

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

STATE OF WASHINGTON )

Respondent, )

v. )

Luis Vela )

(your name) )

Appellant. )

No. 72627-7-I

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

I, Luis Vela, have received and reviewed the opening brief prepared by my attorney. Summarized below are the additional grounds for review that are not addressed in that brief. I understand the Court will review this Statement of Additional Grounds for Review when my appeal is considered on the merits.

Additional Ground 1

Double jeopardy 5 & 8 U.S. & Wa. Constitutions.

(see attachment) page # 1

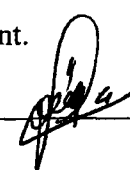
Additional Ground 2

Due process 5, 6, 14 U.S. & Wa. Constitutions.

If there are additional grounds, a brief summary is attached to this statement.

Date: July 22 - 2015

Signature: \_\_\_\_\_



FILED  
COURT OF APPEALS DIV 1  
STATE OF WASHINGTON  
2015 JUN 27 AM 11:52

Page 1

"Additional Grounds I"

Defendant filing Statement of Additional grounds,

Pro-se, hereby directs his appeal as follows.

Additional Ground 1, asserts that defendants

right to be free of the double jeopardy clause

violation, which resulted in defendant being exposed

to a court of higher jurisdiction, charging defendant

with more serious charges, when a lower court

had already established jurisdiction with formal

charges stemming from probable cause no.

13-9868, written by Bothell police dep.

(see exhibit on page 24-25-26.)

Page 2

Bothell court:

Case # 24421 DV4, Filed May-07-2013

Arrested on May 06-2013,

"Judge decreed a NCO and \$30,000. dolls Bail"

9 day later, bonded out from Everett Jail.

Waiting trial, date Set for November-13-2013

(see exhibit page 27) (see exhibit page 30)

Court of higher Jurisdiction,

"Seattle King County Superior Court"

Case # 13-1-12307-6 SEA

Arrested October 17-2013 by Des Moines P.D.

Case filed August 30-2013 at 1:31 p.m.

I was out on Bail when I got arrested

Bail imposed by Bothell court

Page 3  
"Documents Supporting"

Seattle King County Superior Court

"Arraignment October 29 - 2013"

VERBATIM REPORT OF PROCEEDINGS

Volume 2

Page 8 Line 8 to 25;

page 9 Line 1 to 25;

Page 10 Line 1 to 25;

Page 11 Line 1 to 25;

Page 12 Line 1 to 9 and Line 21 to ~~25~~

Page 13 Line ~~6~~ to 25

→ On my first appearance, King Co. Superior Court Oct-29-2013

At that day the court or Judge JIM ROGERS

indicated that the state needed to sort that out

Page 4

because for him it sound like there were "PARALLEL CASES", going on, for the same incident, that the State probably didn't know or didn't investigate well before filed the case in this Higher Court (Seattle) "see Volume 2 page 13: lines 6 to 25". Also he mentioned that if it was, then it would made a significant difference that could result in some kind of "RELEASE" (see Volume 2, page 11- Lines 7 to 25) unfortunately the State didn't do the investigation order by judge: JIM-ROGERS, then a month after my incarceration at King County jail, the State find out the error and contacted Bothell court to **dismiss** the case in the lower court, by then King Co. Superior court Alveda had Violated my legal and Constitutional Rights

Page 5

Judge try to determine if NCO was been  
up held while I was out on bail in the Lower  
Jurisdiction court and bond hearing.

"Lower jurisdiction court mentioned again"

"SENTENCING"

Volume 11 : Page 533 Line 9 to 25

Page 534 Line 1 to 2

"Prosecuting Attorney Case Summary

And Request for bail And/or condition of  
Release"

Augusto 30-2013. page 1 Lines 5 to 7

Show same police Report # 13-9868 written  
by Sergeant Al Blaisbell (Bothell) police Department

Page 6

"Prove of Second Arrest under Same

Police Report" arrest warrant issue on Aug 30-201

- Super Form where Superior Court said.

