ("Aniston Decl.") and Declaration of LAPD Threat Management Unit Detective  
9 John Gregozek ("Gregozek Decl."), as well as the statements and admissions of Peyton himself,  
10 Peyton has engaged in wrongful acts of harassment, stalking and implied threats of violence  
11 against Petitioner, and made express statements indicating that unless restrained the conduct is  
12 very likely not only to continue, but also to escalate and cause further harassment, including  
13 potentially severe physical harm.

14           **Peyton's History of Mental Illness, Physical Violence and Stalking Arrests**

15           6.     Peyton, now twenty-four-years-old, has suffered from severe various mental illnesses  
16 for much of his life, diagnosed as bi-polar at approximately twelve years of age, and with  
17 schizophrenia at age sixteen, which has developed into severe delusional and paranoid  
18 schizophrenia, from which he hears voices. Peyton also has a documented violent history,  
19 including towards women. Peyton has been institutionalized on a number of occasions as a result  
20 of his mental illness and/or violent or harassing criminal conduct, including involving at least four  
21 known suicide attempts – one of which involved him attempting to stab himself repeatedly,  
22 stalking and harassing a female neighbor whom he is believed to have planned to abduct, and  
23 physically battering and attacking his own mother on numerous occasions – one of which involved  
24 him attacking and hitting her with a golf club. (Gregozek Decl., ¶¶6-7).

25           7.     Prior to acting on his current delusional fixation on and obsession of Aniston,  
26 Peyton had a three-year fixation and obsession with a married female (now former) next-door  
27 neighbor, with whom he falsely and delusionally believed he was in a relationship, delusionally  
28 believing the woman was in love with him, and mentally communicated to him that she wanted



1 Peyton to be with her and take her away from her husband. Peyton's obsession ultimately  
2 developed into compulsive and terrifying stalking and harassment of the female neighbor from the  
3 beginning of 2008 through November 2008. Peyton's conduct resulted in multiple police holds  
4 and mental evaluations, and ultimately several arrests. Peyton's conduct only ended after he was  
5 arrested in the process of what is understood to be his attempting to abduct the neighbor, resulting  
6 in his extended incarceration and hospitalization, and the neighbors being forced to flee and move  
7 away. (Gregozek Decl., ¶8).

8         8. More specifically, in April 2008, Peyton was arrested for and charged with  
9 repeated acts of stalking his neighbor, including 8 charges of Harassment - Course of Conduct  
10 with No Legitimate Purpose, 8 charges of Stalking - Repeatedly Commit Acts To cause Fear, 1  
11 charge of making a false report, and 8 charges of Disorderly Conduct of a Hazardous/Physical  
12 Offense. (Id., ¶¶9-10, Exh. "B" - Criminal Complaint and corresponding Incident Reports, dated  
13 February 24, 2008, April 11, 2008, April 19, 2008 and April 20, 2008 with updates of incidents  
14 for April 21, July 8 and July 15, 2008, and police investigative reports thereto, with regard to  
15 Peyton's initial arrests for criminal Stalking, Harassment and Disorderly Conduct related to his  
16 neighbor; and Exh. "C" - Criminal Court Docket).

17         9. After Peyton's release from the mental hospital hold and his return home following  
18 the April 2008 arrests, he almost immediately and compulsively resumed and escalated in his  
19 obsessive unrelenting stalking of his female neighbor. As a result, in November 2008, Peyton was  
20 again arrested and charged with repeated acts of stalking his neighbor, that time arrested while in  
21 the process of following and pursuing the female neighbor as she drove to work. When Mr.  
22 Peyton was arrested, he had with him rubber gloves, a bag, a knit cap, a camera and an audio-  
23 recording device, among other items. The authorities report that there is no doubt that Peyton was  
24 in the process of seeking to abduct and kidnap the neighbor when he was stopped and taken into  
25 custody. (Gregozek Decl., ¶11). After Peyton was arrested, he was charged with repeated acts  
26 of stalking his neighbor, including 5 charges of Harassment - Course of Conduct with No  
27 Legitimate Purpose, 5 charges of Stalking - Repeatedly Commit Acts To cause Fear, and 5 charges  
28 of Disorderly Conduct of a Hazardous/Physical Offense. (Id., ¶¶11-12, Exh. "D" - Criminal

1 Complaint and corresponding Incident Report, dated November 5, 2008, and police investigative  
2 reports thereto, with regard to Mr. Peyton's subsequent arrest for criminal Stalking, Harassment  
3 and Disorderly Conduct related to his neighbor; and Exh. "D" - Criminal Court Docket).

4 10. Following his arrest as he was stalking, and understood to be attempting to abduct,  
5 his neighbor, Peyton remained in County Prison from November 5, 2008 through April 7, 2009.  
6 The prosecution of the Criminal Complaints for the April and November 2008 arrest incidents  
7 were consolidated, and both were adjudicated together in 2009. Due to his severe mental illnesses,  
8 Peyton was deemed incompetent and found not-guilty by reason of mental illness and insanity.  
9 In April 2009, Mr. Peyton was ordered transferred after sentencing to a state mental hospital, from  
10 which he was later released, with certain medication and other conditions. (Gregozek Decl., ¶13).

11 The authorities continue to consider Peyton a considerable risk for violence. (Id., ¶11)

12 **Violation of Order re Mandatory Anti-Psychotic Medication.**

13 11. As condition of his release from the mental hospital after his 2009 stalking  
14 prosecution and remittance to a mental health institution, Peyton was ordered to appear every other  
15 month for, and receive, regular injections of an anti-psychotic medication. Since March 25, 2010,  
16 Mr. Peyton has failed to appear for his ordered medication, and has since become more delusional  
17 and irrational. (Id., ¶14).

18 **Current Delusional and Paranoid Schizophrenia**

19 12. Peyton is a diagnosed schizophrenic, who exhibits classic symptoms of delusional  
20 and paranoid schizophrenia. In recent interviews with mental health personnel and with law  
21 enforcement trained with expertise in the area of threat assessment of stalkers and threat situations,  
22 Peyton has delusionally stated that he believes that he is was "International President of the  
23 World," but that he recently voluntarily stepped down from that position since he does not believe  
24 he is currently worthy of the position. Peyton further believes that he is also the "former King  
25 of Italy," as well as the current "head of the mafia". Peyton further stated that he believes that  
26 he is the subject of assassination attempts, believing, at times, that the CIA is helping to protect  
27 him, and, at times, that CIA is after him. (Gregozek Decl., ¶15).

28 / / /



1           13. Peyton has further stated to specialized law enforcement that he believes that he  
2 communicates directly with a large number of Heads-of-State, celebrities and the mafia. Peyton  
3 believes he knows and communicates mentally with these individuals, and hears voices. Peyton  
4 further irrationally and delusionally believes that he is related to dozens of different celebrities,  
5 politicians and other public figures, believing that many of them are brothers, sisters or -  
6 simultaneously - his parents. For example, Mr. Peyton believes he is related to, among many  
7 others, Oprah Winfrey, Nelson Mendella, Jennifer Lopez, Jay Z and Courtney Cox, along with  
8 Bill and Melinda Gates (who he refers to as one of many sets of his parents), former President  
9 George Bush (again, states he believes him to be one of his fathers), former President George W.  
10 Bush (another father) and Donald Trump (another father). (Gregozek Decl., ¶16).

11           **Escalating Fixation with and now Obsession and Stalking of Aniston**

12           14. Since June 25, 2010, Peyton has pursued and engaged in a pattern of conduct of  
13 harassment and stalking directed at Aniston, driving cross-country to seek to locate her and  
14 ultimately laying-in-wait for her outside locations at which he believed she frequents, while having  
15 in his possession items associated with a potential abduction. Peyton's stalking conduct constitutes  
16 a credible threat of violence.

17           15. Peyton has stated that he believes that he personally knows Aniston, and that for  
18 the past two-years, he has regularly and directly communicated "mentally" with Aniston. Peyton  
19 has stated that he believes that Aniston communicates with him mentally, and that Aniston  
20 communicates that she wants him to come find her, marry her and have him be the father of her  
21 children. Specifically, for example, Peyton stated, among other things, to mental health workers  
22 and law enforcement that:

23                   **"Jennifer communicated to me mentally that she wants me to**  
24                   **come and marry her, and wants me to be the father of her**  
25                   **children", and that "We love each other."**

26 (Gregozek Decl., ¶17).

27           16. On June 25, 2010, in pursuit of his fixation on and obsession with Aniston, Peyton  
28 left a written note for his father, at his and his father's Pennsylvania home, stating that he was "...

1 going to California,” which his father understood to mean he was going to find Jennifer Aniston.  
2 After Peyton left home, his father reported him to the local police as a missing person, and  
3 informed the authorities that his son is a diagnosed schizophrenic who has been hearing voices.  
4 (Gregozek Decl., ¶18, Exh. “F” - police “Incident Report”, dated June 2010).

5 17. As a result of the missing person report, in Nebraska, Peyton was stopped and  
6 temporarily detained by State Troopers. Soon after having been stopped by State Troopers,  
7 Peyton called and spoke with his mother, who sought to convince him to return to home. Peyton  
8 would not listen, refused to return home, and responded by stating that:

9 he was “going to California to marry Jennifer Aniston,” and

10 that he was “on a mission to go to Jennifer Aniston” and

11 that his mother “will hear about it on the news.”

12 (Id., ¶19). After Peyton’s statements in his call to his mother, she notified law enforcement about  
13 Peyton’s statements and intentions, and informed the authorities that she was afraid for the safety  
14 of Aniston because Peyton posed a danger to Aniston if he found her. (Id., ¶20).

15 18. Peyton openly admits that he drove cross-country, from Pennsylvania to Los  
16 Angeles, California, specifically to go to Aniston’s home and be with and marry Aniston – all in  
17 his irrational and delusional belief that they know each other and that they are romantically  
18 involved. Peyton further openly admits that, after arriving in Los Angeles, he tried to locate  
19 Aniston, and unable to locate her current residence, spent 8-straight-days through July 15, 2010  
20 at and outside a number of local restaurants and establishments, including located on Sunset Blvd,  
21 laying-in-wait looking for and attempting to locate Aniston to complete his “mission”. Peyton has  
22 admitted that, when waiting for Aniston proved unsuccessful, he canvassed the area near where  
23 he believed Aniston to live, and repeatedly approached and asked people if they knew where  
24 Aniston lived. Peyton admits that he was trying to obtain Aniston’s address, and that he was told  
25 by at least one person that she lived in Malibu. Peyton exhibited an obsession of locating Aniston,  
26 including near Sunset, as well as in Malibu. (Id., ¶21).

27 19. Peyton was ultimately found and detained while laying-in-wait for Aniston, parked  
28 at locations in which he believed she frequents, and that he believed would allow him to locate



1 her, confront her, give her his eerie messages of love carved into his car, and fulfil his mission  
2 of marrying her and fathering her children. At the time of his being taken into custody, Peyton  
3 was found inside his parked vehicle, a vehicle upon which he had used a sharp object to carve  
4 large messages for and about Aniston. Peyton admits that he had carved the following messages  
5 into the paint and gouged deep into the metal body of the hood and side of his vehicle:

6 "I LOVE JENNIFER ANISTON" (across driver's side); and

7 "I LOVE YOU JENNIFER ANISTON" (across the entire hood).

8 (Gregozek Decl., ¶22, Exh. "A" - Photos of Peyton's vehicle displaying the messages).

9 20. With what would cause any reasonable person to be placed in fear for her safety  
10 upon learning of the circumstances and conduct, inside his vehicle, at the time of his detention,  
11 Peyton had, among other things, a sharp object, a bag, a roll of duct tape, a variety of DVD's of  
12 movies in which Aniston appears, and a notebook and various scraps of loose paper in/on which  
13 Mr. Peyton wrote a variety of messages about and to Aniston. Some of his writings were about  
14 the possible locations of Aniston, and his efforts to locate her, including writing on several papers  
15 in his car, his belief that she lived in Malibu, including that "Jen lives in Malibu", "Jennifer  
16 Aniston lives in Malibu" and "Jen in Malibu". One of the writings in his notebook, with apparent  
17 messages to himself, stated:

18 "Jen told me she wants me to be the father of her children"; and

19 "Call Jen".

20 Peyton also had written and had with him a long list of potential baby names, boy and girl, for the  
21 children he intended to father with Aniston. (Gregozek Decl., ¶23).

22 21. After Peyton's detention, during his 5150 psychological mental evaluation 72-hour  
23 hold, Peyton was asked by threat assessment authorities his plans for after he is released from the  
24 hospital. In response, Peyton stated the following:

25 "I'm going to stay out here until I find Jen."

26 In further response, Peyton was specifically informed that his conduct was frightening Aniston,  
27 and that she did not want any communications from nor interaction with him. In response,  
28 continuing to exhibit is unrelenting compulsion and delusional obsession, Peyton stated:

1           **"I don't believe it, I know the truth, ... I'm not going to stop**  
2           **until we meet"; and, repeated, "going to stay out here until we**  
3           **meet" and "she wants me to be the father of her children".**

4 While in the 5150 hold, Peyton repeatedly expressed his desire to find Aniston and carry-out his  
5 "mission", stating that he continues to communicate with her mentally, and that he is convinced  
6 that he will find her and be with her and be the father of her children. (Gregozek Decl., ¶24).

7           22. People familiar with Peyton, including his mother and police that have been  
8 involved in numerous past incidents involving and arrests of Peyton, including his stalking arrests  
9 and trials, state that they are worried for the safety of Aniston should Peyton locate her. Based  
10 on professional experience and evaluation, law enforcement believe Peyton to be a real and  
11 credible threat of violence to any woman whose attention he directs his delusional stalking,  
12 including Aniston. Likewise, a member of the LAPD Threat Management Unit, trained experts  
13 in stalking threat assessment, including upon personal evaluation of Peyton, state a professional  
14 expert assessment that Peyton is obsessively stalking Aniston, and that he poses a real security  
15 concern, credible threat of violence, and imminent danger to the health and welfare of Aniston.  
16 (Id., ¶¶25-26). Peyton's fixation, obsessive conduct and stalking has caused Petitioner to become  
17 seriously alarmed, annoyed and harassed, and has caused her, as would any reasonable person,  
18 to suffer distress. (Aniston Decl., ¶5-6).

19           23. Peyton has displayed a compulsive and unrelenting desire to make contact with  
20 Petitioner, and exhibited his irrational and delusional belief that he knows her, is romantically  
21 involved with her, and will complete his "mission", one-way-or-another, to marry and become  
22 the father of Petitioner's children. Peyton is clearly a person obsessed with Petitioner, and now  
23 that he has traveled cross-country to the location of Petitioner's residence and areas she frequents,  
24 Peyton admittedly will not stop stalking and attempting to communicate with her until, or unless,  
25 ordered by a court of law.

26           24. Initially Peyton's schizophrenic delusional obsession with and fixation on Petitioner  
27 was from afar, with his communication limited to his belief that he "mentally" communicates with  
28 her. However, recently, after failing to comply with his court ordered medication regiment, from



1 June 25, 2010 through July 15, 2010, and through the date of this petition, Peyton's series of  
2 erratic, unpredictable, harassing and stalking conduct has continued and escalated. Peyton's  
3 increasingly aggressive and harassing stalking conduct has become extremely frightening to  
4 Petitioner, who fears for the personal safety of herself, her friends, and anyone around her. As  
5 a result of Peyton's frightening conduct, the LAPD was notified of the incidents described  
6 hereinabove. Petitioner was advised by the LAPD Threat Management Unit to advance this  
7 Petition/Application for Orders Prohibiting Harassment, because, based upon Peyton's history and  
8 own statements and conduct, unless Peyton's conduct is prevented by order of this Court, the said  
9 conduct will likely continue, and escalate.

10 25. Based on all of these facts it is clear that unless restrained by court order for the  
11 maximum period, and pending hearing on this Petition, Peyton's harassing and stalking conduct  
12 will continue, and escalate, and Petitioner's safety and welfare of would be placed in jeopardy.  
13

14 **APPLICATION FOR AN OSC RE TRO AND FOR INJUNCTION SHOULD BE**  
15 **GRANTED TO RESTRAIN PEYTON FROM FURTHER HARASSING CONDUCT**

16 26. Pursuant to Code of Civil Procedure Section 527.6, a person who has suffered  
17 harassment, such as by stalking, may seek a restraining order and an injunction prohibiting  
18 harassment. Code Civ. Proc. § 527.6(a). It provides, in pertinent part:

19 “(a) A person who has suffered harassment as defined in subdivision (b) may seek  
20 a temporary restraining order and an injunction prohibiting harassment as provided  
21 in this section.

22 (b) For the purposes of this section, “harassment” is unlawful violence, a **credible**  
23 **threat of violence, or a knowing and willful course of conduct directed at a**  
24 **specific person that seriously alarms, annoys, or harasses the person**, and that  
25 serves no legitimate purpose. The course of conduct must be such as would cause  
26 a reasonable person to suffer substantial emotional distress, and must actually cause  
27 substantial emotional distress to the plaintiff.”  
28 \*\*\*

29 “(1) ‘**Unlawful violence**’ is any assault or battery, or stalking as prohibited in  
30 Section 646.9 of the Penal Code, but shall not include lawful acts of self-defense  
31 or defense of others.

32 (2) ‘**Credible threat of violence**’ is a knowing and willful statement or course of  
33 conduct that would place a reasonable person in fear for his or her safety, or the  
34 safety of his or her immediate family, and that serves no legitimate purpose.

35 (3) ‘**Course of conduct**’ is a pattern of conduct composed of a series of acts over  
36 a period of time, however short, evidencing a continuity of purpose, including  
37 following or stalking an individual, making harassing telephone calls to an  
38

1 individual, or sending harassing correspondence to an individual by any means,  
2 including, but not limited to, the use of public or private mails, interoffice mail,  
3 fax, or computer e-mail. Constitutionally protected activity is not included within  
4 the meaning of "course of conduct."

Code Civ. Proc. § 527.6 (emphasis added).

5 27. Peyton's conduct directed at Petitioner constitutes harassment and unlawful threat  
6 of violence by stalking and a willful course of conduct directed against Petitioner, which has  
7 seriously alarmed, annoyed and harassed her and which serves no legitimate purpose. CCP §  
8 527.6(b). (Aniston Decl., ¶¶5-6).

9 28. It is clear from Peyton's bizarre and irrational and delusional conduct and  
10 statements, and his menacing and stalking conduct, that unless restrained by court order for the  
11 maximum period and pending hearing on this Petition, Peyton's harassing, threatening and stalking  
12 conduct will continue and likely increase and maybe worsen. As a result of Peyton's continuing  
13 and heightened stalking and harassing behavior, including his recent actions of showing-up at  
14 locations he believes Petitioner frequents and laying-in-wait for her, and trying to insert himself  
15 into her private and personal life in pursuit of his "mission" to marry her and father her children,  
16 Petitioner has become seriously alarmed and has real and reasonable fears for her safety, and that  
17 of her friends, representatives and those around her.

18 29. The injunctive relief sought herein should be granted for a period of three (3) years.  
19 Such a period is authorized by Code of Civil Procedure § 527.6(d). The three (3) year period is  
20 necessary in order to protect Petitioner from the Peyton's long-time obsession and escalating  
21 fixation now manifesting into harassing, unprivileged and threatening conduct.