I was At large, when I really was on bail out  
for the Bothell court.

- "Court Services sheet - 13-1-12307-6 SEA

Filed Oct. 29-2013. Superior court clerk

Page 1: Int: 2013011022 - BKG-DT 10-18-13

Int:

DT 10-28-13 / CCN 1610389

B/A 213028006

NCIC: FBT # 571461 WA 8

Page 2: Criminal History Line 5

Page 7

"Bothell municipal court"

Docket: DD1000M1

DO071I

Case # 24421

Nmcd: IN 60B 47423

probable cause # 13-9868

From the time criminal action is commenced Superior court acquires jurisdiction as established in the constitution Article 1 Section 25 and Article 4 Section 1 and 6 CrR 2.1. Indictment and information including statutory and unstatutory elements is more than merely an entry for the accused to answer the nature of the crime, but to bar any subsequent prosecution for the same offense.



page 8

U.S. CA. const. Amend. 5, 6, 14 RCWA const. Amend. 10

Art 1 Sec. 22 CrR 2.1 (a)(1)(b).

Defendant was exposed to two courts at once with all parties being aware of situation.

Washington state constitution Art 1 Sec. 9 and U.S. constitution 5-14 Amendment,

No person shall be twice put in jeopardy for the same offence of life or limb "double jeopardy" which the common law recognized pleas of former Acquittal and conviction of the crime charge, the constitutional provision is worded more broadly since it forbids double jeopardy and one may have been in jeopardy of conviction "even though never convicted or Acquitted.

Page 9

In Washington the proscription against double jeopardy not only protects a criminal defendant from a second prosecution for the same offense after conviction or acquittal and for multiple punishments for the same offense, but also protects his right to have his trial completed by the "particular tribunal or court (STATE-Ver-JONES) 1982."

Jeopardy attaches when trial in court jurisdiction upon valid information and jury impaneled and sworn to determine defendant's guilt or innocence of crime charge. "If a criminal charge was submitted to a judge sitting without a jury "Jeopardy Attached" when the judge began to hear the evidence. The proscription against double

Page 10

Jeopardy is limited to successive criminal prosecution. The doctrine of double jeopardy does not apply unless the sanction to be imposed in the 2nd proceeding is punitive in nature so that the proceeding is essentially criminal, that inherently results in a "complete miscarriage of Justice" but the double jeopardy clause is not violated if the legislature specifically intended, authorizes multiple punishments and in my case "it did NOT" Appellate court reviews alleged double jeopardy and Due process violations. De Novo U.S. Const. Amend. 5, 14. A reversal for insufficient evidence generally terminates jeopardy and prevents subsequent retrial.

Page 11

Affects of proceedings after attachment of jeopardy are that defendant is in a court whose jurisdiction demands he be advised of his rights. He be advised and notified of the charges he must defend against, then be provided counsel if he can't afford one. To have another court of higher jurisdiction pick up the case leaves the defendant in jeopardy of two jurisdictions for a single "probable cause", thereby violating double Jeopardy provisions, those being, protections against a citizen being placed in the hazardous position of standing trial more than once for the same offense U.S.C.A 5.

Page 12

Double jeopardy clause prohibits state with all its resources from repeatedly subjecting a person to ordeal of trial U.S.C.A. 5 and court of higher jurisdiction still to this day has given no reasons why it chose to do no investigation into lower court already presiding over defendant, thereby usurping lower courts judicial decisions and authority. State should be prohibited from shotgun filings, seeking jurisdictions with higher charging capabilities and putting citizens in multiple jurisdictions for the same offense.

The Remedy for double Jeopardy Violations is  
dismissal without prejudice to the States  
Right to charge.

### "Additional Grounds II"

Here, defendant, points out, two reasons that  
conviction obtained as the result of every element wa  
not proven beyond-a-reasonable doubt, coupled with  
"action" taken by State, towards jury, prejudiced  
defendant so bad, he never had a chance at a fair trial  
Specifically the GUN in the probable cause, was  
struck as element or evidence, because it was  
determined to not be operable, GUN was taken out  
of jury instructions as an element of Assault 2.

"Please See: Volume 9 Page 403: lines 21 to 25. Page 404. line

Page 14

See Volume 6 page: 119. lines 3 to 14; yet prosecutor allowed jury to take GUN into deliberation room, this GUN, had no business in "court room", let alone in with jury to view as evidence and determine defendants innocence

or guilt: ("important to see please": Volume 9 page 330 lines 8 to 25; page 331: line 1 to 11) State Closing Argument

Volume 10 page 514: lines 21 to 25; page 515: lines 1 to 14

Jury instructions: Volume 9 page: 445: lines 13 to 25;

Page 446 line 1 to 12; page 457 lines 2 to 7.

TWO: "The scissors and "Knives" and beer bottle"

on the court transcripts Volume 9 Exhibit 6 is the

Picture of the beer bottle, no physical evidence in court

room, Exhibit 7: is the picture of scissors and

"Knives" there was no physical evidence in the court

Page 15

room of one single knife, because in the picture is

not only one specific knife in a hamper, but shows

"Kitchen Knives" and Scissors (see Volume 9 Direct

examination of Al Blaisdell: page 326: line 1 to 18;

page: 327: lines 2 to 5) Also those were not subjected

to DNA testing or fingerprint analysis, thereby

creating an unconstitutional suggestive inference

of guilt with "No proof" beyond reasonable doubt

of each element of the crime charged and denial of

a fair trial which calls for a NEW TRIAL. (see cross

examination of Al Blaisdell) Volume 9 "page: 333: line 1 to 1:

defense closing Argument Volume 10 page 501: line 12 to 2:

U.S. - V - Irwin, 612 F.2d 1182 (9<sup>th</sup> cir 1980) prejudice can

manifest itself in many ways. it result when evidence



Page 16

is presented to a sitting jury that was Struck.

It results when prosecutors instructions to a sitting

jury About a deadly weapon are not specific and Jury

is allowed " to take into deliberation a piece of

Struck evidence, ie; THE GUN, to determine defendants

guilt or innocence and those prosecutions actions,

created an unfair advantage at trial. It result when

the sufficiency of evidence is unconstitutionally

suggestive and gives the State an unfair advantage,

thereby proving Prejudice. In re-winslip. 397 U.S. 358,

364, 90 S. Ct. 1068, 25 LEd 2d 368 (1970) 14<sup>th</sup> amendment

Say the State is required to prove beyond reasonable

doubt and juries instructions must be clearly set

forth with elements of crime.

RC WA. 9. 94A. 125 deadly weapon enhancement

is an enhancement to a sentence stemming from an underlying crime, and thus, the weapon must

be tied to the crime, there must be a nexus between the defendant, the weapon and the underlying

crime (usually a gun). If all elements of crime

charged are not present on face of charging document,

then even if defendant was actually aware

of all elements "Reversal is Required".

The information is constitutionally sufficient

only if all essential elements of a crime, statutory

and nonstatutory, are included in the document.

The due process clause requires the prosecution

to prove beyond a reasonable doubt all the elements

Page 18

included in the definition of the offense of which defendant is charged. "Coffin - V - U.S. 156, U.S. 432, 15 S.Ct. 394, 403, 39 LEd. 481 (1895) As the dissenters in the New York Court of Appeals observed, and we agree a person accused of a crime, would be at a severe disadvantage, a disadvantage amounting to a lack of fundamental fairness, if he could be adjudged guilty and imprisoned for years on the strength of the same evidence as would suffice in a civil case. The appellate court reviews alleged due process and double jeopardy violations, DE NOVO. A reversal for insufficient evidence generally terminates jeopardy and prevents subsequent retrial.