22 30. The scope of the injunctive relief sought hereunder is authorized under Code of  
23 Civil Procedure § 527.6. This section provides for the granting of injunctive relief against any  
24 harassing course of conduct provided there is no legitimate reason for the conduct and there are  
25 no constitutional rights being violated. Code Civ. Proc. § 527.6.

26 31. Clearly there are no constitutional rights at issue in this case where the injunction  
27 is sought to restrain Peyton from potentially physically assaulting Petitioner, or to restrain Peyton  
28 going near or into Petitioner's private home, and from speaking with or attempting to



1 communicate with her, either directly or through third-parties.

2 32. Peyton's conduct is repeated and ongoing in nature and constitutes a course of  
3 conduct that is harmful, threatening and damaging to Petitioner. This is precisely the type of  
4 conduct which the injunctive relief provisions of Code of Civil Procedure § 527.6 were designed  
5 to prevent. See, *Ensworth v. Mullvain* (1990) 224 Cal.App.4th 1105, 274 Cal.Rptr. 447  
6 (injunctive relief under this section was granted to a psychologist against a former patient who  
7 knowingly and willfully engaged in a course of conduct that seriously annoyed, or harassed  
8 plaintiff); *Volpicelli v. Jared Sidney Torrance Memorial Hospital* (1980) 109 Cal.App.3d 242, 167  
9 Cal.Rptr. 610 (injunctive relief granted upon evidence of ongoing wrongful actions).

10 CONCLUSION

11 For the forgoing reasons, Petitioner respectfully requests that the Court immediately grant  
12 the injunctive relief being sought herein in order to protect her against Peyton's harassing and  
13 stalking conduct.

14 ///

15 ///

16 ///

DECLARATION OF JENNIFER ANISTON

I, JENNIFER ANISTON, declare as follows:

1. The facts stated herein are stated of my own personal knowledge and, if called and sworn as a witness, I could and would testify competently thereto.

2. I am a professional television and theatrical motion picture actress. I am the petitioner in the captioned action.

3. This declaration is submitted in support of the Request for an Order to Stop Harassment against a Jason Peyton, and supplements my signed submission of the application form titled "Request for Orders to Stop Harassment", and my statements and the facts contained in the incorporated Attachment "A" thereto (collectively, the "Request for Orders to Stop Harassment").

4. As set forth in the Request for Orders to Stop Harassment, I do not personally know nor have any relationship with Jason Peyton, nor do I desire any interaction or communication with him what-so-ever. Despite these facts, Mr. Peyton has aggressively sought to have personal contact with me and insert himself into my life.

5. I have been informed and am aware that Mr. Peyton has a history of mental illness, violent behavior, and has engaged in prior stalking related incidents. I have been further informed and am aware that, under the delusional belief that he and I personally know each other and that he will marry me, Mr. Peyton drove his car from Pennsylvania across the country to Los Angeles, California to locate and be with me. I understand that, despite Mr. Peyton being informed by law enforcement and mental health workers that his pursuit of me is delusional and that he is to cease any attempts to contact or see me, he has reaffirmed his continued desire to seek to contact me and to interact with me. Due to the Mr. Peyton's delusional compulsion and increasingly harassing, stalking and threatening conduct, I have been subjected to a course of conduct which has and is seriously alarming, annoying and harassing me.

6. Mr. Peyton's on-going, ever-increasing, aggressive and harassing conduct are extremely distressing. I fear for my personal safety, and that of those around me.

///



1           7.       As set forth in my declaration by submission of my Request for Orders to Stop  
2 Harassment, the Attachment A thereto, and related pleadings and exhibits, I respectfully request  
3 that the Court make an order prohibiting and restraining Jason Peyton from coming near me, my  
4 residence, my workplaces, or wherever I am, and prohibit any other type of harassment and any  
5 attempted communications, whether directly or indirectly.

6           I declare under penalty of perjury under the laws of the State of California that the  
7 foregoing is true and correct.

8           Executed this 16<sup>th</sup> day of July 2010 at Los Angeles, California.

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12 JENNIFER ANISTON  
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**DECLARATION OF DETECTIVE JOHN GREGOZEK**

I, JOHN GREGOZEK, LAPD Detective, declare as follows:

1. The facts stated herein are stated of my own personal knowledge and, if called and sworn as a witness, I could and would testify competently thereto.

2. I am over 18 years of age. I am a over thirteen-year veteran and a detective with the Los Angeles Police Department ("LAPD"), and I am currently assigned to Detective Support and Vice Division of the LAPD's Threat Management Unit ("LAPD TMU"). My current responsibilities involve investigating stalking cases wherein an individual demonstrates an abnormal fixation on another person(s) and/or generates a long term pattern of harassment.

3. The LAPD TMU, established in 1990, was the first law enforcement division in the country created to specialize in and combat stalking. The LAPD TMU, which protects the famous, infamous and not-famous alike, is also responsible for investigating all threats directed to the city's elected officials and aggravated stalking cases on a citywide basis; maintaining liaison with identified entertainment industry studios within the city; investigating workplace violence involving City entities and employees; and serving as a standing resource for the City's Threat Assessment Team. The LAPD TMU handles approximately 250 cases a year; with celebrity stalkers accounting for at least 10 percent of the LAPD TMU annual caseload.

4. As detective and member of the LAPD TMU, I am an expert in the area of threat assessment of stalkers and threat situations, including celebrity stalkers. In furtherance of my knowledge in this area, I and the entire LAPD TMU actively participate in The Association of Threat Assessment Professionals (ATAP), a non-profit organization whose objective is to learn more about how best to protect victims of stalking, harassment and threat situations. The ATAP is a diverse association comprised of professionals such as law enforcement officers, prosecutors, mental health professionals, and corporate security experts. Its mission is to share and facilitate the experiences and techniques of professionals in the field of threat assessment and/or threat management, including at scheduled conferences, to, among other things, increase our expertise in assessing how best to protect victims of stalking, harassment and threat situations.



1           5.       On or about July 15, 2010, a male adult individual by the name of Jason Peyton was  
2 detained and held on a 5150 psychological mental evaluation hold, related to his stalking of actress  
3 Jennifer Aniston. I am the lead detective assigned to the matter and investigation with regard to  
4 Jason Peyton. During the course of my investigation and preparation of a police report and file  
5 with regard to Jason Peyton's apparent compulsive stalking of Ms. Aniston, I interviewed Mr.  
6 Peyton himself, Mr. Peyton's mother, and Sergeant Michael Mcgettigan (a local law enforcement  
7 officer in Pennsylvania who was the arresting and investigating officer in a number of prior  
8 stalking and harassment incidents involving Mr. Peyton). I have obtained and have personal  
9 knowledge and/or information with regard to Mr. Peyton's stalking of Ms. Aniston, and with  
10 regard to his background and criminal and mental history, as follows.

11  
12       **Mr. Peyton's History of Mental Illness, Physical Violence and Stalking Arrests.**

13           6.       Through my interview of Mr. Peyton, Mr. Peyton's mother, Sergeant Mcgettigan,  
14 and review of police and court records, I am informed and understand that Mr. Peyton, now  
15 twenty-four-years-old, has suffered from various mental illnesses for much of his life. He was  
16 diagnosed as bi-polar in the seventh-grade, at approximately twelve years of age. At age sixteen,  
17 Mr. Peyton was also diagnosed with schizophrenia. I am informed and believe that, currently,  
18 Mr. Peyton is diagnosed bi-polar disorder and schizophrenia and delusional and paranoid  
19 schizophrenia, and hears voices. Mr. Peyton's mother informed me that Mr. Peyton has had a  
20 violent history, including towards women when he does not get what he wants. Mr. Peyton has  
21 been institutionalized on a number of occasions as a result of his mental illness and/or violent or  
22 harassing criminal conduct, including involving at least four known suicide attempts, stalking and  
23 harassing a female neighbor whom he is believed to have planned to kidnap, and physically  
24 battering and attacking his own mother.

25       **Suicide Attempts and Physical Attacks of Mother.**

26           7.       One of Mr. Peyton's - at least four known - suicide attempts involved him  
27 attempting to stab himself repeatedly with a silverware knife. One of Mr. Peyton's - at least four  
28 known - physical attacks of his mother involved his attacking and hitting her with a golf club.

1           **Prior Stalking and Potential Attempted Abduction of a Woman of His Desire.**

2           8.       Through my interview of Mr. Peyton, Mr. Peyton's mother, Sergeant Mcgettigan,  
3 and review of police and court records, I am informed and understand that prior to acting on his  
4 current delusional fixation on and obsession of Ms. Aniston, Mr. Peyton had a three-year fixation  
5 and obsession with a married female (now former) next-door neighbor, located in Pennsylvania,  
6 with whom he delusionally believed he was in a relationship. Mr. Peyton's obsession ultimately  
7 developed into stalking in the beginning of 2008, and Mr. Peyton engaged in an approximately  
8 year-long course of harassment and criminal stalking of the female neighbor – which only ended  
9 after Mr. Peyton was incarcerated and hospitalized, and the neighbors were forced to move away.  
10 Between February and November 2008, at least five separate harassment Incident Reports were  
11 filed with the police by the female neighbor with regard to a dozen or more stalking incidents.  
12 Mr. Peyton's conduct resulted in multiple police holds and mental evaluations, and ultimately  
13 several arrests, as referenced in further detail hereinbelow.

14           9.       In April 2008, Mr. Peyton was arrested for and charged with repeated acts of  
15 stalking his neighbor and disorderly conduct, as well as providing a false report to police.  
16 Specifically, Mr. Peyton was charged with 8 charges of Harassment - Course of Conduct with No  
17 Legitimate Purpose, 8 charges of Stalking - Repeatedly Commit Acts To cause Fear, 1 charge of  
18 making a false report, and 8 charges of Disorderly Conduct of a Hazardous/Physical Offense.  
19 After his arrest, and as a result of Mr. Peyton's conduct and sever mental illness, Mr. Peyton was  
20 ordered to be hospitalized for evaluation at a mental institution.

21           10.      In the normal course of my investigation, I obtained copies of the Criminal  
22 Complaint, Incident Reports and investigative reports, and Criminal Court Docket, with regards  
23 to Mr. Peyton's April 2008 arrest and related subsequent prosecution. Attached hereto as Exhibit  
24 "B" is, to my knowledge, a true and correct copy (with private information/addresses redacted)  
25 of the Pennsylvania police "Criminal Complaint," Incident No. 20080420M9373, and  
26 corresponding "Incident Reports" dated February 24, 2008, April 11, 2008, April 19, 2008 and  
27 April 20, 2008 with updates of incidents for April 21, July 8 and July 15, 2008, and police  
28 investigative reports thereto, with regard to Mr. Peyton's initial arrests for criminal Stalking,



1 Harassment and Disorderly Conduct related to his neighbor. Attached hereto as Exhibit "C" is,  
2 to my knowledge, a true and correct copy (with private information/addresses redacted) of  
3 Pennsylvania Court Criminal Court Docket No. CP-46-CR-0004452-2008, in the matter of  
4 *Commonwealth of Pennsylvania v. Jason Randall Peyton*, which sets forth charges against Mr.  
5 Peyton as follows: 8 charges of Harassment - Course of Conduct with No Legitimate Purpose,  
6 8 charges of Stalking - Repeatedly Commit Acts To cause Fear, 1 charge of making a false report,  
7 and 8 charges of Disorderly Conduct of a Hazardous/Physical Offense.

8 11. As set forth in a further Criminal Complaint, Incident Reports and Criminal Court  
9 Docket, after Mr. Peyton's release from the mental hospital hold and his return home, he resumed  
10 and escalated in his obsessive unrelenting stalking of his female neighbor. In November 2008,  
11 Mr. Peyton was again arrested and charged with stalking his neighbor. Mr. Peyton was arrested  
12 while in the process of following and pursuing the female neighbor as she drove to work. When  
13 Mr. Peyton was arrested, he had with him rubber gloves, a bag, a knit cap, a camera and an  
14 audio-recording device, among other items. The arresting and investigating officer, Sergeant  
15 Mcgettigan, reports that there is no doubt in his mind, and by the evidence, that Mr. Peyton was  
16 in the process of seeking to abduct and kidnap the neighbor when he was stopped and taken into  
17 custody, and that he considers Mr. Peyton a considerable risk for violence. Mr. Peyton has  
18 admitted to a three-year obsession with his married - now former - neighbor, whom he  
19 delusionally and falsely believes is in love with him, and mentally communicated to him that she  
20 wanted Mr. Peyton to be with her.

21 12. In the normal course of my investigation, I obtained copies of the Criminal  
22 Complaint, Incident Reports and investigative reports, and Criminal Court Docket, with regards  
23 to Mr. Peyton's November 2008 arrest and related subsequent prosecution. Attached hereto as  
24 Exhibit "D" is, to my knowledge, a true and correct copy (with private information/addresses  
25 redacted) of the Pennsylvania police "Criminal Complaint," Incident No. 20081105M4082, and  
26 corresponding "Incident Report" dated November 5, 2008, and police investigative reports  
27 thereto, with regard to Mr. Peyton's subsequent arrest for criminal Stalking, Harassment and  
28 Disorderly Conduct related to his neighbor. Attached hereto as Exhibit "E" is, to my knowledge,

1 a true and correct copy (with private information/addresses redacted) of Criminal Court Docket  
2 No. CP-46-CR-0009004-2008, in the matter of *Commonwealth of Pennsylvania v. Jason Randall*  
3 *Peyton*, which sets forth charges against Mr. Peyton as follows: 5 charges of Harassment - Course  
4 of Conduct with No Legitimate Purpose, 5 charges of Stalking - Repeatedly Commit Acts To cause  
5 Fear, and 5 charges of Disorderly Conduct of a Hazardous/Physical Offense.

6 13. Following his arrest as he was stalking, and understood to be attempting to abduct,  
7 his neighbor, Mr. Peyton remained in County Prison from November 5, 2008 through April 7,  
8 2009. Due to Mr. Peyton's unrelenting conduct and stalking, Mr. Peyton's neighbors were  
9 ultimately forced to sell their home and move-away. The prosecution of the Criminal Complaint  
10 for the April 2008 arrest incidents was consolidated with the Criminal Complaint for the  
11 November 2008 arrest incidents, and both were adjudicated together in 2009. Due to his sever  
12 mental illnesses, Mr. Peyton was deemed incompetent and found not-guilty by reason of mental  
13 illness and insanity. In April 2009, Mr. Peyton was ordered transferred after sentencing to a state  
14 mental hospital, from which he was later released, with certain conditions.

15 **Violation of Current Court Orders re Mandatory Anti-Psychotic Medication.**

16 14. As condition of his release from the mental hospital after the 2009 stalking  
17 prosecution, Mr. Peyton was ordered to appear every other month for, and receive, regular  
18 injections of an anti-psychotic medication. Since March 25, 2010, Mr. Peyton has failed to appear  
19 for his Court ordered medication. Since June 25, 2010, Mr. Peyton has pursued and engaged in  
20 a pattern of conduct of stalking and harassment directed at Ms. Aniston.

21  
22 **Current Delusional and Paranoid Schizophrenia**

23 15. While interviewing Mr. Peyton in the course of my current investigation, he has  
24 stated to me that believes that he was "International President of the World." Mr. Peyton states,  
25 however, that he recently voluntarily stepped down from his position as International President  
26 of the World, as, for unspecified reasons, he does not believe he is currently worthy of the  
27 position. Mr. Peyton has further stated to me that he believes that he is also the "former King of  
28 Italy." Mr. Peyton has further stated to me that he believes that he is also the "head of the mafia".



1 Mr. Peyton has further stated to me that he believes that he is the subject of assassination attempts,  
2 and, during our conversations, switched between stating he believes that the CIA is helping to  
3 protect him, to indicating that he believes that the CIA is after him.

4 16. Mr. Peyton has further stated to me that he believes that he communicates directly  
5 with a large number of Heads-of-State, celebrities and the mafia. Mr. Peyton states that he  
6 believes he knows and communicates mentally with these individuals, and hears voices. Mr.  
7 Peyton has further stated to me that he believes that he is related to dozens of different celebrities,  
8 politicians and other public figures, believing that many of them are brothers, sisters or -  
9 simultaneously - his parents. For example, Mr. Peyton stated he believes he is related to, among  
10 many others, Oprah Winfrey, Nelson Mendella, Jennifer Lopez, Jay Z and Courtney Cox, along  
11 with Bill and Melinda Gates (who he refers to as one of many sets of his parents), former  
12 President George Bush (again, states he believes him to be one of his fathers), former President  
13 George W. Bush (another father) and Donald Trump (another father). Mr. Peyton's statements  
14 and conduct exhibits classic symptoms of delusional and paranoid Schizophrenia.

15  
16 **Two-Year Escalating Fixation with and now Obsession and Stalking of Ms. Aniston.**

17 17. Mr. Peyton has stated to me that he believes that he personally knows Ms. Aniston,  
18 and that for the past two-years, he has regularly and directly communicated "mentally" with Ms.  
19 Aniston. Mr. Peyton stated that Ms. Aniston communicates with him mentally, and that Ms.  
20 Aniston communicates that she wants him to come find her, marry her and have him be the father  
21 of her children. Specifically, for example, Mr. Peyton stated, among other things, that:

22  
23 "Jennifer communicated to me mentally that she wants me to  
24 come and marry her, and wants me to be the father of her  
25 children", and that "We love each other."

26  
27 ///

28 ///

1           18.     On or about June 25, 2010, Mr. Peyton left a written note for his father, at his and  
2 his father's Pennsylvania home, stating that he was "... going to California," which his father  
3 stated he understood to mean he was going to find Jennifer Aniston. At a point after Mr. Peyton  
4 left home, his father reported him to the local Pennsylvania police as a missing person. In the  
5 normal course of my investigation, I obtained copies of a police Incident Report with regards to  
6 Mr. Peyton's father reporting him missing in June 2010, after he left to drive to California to find  
7 Ms. Aniston. Pursuant to the report and interviewing of Sgt. McGettigan, Mr. Peyton's father  
8 stated that his son is a diagnosed schizophrenic who has been hearing voices. Attached hereto as  
9 Exhibit "F" is, to my knowledge, a true and correct copy (with private information/addresses  
10 redacted) of the Pennsylvania police "Incident Report", dated June 2010.

11           19.     As a result of the missing person report, in Nebraska, Mr. Peyton was stopped and  
12 temporarily detained by State Troopers. While traveling to Los Angeles, Mr. Peyton did call and  
13 speak with his mother, who sought to convince him to return to home. Mr. Peyton would not  
14 listen, refused to return home, and responded by stating that:

15  
16                   he was "going to California to marry Jennifer Aniston," and  
17                   that he was "on a mission to go to Jennifer Aniston" and  
18                   that his mother "will hear about it on the news."  
19

20           20.     After Mr. Peyton's statements in his call to his mother, his mother notified law  
21 enforcement about Mr. Peyton's statements and intentions. Mr. Peyton's mother informed me,  
22 during the course of my investigation, that she was afraid for the safety of Ms. Aniston because  
23 Mr. Peyton posed a danger to Ms. Aniston if he found her.