Page 19

Additionally offenders points calculations were miscalculated and included the Bothell court, as points counted toward offender score, even when offender don't have any previous convictions that count as points, Bothell court was dismissed when court of higher jurisdiction (King co. sup. court) usurped its lower jurisdiction and therefore should not have been counted.

### "REQUEST FOR RELIEF"

I want this court to vacate my conviction and dismiss the criminal charges against Me with out a new trial.

the constitutions of Washington and the United States demand that a person accused of a crime

Page 20

is afforded all the guarantees given by our Founder

our Founders guarantee that we finish proceeding.

in a particular tribunal, specifically, Bothell court

should have been allowed to complete defendants

trial as it had already started.

to this day defendant still has had no one tell me

why a court of Higher Jurisdiction, decided to pick up

this **police** probable cause, which is "One and

the Same" in Both courts, CrR 16.15 (a)(f)(i)

Allows defendants to be free of unfairly

Prejudicial viewing of evidence, and then give

weight to this evidence.

The Sufficiency of evidence was questionable

towards the deadly weapon enhancement and

Page 21

Retrial would not satisfy this: "Miscarriage of Justice" U.S.C.A. 6 Art 1 Sec 22 CrR 21(a)(1)

page 22

"Additional location discussing, GUN, Knives"

And bottle"

"State Motion" Volume 6

Page: 117-lines 21 to 25 ; page: 118-lines 1 to 25

Page: 119-lines 1 to 25 ; page: 120-lines 1 to 14 <sup>GUN was struck</sup>

"Cross-examination of Luis Vela" Volume 9

<sup>important</sup> page: 403 lines 21 to 25 ; page 404 line 1 to 12 <sup>GUN was struck</sup>

"Verbatim Report of proceedings" Volume 9

page 419 lines 13 to 25 ; page 420 Lines 1 to 13

Page 432 lines 7 to 25 ; page 433 lines 1 to 5

"Despite state & court struck the GUN"

"Still was presented as evidence to jury"

see (Volume 9) direct examination of Al Blaisdel

page 327 lines 13 to 25 ; page 328: lines 1 to 25

page 329 lines 1 to 25 ; page 330: lines 1 to 25

Page 23

on page 330 specifically lines "8 to 15." Exhibit # 889

Page 331 lines 1 to 11

"NO DNA" [Volume 9]

Page 333 line 1 to 13

"Also GUN presented to Jury by"

"And on direct examination of DARREN TIMPE"

[Volume 9]

Page 348 lines 22 to 25; page 349 lines 1 to 5

page 350 lines 2 to 10. Also see:

"State closing Argument" [Volume 10]

Page 514 line 21 to 25; page 515 line 1 to 14

"Knives in a hamper" [Volume 9]

Page 326 lines 1 to 18. Court exhibit 687

Page 327 lines 2 to 5



ORIGINAL

BOTHELL POLICE DEPARTMENT  
King CountyCERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE  
Case # 13-9868

That Al Blaisdell is a Police Sergeant with the Bothell Police Department and has reviewed the investigation conducted in Bothell Police Case Number 13-9868

There is probable cause to believe that Luis A. Vela DOB: 11/11/60 committed the crimes of RCW 9A.36.021 Assault 2<sup>nd</sup> Degree (DV), RCW 9A.40.040 Unlawful Imprisonment, RCW 9A.46.020 (1)(b) Felony Harassment.

This belief is predicated on the following facts and circumstances:

On 5/6/13 at approximately 0100 hrs. I was dispatched to 18115 97th Ave NE, Apt. #3 to contact a 14 year old female regarding a domestic disturbance. Dispatch advised that the 14 year old, later identified as Jessica Castro, was calling on behalf of her Mother who told her to call the police because she was afraid of her boyfriend. The R/P reported that her mother's boyfriend was angry because he had "found out something" which made him angry. The R/P alleged that her mother's boyfriend is abusive and that her mother was very afraid of him. She was so fearful that she had collected all the knives and sharp objects in the apartment and hid them in her daughter's room. The R/P stated that her mother has bruises and a scar on her arm from previous assaults committed by the boyfriend. She also described that the "other night" mom's boyfriend brought a gun into the apartment and threatened to "hurt" her mother with it. Jessica stated that her mother was still in the apartment and in a bedroom with her boyfriend. Jessica stated that her mother was fearful that he would hurt her tonight. Jessica told dispatch that her mother's boyfriend's name was "Luis Albert" and thought that he was in his 50's.

I responded with Sgt. M. Strong. I arrived at approximately 0137 hrs. and contacted Jessica Castro in front of the apartment complex. Jessica was crying and appeared very upset. I asked her if she was injured or if she had been assaulted. She replied "no". She went on to explain that she and her sister had returned home from the movies earlier in the evening. At one point her mother's boyfriend, who she referred to as "Albert", had become angry at her mother, she was not sure why, nor did she witness the argument. At one point Albert and her mother went into the back bedroom together. Her mother told her, before she went into the bedroom, that if she heard anything to call the police. Jessica decided to exit the apartment and call 911. Jessica stated that "Albert", later identified as Luis Alberto Vela, has been abusive to her mother for quite some time. She stated that her mother had shown her bruises and a scar on her left arm, which she said were caused when she accidentally fell. Jessica felt that they were caused by "Albert". She also stated that "Albert" constantly threatened to have her mother deported, as he knew people in the Department of Licensing and Immigration. "Albert" would claim that he had worked for the government and had connections. These threats and claims would cause her mother to be fearful. She also stated that "Albert" was very controlling and would not let her mother leave the residence unaccompanied. I asked Jessica about the gun, to which she replied that her mother had told her about him having a gun, but she had never seen it and did not know if it was in the house. Jessica added that her sister Wendy (11 YOA) was in the apartment taking a shower. I asked Jessica to wait outside until I made contact with her mother and her boyfriend.

Sgt. M. Strong and I made contact at the residence finding that suspect Luis Vela and Jessica Castro's Mother Veronica Lopez Nunez were in a rear apartment bedroom with the door closed. I called to both parties requesting them to exit the bedroom. Ms. Lopez Nunez came out first. I asked her where the gun was, to which she replied that Vela had it in the bedroom with him. Vela exited next and he was detained in handcuffs. I asked Vela three times where the gun was located, to which he replied on all three occasions that he did not have a gun, nor did he own one. It was later determined that Vela had placed the Deutscherwerke .32 semi-automatic pistol in a plastic shopping bag and threw it out the second floor window into the rear courtyard of the apartment building at some point prior to exiting the bedroom. The gun was located and found to have been placed in the bag with magazine removed. There was no round in the chamber, but the magazine was charged with several rounds of ammunition. The gun was photographed, collected and later booked into evidence at the Bothell Police Department.

During my initial interview with the victim Veronica Lopez Nunez, she alleged that this evening Vela had struck her in the side of the face/head on two separate occasions, once with a beer bottle and the second with a closed fist. She had redness and swelling on the side of her face that supported her allegation. Lopez Nunez indicated that she was in fear of Vela because of a previous assault he had committed against her at the same residence on April 30<sup>th</sup>, 2013 and that Vela repeatedly threatened to hurt her and her two daughters (Jessica Castro, age 14 and Wendy Castro, age 11) and to have her deported. This was the reason she had asked her daughter to call the police tonight. Upon further inquiry, Lopez Nunez stated that on April 30<sup>th</sup> Vela had become angry at her and had assaulted her numerous times by hitting her in the head with the handgun and with his fist. He then locked her in the bedroom and threatened to hurt her and her children if she attempted to leave. Lopez Nunez indicated that she was not able to call the police, because Vela had taken her cell phone and disconnected the land line phone in the bedroom, preventing her from doing so. Lopez Nunez also showed me bruises and a scar, which she alleged were the result of the series of assaults that had occurred on April 30<sup>th</sup>, 2013. After this initial interview I placed Vela under arrest for two counts of Assault 4<sup>th</sup> Degree (DV). He was later booked on these charges. While dealing with Mr. Vela, I assigned Officer D. Timpe to conduct a follow-up interview with Lopez Nunez about this evening's assault and those that had allegedly occurred on April 30<sup>th</sup> and to photograph her injuries.