24           21.     Mr. Peyton has admitted directly to me that he drove cross-country, from  
25 Pennsylvania to Los Angeles, California, specifically to go to Ms. Aniston's home and be with  
26 and marry Ms. Aniston. Mr. Peyton has further stated, and admitted, that after arriving in Los  
27 Angeles, that he tried to locate Ms. Aniston, and unable to locate her current residence, spent 8-  
28 straight-days through July 15, 2010 at and outside a number of local restaurants and



1 establishments, located on Sunset Blvd, laying-in-wait looking for and attempting to locate Ms.  
2 Aniston. Mr. Peyton states that the "secret service told me to wait [or look] on Sunset" for Ms.  
3 Aniston. Mr. Peyton has admitted that, when waiting for her proved unsuccessful, he canvassed  
4 the area near where he believed Ms. Aniston to live, and repeatedly approached and asked people  
5 if they knew where Ms. Aniston lived. Mr. Peyton admitted that he was trying to obtain Ms.  
6 Aniston's address, and that he was told by at least one person that she lived in Malibu. Mr.  
7 Peyton exhibited an obsession of locating Ms. Aniston, including near Sunset and in Malibu.

8 22. Mr. Peyton was detained while laying-in-wait for Ms. Aniston at locations in which  
9 he believed she frequents. At the time of his being taken into custody, Mr. Peyton was found  
10 inside his parked vehicle, a vehicle upon which he had used a sharp object to carve large messages  
11 for and about Ms. Aniston. Mr. Peyton admitted to me that he had carved the following messages  
12 into the paint and gouged into the metal body of the hood and side of his vehicle:

13  
14 "I LOVE JENNIFER ANISTON" (across driver's side); and

15  
16 "I LOVE YOU JENNIFER ANISTON" (across the entire hood).  
17

18 Attached as Exhibit "A" are true and correct copies of photographs of Mr. Peyton's vehicle, taken  
19 at the time of his detention, capturing the messages for Ms. Aniston that Mr. Peyton gouged with  
20 a sharp object into the paint and body of his vehicle, which he parked at a location he believed Ms.  
21 Aniston frequented, would receive his message, and that he could confront her to complete his  
22 mission.

23 23. Inside his vehicle, at the time of his detention on Sunset Blvd., Mr. Peyton had,  
24 among other things, a sharp object, a bag, a roll of duct tape, a variety of DVD's of movies in  
25 which Ms. Aniston appears, and a notebook and various scraps of loose paper in/on which Mr.  
26 Peyton wrote a variety of messages about and to Ms Aniston. Some of his writings were about  
27 the possible locations of Ms. Aniston, and his efforts to locate her, including writing on several  
28 papers in his car, his belief that she lived in Malibu, including that "Jen lives in Malibu",

1 "Jennifer Aniston lives in Malibu" and "Jen in Malibu". One of the writings in his notebook,  
2 with apparent messages to himself, stated:

3  
4 **"Jen told me she wants me to be the father of her children"; and**

5  
6 **"Call Jen".**

7  
8 Mr. Peyton also had written and had with him a long list of potential baby names, boy and girl,  
9 for the children he intended to father with Ms. Aniston.

10  
11 24. After Mr. Peyton's detention, while I interviewed him during his 5150  
12 psychological mental evaluation hold, I asked Mr. Peyton his plans for after he is released from  
13 the hospital. In response, Mr. Peyton stated to me the following:

14  
15 **"I'm going to stay out here until I find Jen."**

16  
17 In response, I specifically informed Mr. Peyton that his conduct was frightening Ms. Aniston, and  
18 that she did not want any communications from nor interaction with him. In response, Mr. Peyton  
19 stated:

20  
21 **"I don't believe it, I know the truth, ... I'm not going to stop**  
22 **until we meet"; and, he repeated, "going to stay out here until we**  
23 **meet" and "she wants me to be the father of her children".**

24  
25 Mr. Peyton repeatedly expressed to me his desire to find Ms. Aniston and carry-out his "mission",  
26 that he communicates with her mentally, and that he is convinced that he will find her and be with  
27 her and be the father of her children.

28 / / /



1           25.     During my investigation, Mr. Peyton's mother stated to me that, based on  
2 Mr. Peyton's past history, and his current conduct and statements, she is worried for the safety of  
3 Ms. Aniston. The Pennsylvania Police Sergeant, that has been involved in numerous past  
4 incidents involving and arrests of Mr. Peyton, including his stalking arrests and trials, has reported  
5 that based on his professional experience and evaluation, he believes Mr. Peyton to be a real and  
6 credible threat of violence to any woman whose attention he directs his delusional stalking,  
7 including Ms. Aniston.

8           26.     During these investigations I have interviewed numerous suspects in regards to their  
9 methods of operation, as well as numerous victims, in terms of the process of mental anguish they  
10 have endured, and am I am a trained expert in stalking threat assessment. It is my professional  
11 opinion that Mr. Peyton is stalking Ms. Aniston, and that he poses a real security concern,  
12 credible threat of violence, and imminent danger to the health and welfare of Ms. Aniston. My  
13 opinion and evaluation is based on my experience as an over thirteen-year veteran and detective  
14 with the LAPD, and member of the LAPD TMU, participation in Threat Management  
15 Conferences and threat assessment education and expertise, and, among other things, my face-to-  
16 face meeting with, discussion with and evaluation of Jason Peyton, my knowledge of the facts  
17 related to Mr. Peyton's current stalking and obsessive attention towards Ms. Aniston, my review  
18 of Mr. Peyton's arrest records and criminal history, my interview and conversation of Mr.  
19 Peyton's mother as to Mr. Peyton's violent background and criminal and mental history, my  
20 evaluation of information and case files provided by law enforcement who have been involved in  
21 past stalking matters involving Mr. Peyton, and my review of the facts contained in the  
22 Application for TRO and Injunction Against Harassment in the matter *Aniston v. Peyton*.

23     ///

24     ///

25     ///

26     ///

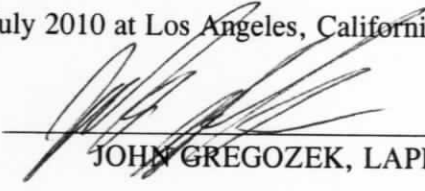
27     ///

28     ///

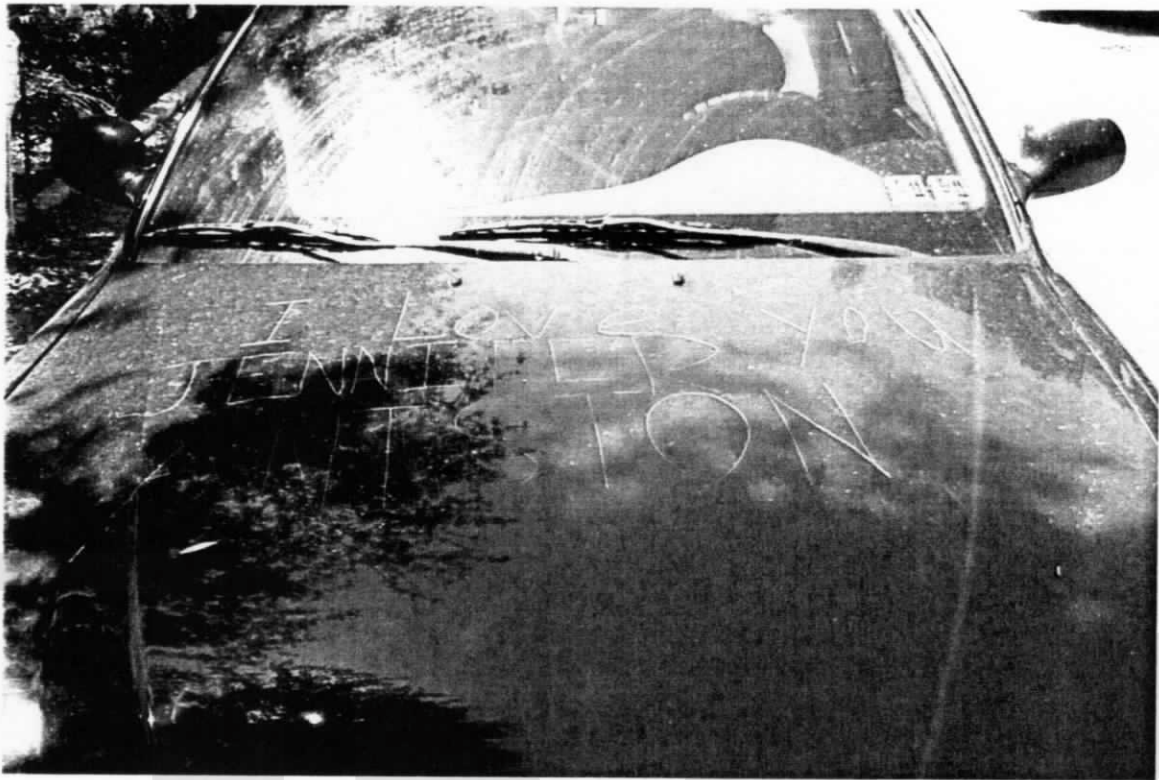
1           **27.**     It is my professional opinion that it is imperative as a tool for law enforcement to  
2 help protect Ms. Aniston from Mr. ~~Peyton~~ <sup>Peyton</sup> and his stalking and harassment, that a TRO and an  
3 Injunction Against Harassment be issued against Mr. ~~Peyton~~ <sup>FEYTON</sup>.

4           I declare under penalty of perjury under the laws of the State of California that the  
5 foregoing is true and correct.

6           Executed this 16<sup>th</sup> day of July 2010 at Los Angeles, California.

7  
8   
9 \_\_\_\_\_  
10 JOHN GREGOZEK, LAPD Detective  
11  
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IMZ



COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF MONTGOMERY

Magisterial District Number: 38-1-01

MDJ: Hon. ESTER J. CASILLO

Address: 317 W. GERMANTOWN PIKE  
EAST NORRITON, PA 19403

Telephone: 610-272-3029



POLICE CRIMINAL COMPLAINT  
COMMONWEALTH OF PENNSYLVANIA  
VS.

DEFENDANT:

JASON

First Name

Middle Name

PEYTON

Last Name

Gen.

WEST NORRITON, PA 19403

NCIC Extradition Code Type

- ☐ 1-Felony Full ☐ 4-Felony No Ext. ☒ B-Misdemeanor Limited ☐ E-Misdemeanor Pending  
☐ 2-Felony Ltd. ☐ 5-Felony Pend. ☐ C-Misdemeanor Surrounding States  
☐ 3-Felony Surrounding States ☐ A-Misdemeanor Full ☐ D-Misdemeanor No Extradition  
☐ Distance: \_\_\_\_\_

DEFENDANT IDENTIFICATION INFORMATION

<b>RACE</b> <input type="checkbox"/> White <input type="checkbox"/> Asian <input checked="" type="checkbox"/> Black <input type="checkbox"/> Native American <input type="checkbox"/> Unknown	<b>ETHNICITY</b> <input type="checkbox"/> Hispanic <input checked="" type="checkbox"/> Non-Hispanic <input type="checkbox"/> Unknown	Docket Number CR-155-08	Date Filed 4/21/08	OTN/LiveScan Number K 599681-5	Complaint/Incident Number 20080420M9373
		DOB 10/01/1985	POB		
		Add'l. DOB / /	SSN [REDACTED]	Add'l. SSN	
		AKA First Name Middle Name Last Name Gen.			
<b>HAIR COLOR</b> <input type="checkbox"/> BLK (Black) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> RED (Red/Aubn) <input type="checkbox"/> EYE COLOR <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> ONG (Orange) <input type="checkbox"/> BLN (Blonde / Strawberry) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> PLE (Purple) <input type="checkbox"/> WHI (White) <input type="checkbox"/> BLK (Black) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> MUL (Multicolored) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> SDY (Sandy) <input checked="" type="checkbox"/> XXX (Unk./Bald) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> MAR (Maroon) <input checked="" type="checkbox"/> UNK-(Unknown)					
<b>Request Lab Service?</b> <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	<b>Driver License</b> State PA License Number [REDACTED] Expires [REDACTED]	<b>WEIGHT (lbs.)</b> 0			
<b>DNA</b> <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	<b>DNA Location</b> [REDACTED]	<b>HEIGHT (In.)</b> 0			
<b>FBI Number</b> [REDACTED]	<b>MNU Number</b> [REDACTED]	<b>HEIGHT (In.)</b> 0			
<b>DEFENDANT VEHICLE INFORMATION</b>					
<b>Plate #</b> [REDACTED]	<b>State</b> [REDACTED]	<b>Hazmat</b> <input type="checkbox"/>	<b>Registration Sticker (MM/YY)</b> [REDACTED]	<b>Comm'l Veh. Ind.</b> <input type="checkbox"/>	<b>School Veh.</b> <input type="checkbox"/>
<b>VIN</b> [REDACTED]	<b>Year</b> 0	<b>Make</b> [REDACTED]	<b>Model</b> [REDACTED]	<b>Style</b> [REDACTED]	<b>Color</b> [REDACTED]

Office of the attorney for the Commonwealth ☐ Approved ☐ Disapproved because: \_\_\_\_\_

(The attorney for the Commonwealth may require the complaint, arrest warrant affidavit, or both, be approved by the attorney for the Commonwealth prior to filing. See PA.R.Crim.P 507).

(Name of the attorney for the Commonwealth-Please Print or Type)

(Signature of the attorney for the Commonwealth)

(Date)

I, DET. SGT. M. F. MCGETTIGAN

(Name of the Affiant)

of WEST NORRITON TWP PD

(Identify Department or Agency Represented and Political Subdivision)

do hereby state:

1. ☒ I accuse the above named defendant who lives at the address set forth above  
☐ I accuse the defendant whose name is unknown to me but who is described as

☐ I accuse the defendant whose name and popular designation are unknown to me and whom I have therefore designated as John Doe or Jane Doe

with violating the penal laws of the Commonwealth of Pennsylvania at

1504 REAGAN CT WEST NORRITON

in MONTGOMERY

County [ 46 ]  
(County Code)

on or about Sunday April 20, 2008 at 2210 hrs.

[111]  
(Subdivision Code)

WEST NORRITON  
(Place-Political Subdivision)

17  
PSP/MPOETC - Assigned Affiant ID Number & Badge #  
0463100  
(Police Agency ORI Number)

EXHIBIT B



# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: 11	OTN/LiveScan Number	Complaint/Incident Number: 20080420M9373
Defendant Name	First: JASON	Middle:	Last: PEYTON

2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 PA C.C. 4904) relating to unsworn falsification to authorities.
4. This complaint is comprised of the preceeding Page, as well as the attached pages that follow, numbered 3 through 7, specifying the offenses and Participants, if any.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

April 21, 2008 (Date) [Signature] (Signature of Affiant)

AND NOW, on this date April 21, 2008 I certify that the complaint has been properly completed and verified. An affidavit of probable cause must be completed before a warrant can be issued.

38-1-01  
(Magisterial District Court Number)

[Signature]  
(Issuing Authority)

SEAL

TMZ





# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: / /	OTN/LiveScan Number	Complaint/Incident Number
Defendant Name	First: JASON	Middle:	Last: PEYTON

The acts committed by the accused are described below with each Act of Assembly or statute violated, if appropriate: (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	1	2709	A3	of the	18	8	M1	1316	04E/13B
PennDOT Data (if applicable)	Accident Number								
				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

**HARASSMENT/REPEATEDLY ALARM, ANNOY** The Actor, Jason Peyton, on or about, \*, in the County of Montgomery, commits the crime of harassment when, with intent to harass, annoy or alarm another, the person: engages in a course of conduct or repeatedly commits acts which serve no legitimate purpose., that is to say the actor, Jason Peyton, in violation of Section 2709 (A) (3) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 2709 (A) (3)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	2	2709.1	A1	of the	18	8	M1	1316	04E/13B
PennDOT Data (if applicable)	Accident Number								
				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

**STALKING** The Actor, Jason Peyton, on or about, 02/21/2008 to 04/20/2008, in the County of Montgomery, engaged in a course of conduct or repeatedly committed acts toward another person, namely, Megan [REDACTED], including following him or her without proper authority, under circumstances which demonstrate either an intent to place him or her in reasonable fear of bodily injury or to cause substantial emotional distress to him or her, namely, Megan [REDACTED], in violation of Section 2709 (b)(i) of the Pennsylvania Crimes Code, Act of June 8, 1993, as amended, 18 Pa. C.S. 2709(b)(i).

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	3	4906	B1	of the	18	1	M3	4803	260/90Z
PennDOT Data (if applicable)	Accident Number								
				<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

**FALSE REPORTS - REPORTED OFFENSE DID NOT OCCUR** The Actor, Jason Peyton, on or about, 04/08/2008, in the County of Montgomery, fictitious reports except as provided in subsection (c), a person commits a misdemeanor of the third degree if he: reports to law enforcement authorities an offense or other incident within their concern knowing that it did not occur; or, that is to say the actor, \*, in violation of Section 4906 (B) (1) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 4906 (B) (1)



# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: / /	OTN/LiveScan Number	Complaint/Incident Number
Defendant Name	First: JASON	Middle:	Last: PEYTON

The acts committed by the accused are described below with each Act of Assembly or statute violated, if appropriate:  
(Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	4	5503	A4*	of the	18	8	M3	5311	240/90C
PennDOT Data (if applicable)	Accident Number								

Acts of the accused associated with this Offense:

DISORDERLY CONDUCT - HAZARDOUS/PHYS OFF - CT CASE The Actor, Jason Peyton, on or about, 02/21/2008 to 04/20/2008, in the County of Montgomery, is guilty of disorderly conduct if, with intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, he creates a hazardous or physically offensive condition by any act which serves no legitimate purpose of the actor., that is to say the actor, Jason Peyton, in violation of Section 5503 (A) (4) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 5503 (A) (4)

TMZ





# CRIMINAL COMPLAINT

Docket Number:	Date Filed: / /	OTN/LiveScan Number	Complaint/Incident Number 20080420M9373
Defendant Name	First: JASON	Middle:	Last: PEYTON

## AFFIDAVIT of PROBABLE CAUSE

On 02/21/2008, the West Norriton Township Police Department responded to 1505 Regan Court, West Norriton Township, Montgomery County, Pennsylvania for a report of harassment. The victim, Megan ██████ stated that her neighbor, Jason Peyton had been knocking on her door for approximately 20 minutes. ██████ further stated that she is afraid of Peyton had to call another neighbor to distract him so that she could return to work.

On 02/22/2008, the West Norriton Township Police Department responded to 1505 Regan Court for another report of harassment. The victim, Megan ██████ stated that her neighbor, Jason Peyton was telling several of the neighbors that ██████ was in love with her. ██████ also stated that Peyton was outside her residence earlier in the day offering to clear snow from her husband's vehicle. On 02/22/2008, I advised Peyton not to have any contact with the ██████'s, he was also issued a citation for Harassment.

On 02/24/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a third incident. The victim, Megan ██████ stated that her neighbor was knocking on her door again. ██████ further stated that she is fearful of Peyton due to his recent aggressive behavior. Peyton also stated that he "has a lot of love to give and wanted to help the neighbor". Peyton was taken to Montgomery County Emergency Services as a result of this incident.

On 04/08/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of a domestic dispute in progress. Upon arrival, responding units determined that the call was malicious. The caller, Jason Peyton stated that he thought that he heard someone screaming at the ██████ residence.

On 04/11/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of harassment. The victim, Megan ██████ stated that Jason Peyton had been peering into her front windows for an unreasonable amount of time. The victim is very fearful of Peyton due to his past history. Peyton was again warned not to have any contact with the ██████'s and issued a citation for harassment.

On 04/18/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of harassment. The victim, Megan ██████ stated that on three separate occasions, Jason Peyton would sit in his vehicle and stare at them. The victim also reported a similar incident on 04/17/2008 when the officer was taking the report.