At approximately 0230 hrs. I reviewed Officer Timpe's supplemental report and spoke to him about his interview with Lopez Nunez. Her description of the events that had occurred earlier in the evening was consistent with what she had related to me. She elaborated in more detail about the events that occurred on April 30<sup>th</sup>, 2013. She related that in the early morning hours, Vela had become angry at her and put the pistol to Lopez Nunez' head, then in her mouth, then pointed it at her chest. She stated that at this point she was afraid for her life. The couple then lay in bed together. During that time Vela struck her several times in the chest with a closed fist. He then struck her several times in the head with the handle of the pistol. She then related that Vela forced her to stay in the bedroom and would not let her leave, to include using the bathroom, demanding that she urinate in a garbage can. She stated that later Vela obtained a kitchen knife, brought it into the bedroom, forced her to lay in bed and stated that he was penetrating her vagina with the knife. She described that he actually pressed the knife against her pelvic area above her vagina, not penetrating the skin, but hard enough to cause her pain. Vela continued to strike Lopez Nunez in the head repeatedly throughout the day, resulting in her feeling sick and dizzy. She asked him to take her to the hospital, to which he refused and reminded her that he had a gun. Lopez Nunez' primary language is Spanish, but communicates verbally well in English. She requested to write her statement in Spanish. See Officer D. Timpe's supplemental report for further details.

On May 8<sup>th</sup>, 2013 I reviewed a supplemental report submitted by BPD Officer V. Domingcil regarding this case. He was assigned to contact Lopez Nunez and Domestic Violence Advocate Sharon Haley in the front lobby of the Bothell police Department. Lopez Nunez submitted her written statement which had been completed in Spanish. Officer Domingcil conducted a supplemental interview with Lopez Nunez with DVA Haley present. According to Officer Domingcil's report Lopez Nunez went into further detail regarding the events that had occurred on April 30<sup>th</sup>, 2013. Although there were some discrepancies in time and location within the residence where the aforementioned assaults had occurred, her recollection of events were consistent with what she had related previously. She also related that at one point Vela had racked the slide on the handgun in front of her, later forcing her to get on her knees and placing the barrel of the

gun in her mouth. He then told her that he had the power to kill her and that he could have her deported. She then related that she pleaded for her life and that of her daughters. See Officer Domingcil's supplemental report for further details.

Lopez Nunez reiterated throughout this investigation her fear of Vela because of his threats to harm her and her daughters, threats to have her deported, and the repeated series of assaults that have occurred.

Lopez Nunez reiterated throughout this investigation that as a result of the repeated blows to her head and face that she is still feeling ill and dizzy.

DVA Haley took a copy of Lopez Nunez' statement to have it translated into English.

Luis Vela has two prior DV Assault cases listed in his criminal history, both initiated by the Bellevue Police Department, one in February of 1998 and the other in June of 2000. The disposition status listed on both cases is "Not Received", so it is unknown whether he would be prohibited from possessing a firearm as indicated in RCW 9.41.040 (2)(a)(i).

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated by me this 10<sup>th</sup> day of May, 2013, at Bothell, Washington.

 #00917  
Signature of Officer

D0071I More records available.