On 04/20/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of harassment. The victim, Megan ██████ stated that her neighbor, Jason Peyton blocked her and her husband from entering their residence tonight. The actor, Jason Peyton stated that he had information for the victim. The victim, Megan ██████ is very fearful of Peyton due to his obsession with her.

Based on the above stated facts, your Affiant requests that an arrest warrant be issued for Jason Peyton (10/01/1985)

I, DET. SGT. M. F. MCGETTIG (17), BEING DULY SWORN, ACCORDING TO THE  
LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FORGOING AFFIDAVIT ARE TRUE AND  
CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

Sworn to me and subscribed before me this 21<sup>ST</sup> day of April, 2008  
4-21-08 Date [Signature], Magisterial District Judge

My commission expires first Monday of January, 2012

SEAL

TMZ





Docket Number:	Date Filed:	OTN/LiveScan Number K599681-5	Complaint/Incident Number 20080420M9373
Defendant Name	First: JASON	Middle:	Last: PEYTON

**AFFIDAVIT of PROBABLE CAUSE**

On 02/21/2008, the West Norriton Township Police Department responded to 1505 Regan Court, West Norriton Township, Montgomery County, Pennsylvania for a report of harassment. The victim, Megan [REDACTED] stated that her neighbor, Jason Peyton had been knocking on her door for approximately 20 minutes. [REDACTED] further stated that she is afraid of Peyton had to call another neighbor to distract him so that she could return to work.

On 02/22/2008, the West Norriton Township Police Department responded to 1505 Regan Court for another report of harassment. The victim, Megan [REDACTED] stated that her neighbor, Jason Peyton was telling several of the neighbors that [REDACTED] was in love with her. [REDACTED] also stated that Peyton was outside her residence earlier in the day offering to clear snow from her husband's vehicle. On 02/22/2008, I advised Peyton not to have any contact with the [REDACTED], he was also issued a citation for Harassment.

On 02/24/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a third incident. The victim, Megan [REDACTED] stated that her neighbor was knocking on her door again. [REDACTED] further stated that she is fearful of Peyton due to his recent aggressive behavior. Peyton also stated that he "has a lot of love to give and wanted to help the neighbor". Peyton was taken to Montgomery County Emergency Services as a result of this incident.

On 04/08/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of a domestic dispute in progress. Upon arrival, responding units determined that the call was malicious. The caller, Jason Peyton, stated that he thought that he heard someone screaming at the [REDACTED] residence.

On 04/11/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of harassment. The victim, Megan [REDACTED] stated that Jason Peyton had been peering into her front windows for an unreasonable amount of time. The victim is very fearful of Peyton due to his past history. Peyton was again warned not to have any contact with the Wentzel's and issued a citation for harassment.

On 04/18/2008, the West Norriton Township Police Department responded to 1505 Regan Court for a report of harassment. The victim, Megan [REDACTED] stated that on three separate occasions, Jason Peyton would sit in his vehicle and stare at them. The victim also

I, DET. SGT. M. F. MCGETTIGAN (17), BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FORGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

(Signature of Affiant)

Sworn to me and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_

\_\_\_\_\_, Date \_\_\_\_\_, Magisterial District Judge

My commission expires first Monday of January,

SEAL



Docket Number:	Date Filed:	OTN/LiveScan Number K599681-5	Complaint/Incident Number 20080420M9373
Defendant Name	First: JASON	Middle:	Last: PEYTON

reported a similar incident on 04/17/2008 when the officer was taking the report.

On 04/20/2008, the West Norriton Township Police Department responded to [REDACTED] Regan Court for a report of harassment. The victim, Megan [REDACTED] stated that her neighbor, Jason Peyton blocked her and her husband from entering their residence tonight. The actor, Jason Peyton stated that he had information for the victim. The victim, Megan [REDACTED] is very fearful of Peyton due to his obsession with her.

On 11/05/2008 at 0837 hrs, I received a call from Aaron [REDACTED] advising me that Jason Peyton was in a black Hyundai following his wife, Megan [REDACTED] on Egypt Rd., West Norriton Township, Montgomery County, Pennsylvania. I advised Aaron [REDACTED] to have his wife pull over to a safe spot and to remain in her vehicle until the police arrived. Megan [REDACTED] pulled into a parking lot located in the 400 block of N. Whitehall Rd. and Jason Peyton followed her into the lot. I arrived on location at 0845 hrs, I observed Jason Peyton sitting in his parked vehicle staring at the victim. Peyton was taken into custody at this time. A search of Peyton's person revealed a pair of rubber gloves, a digital camera, a knit cap, and a tape recorder. As Peyton was being searched he stated "you know that she loves me, her husband rapes her, she needs my help". Peyton continued to make similar statements during the arrest process.

On 11/05/2008 at 0920 hrs, Megan [REDACTED] completed a victim statement form at the station. In her statement, [REDACTED] stated that on Tuesday 11/04/2008 at 0830 hrs, she went outside to walk her dog and observed Jason Peyton standing on the sidewalk in front of her house located at [REDACTED] Regan Court, West Norriton Township, Montgomery County, Pennsylvania. [REDACTED] stated that Peyton attempted to talk to her but she ignored him and went back into her house.

On 11/04/2008 at 1100 hrs, [REDACTED] observed Jason Peyton on the rear deck of his father's house yelling and screaming at her home. [REDACTED] stated that Peyton continued yelling and screaming for over an hour. [REDACTED] further stated that she had to "blare" her television to drown out the noise.

On 04/21/2008, Jason Peyton was arraigned by Judge Casillo on eight counts of Harassment (2709 A3 ) and Stalking (2709.1), a condition of his bail was for him not to have any contact with the Megan [REDACTED]

(Signature of Affiant)



**POLICE CRIMINAL COMPLAINT**

**AFFIDAVIT CONTINUATION PAGE**

Docket Number:	Date Filed:	OTN/LiveScan Number <b>K599681-5</b>	Complaint/Incident Number <b>20080420M9373</b>
Defendant Name	First: <b>JASON</b>	Middle:	Last: <b>PEYTON</b>

**AFFIDAVIT of PROBABLE CAUSE CONTINUATION**

Based on the above stated facts, your Affiant requests that an arrest warrant be

issued for Jason Peyton (10/01/1985)

TMZ

\_\_\_\_\_  
(Signature of Affiant)



# Incident Report



WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ 14 - George Williamson

Municipality WEST NORRITON (111)  
Report Type INCIDENT

Incident #

Reference #

20080224M8166

Location [REDACTED] REAGAN CT WEST NORRITON

Landmark

Premise OTHER RESIDENCE - SINGLE  
FAMILY DWE

Point of Entry  
Meth. of Entry

Patrol Zone S Grid 3 - GRID 3

Reported 02/24/2008 @ 09:15 (Sun)

Discovered 02/24/2008 @ 09:15 (Sun)

Last Secure 02/24/2008 @ 09:15 (Sun)

Received 09:15 Dispatched 09:15

Arrived 09:20 Cleared 10:50

Status CLOSED

Disposition CLEARED BY PATROL

Clear Date 02/24/2008

Badge 36 - PTL. B. BISHOP

Criminal Code	Title :
	Section :
	Sub-Section :
	Description :

UCR Codes	3402 MENTAL HEALTH - TAKEN TO HOSPITAL

Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/15/2010)



## Persons Involved

PEYTON, JASON (176952)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 3402 MENTAL HEALTH - TAKEN TO HOSPITAL	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 22 - 10/01/1985

Height

Race BLACK

Weight 0

Sex MALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat UNKNOWN

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 27277443/PA

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Home Addr [REDACTED] REAGAN CT  
NORRISTOWN, PA 19403

Home Ph # [REDACTED]

Work Ph # [REDACTED]

Cell Ph # [REDACTED]

E-Mail

Employer

No Photo

Occupation

Addl Addr None

PEYTON, FOREST (176953)

Arrest Date :

Disposition Date :

Role CONTACT	Incident Classification 3402 MENTAL HEALTH - TAKEN TO HOSPITAL	How Charged	Disposition
-----------------	---	-------------	-------------

Age-DOB 53 - [REDACTED]

Height

Race WHITE

Weight 0

Sex FEMALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat UNKNOWN

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury

Critical

Hospitalized

Hospital

Transported

Home Addr [REDACTED] REAGAN CT  
NORRISTOWN, PA 19403

Home Ph # [REDACTED]

Work Ph # [REDACTED]

Cell Ph # [REDACTED]

E-Mail

Employer

No Photo

Occupation

Addl Addr None

Disposition Date :

No Photo

Disposition Date :

No Photo

Occupation  
Addl Addr None



**Main Narrative**  
**PTL B. BISHOP (36)**

02/24/2008 at 0920 hrs, I responded to [REDACTED] and [REDACTED] Reagan Ct. for a neighbor disturbance. I made contact with Megan [REDACTED] at [REDACTED] Reagan Ct. [REDACTED] stated her neighbor, Jason Peyton, was at her residence knocking at the door [REDACTED] stated she is afraid of Peyton because he has been harassing her and he believes she is in love with him. [REDACTED] stated her husband, Aaron, confronted Peyton and moved him from the doorway.

I spoke with Peyton and his father, Forrest, inside his residence, [REDACTED] Reagan Ct. Peyton stated he heard a female screaming, "Mom help me". Peyton stated he has a lot of love to give and wanted to help the neighbor instead of calling police. Peyton further stated his female neighbor is in love with him and is following him around. Peyton admitted he has had mental health issues and is not currently taking his medication. Peyton further admitted his other neighbors are following him for different reasons and its all a misunderstanding. Peyton was asked to speak to someone at Bldg. 50 and Peyton stated he is fine. Peyton stated he is not working but giving a lot of love to people. Peyton stated his father threatened to kill him and then stated his father is an angel out to save him. Throughout the conversation, Peyton was disorganized with his thoughts, believed people were following him, suspicious of his neighbors, and having disillusional thoughts about his neighbor being in love with him. I called Bldg. 50 and relayed this information. Bldg. 50 believed a 302 commitment was warranted and to bring Peyton in for an evaluation.

Peyton was handcuffed, doubled locked, and checked for tightness. Peyton's property was removed from his person and later turned over to Bldg. 50 staff. Peyton was placed and seatbelted in the rear of car 13, which was searched prior. Peyton was transported to Bldg. 50 without incident and turned over to their staff. Peyton was advised to have no contact with his neighbors or face arrest. I stayed on location and completed a 302 warrant. (J)

# TMZ

# Incident Report



WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ 18 - John Coogan

Incident #

20080411M9186

Reference #

Municipality  
Report Type

WEST NORRITON (111)  
OFFENSE

Location

REAGAN CT WEST NORRITON

Landmark

THE MEWS AT VALLEY FORGE

Premise

HOME OF VICTIM - SINGLE FAMILY  
DWEL

Point of Entry  
Meth. of Entry

Patrol Zone

S Grid 2 - GRID 2

Reported

04/11/2008 @ 19:50 (Fri)

Discovered

04/11/2008 @ 19:50 (Fri)

Last Secure

@

Received

19:50 Dispatched 19:50

Arrived

19:52 Cleared 20:15

Status

CLOSED

Disposition

CLEARED BY ARREST

Clear Date

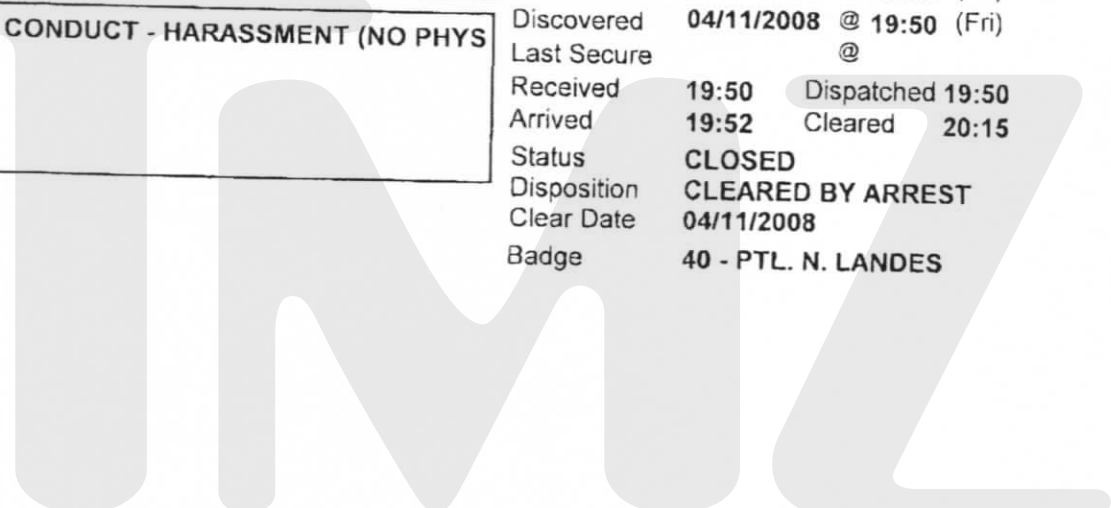
04/11/2008

Badge

40 - PTL. N. LANDES

Criminal Code	Title :	
	Section :	
	Sub-Section :	
	Description :	

UCR Codes	2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS
-----------	---



Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/15/2010)



## Persons Involved

AARON (181899)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 28-  
Race WHITE  
Sex MALE  
Ethnicity NON-HISPANIC  
Marital Stat MARRIED  
Residency Unknown

Height  
Weight 0  
Hair  
Eyes  
Build  
Complex.

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph #  
Work Ph #  
Cell Ph #  
E-Mail

Gang  
Tattoo  
Clothing  
GBM Id  
-Entered / /  
-Released / /  
OLN/State /

Employer

No Photo

Occupation  
Addl Addr None

Injury LOSS OF TEETH  
Critical  
Hospitalized  
Hospital  
Transported

MEGAN (181900)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 28-  
Race WHITE  
Sex FEMALE  
Ethnicity NON-HISPANIC  
Marital Stat MARRIED  
Residency Unknown

Height  
Weight 0  
Hair  
Eyes  
Build  
Complex.

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph #  
Work Ph #  
Cell Ph #  
E-Mail

Gang  
Tattoo  
Clothing  
GBM Id  
-Entered / /  
-Released / /  
OLN/State /

Employer

No Photo

Occupation  
Addl Addr None

Injury NO INJURY  
Critical  
Hospitalized  
Hospital  
Transported



PEYTON, JASON (176952)

Arrest Date : 4/11/2008

Disposition Date :

Role OFFENDER	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged CITED/SUMMONED	Disposition UNDEFINED
------------------	---	-------------------------------	--------------------------

Age-DOB 22 - 10/01/1985

Race BLACK

Sex MALE

Ethnicity NON-HISPANIC

Marital Stat UNKNOWN

Residency Unknown

SSN [REDACTED]

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 27277443/PA

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Height

Weight 0

Hair

Eyes

Build

Complex.

Home Addr [REDACTED] REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610) [REDACTED]

Work Ph #

Cell Ph # (610) [REDACTED]

E-Mail

Employer

Occupation

Addl Addr None

No Photo

Citation(s)

P30153001

TR/NTR

NTR

Issued

04/11/2008

Criminal Cd.

18-2709-A3

## Main Narrative

PTL N. LANDES (40)

04/11/2008 22:15 Page 1 Ofc. 40

On the above date, I responded to 1505 Reagan Ct. for a report of a disturbance. Upon arrival, I observed a black male standing in front of [REDACTED] Reagan Ct. I immediately recognized him as Jason Peyton who I remembered from a recent incident at the location (4-8-08). Peyton resides at [REDACTED] Reagan and suffers from mental illness (exact diagnoses unknown). I approached Peyton and asked him what he was doing, he stated that he thought he heard someone screaming from inside [REDACTED] Reagan Ct. (this is very similar to what he stated on 4-8-08 when he called 911 stating that his neighbor's Aaron and Megan [REDACTED] were having a domestic dispute which they were not (see incident# 20080408M9121). I then spoke with the [REDACTED]'s who called tonight after observing Jason standing on their front steps peering into their front windows for an unreasonable amount of time making them feel extremely uncomfortable. They are also very concerned because Peyton seems to be obsessed with Mrs. [REDACTED] and has harassed her numerous times in the past. Peyton was informed that he would be cited for harassment (see citation #P3015300-1). I was unable to make contact with Peyton's father (Forrest Peyton) who was not at home at the time of the incident. I did contact F [REDACTED] B [REDACTED] at MCES and informed him of the situation, he agreed to have the MCES out reach team contact me and possibly do an evaluation of Peyton. The [REDACTED]'s were informed of my plans and were advised to call immediately should any other problems arise.

# Incident Report



WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ 12 - Dale Butler

Incident #

Reference #

20080419M9350

Municipality  
Report Type

WEST NORRITON (111)  
OFFENSE

Location

REAGAN CT WEST NORRITON

Landmark

THE MEWS

Premise

HOME OF VICTIM - OTHER  
DWELLING

Point of Entry  
Meth. of Entry

Patrol Zone

S Grid 2 - GRID 2

Reported

04/19/2008 @ 22:15 (Sat)

Discovered

04/19/2008 @ 22:15 (Sat)

Last Secure

04/19/2008 @ 22:15 (Sat)

Received

22:15 Dispatched 22:15

Arrived

22:18 Cleared 22:40

Status

CLOSED

Disposition

CLEARED BY ARREST

Clear Date

04/21/2008

Badge

21 - PTL. W. J. DELANEY

Criminal  
Code

Title :  
Section :  
Sub-Section :  
Description :

UCR Codes

2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS

INM

Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/15/2010)

## Persons Involved

AARON (181899)

Arrest Date :

Disposition Date :

Role	Incident Classification	How Charged	Disposition
VICTIM	2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)		

Age-DOB 28 - 08/1979

Height

Race WHITE

Weight 0

Sex MALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat MARRIED

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph #

Cell Ph # (484)

E-Mail

Employer

No Photo

Occupation

Addl Addr None

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

MEGAN (181900)

Arrest Date :

Disposition Date :

Role	Incident Classification	How Charged	Disposition
VICTIM	2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)		

Age-DOB 28 - 04/1979

Height

Race WHITE

Weight 0

Sex FEMALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat MARRIED

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph #

Cell Ph # (484)

E-Mail

Employer

No Photo

Occupation

Addl Addr None

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported



PEYTON, JASON (176952)

Arrest Date : 4/21/2008

Disposition Date :

Role OFFENDER	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged ARRESTED	Disposition UNDEFINED
------------------	---	-------------------------	--------------------------

Age-DOB 22 - 10/01/1985

Race BLACK

Sex MALE

Ethnicity NON-HISPANIC

Marital Stat UNKNOWN

Residency Unknown

SSN [REDACTED]

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 27277443/PA

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Height

Weight 0

Hair

Eyes

Build

Complex.

Home Addr [REDACTED] REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610) [REDACTED]

Work Ph #

Cell Ph # (610) [REDACTED]

E-Mail

Employer

Occupation

Addl Addr None

No Photo

## Main Narrative

PTL W. J. DELANEY (21)

04/19/2008 02:41 Page 1 Ofc. 21

On 4-18-08 at 2215 hours, Victims/Megan and Aaron [REDACTED] called WNPd to report their neighbor, Offender/Jason Payton is Harassing them again. Victims stated at least three times today when they exited their house at [REDACTED] Reagan Ct, the Offender would exit his house which is next door and he would sit in his vehicle and stare at the Victims. Victim, Aaron [REDACTED] stated the Offender is staring at his wife, Victim/Megan [REDACTED]. Victims stated the last time they went outside to walk the dog was 2215 hours and the Offender came out of his house and was watching the Victims again, that's when the Victims decided to called police.

R/O spoke to the Offender at his residence, [REDACTED] Reagan Ct. The Offender advised R/O that he didn't notice that the Victims had gone outside tonight and he just happened to go outside at the same time they did and he got in his vehicle to go to an interview. R/O asked him why he didn't leave and go to the interview, the Offender stated he changed his mind. R/O asked the Offender where the interview was, he stated somewhere. R/O advised the Offender that Detective Sgt McGettigan has taken over the case and R/O will recommend to Sgt McGettigan that he be arrested for harassment. R/O advised the Offender to leave the Victims alone or he would arrested everytime he harasses them.

Note: The Victims advise that on 4-17-08 the Offender parked his vehicle in front of their residence facing towards their house and sat in the vehicle for hours looking into the house. Victims stated they didn't call police because they didn't know if they should. Victims also stated on 4-17-08, one of their other neighbors advised them that while they were away the Offender sat on their steps for a few hours, like he was waiting for them to return. Victims stated when the Offender's father, Forrest Payton, is home the Offender doesn't bother them.

R/O advised the Victims that they should call the police everytime they feel threatened or harassed by the Offender. (J)

# Incident Report



WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ 12 - Dale Butler

Incident #

20080420M9373

Reference #

LO8-116 RIGHT

Municipality  
Report Type

WEST NORRITON (111)  
OFFENSE

Location

~~REAGAN CT~~ REAGAN CT WEST NORRITON

Landmark

Premise

HOME OF VICTIM - SINGLE FAMILY  
DWEL

Point of Entry  
Meth. of Entry

Patrol Zone

S Grid 2 - GRID 2

Reported

04/20/2008 @ 22:10 (Sun)

Discovered

04/20/2008 @ 22:10 (Sun)

Last Secure

04/20/2008 @ 22:10 (Sun)

Received

22:10 Dispatched 22:10

Arrived

22:14 Cleared 22:30

Status

CLOSED

Disposition

CLEARED BY ARREST

Clear Date

04/21/2008

Badge

21 - PTL. W. J. DELANEY

Criminal  
Code

Title :  
Section :  
Sub-Section :  
Description :

UCR Codes

2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS

Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/15/2010)

Page 1 of 4

#1498 P.025 / 031

WEST NORRITON TWP PD

007.16.2010 19:38 6106501/14

## Persons Involved

[REDACTED], AARON (181899)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 28 - 08/1979

Height

Race WHITE

Weight 0

Sex MALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat MARRIED

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Home Addr [REDACTED] REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610) [REDACTED]

Work Ph #

Cell Ph # (484) [REDACTED]

E-Mail

Employer

No Photo

Occupation

Addl Addr None

[REDACTED], MEGAN (181900)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 28 - 04/1979

Height

Race WHITE

Weight 0

Sex FEMALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat MARRIED

Build

Residency Unknown

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Home Addr [REDACTED] REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610) [REDACTED]

Work Ph #

Cell Ph # (484) [REDACTED]

E-Mail

Employer

No Photo

Occupation

Addl Addr None



PEYTON, JASON (176952)

Arrest Date : 4/21/2008

Disposition Date :

Role  
OFFENDER

Incident Classification

2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)

How Charged  
ARRESTEDDisposition  
UNDEFINED

Age-DOB 22 - 10/01/1985

Height

Race BLACK

Weight 0

Sex MALE

Hair

Ethnicity NON-HISPANIC

Eyes

Marital Stat UNKNOWN

Build

Residency Unknown

Complex.

SSN [REDACTED]

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 27277443/PA

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Home Addr [REDACTED] REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610) [REDACTED]

Work Ph #

Cell Ph # (610) [REDACTED]

E-Mail

Employer

No Photo

Occupation

Addl Addr 505 WOODBROOKS LN  
PHILA, PA 19119

## Main Narrative

PTL. W. J. DELANEY (21)

04/20/2008 23:03 Page 1 Ofc. 21

On 4-20-08 at 2210 hours, Victims, Aaron and Megan [REDACTED] called police to report when they came home tonight Offender/Jason Peyton was standing on their front door step at [REDACTED] Reagan Ct blocking them from entering their house. R/O spoke to the Offender and asked him if he was at the Victim's house tonight. The Offender stated he was at the Victims house knocking on their door because he had some personal information to speak to them about. R/O again advised the Offender that he is prohibited from going on the Victims property or attempting to speak to either Victim. R/O advised the Offender on 4-19-08 that he was advised by West Norriton Police on 2-21-08, 2-24-08 and again on 4-11-08 that any contact he has or attempts to have with the Victims is considered harassment and he would be arrested. R/O advised the Offender again tonight that he is going to be arrested for the incident on 4-19-08 and that he would be arrested for the incident tonight. R/O again advised the Offender he is not permitted on the Victim's property and he is not to have any contact with the Victims. R/O contacted Detective Sgt McGettigan who advised R/O that he would follow up on this case on 4-21-08 and arrest the Offender.

At 2300 hours John [REDACTED] Victim/Megan [REDACTED]'s father called WNPd and wanted to know what the police were doing about his daughter Megan's neighbor, Jason Peyton. R/O advised Mr [REDACTED] that R/O could not give him any information about the situation with his daughter or Mr Peyton. R/O advised Mr [REDACTED] to contact his daughter, Megan and ask her to contact R/O if he has any questions or he should contact Detective Sgt McGettigan on Monday morning, 4-21-08 because he is handling the investigation. No further action taken at this time. (J)

## Supplemental Narrative

DET. SGT. M. F. MCGETTIGAN (17)

SUPPLEMENTARY 04/21/2008 15:48 17 DET. SGT. M. F. MCGETTIGAN

On 04/21/2008, Jason Peyton was arrested and charged with all of the harassment incidents since 02/21/2008 involving Megan [REDACTED]. Bail was set at 50k real and the PH was scheduled for 04/29/2008 at 1030hrs. Peyton is currently housed at ICCF.

**Supplemental Narrative**  
PTL. W. J. DELANEY (21)

SUPPLEMENTARY 07/08/2008 12:28 21 PTL. W. J. DELANEY

On 7-8-08 at 1100 hours R/O was at District Court 38-1-01 Judge Casillo Office at 317 W. Germantown Pike East Norriton Twp and observed the Defendant Jason Peyton standing at the entrance to the court room. Defendant Peyton asked R/O if he could ask R/O some questions or if he could speak to Detective McGettigan. R/O advised Defendant Peyton that Detective McGettigan is not available. Defendant Peyton asked R/O what he should do to help Megan [REDACTED]. Defendant Peyton advised R/O that Megan [REDACTED] is being physically abused and mentally tortured by her husband and he needs to help her. R/O advised Defendant Peyton that he is not permitted near Megan [REDACTED] and should not even be mentioning her name. R/O advised Defendant Peyton to stay away from Megan [REDACTED]. Defendant Peyton again asked R/O "What would you do if some one you knew was being abused or tormented". R/O advised Defendant Peyton he is going to be arrested if he continues on about Megan [REDACTED].

**Supplemental Narrative**  
DET. S. MORRIS (30)

SUPPLEMENTARY 07/08/2008 15:51 30 DET. S. MORRIS

On 7-8-08, I checked my voice mails and discovered a message from Jason Peyton looking for Sgt McGettigan. On the message, Peyton advised that he still believed that Megan [REDACTED] was being abused by her husband, and that he felt a need to save her. Sgt McGettigan advised that Ofc Natalini had stopped Peyton last night on a car stop on S Trooper Rd at Forge Way.

Ofc Delaney later advised me of his contact with Jason Peyton at district court. I contacted ADA Walli Brooks (610) [REDACTED] and advised her of the recent contacts with Peyton. She suggested that I contact Det. W. [REDACTED].

W. [REDACTED] stated that Peyton may not be taking his medication. He then called me back and advised that he spoke with Peyton, advising him to stay in Philadelphia and to stop contacting members of the West Norriton Police Department. I advised W. [REDACTED] and she suggested documenting all contacts with Peyton.



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0004452-2008

### CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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### CASE INFORMATION

Cross Court Docket Nos: CR-0000155-08

Judge Assigned: O'Neill, Steven T.

OTN: K5996815

Initial Issuing Authority: Ester J Casillo

Arresting Agency: West Norriton Twp Police Dept

Case Local Number Type(s)

Date Filed: 06/10/2008

Initiation Date: 04/21/2008

Lower Court Docket No: CR-0000155-08

Final Issuing Authority: Ester J Casillo

Arresting Officer: Mcgettigan, Michael F.

Case Local Number(s)

### STATUS INFORMATION

Case Status: Closed

Status Date

Processing Status

Complaint Date:

04/21/2008

04/03/2009

Completed

03/03/2009

Awaiting Trial

08/05/2008

Awaiting Pre-Trial Conference

06/10/2008

Awaiting Formal Arraignment

06/10/2008

Awaiting Filing of Information

06/10/2008

Awaiting Formal Arraignment

### CALENDAR EVENTS

<u>Case Calendar Event Type</u>	<u>Schedule Start Date</u>	<u>Start Time</u>	<u>Room</u>	<u>Judge Name</u>	<u>Schedule Status</u>
Formal Arraignment	08/06/2008	9:30 am	Video Room #2	Judge William R. Carpenter	Scheduled
Pre-Trial Conference	10/15/2008	9:00 am	Courtroom 5	Judge Steven T. O'Neill	Scheduled
Pre-Trial Conference	01/12/2009	9:00 am	Courtroom 5	Judge Steven T. O'Neill	Scheduled
Pre-Trial Conference	03/03/2009	9:00 am	Courtroom 5	Judge Steven T. O'Neill	Scheduled

### CONFINEMENT INFORMATION

<u>Confinement Known As Of</u>	<u>Confinement Type</u>	<u>Destination Location</u>	<u>Confinement Reason</u>	<u>Still in Custody</u>
11/06/2008	County Jail	Montgomery County Prison		Yes

### DEFENDANT INFORMATION

Date Of Birth: 10/01/1985 City/State/Zip: Norristown, PA 19403

Alias Name  
Peyton, Jason



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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### CASE PARTICIPANTS

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#### Participant Type

Defendant

#### Name

Peyton, Jason Randall

### BAIL INFORMATION

Peyton, Jason Randall

Nebbia Status: None

<u>Bail Action</u>	<u>Date</u>	<u>Bail Type</u>	<u>Percentage</u>	<u>Amount</u>	<u>Bail Posting Status</u>	<u>Posting Date</u>
Set	04/21/2008	Monetary		\$50,000.00		
Set (bail modification)	04/30/2008	Unsecured		\$50,000.00		
					Posted	04/30/2008

## COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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## CHARGES

Seq.	Orig Seq.	Grade	Statute	Statute Description	Offense Date	OTN
1	1	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
2	2	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
3	3	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
4	4	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
5	5	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
6	6	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
7	7	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
8	8	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	04/20/2008	K5996815
9	9	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
10	10	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
11	11	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
12	12	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
13	13	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
14	14	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
15	15	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
16	16	M1	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	04/20/2008	K5996815
17	17	M3	18 § 4906 §§B1	False Reports - Reported Offense Did Not Occur	04/20/2008	K5996815

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18	18	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
19	19	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
20	20	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
21	21	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
22	22	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
23	23	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
24	24	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815
25	25	M3	18 § 5503 §§A4*	Disorder Conduct Hazardous/Physi Off	04/20/2008	K5996815



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### DISPOSITION SENTENCING/PENALTIES

#### Disposition

#### Case Event

#### Sequence/Description

#### Sentencing Judge

#### Sentence/Diversion Program Type

#### Sentence Conditions

#### Linked Offense - Sentence

#### Disposition Date

#### Offense Disposition

#### Sentence Date

#### Incarceration/Diversionary Period

#### Link Type

#### Final Disposition

#### Section

#### Credit For Time Served

#### Start Date

#### Linked Docket Number

#### Lower Court Proceeding (generic)

#### Lower Court Disposition

06/04/2008

Not Final

1 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Withdrawn

18§2709§§A3

2 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Withdrawn

18§2709§§A3

3 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

4 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

5 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

6 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

7 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

8 / Harassment - Course of Conduct W/No  
Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

9 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Withdrawn

18§2709.1§§A1

10 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Withdrawn

18§2709.1§§A1

11 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

12 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

13 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

14 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

15 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

16 / Stalking - Repeatedly Commit Acts To Cause  
Fear

Waived for Court (Lower Court)

18§2709.1§§A1

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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### DISPOSITION SENTENCING/PENALTIES

#### Disposition

##### Case Event

##### Sequence/Description

##### Sentencing Judge

##### Sentence/Diversion Program Type

##### Sentence Conditions

##### Linked Offense - Sentence

##### Disposition Date

##### Offense Disposition

##### Sentence Date

##### Incarceration/Diversionary Period

##### Link Type

##### Final Disposition

##### Section

##### Credit For Time Served

##### Start Date

##### Linked Docket Number

17 / False Reports - Reported Offense Did Not Occur

Withdrawn

18§4906§§B1

18 / Disorder Conduct Hazardous/Physi Off

Withdrawn

18§5503§§A4\*

19 / Disorder Conduct Hazardous/Physi Off

Withdrawn

18§5503§§A4\*

20 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

21 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

22 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

23 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

24 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

25 / Disorder Conduct Hazardous/Physi Off

Waived for Court (Lower Court)

18§5503§§A4\*

#### Judgment of Acquittal (Prior to Disposition)

##### Bench Trial

04/03/2009

##### Final Disposition

1 / Harassment - Course of Conduct W/No Legitimate Purpose

Withdrawn

18§2709§§A3

2 / Harassment - Course of Conduct W/No Legitimate Purpose

Withdrawn

18§2709§§A3

3 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

4 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

5 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

6 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

7 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

8 / Harassment - Course of Conduct W/No Legitimate Purpose

Judgment of Acquittal (Prior to Disposition)

18§2709§§A3

9 / Stalking - Repeatedly Commit Acts To Cause Fear

Withdrawn

18§2709.1§§A1

10 / Stalking - Repeatedly Commit Acts To Cause Fear

Withdrawn

18§2709.1§§A1



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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### DISPOSITION SENTENCING/PENALTIES

#### Disposition

#### Case Event

#### Sequence/Description

#### Sentencing Judge

#### Sentence/Diversion Program Type

#### Sentence Conditions

#### Linked Offense - Sentence

#### Disposition Date

#### Offense Disposition

#### Sentence Date

#### Incarceration/Diversionary Period

#### Final Disposition

#### Section

#### Credit For Time Served

#### Start Date

#### Link Type

#### Linked Docket Number

11 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

12 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

13 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

14 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

15 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

16 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18\$2709.1\$A1

17 / False Reports - Reported Offense Did Not Occur

Withdrawn

18\$4906\$B1

18 / Disorder Conduct Hazardous/Physi Off

Withdrawn

18\$5503\$A4\*

19 / Disorder Conduct Hazardous/Physi Off

Withdrawn

18\$5503\$A4\*

20 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*

21 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*

22 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*

23 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*

24 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*

25 / Disorder Conduct Hazardous/Physi Off

Judgment of Acquittal (Prior to Disposition)

18\$5503\$A4\*



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#### COMMONWEALTH INFORMATION

Name: Therol Johnson Dix  
District Attorney

Supreme Court No: 075112

Phone Number(s):  
(215) [REDACTED] (Phone)  
(215) [REDACTED] (Fax)

Address:  
PO Box 311  
Norristown PA 19404--0311

Name: Montgomery County District Attorney's  
Office  
Prosecutor

Supreme Court No:  
Phone Number(s):  
(610) 278-3090 (Phone)

Address:  
Montgomery County Courthouse  
PO Box 311  
Norristown PA 19404

#### ATTORNEY INFORMATION

Name: Richard D. Winters, Esq.  
Private

Supreme Court No: 002317

Rep. Status: Active

Phone Number(s):  
(610) [REDACTED] (Phone)  
(610) [REDACTED] (Fax)

Address:  
[REDACTED] Swede Street  
Norristown PA 19401

Representing: Peyton, Jason Randall

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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### ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
1	04/30/2008		Bail Set - Peyton, Jason Randall		Casillo, Ester J.
1	06/10/2008		Original Papers Received from Lower Court		Court of Common Pleas - Montgomery County
2	06/10/2008		Formal Arraignment Scheduled Aug 6 2008 9:30AM 08/06/2008 serviced on 06/04/2008 Peyton, Jason Randall 06/04/2008	Hand Delivered	MDJ-38-1-01
1	08/05/2008		Entry of Appearance/Arraignment Waived		Winters, Richard D.
1	08/11/2008		Pre-Trial Conference Scheduled 10/15/2008 9:00AM		Court of Common Pleas - Montgomery County
1	09/04/2008		Hearing Notice Pretrial Conferences Scheduled Judge O'Neill - Ct. 5 Octobe 14th and October 15th 2008 at 9:00 Notices sent 1st class mail DA/PD sent interoffice mail		Montgomery County Court Administration
1	09/05/2008	08/28/2008	ARD Denied by D.A.		

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

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### CRIMINAL DOCKET

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### ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
			Montgomery County District Attorney's Office		
1	09/08/2008		Information Filed		
1	10/15/2008	10/15/2008	Order to Relist for Pre-Trial Conference		Commonwealth of Pennsylvania
		Date of Service 10/29/08			
	10/29/2008		Interoffice		O'Neill, Steven T.
	10/29/2008		First Class		
1	10/29/2008		Pre-Trial Conference Scheduled 1/12/2009 9:00AM		
					Court of Common Pleas - Montgomery County
1	12/11/2008		Hearing Notice		
			Pretrial Conferences Scheduled		
			Judge O'Neill - Ct. 5		
			January 12th thru January 14th 2008 at 9:00 am		
			Notices sent 1st class mail		
			DA/PD sent interoffice mail		
					Montgomery County Court Administration
1	01/12/2009		Petition for Competency Evaluation		
					Winters, Richard D.



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<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
2	01/12/2009	01/12/2009	Order to Relist for Pre-Trial Conference with 9007-08		

Date of Service 01/23/09

Dix, Therol Johnson

01/23/2009

Interoffice

O'Neill, Steven T.

Winters, Richard D.

01/23/2009

First Class

3

01/12/2009

01/12/2009

Order Granting Motion for Competency Examination  
Forthwith

Date of Service 01/26/09

Dix, Therol Johnson

01/26/2009

Interoffice

O'Neill, Steven T.

Winters, Richard D.

01/26/2009

First Class

1

01/22/2009

Pre-Trial Conference Scheduled 3/3/2009 9:00AM

Court of Common Pleas - Montgomery  
County

1

01/27/2009

Hearing Notice

Pretrial Conferences Scheduled

Judge O'Neill - Ct. 5

March 2nd and March 3rd 2009 at 9:00 am

Notices sent 1st class mail

DAPD sent interoffice mail

Montgomery County Court  
Administration

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET

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### ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
1	03/03/2009	03/03/2009	Order to be Scheduled for Trial with 9004-08		
		Date of Service 03/11/09			
Dix, Therol Johnson	03/11/2009	Interoffice		O'Neill, Steven T.	
Winters, Richard D.	03/11/2009	First Class			
1	03/06/2009		Notice of Insanity or Mental Infirmary Defense		
				Winters, Richard D.	
2	04/03/2009		Judgment of Acquittal (Prior to Disposition)		
				O'Neill, Steven T.	
3	04/03/2009	04/03/2009	Waiver of Jury Trial		
				Peyton, Jason Randall	
4	04/03/2009	04/03/2009	Defendant Not Guilty by Reason of Insanity		
			Transportation to Hospital to be Arraigned Forthwith		
		Date of Service 04/21/09			
Dix, Therol Johnson	04/21/2009	Interoffice		O'Neill, Steven T.	
Winters, Richard D.	04/21/2009	First Class			

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF MONTGOMERY

Magisterial District Number: 38-1-01

MDJ: Hon. ESTER J. CASILLO

Address: 317 W. GERMANTOWN PIKE  
EAST NORRITON, PA 19403

Telephone: 610-272-3029



POLICE CRIMINAL COMPLAINT  
COMMONWEALTH OF PENNSYLVANIA  
VS.

DEFENDANT:

(NAME and ADDRESS)

JASON

PEYTON

First Name

Middle Name

Last Name

Gen.

REAGAN CT

WEST NORRITON, PA 19403

NCIC Extradition Code Type

- ☐ 1-Felony Full ☐ 4-Felony No Ext. ☐ B-Misdemeanor Limited ☐ E-Misdemeanor Pending  
☐ 2-Felony Ltd. ☐ 5-Felony Pend. ☐ C-Misdemeanor Surrounding States  
☒ 3-Felony Surrounding States ☐ A-Misdemeanor Full ☐ D-Misdemeanor No Extradition  
☐ Distance: \_\_\_\_\_

DEFENDANT IDENTIFICATION INFORMATION

<b>RACE</b> <input type="checkbox"/> White <input type="checkbox"/> Asian <input checked="" type="checkbox"/> Black <input type="checkbox"/> Native American <input type="checkbox"/> Unknown	<b>ETHNICITY</b> <input type="checkbox"/> Hispanic <input checked="" type="checkbox"/> Non-Hispanic <input type="checkbox"/> Unknown	Docket Number	Date Filed	OTN/LiveScan Number	Complaint/Incident Number
		DOB	POB	20081105M4082	
		Add'l. DOB	SSN	Add'l. SSN	
		AKA	First Name	Middle Name	Last Name
<b>GENDER</b> <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female		<b>HAIR COLOR</b> <input type="checkbox"/> BLK (Black) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> RED (Red/Aubn) <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> ONG (Orange) <input type="checkbox"/> BLN (Blonde / Strawberry) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> WHI (White) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> SDY (Sandy) <input checked="" type="checkbox"/> XXX (Unk./Bald)			
<b>EYE COLOR</b> <input type="checkbox"/> BLK (Black) <input type="checkbox"/> GRN (Green) <input type="checkbox"/> PNK (Pink) <input type="checkbox"/> BLU (Blue) <input type="checkbox"/> GRY (Gray) <input type="checkbox"/> MUL (Multicolored) <input type="checkbox"/> BRO (Brown) <input type="checkbox"/> HAZ (Hazel) <input checked="" type="checkbox"/> UNK (Unknown)					
<b>Request Lab Service?</b> <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		<b>Driver License</b> State PA License Number 2 Expires WEIGHT (lbs.) 0			
<b>DNA</b> <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		<b>DNA Location</b> MNU Number HEIGHT Ft. 0 In. 0			
<b>FBI Number</b>		<b>Fingerprint Classification:</b>			

DEFENDANT VEHICLE INFORMATION

Plate #	State	Hazmat <input type="checkbox"/>	Registration Sticker (MM/YY)	Comm'l Veh. Ind. <input type="checkbox"/>	School Veh. <input type="checkbox"/>	Oth. NCIC Veh. Code
VIN	Year	Make	Model	Style	Color	

Office of the attorney for the Commonwealth ☐ Approved ☐ Disapproved because: \_\_\_\_\_

(The attorney for the Commonwealth may require the complaint, arrest warrant affidavit, or both, be approved by the attorney for the Commonwealth prior to filing. See PA.R.Cm P 502)

(Name of the attorney for the Commonwealth-Please Print or Type)

(Signature of the attorney for the Commonwealth)

(Date)

I, DET. SGT. M. F. MCGETTIGAN

(Name of the Affiant)

of WEST NORRITON TWP PD

(Identify Department or Agency Represented and Political Subdivision)

17

PSP/MPOETC -Assigned Affiant ID Number & Badge #

0463100

(Police Agency ORI Number)

do hereby state:

1. ☒ I accuse the above named defendant who lives at the address set forth above  
☐ I accuse the defendant whose name is unknown to me but who is described as

☐ I accuse the defendant whose name and popular designation are unknown to me and whom I have therefore designated as John Doe or Jane Doe

with violating the penal laws of the Commonwealth of Pennsylvania at [111] WEST NORRITON  
 1505 REAGAN CT WEST NORRITON  
 (Subdivision Code) (Place/Political Subdivision)

in MONTGOMERY County [ 46 ] on or about Wednesday November 05, 2008 at 0837 hrs.  
 (County Code)





# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: / /	OTN/LiveScan Number	Complaint/Incident Number 20081105M4082
Defendant Name	First: JASON	Middle:	Last: PEYTON

2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 PA C.C. 4904) relating to unsworn falsification to authorities.
4. This complaint is comprised of the preceeding Page, as well as the attached pages that follow, numbered 3 through 5, specifying the offenses and Participants, if any.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of Assembly, or in violation of the statutes cited. **(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)**

(Date)

(Signature of Affiant)

AND NOW, on this date \_\_\_\_\_, I certify that the complaint has been properly completed and verified. An affidavit of probable cause must be completed before a warrant can be issued.

**38-1-01**

(Magisterial District Court Number)

(Issuing Authority)



# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed: 11	OTN/LiveScan Number	Complaint/Incident Number 20081105M4082
Defendant Name	First: JASON	Middle:	Last: PEYTON

The acts committed by the accused are described below with each Act of Assembly or statute violated, if appropriate: (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	1	2709.1	A1	of the	18	5	F3	1316	04E/13B
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

STALKING The Actor, Jason Peyton, on or about, 11/04/2008 and 11/05/2008, in the County of Montgomery, engaged in a course of conduct or repeatedly committed acts toward another person, namely, Megan [REDACTED], including following him or her without proper authority, under circumstances which demonstrate either an intent to place him or her in reasonable fear of bodily injury or to cause substantial emotional distress to him or her, namely, Megan [REDACTED], in violation of Section 2709 (b)(i) of the Pennsylvania Crimes Code, Act of June 8, 1993, as amended, 18 Pa. C.S. 2709(b)(i).

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	2	2709	A3	of the	18	5	M1	1316	04E/13B
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

HARASSMENT/REPEATEDLY ALARM, ANNOY The Actor, Jason Peyton, on or about, 11/04/2008, in the County of Montgomery, commits the crime of harassment when, with intent to harass, annoy or alarm another, the person: engages in a course of conduct or repeatedly commits acts which serve no legitimate purpose., that is to say the actor, Jason Peyton, in violation of Section 2709 (A) (3) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 2709 (A) (3)

Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903	<input type="checkbox"/> A1 (Engaging)	<input type="checkbox"/> A2 (Aiding)	<input type="checkbox"/> B (Knowledge)	<input type="checkbox"/> Permitting (Title 75 Only) 75 1575 A		
Lead?	3	5503	A3	of the	18	5	M3	5311	240/90C
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			

Acts of the accused associated with this Offense:

DISORDER CONDUCT OBSCENE LANG/GEST - SUMMARY The Actor, Jason Peyton, on or about, 11/04/2008 and 11/05/2008, in the County of Montgomery, is guilty of disorderly conduct if, with intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, he uses obscene language, or makes an obscene gesture., that is to say the actor, Jason Peyton, in violation of Section 5503 (A) (3) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 5503 (A) (3)

# Incident Report



WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ Conversion Prog

Municipality WEST NORRITON (111)  
Report Type OFFENSE

Incident #

Reference #

20081105M4082

B08-134 RIGHT

Location ~~100~~ REAGAN CT WEST NORRITON

Landmark

Premise HOME OF VICTIM - OTHER  
DWELLING

Point of Entry  
Meth. of Entry

Patrol Zone S Grid 2 - GRID 2

Reported 11/05/2008 @ 08:37 (Wed)

Discovered 11/05/2008 @ 08:30 (Wed)

Last Secure 11/05/2008 @ 08:30 (Wed)

Received 08:30 Dispatched 08:30

Arrived 08:45 Cleared 09:00

Status CLOSED

Disposition CLEARED BY ARREST

Clear Date 11/05/2008

Badge 17 - DET. SGT. M. F. MCGETTIGAN

Criminal Code	Title :	
	Section :	
	Sub-Section :	
	Description :	
UCR Codes	2490	DISORDERLY CONDUCT - HARASSMENT (NO PHYS)

Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/15/2010)

Page 1 of 3



1007 6204 8601#

WEST NORRITON TWP PD

11/16/2010 19:37 6106301714



## Persons Involved

MEGAN (181900)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
----------------	---	-------------	-------------

Age-DOB 29 - 04/1979

Race WHITE

Sex FEMALE

Ethnicity NON-HISPANIC

Marital Stat MARRIED

Residency Unknown

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury NO INJURY

Critical

Hospitalized

Hospital

Transported

Height

Weight 0

Hair

Eyes

Build

Complex.

Home Addr REAGAN CT

WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph #

Cell Ph # (484)

E-Mail

Employer

No Photo

Occupation

Addl Addr None

PEYTON, JASON (176952)

Arrest Date : 11/5/2008

Disposition Date :

Role OFFENDER	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged ARRESTED	Disposition UNDEFINED
------------------	---	-------------------------	--------------------------

Age-DOB 23 - 10/01/1985

Race BLACK

Sex MALE

Ethnicity NON-HISPANIC

Marital Stat SINGLE

Residency Resident

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 27 PA

Injury

Critical

Hospitalized

Hospital

Transported

Height 6'00"

Weight 175

Hair

Eyes BROWN

Build

Complex.

Home Addr REAGAN CT

WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph #

Cell Ph # (610)

E-Mail

Employer

No Photo

Occupation

Addl Addr WOODBROOKS LN  
PHILADELPHIA, PA 19119

AARON (181899)

Arrest Date :

Disposition Date :

Role REPORTING PARTY	Incident Classification 2490 DISORDERLY CONDUCT - HARASSMENT (NO PHYS)	How Charged	Disposition
Age-DOB 29 - 08/1979	Height		
Race WHITE	Weight 0		
Sex MALE	Hair		
Ethnicity NON-HISPANIC	Eyes		
Marital Stat MARRIED	Build		
Residency Unknown	Complex		
SSN	Home Addr [REDACTED] REAGAN CT		
Gang	WEST NORRITON, PA 19403		
Tattoo	Home Ph # (610) [REDACTED]		
Clothing	Work Ph #		
GBM Id	Cell Ph # (484) [REDACTED]		
-Entered / /	E-Mail		
-Released / /	Employer	No Photo	
OLN/State /	Occupation		
Injury	Addl Addr None		
Critical			
Hospitalized			
Hospital			
Transported			

## Main Narrative

DET. SGT. M. F. MCGETTIGAN (17)

On 11/05/2008 at 0837 hrs, I received a call from Aaron [REDACTED] advising me that Jason Peyton was in a black Hyundai following his wife, Megan [REDACTED] on Egypt Rd., West Norriton Township, Montgomery County, Pennsylvania. I advised Aaron [REDACTED] to have his wife pull over to a safe spot and to remain in her vehicle until the police arrived. Megan [REDACTED] pulled into a parking lot located in the 400 block of N. Whitehall Rd. and Jason Peyton followed her into the lot. I arrived on location at 0845 hrs, I observed Jason Peyton sitting in his parked vehicle staring at the victim. Peyton was taken into custody at this time. A search of Peyton's person revealed a pair of rubber gloves, a digital camera, a knit cap, and a tape recorder. As Peyton was being searched he stated "you know that she loves me, her husband rapes her, she needs my help". Peyton continued to make similar statements during the arrest process.

On 11/05/2008 at 0920 hrs, Megan [REDACTED] completed a victim statement form at the station. In her statement, [REDACTED] stated that on Tuesday 11/04/2008 at 0830 hrs, she went outside to walk her dog and observed Jason Peyton standing on the sidewalk in front of her house located at [REDACTED] Regan Court, West Norriton Township, Montgomery County, Pennsylvania. Wentzel stated that Peyton attempted to talk to her but she ignored him and went back into her house.

On 11/04/2008 at 1100 hrs, [REDACTED] observed Jason Peyton on the rear deck of his father's house yelling and screaming at her home. [REDACTED] stated that Peyton continued yelling and screaming for over an hour. [REDACTED] further stated that she had to "blare" her television to drown out the noise.

On 04/21/2008, Jason Peyton was arraigned by Judge Casillo on eight counts of Harassment (2709 A3 ) and Stalking (2709.1), a condition of his bail was for him not to have any contact with Megan [REDACTED].

Peyton was arraigned by Judge Lawrence, bail was set at 50k. Peyton is currently at MCCF, his hearing is tentatively scheduled for 11/19/2008 at Judge Casillo's.

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

v.

Jason Peyton

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### CASE INFORMATION

Cross Court Docket Nos: CR-0000431-08

Judge Assigned: O'Neill, Steven T.

OTN: K7301254

Initial Issuing Authority: Francis J Lawrence Jr.

Arresting Agency: West Norriton Twp Police Dept

Case Local Number Type(s)

Date Filed: 11/24/2008

Initiation Date: 11/05/2008

Lower Court Docket No: CR-0000431-08

Final Issuing Authority: Francis J Lawrence Jr.

Arresting Officer: Mcgettigan, Michael F.

Case Local Number(s)

### STATUS INFORMATION

Case Status: Closed

Status Date

04/03/2009

12/15/2008

11/24/2008

11/24/2008

11/24/2008

Processing Status

Completed

Awaiting Pre-Trial Conference

Awaiting Formal Arraignment

Awaiting Filing of Information

Awaiting Formal Arraignment

Arrest Date:

11/05/2008

Complaint Date:

11/05/2008

### CALENDAR EVENTS

<u>Case Calendar Event Type</u>	<u>Schedule Start Date</u>	<u>Start Time</u>	<u>Room</u>	<u>Judge Name</u>	<u>Schedule Status</u>
Formal Arraignment	01/07/2009	9:30 am	Video Room #2	Judge Thomas P. Rogers	Scheduled
Pre-Trial Conference	02/04/2009	9:00 am	Courtroom 5	Judge Steven T. O'Neill	Scheduled
Pre-Trial Conference	04/30/2009	9:00 am	Courtroom 5	Judge Steven T. O'Neill	Cancelled

### CONFINEMENT INFORMATION

<u>Confinement Known As Of</u>	<u>Confinement Type</u>	<u>Destination Location</u>	<u>Confinement Reason</u>	<u>Still in Custody</u>
11/06/2008	County Jail	Montgomery County Prison		Yes

### DEFENDANT INFORMATION

Date Of Birth: 10/01/1985 City/State/Zip: West Norriton, PA 19403

Alias Name

Peyton, Jason Randall



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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### CASE PARTICIPANTS

#### Participant Type

Defendant

#### Name

Peyton, Jason

### BAIL INFORMATION

Peyton, Jason

Nebbia Status: None

#### Bail Action

#### Date

#### Bail Type

#### Percentage

#### Amount

#### Bail Posting Status

#### Posting Date

Set

11/05/2008

Monetary

\$50,000.00

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

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### CHARGES

<u>Seq.</u>	<u>Orig Seq.</u>	<u>Grade</u>	<u>Statute</u>	<u>Statute Description</u>	<u>Offense Date</u>	<u>OTN</u>
1	1	F3	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	11/05/2008	K7301254
2	2	F3	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	11/05/2008	K7301254
3	3	F3	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	11/05/2008	K7301254
4	4	F3	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	11/05/2008	K7301254
5	5	F3	18 § 2709.1 §§A1	Stalking - Repeatedly Commit Acts To Cause Fear	11/05/2008	K7301254
6	6	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	11/05/2008	K7301254
7	7	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	11/05/2008	K7301254
8	8	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	11/05/2008	K7301254
9	9	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	11/05/2008	K7301254
10	10	S	18 § 2709 §§A3	Harassment - Course of Conduct W/No Legitimate Purpose	11/05/2008	K7301254
11	11	S	18 § 5503 §§A3	Disorder Conduct Obscene Lang/Gest	11/05/2008	K7301254
12	12	S	18 § 5503 §§A3	Disorder Conduct Obscene Lang/Gest	11/05/2008	K7301254
13	13	S	18 § 5503 §§A3	Disorder Conduct Obscene Lang/Gest	11/05/2008	K7301254
14	14	S	18 § 5503 §§A3	Disorder Conduct Obscene Lang/Gest	11/05/2008	K7301254
15	15	S	18 § 5503 §§A3	Disorder Conduct Obscene Lang/Gest	11/05/2008	K7301254

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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Jason Peyton

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### DISPOSITION SENTENCING/PENALTIES

#### Disposition

#### Case Event

#### Sequence/Description

#### Sentencing Judge

#### Sentence/Diversion Program Type

#### Sentence Conditions

#### Linked Offense - Sentence

#### Disposition Date

#### Offense Disposition

#### Sentence Date

#### Incarceration/Diversionary Period

#### Link Type

#### Final Disposition

#### Section

#### Credit For Time Served

#### Start Date

#### Linked Docket Number

#### Lower Court Proceeding (generic)

#### Lower Court Disposition

11/19/2008

Not Final

1 / Stalking - Repeatedly Commit Acts To Cause Fear

Waived for Court (Lower Court)

18§2709.1§§A1

2 / Stalking - Repeatedly Commit Acts To Cause Fear

Waived for Court (Lower Court)

18§2709.1§§A1

3 / Stalking - Repeatedly Commit Acts To Cause Fear

Waived for Court (Lower Court)

18§2709.1§§A1

4 / Stalking - Repeatedly Commit Acts To Cause Fear

Waived for Court (Lower Court)

18§2709.1§§A1

5 / Stalking - Repeatedly Commit Acts To Cause Fear

Waived for Court (Lower Court)

18§2709.1§§A1

6 / Harassment - Course of Conduct W/No Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

7 / Harassment - Course of Conduct W/No Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

8 / Harassment - Course of Conduct W/No Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

9 / Harassment - Course of Conduct W/No Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

10 / Harassment - Course of Conduct W/No Legitimate Purpose

Waived for Court (Lower Court)

18§2709§§A3

11 / Disorder Conduct Obscene Lang/Gest

Waived for Court (Lower Court)

18§5503§§A3

12 / Disorder Conduct Obscene Lang/Gest

Waived for Court (Lower Court)

18§5503§§A3

13 / Disorder Conduct Obscene Lang/Gest

Waived for Court (Lower Court)

18§5503§§A3

14 / Disorder Conduct Obscene Lang/Gest

Waived for Court (Lower Court)

18§5503§§A3

15 / Disorder Conduct Obscene Lang/Gest

Waived for Court (Lower Court)

18§5503§§A3

#### Judgment of Acquittal (Prior to Disposition)

#### Bench Trial

04/03/2009

#### Final Disposition

1 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18§2709.1§§A1

2 / Stalking - Repeatedly Commit Acts To Cause Fear

Judgment of Acquittal (Prior to Disposition)

18§2709.1§§A1



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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Jason Peyton

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### DISPOSITION SENTENCING/PENALTIES

#### Disposition

#### Case Event

#### Sequence/Description

#### Sentencing Judge

#### Sentence/Diversion Program Type

#### Sentence Conditions

#### Linked Offense - Sentence

#### Disposition Date

#### Offense Disposition

#### Sentence Date

#### Incarceration/Diversionary Period

#### Final Disposition

#### Section

#### Credit For Time Served

#### Start Date

#### Linked Docket Number

3 / Stalking - Repeatedly Commit Acts To Cause Fear	Judgment of Acquittal (Prior to Disposition)	18§2709.1§§A1
4 / Stalking - Repeatedly Commit Acts To Cause Fear	Judgment of Acquittal (Prior to Disposition)	18§2709.1§§A1
5 / Stalking - Repeatedly Commit Acts To Cause Fear	Judgment of Acquittal (Prior to Disposition)	18§2709.1§§A1
6 / Harassment - Course of Conduct W/No Legitimate Purpose	Judgment of Acquittal (Prior to Disposition)	18§2709§§A3
7 / Harassment - Course of Conduct W/No Legitimate Purpose	Judgment of Acquittal (Prior to Disposition)	18§2709§§A3
8 / Harassment - Course of Conduct W/No Legitimate Purpose	Judgment of Acquittal (Prior to Disposition)	18§2709§§A3
9 / Harassment - Course of Conduct W/No Legitimate Purpose	Judgment of Acquittal (Prior to Disposition)	18§2709§§A3
10 / Harassment - Course of Conduct W/No Legitimate Purpose	Judgment of Acquittal (Prior to Disposition)	18§2709§§A3
11 / Disorder Conduct Obscene Lang/Gest	Judgment of Acquittal (Prior to Disposition)	18§5503§§A3
12 / Disorder Conduct Obscene Lang/Gest	Judgment of Acquittal (Prior to Disposition)	18§5503§§A3
13 / Disorder Conduct Obscene Lang/Gest	Judgment of Acquittal (Prior to Disposition)	18§5503§§A3
14 / Disorder Conduct Obscene Lang/Gest	Judgment of Acquittal (Prior to Disposition)	18§5503§§A3
15 / Disorder Conduct Obscene Lang/Gest	Judgment of Acquittal (Prior to Disposition)	18§5503§§A3

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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### COMMONWEALTH INFORMATION

Name: Therol Johnson Dix  
District Attorney

Supreme Court No: 075112

Phone Number(s):  
(215) [REDACTED] (Phone)  
(215) [REDACTED] (Fax)

Address:  
PO Box 311  
Norristown PA 19404--0311

Name: Montgomery County District Attorney's  
Office  
Prosecutor

Supreme Court No:

Phone Number(s):  
(610) [REDACTED] (Phone)

Address:  
Montgomery County Courthouse  
PO Box 311  
Norristown PA 19404

### ATTORNEY INFORMATION

Name: Richard D. Winters, Esq.  
Private

Supreme Court No: 002317

Rep. Status: Active

Phone Number(s):  
(610) [REDACTED] (Phone)  
(610) [REDACTED] (Fax)

Address:  
[REDACTED] Swede Street  
Norristown PA 19401

Representing: Peyton, Jason

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

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Jason Peyton

## ENTRIES

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<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		

1 11/24/2008  
Original Papers Received from Lower Court

Court of Common Pleas - Montgomery  
County

2 11/24/2008  
Formal Arraignment Scheduled Jan 7 2009 9:30AM  
1/7/09 service on 11/19/08

Peyton, Jason  
11/19/2008

Hand Delivered

MDJ-38-1-01

1 12/15/2008  
Entry of Appearance/Arraignment Waived

Winters, Richard D.

1 12/24/2008  
Pre-Trial Conference Scheduled 2/4/2009 9:00AM

Court of Common Pleas - Montgomery  
County

1 01/07/2009  
Hearing Notice  
Pretrial Conferences Scheduled  
February 2nd thru February 4th 2009 at 9:00 am  
Judge O'Neill - Ct. 5  
Notices sent 1st class mail  
DA/PD sent interoffice mail

Montgomery County Court  
Administration

1 01/30/2009 01/30/2009  
Order Granting Motion for Competency Examination  
February 13, 2009 at 10:00 a.m. MCES Bldg #50

Date of Service 02/13/09

Dix, Therol Johnson  
02/13/2009

Interoffice

O'Neill, Steven T.



# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

v.

Jason Peyton

Page 8 of 9

## ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
Winters, Richard D. 02/13/2009	First Class				
1	02/04/2009	02/04/2009	Order to Relist for Pre-Trial Conference		
		Date of Service 02/04/09			
Dix, Therol Johnson 02/04/2009				O'Neill, Steven T.	
Winters, Richard D. 02/04/2009					
1	03/06/2009		Notice of Insanity or Mental Infirmity Defense		
				Winters, Richard D.	
1	03/23/2009		Pre-Trial Conference Scheduled 4/30/2009 9:00AM		
				Court of Common Pleas - Montgomery County	
1	03/24/2009		Hearing Notice		
			Pretrial Conferences Scheduled		
			Judge O'Neill - Ct. 5		
			April 27th thru April 30th 2009 at 9:00 am		
			Notices sent 1st class mail		
			DA/PD sent interoffice mail		
				Montgomery County Court Administration	
2	04/03/2009		Judgment of Acquittal (Prior to Disposition)		
			Court finds defendant lacking criminal responsibility under 50 P.S. 404(a). Disposition pursuant to 50 P.S. 406 and 50 P.S. 304. Separate Order under 50 P.S. 304 entered this date.		
				O'Neill, Steven T.	

# COURT OF COMMON PLEAS OF MONTGOMERY COUNTY

## DOCKET



Docket Number: CP-46-CR-0009004-2008

## CRIMINAL DOCKET

Court Case

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v.

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Page 9 of 9

## ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Service To</u>	<u>Service By</u>	<u>Filed By</u>
<u>Issue Date</u>	<u>Service Type</u>	<u>Status Date</u>	<u>Service Status</u>		
3	04/03/2009	04/03/2009	Defendant Not Guilty by Reason of Insanity Transportation to Hospital to be Arraigned Forthwith		
		Date of Service 04/21/09			
Dix, Therol Johnson 04/21/2009	Interoffice				O'Neill, Steven T.
Winters, Richard D. 04/21/2009	First Class				
4	04/03/2009		Information Filed		
5	04/03/2009	04/03/2009	Waiver of Jury Trial		Montgomery County District Attorney's Office
1	04/20/2009		Pre-Trial Conference Cancelled		Peyton, Jason
					Montgomery County Clerk of Courts
1	05/01/2009	04/30/2009	Pre-Trial Conference Order Guilty Plea 04/03/09		
		Date of Service 05/20/09			
Dix, Therol Johnson 05/20/2009	Interoffice				O'Neill, Steven T.
Winters, Richard D. 05/20/2009	First Class				



# Incident Report

WEST NORRITON TWP PD  
WEST NORRITON TWP PD  
1630 W MARSHALL ST  
JEFFERSONVILLE, PA 19403

Phone: (610)630-1701

Approved Report ☒ 12 - DALE R BUTLER

Incident #

Reference #

20100626M6947

Criminal Code	Title :	
	Section :	
	Sub-Section :	
	Description :	

UCR Codes	3106	MISS.PER.ADULT - LOCATED/FOUND

Municipality WEST NORRITON (111)  
Report Type INCIDENT  
Location REAGAN CT WEST NORRITON  
Landmark THE MEWS  
Premise HOME OF VICTIM - OTHER  
DWELLING  
Point of Entry  
Meth. of Entry  
Patrol Zone S Grid 2 - GRID 2  
Reported 06/26/2010 @ 13:00 (Sat)  
Discovered 06/25/2010 @ 03:00 (Fri)  
Last Secure  
Received 13:00 Dispatched 13:00  
Arrived 13:00 Cleared 13:20  
Status CLOSED  
Disposition CLEARED BY PATROL  
Clear Date 06/26/2010  
Badge 12 - SGT. D. R. BUTLER

## Vehicles

Year, Make, Model	Style	Color	License-State VIN/Serial#	Owner
2000, HYUNDAI, ELANTRA		Black	GCG-1-PA KMHJF35F7YU	JASON PEYTON REAGAN CT WEST NORRITON, PA 19403 (610) 630-1701
				Insurance Co. Policy No. PA Title

Investigating Officer

Signature

Date

Approving Officer

Signature

Date

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/19/2010)

Page 1 of 4

000 / 2007 0101

WEST NORRITON TWP PD

07/19/2010 19:03 01010101

EXHIBIT F



20100626M6947

3106 - MISS.PER.ADULT - LOCATED/FOUND

## Persons Involved

PEYTON, JASON (176952)

Arrest Date :

Disposition Date :

Role VICTIM	Incident Classification 3106 MISS.PER.ADULT - LOCATED/FOUND	How Charged	Disposition
----------------	--	-------------	-------------

Age-DOB 24 - 10/01/1985

Height 6'00"

Race BLACK

Weight 175

Sex MALE

Hair BALD

Ethnicity NON-HISPANIC

Eyes BROWN

Marital Stat SINGLE

Build

Residency Resident

Complex.

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State 272 / PA

Injury

Critical

Hospitalized

Hospital

Transported

Comment MENTAL HEALTH WARNING- JASON IS SCHIZOPHRENIC

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph #

Cell Ph # (610)

E-Mail

Employer

No Photo

Occupation

Addl Addr WOODBROOKS LN  
PHILADELPHIA, PA 19119

PEYTON, FORREST (150396)

Arrest Date :

Disposition Date :

Role REPORTING PARTY	Incident Classification 3106 MISS.PER.ADULT - LOCATED/FOUND	How Charged	Disposition
-------------------------	--	-------------	-------------

Age-DOB 55 - 09 / 1954

Height

Race BLACK

Weight 0

Sex MALE

Hair BLACK

Ethnicity NON-HISPANIC

Eyes BROWN

Marital Stat UNKNOWN

Build LARGE

Residency Resident

Complex. MEDIUM

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury

Critical

Hospitalized

Hospital

Transported

Home Addr REAGAN CT  
WEST NORRITON, PA 19403

Home Ph # (610)

Work Ph # (610)

Cell Ph # (610)

E-Mail

Employer

No Photo

Occupation

Addl Addr None

3106 - MISS.PER.ADULT - LOCATED/FOUND

PEYTON, WANDA (138538)

Arrest Date :

Disposition Date :

Role  
REPORTING PARTY

Incident Classification

3106 MISS.PER.ADULT - LOCATED/FOUND

How Charged

Disposition

Age-DOB - / /

Race BLACK

Sex FEMALE

Ethnicity NON-HISPANIC

Marital Stat UNKNOWN

Residency Resident

SSN

Gang

Tattoo

Clothing

GBM Id

-Entered / /

-Released / /

OLN/State /

Injury

Critical

Hospitalized

Hospital

Transported

Height

Weight 0

Hair

Eyes

Build

Complex.

Home Addr

, AL

Home Ph # ( ) -

Work Ph #

Cell Ph #

E-Mail

Employer

No Photo

Occupation

Addl Addr None

Main Narrative

Sgt. D. R. BUTLER (12)

At 1300 hours, 6-26-10, Forrest Peyton/Reporting Party came to the West Norriton Police Department to report his son, Jason Peyton/Victim as missing. F. Peyton said that at 0300 hours, 6-25-10, he found a note from his son saying that he was going to Los Angeles, California. F. Peyton said that some of Jason's belongings were taken as well as soon food was missing from the house as well. F. Peyton said that they have family in Youngstown, Ohio, Arkansas and Las Vegas, Nevada. F. Peyton called all of them to advise them that Jason had left. Jason owns a 2000 black Hyundai, Elantra, PA# GCG- . F. Peyton said that Jason is a diagnosed schizophrenic and was recently hearing voices. Jason recently told his father that he had become engaged over the telephone (to an unknown person) and that they lived in Los Angeles. F. Peyton said that Jason should have several hundred dollars on his person. At 1830 hours, R/O entered the Victim into NCIC/Clean by MCPR Dispatcher #294, Message #100626011.

Supplemental Narrative

CPL. R. PALERMO (3)

SUPPLEMENTAL 06/26/2010 21:35 - 33 CPL. R. PALERMO

At 2100 hrs this date I was advised by MCPR that Jason Peyton was located by the Nebraska Highway Patrol on a vehicle stop. Peyton appeared okay and stated he was on his way to California. Trpr. Bauer Nebraska Highway Patrol did not hold Peyton and released him. Peyton's Father Forrest was contacted and advised. Jason Peyton was removed from NCIC.

WEST NORRITON TWP PD

Printed by: MICHAEL F MCGETTIGAN (07/19/2010)

Page 3 of 4

500/ 400 P. 9151#

WEST NORRITON TWP PD

51100010 0010 071011000



Supplemental Narrative  
DET. SGT. M. F. MCGETTIGAN (17)

SUPPLEMENTAL 07/06/2010 15:42 - 17 DET. SGT. M. F. MCGETTIGAN

On 07/06/2010, I received a call from Wanda Peyton. Wanda Peyton advised me that Jason Peyton is currently in West Hollywood, California. Wanda Peyton stated that she spoke to Jason on 07/05/2010 and he advised her that he is going to marry Jennifer Aniston. Wanda Peyton further stated that Jason was not taking his medication and that he was very delusional. Based on Jason's prior mental health problems and prior arrest for stalking, Wanda Peyton feels that Jason is a serious threat to Miss Aniston. Jason Peyton advised his mother that he is living in his car and that he has been eating meals at Cafe Primo located at 8590 Sunset Blvd.

On 07/06/2010, I contacted that West Hollywood Division of the LASD and advised them of Peyton's intentions. A copy of this report will be faxed to Sgt. Famble at LASD.

Supplemental Narrative  
PTL J. NATALINI (30)

On 7/15/10 at 0530 hours, R/O received a phone call from MCPR advising to contact Lt. Ratto from the LA Sheriff's Department regarding Jason Peyton. R/O phoned Lt. Ratto's desk (310) 855-2222 and spoke to the on duty Sergeant who said that they had Jason in custody and they were doing a 302 on him. The Sergeant advised that they did not have any pending charges and there were no outstanding warrants on him. The Sergeant just wanted us informed that if in the event that he is released after the 72 hour evaluation, nothing is detaining him.



NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: EVAN N. SPIEGEL, ESQ (SBN 198071) LAVELY & SINGER PROF. CORP. 2049 CENTURY PARK EAST, SUITE 2400 LOS ANGELES, CALIFORNIA 90067 (310) 556-3501 ATTORNEY FOR (NAME): JENNIFER ANISTON		STATE BAR NUMBER	Reserved for Clerk's File Stamp
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES		FILED LOS ANGELES SUPERIOR COURT	
COURTHOUSE ADDRESS: 1725 MAIN STREET SANTA MONICA, CA 90401		JUL 20 2010	
PETITIONER / PLAINTIFF: JENNIFER ANISTON		JOHN A. CLARKE, CLERK BY ANDRE WILLIAMS, DEPUTY	
RESPONDENT / DEFENDANT: JASON PEYTON			
CHILD'S NAME: (If more than one child, please attach list)	CHILD'S DATE OF BIRTH:	CASE NUMBER: SS019743	
DECLARATION OF EX PARTE NOTICE (Temporary Restraining Order)		RELATED CASES (IF ANY):	

I, ROSIBEL SMITH, declare that:  
(PRINT NAME)

1) I informed the other party in this action that <sup>Petitioner</sup> I would be seeking a temporary restraining order as follows:  
Person informed: JASON PEYTON Date and time informed: 7/19/10

How informed:  
☒ By telephone to the party  
☐ By telephone to the attorney  
☐ By personally informing:  
☒ Other: VIA FAX TO THE PARTY AS WELL

I informed the person listed above that <sup>Petitioner</sup> I would be seeking a temporary restraining order in Dept. "E" of the Superior Court located at 1725 MAIN STREET, SANTA MONICA, CA 90401 on TUES, JULY 20, 2010 at 8:30 a.m.

2) I told him/her the orders requested included, but were not limited to the following:

- ☒ That he/she not annoy, attack, molest, strike, batter, harass, assault, contact or disturb the peace of Petitioner/Respondent.
- ☒ That he/she stay 100 yards away from Petitioner/Respondent and Petitioner's/Respondent's home.
- ☐ That he/she be ordered to immediately move out of Petitioner's/Respondent's house.
- ☐ That Petitioner/Respondent have custody of the minor children.
- ☐ That he/she have no visitation with the children pending hearing.
- ☒ Other: all orders as set forth in the Request for Order to Stop Harassment.

3) I informed the Petitioner/Respondent that he/she should appear at the above time and place if he/she wished to be heard by the court.

I declare the foregoing is true and correct under penalty of perjury under the laws of the State of California.

Date: 7/19/10

[Signature]  
Signature of Declarant

DHD/TMU/LAPD

Fax: 213-996-1380

Jul 19 2010 13:54

P.02

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: EVAN N. SPIEGEL, ESQ (SBN 198071) LAVELY & SINGER PROF. CORP. 2049 CENTURY PARK EAST, SUITE 2400 LOS ANGELES, CALIFORNIA 90067 (310) 556-3501		STATE BAR NUMBER	Reserved for Court's File Stamp
ATTORNEY FOR (NAME): JENNIFER ANISTON			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES			
COURTHOUSE ADDRESS: 1725 MAIN STREET SANTA MONICA, CA 90401			
PETITIONER / PLAINTIFF: JENNIFER ANISTON			
RESPONDENT / DEFENDANT: JASON PEYTON			
CHILD'S NAME: (If more than one child, please attach list)	CHILD'S DATE OF BIRTH:	CASE NUMBER:	
DECLARATION OF EX PARTE NOTICE (Temporary Restraining Order)			RELATED CASES (IF ANY):

I, ROSABEL SMITH, declare that  
(PRINT NAME)

1) I informed the other party in this action that I would be seeking a temporary restraining order as follows:  
Person informed: JASON PEYTON Date and time informed: 7/19/10 1330

How informed:  
☒ By telephone to the party  
☐ By telephone to the attorney  
☐ By personally informing:  
☒ Other: VIA FAX TO THE PARTY AS WELL

I informed the person listed above that I would be seeking a temporary restraining order in Dept. "E" of the Superior Court located at 1725 MAIN STREET, SANTA MONICA, CA 90401 on TUES. JULY 20, 2010 at 8:30 a.m.

2) I told him/her the orders requested included, but were not limited to the following:

- ☒ That he/she not annoy, attack, molest, strike, batter, harass, assault, contact or disturb the peace of Petitioner/Respondent.
- ☒ That he/she stay 100 yards away from Petitioner/Respondent and Petitioner's/Respondent's home.
- ☐ That he/she be ordered to immediately move out of Petitioner's/Respondent's house.
- ☐ That Petitioner/Respondent have custody of the minor children.
- ☐ That he/she have no visitation with the children pending hearing.
- ☒ Other: all orders as set forth in the Request for Order to Stop Harassment.

3) I informed the Petitioner/Respondent that he/she should appear at the above time and place if he/she wished to be heard by the court.

I declare the foregoing is true and correct under penalty of perjury under the laws of the State of California.

Date: 7/19/10

Rosabel Smith  
Signature of Declarant

X Jason Peyton



ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Street number, and address):

EVAN N. SPIEGEL, ESQ (SBN 198071)  
 LAVELY & SINGER PROF. CORP.  
 2049 CENTURY PARK EAST, SUITE 2400

LOS ANGELES, CALIFORNIA 90067

TELEPHONE NO.: (310) 556-3501

FAX NO.: (310) 556-3615

ATTORNEY FOR (Name): JENNIFER ANISTON

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

STREET ADDRESS: 1725 MAIN STREET

MAILING ADDRESS:

CITY AND ZIP CODE: SANTA MONICA, CALIFORNIA 90401

BRANCH NAME: WEST DISTRICT - SANTA MONICA COURTHOUSE

CASE NAME: ANISTON v. PEYTON

FOR COURT USE ONLY

**FILED**  
 LOS ANGELES SUPERIOR COURT

JUL 20 2010

JOHN A. CLARKE, CLERK  
*Andre Williams*  
 BY ANDRE WILLIAMS, DEPUTY

**CIVIL CASE COVER SHEET**

☒ **Unlimited** ☐ **Limited**  
 (Amount (Amount  
 demanded demanded is  
 exceeds \$25,000) \$25,000 or less)

**Complex Case Designation**

☐ **Counter** ☐ **Joinder**  
 Filed with first appearance by defendant  
 (Cal. Rules of Court, rule 3.402)

CASE NUMBER:

**SS019743**

JUDGE:

DEPT:

Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

**Auto Tort**

☐ Auto (22)  
☐ Uninsured motorist (46)

**Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort**

☐ Asbestos (04)  
☐ Product liability (24)  
☐ Medical malpractice (45)  
☐ Other PI/PD/WD (23)

**Non-PI/PD/WD (Other) Tort**

☐ Business tort/unfair business practice (07)  
☐ Civil rights (08)  
☐ Defamation (13)  
☐ Fraud (16)  
☐ Intellectual property (19)  
☐ Professional negligence (25)  
☐ Other non-PI/PD/WD tort (35)

**Employment**

☐ Wrongful termination (36)  
☐ Other employment (15)

**Contract**

☐ Breach of contract/warranty (06)  
☐ Rule 3.740 collections (09)  
☐ Other collections (09)  
☐ Insurance coverage (18)  
☐ Other contract (37)

**Real Property**

☐ Eminent domain/Inverse condemnation (14)  
☐ Wrongful eviction (33)  
☐ Other real property (26)

**Unlawful Detainer**

☐ Commercial (31)  
☐ Residential (32)  
☐ Drugs (38)

**Judicial Review**

☐ Asset forfeiture (05)  
☐ Petition re: arbitration award (11)  
☐ Writ of mandate (02)  
☐ Other judicial review (39)

**Provisionally Complex Civil Litigation**  
(Cal. Rules of Court, rules 3.400-3.403)

☐ Antitrust/Trade regulation (03)  
☐ Construction defect (10)  
☐ Mass tort (40)  
☐ Securities litigation (28)  
☐ Environmental/Toxic tort (30)  
☐ Insurance coverage claims arising from the above listed provisionally complex case types (41)

**Enforcement of Judgment**☐ Enforcement of judgment (20)**Miscellaneous Civil Complaint**

☐ RICO (27)  
☐ Other complaint (not specified above) (42)

**Miscellaneous Civil Petition**

☐ Partnership and corporate governance (21)  
☒ Other petition (not specified above) (43)

2. This case ☐ is ☒ is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:

- a. ☐ Large number of separately represented parties d. ☐ Large number of witnesses  
 b. ☐ Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve e. ☐ Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court  
 c. ☐ Substantial amount of documentary evidence f. ☐ Substantial postjudgment judicial supervision

3. Remedies sought (check all that apply): a. ☐ monetary b. ☒ nonmonetary; declaratory or injunctive relief c. ☐ punitive

4. Number of causes of action (specify): ONE: CIVIL TRO &amp; INJUNCTION AGAINST HARASSMENT

5. This case ☐ is ☒ is not a class action suit.

6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

Date: JULY 20, 2010

EVAN N. SPIEGEL, ESQ (SBN 198071)

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

**NOTICE**

- Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.
- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

Page 1 of 2



**To Plaintiffs and Others Filing First Papers.** If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the **primary** cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

**To Parties in Rule 3.740 Collections Cases.** A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

**To Parties in Complex Cases.** In complex cases only, parties must also use the *Civil Case Cover Sheet* to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

## CASE TYPES AND EXAMPLES

## Auto Tort

Auto (22)—Personal Injury/Property Damage/Wrongful Death  
Uninsured Motorist (46) (*if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto*)

## Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort

Asbestos (04)  
Asbestos Property Damage  
Asbestos Personal Injury/Wrongful Death  
Product Liability (*not asbestos or toxic/environmental*) (24)  
Medical Malpractice (45)  
Medical Malpractice—Physicians & Surgeons  
Other Professional Health Care Malpractice  
Other PI/PD/WD (23)  
Premises Liability (e.g., slip and fall)  
Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)  
Intentional Infliction of Emotional Distress  
Negligent Infliction of Emotional Distress  
Other PI/PD/WD

## Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07)  
Civil Rights (e.g., discrimination, false arrest) (*not civil harassment*) (08)  
Defamation (e.g., slander, libel) (13)  
Fraud (16)  
Intellectual Property (19)  
Professional Negligence (25)  
Legal Malpractice  
Other Professional Malpractice (*not medical or legal*)  
Other Non-PI/PD/WD Tort (35)  
Employment  
Wrongful Termination (36)  
Other Employment (15)

## Contract

Breach of Contract/Warranty (06)  
Breach of Rental/Lease  
Contract (*not unlawful detainer or wrongful eviction*)  
Contract/Warranty Breach—Seller Plaintiff (*not fraud or negligence*)  
Negligent Breach of Contract/Warranty  
Other Breach of Contract/Warranty  
Collections (e.g., money owed, open book accounts) (09)  
Collection Case—Seller Plaintiff  
Other Promissory Note/Collections Case  
Insurance Coverage (*not provisionally complex*) (18)  
Auto Subrogation  
Other Coverage  
Other Contract (37)  
Contractual Fraud  
Other Contract Dispute

## Real Property

Eminent Domain/Inverse Condemnation (14)  
Wrongful Eviction (33)  
Other Real Property (e.g., quiet title) (26)  
Writ of Possession of Real Property  
Mortgage Foreclosure  
Quiet Title  
Other Real Property (*not eminent domain, landlord/tenant, or foreclosure*)

## Unlawful Detainer

Commercial (31)  
Residential (32)  
Drugs (38) (*if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential*)

## Judicial Review

Asset Forfeiture (05)  
Petition Re: Arbitration Award (11)  
Writ of Mandate (02)  
Writ—Administrative Mandamus  
Writ—Mandamus on Limited Court Case Matter  
Writ—Other Limited Court Case Review  
Other Judicial Review (39)  
Review of Health Officer Order  
Notice of Appeal—Labor  
Commissioner Appeals

## Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400–3.403)

Antitrust/Trade Regulation (03)  
Construction Defect (10)  
Claims Involving Mass Tort (40)  
Securities Litigation (28)  
Environmental/Toxic Tort (30)  
Insurance Coverage Claims (*arising from provisionally complex case type listed above*) (41)

## Enforcement of Judgment

Enforcement of Judgment (20)  
Abstract of Judgment (Out of County)  
Confession of Judgment (*non-domestic relations*)  
Sister State Judgment  
Administrative Agency Award (*not unpaid taxes*)  
Petition/Certification of Entry of Judgment on Unpaid Taxes  
Other Enforcement of Judgment Case

## Miscellaneous Civil Complaint

RICO (27)  
Other Complaint (*not specified above*) (42)  
Declaratory Relief Only  
Injunctive Relief Only (*non-harassment*)  
Mechanics Lien  
Other Commercial Complaint Case (*non-tort/non-complex*)  
Other Civil Complaint (*non-tort/non-complex*)

## Miscellaneous Civil Petition

Partnership and Corporate Governance (21)  
Other Petition (*not specified above*) (43)  
Civil Harassment  
Workplace Violence  
Elder/Dependent Adult Abuse  
Election Contest  
Petition for Name Change  
Petition for Relief from Late Claim  
Other Civil Petition



# **CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)**

This form is required pursuant to LASC Local Rule 2.0 in all new civil case filings in the Los Angeles Superior Court.

Item I. Check the types of hearing and fill in the estimated length of hearing expected for this case:

JURY TRIAL? ☐ YES CLASS ACTION? ☐ YES LIMITED CASE? ☐ YES TIME ESTIMATED FOR TRIAL 2 HOURS/ ☐ DAYS

Item II. Select the correct district and courthouse location (4 steps – If you checked "Limited Case", skip to Item III, Pg. 4):

**Step 1:** After first completing the Civil Case Cover Sheet Form, find the main civil case cover sheet heading for your case in the left margin below, and, to the right in Column A, the Civil Case Cover Sheet case type you selected.

**Step 2:** Check one Superior Court type of action in Column B below which best describes the nature of this case.

**Step 3:** In Column C, circle the reason for the court location choice that applies to the type of action you have checked. For any exception to the court location, see Los Angeles Superior Court Local Rule 2.0.

## **Applicable Reasons for Choosing Courthouse Location (See Column C below)**

- |   |  |
|---|--|
| 1. Class Actions must be filed in the County Courthouse, Central District.      | 6. Location of property or permanently garaged vehicle.    |
| 2. May be filed in Central (Other county, or no Bodily Injury/Property Damage). | 7. Location where petitioner resides.                      |
| 3. Location where cause of action arose.  | 8. Location wherein defendant/respondent functions wholly. |
| 4. Location where bodily injury, death or damage occurred.                      | 9. Location where one or more of the parties reside.       |
| 5. Location where performance required or defendant resides.                    | 10. Location of Labor Commissioner Office.                 |

**Step 4:** Fill in the information requested on page 4 in Item III; complete Item IV. Sign the declaration.

	<b>A</b> Civil Case Cover Sheet Category No.	<b>B</b> Type of Action (Check only one)	<b>C</b> Applicable Reasons - See Step 3 Above
Auto Tort	Auto (22)	<input type="checkbox"/> A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1., 2., 4.
	Uninsured Motorist (46)	<input type="checkbox"/> A7110 Personal Injury/Property Damage/Wrongful Death – Uninsured Motorist	1., 2., 4.
Other Personal Injury/Property Damage/Wrongful Death Tort	Asbestos (04)	<input type="checkbox"/> A6070 Asbestos Property Damage <input type="checkbox"/> A7221 Asbestos - Personal Injury/Wrongful Death	2. 2.
	Product Liability (24)	<input type="checkbox"/> A7260 Product Liability (not asbestos or toxic/environmental)	1., 2., 3., 4., 8.
	Medical Malpractice (45)	<input type="checkbox"/> A7210 Medical Malpractice - Physicians & Surgeons <input type="checkbox"/> A7240 Other Professional Health Care Malpractice	1., 2., 4. 1., 2., 4.
	Other Personal Injury Property Damage Wrongful Death (23)	<input type="checkbox"/> A7250 Premises Liability (e.g., slip and fall) <input type="checkbox"/> A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) <input type="checkbox"/> A7270 Intentional Infliction of Emotional Distress <input type="checkbox"/> A7220 Other Personal Injury/Property Damage/Wrongful Death	1., 2., 4. 1., 2., 4. 1., 2., 3. 1., 2., 4.
	Business Tort (07)	<input type="checkbox"/> A6029 Other Commercial/Business Tort (not fraud/breach of contract)	1., 2., 3.
Non-Personal Injury/Property Damage/Wrongful Death Tort	Civil Rights (08)	<input type="checkbox"/> A6005 Civil Rights/Discrimination	1., 2., 3.
	Defamation (13)	<input type="checkbox"/> A6010 Defamation (slander/libel)	1., 2., 3.
	Fraud (16)	<input type="checkbox"/> A6013 Fraud (no contract)	1., 2., 3.

SHORT TITLE: ANISTON v. PEYTON

CASE NUMBER

A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Professional Negligence (25)	<input type="checkbox"/> A6017 Legal Malpractice <input type="checkbox"/> A6050 Other Professional Malpractice (not medical or legal)	1., 2., 3. 1., 2., 3.
Other (35)	<input type="checkbox"/> A6025 Other Non-Personal Injury/Property Damage tort	2., 3.
Wrongful Termination (36)	<input type="checkbox"/> A6037 Wrongful Termination	1., 2., 3.
Other Employment (15)	<input type="checkbox"/> A6024 Other Employment Complaint Case <input type="checkbox"/> A6109 Labor Commissioner Appeals	1., 2., 3. 10.
Breach of Contract/ Warranty (06) (not insurance)	<input type="checkbox"/> A6004 Breach of Rental/Lease Contract (not Unlawful Detainer or wrongful eviction) <input type="checkbox"/> A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence) <input type="checkbox"/> A6019 Negligent Breach of Contract/Warranty (no fraud) <input type="checkbox"/> A6028 Other Breach of Contract/Warranty (not fraud or negligence)	2., 5. 2., 5. 1., 2., 5. 1., 2., 5.
Collections (09)	<input type="checkbox"/> A6002 Collections Case-Seller Plaintiff <input type="checkbox"/> A6012 Other Promissory Note/Collections Case	2., 5., 6. 2., 5.
Insurance Coverage (18)	<input type="checkbox"/> A6015 Insurance Coverage (not complex)	1., 2., 5., 8.
Other Contract (37)	<input type="checkbox"/> A6009 Contractual Fraud <input type="checkbox"/> A6031 Tortious Interference <input type="checkbox"/> A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)	1., 2., 3., 5. 1., 2., 3., 5. 1., 2., 3., 8.
Eminent Domain/Inverse Condemnation (14)	<input type="checkbox"/> A7300 Eminent Domain/Condemnation Number of parcels _____	2.
Wrongful Eviction (33)	<input type="checkbox"/> A6023 Wrongful Eviction Case	2., 6.
Other Real Property (26)	<input type="checkbox"/> A6018 Mortgage Foreclosure <input type="checkbox"/> A6032 Quiet Title <input type="checkbox"/> A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	2., 6. 2., 6. 2., 6.
Unlawful Detainer - Commercial (31)	<input type="checkbox"/> A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer - Residential (32)	<input type="checkbox"/> A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer - Drugs (38)	<input type="checkbox"/> A6022 Unlawful Detainer-Drugs	2., 6.
Asset Forfeiture (05)	<input type="checkbox"/> A6108 Asset Forfeiture Case	2., 6.
Petition re Arbitration (11)	<input type="checkbox"/> A6115 Petition to Compel/Confirm/Vacate Arbitration	2., 5.



Judicial Review (Cont'd.)

Provisionally Complex  
LitigationEnforcement  
of JudgmentMiscellaneous Civil  
Complaints

Miscellaneous Civil Petitions

A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Writ of Mandate (02)	<input type="checkbox"/> A6151 Writ - Administrative Mandamus <input type="checkbox"/> A6152 Writ - Mandamus on Limited Court Case Matter <input type="checkbox"/> A6153 Writ - Other Limited Court Case Review	2., 8. 2. 2.
Other Judicial Review (39)	<input type="checkbox"/> A6150 Other Writ / Judicial Review	2., 8.
Antitrust/Trade Regulation (03)	<input type="checkbox"/> A6003 Antitrust/Trade Regulation	1., 2., 8.
Construction Defect (10)	<input type="checkbox"/> A6007 Construction defect	1., 2., 3.
Claims Involving Mass Tort (40)	<input type="checkbox"/> A6006 Claims Involving Mass Tort	1., 2., 8.
Securities Litigation (28)	<input type="checkbox"/> A6035 Securities Litigation Case	1., 2., 8.
Toxic Tort Environmental (30)	<input type="checkbox"/> A6036 Toxic Tort/Environmental	1., 2., 3., 8.
Insurance Coverage Claims from Complex Case (41)	<input type="checkbox"/> A6014 Insurance Coverage/Subrogation (complex case only)	1., 2., 5., 8.
Enforcement of Judgment (20)	<input type="checkbox"/> A6141 Sister State Judgment <input type="checkbox"/> A6160 Abstract of Judgment <input type="checkbox"/> A6107 Confession of Judgment (non-domestic relations) <input type="checkbox"/> A6140 Administrative Agency Award (not unpaid taxes) <input type="checkbox"/> A6114 Petition/Certificate for Entry of Judgment on Unpaid Tax <input type="checkbox"/> A6112 Other Enforcement of Judgment Case	2., 9. 2., 6. 2., 9. 2., 8. 2., 8. 2., 8., 9.
RICO (27)	<input type="checkbox"/> A6033 Racketeering (RICO) Case	1., 2., 8.
Other Complaints (Not Specified Above) (42)	<input type="checkbox"/> A6030 Declaratory Relief Only <input type="checkbox"/> A6040 Injunctive Relief Only (not domestic/harassment) <input type="checkbox"/> A6011 Other Commercial Complaint Case (non-tort/non-complex) <input type="checkbox"/> A6000 Other Civil Complaint (non-tort/non-complex)	1., 2., 8. 2., 8. 1., 2., 8. 1., 2., 8.
Partnership Corporation Governance (21)	<input type="checkbox"/> A6113 Partnership and Corporate Governance Case	2., 8.
Other Petitions (Not Specified Above) (43)	<input checked="" type="checkbox"/> A6121 Civil Harassment <input type="checkbox"/> A6123 Workplace Harassment <input type="checkbox"/> A6124 Elder/Dependent Adult Abuse Case <input type="checkbox"/> A6190 Election Contest <input type="checkbox"/> A6110 Petition for Change of Name <input type="checkbox"/> A6170 Petition for Relief from Late Claim Law <input type="checkbox"/> A6100 Other Civil Petition	2., 3., 9. 2., 3., 9. 2., 3., 9. 2. 2., 7. 2., 3., 4., 8. 2., 9.

SHORT TITLE: ANISTON v. PEYTON

CASE NUMBER

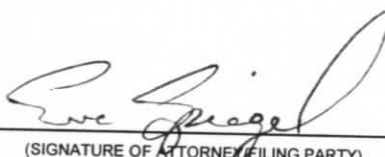
Item III. Statement of Location: Enter the address of the accident, party's residence or place of business, performance, or other circumstance indicated in Item II., Step 3 on Page 1, as the proper reason for filing in the court location you selected.

REASON: CHECK THE NUMBER UNDER COLUMN C WHICH APPLIES IN THIS CASE

ADDRESS:

Item IV. Declaration of Assignment: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that the above-entitled matter is properly filed for assignment to the LOS ANGELES SUPERIOR COURT courthouse in the WEST District of the Los Angeles Superior Court (Code Civ. Proc., § 392 et seq., and LASC Local Rule 2.0, subds. (b), (c) and (d)).

Dated: JULY 20, 2010



(SIGNATURE OF ATTORNEY FILING PARTY)  
EVAN N. SPIEGEL, ESQ.

**PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:**

1. Original Complaint or Petition.
2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
3. Civil Case Cover Sheet form CM-010.
4. Complete Addendum to Civil Case Cover Sheet form LACIV 109 (Rev 01/07), LASC Approved 03-04.
5. Payment in full of the filing fee, unless fees have been waived.
6. Signed order appointing the Guardian ad Litem, JC form FL-935, if the plaintiff or petitioner is a minor under 18 years of age, or if required by Court.
7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.