DD1000PI

08/06/14 14:47:30

DD1000MI Case Docket Inquiry (CDK) BOTHELL MUNICIPAL PUB  
 Case: 24421 BOP CN Csh: Pty: StID:  
 Name: VELA, LUIS ALBERTO NmCd: IN 60B 47423  
 Name: VELA, LUIS ALBERTO Cln Sts:  
 ASSAULT 4TH DEGREE ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed N

05 07 2013 DEF TRANSPORTED FROM JAIL MPH  
 ATY FELDMAN ASSISTING. MPH  
 DEF HELD ON BAIL IN THE AMOUNT OF \$30,000 CASH OR BOND MPH  
 NO CONTACT ORDER FILED. MPH  
 AMENDED COMPLAINT FILED FOR CT 1 MPH  
 AMENDED COMPLAINT FILED FOR CT 2 MPH  
 EXPLANATION OF RIGHTS AND COURT PROCEDURES FILED. MPH  
 ORDER OF RELEASE FROM CUSTODY FILED. MPH  
 DEF TO HAVE NO CONTACT WATSOEVER WITH WENDY CASTRO AND MPH  
 JESSICA CASTRO. MPH  
 NOTICE OF CASE SETTING FILED. MPH  
 MOTIONS FOR PROBABLE CAUSE FOR CONDITIONS OR WARRANT SETTING MPH  
 OF BAIL JOINING OFFENSES AND/OR DEFENDANTS DEMAND FOR JURY MPH  
 TRIAL AND ADDRESS CERTIFICATION FILED MPH

D0071I More records available.

DD1000PI

08/06/14 14:47:32

DD1000MI Case Docket Inquiry (CDK)

BOTHELL MUNICIPAL

PUB

Case: 24421 BOP CN Csh:

Pty: StID:

Name: VELA, LUIS ALBERTO

NmCd: IN 60B 47423

Name: VELA, LUIS ALBERTO

Cln Sts:

ASSAULT 4TH DEGREE

ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed

N

S 05 07 2013 ARR KINGN: Held MPH  
S Plea/Response of Not Guilty Entered on Charge 1 MPH  
S Plea/Response of Not Guilty Entered on Charge 2 MPH  
S 05 09 2013 PCN added to case MPH  
S 05 10 2013 VCT 1 LOPEZ NUNEZ, VERONICA Added as Participant MPH  
S Order created on 05/10/2013 NO CONTACT entered by MPH  
S MILLER, JENNIFER expires on 05/07/2018 MPH  
S PTR KINGN Set for 05/22/2013 11:00 AM MPH  
S in Room 1 with Judge MKG MPH  
S JTR NN Set for 06/19/2013 08:30 AM MPH  
S in Room 1 with Judge MKG MPH  
S FILE IN IN-CUSTODY'S MPH  
DISPATCH CALLED FOR CLARIFICATION REGARDING NO CONTACT ORDER MPH  
AND THE MINORS MENTIONED IN IT. MPH

D0071I More records available.

DD1000PI

08/06/14 14:47:34

DD1000MI Case Docket Inquiry (CDK) BOTHELL MUNICIPAL PUB  
 Case: 24421 BOP CN Csh: Pty: StID:  
 Name: VELA, LUIS ALBERTO NmCd: IN 60B 47423  
 Name: VELA, LUIS ALBERTO Cln Sts:  
 ASSAULT 4TH DEGREE ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed N

05 10 2013 AS PER JUDGE MKG, CASE SET FOR MONDAY 11 AM CALENDAR TO MPH  
 REVIEW NO CONTACT ORDER MPH  
 S REV NCONN Set for 05/13/2013 11:00 AM MPH  
 S in Room 1 with Judge MKG MPH  
 05 13 2013 11:40 JUDGE GEHLSSEN MPH  
 PAUL BYRNE PRESENT FOR THE CITY MPH  
 DEF NOT PRESENT MPH  
 NO CONTACT ORDER REVIEWED: CITY TO PROVIDE IDENTIFYING MPH  
 INFORMATION TO BPD DISPATCH ON TWO MINORS PROTECTED BY THE MPH  
 ORDER. MPH  
 S REV NCONN: Held MPH  
 S 05 14 2013 BON 1 A BAIL BOND SERVICE, INC Added as Participant MAC  
 S 13134100044 Appearance Bond Posted for DEF 1 30,000.00 MAC  
 S Posted by: A BAIL BOND SERVICE, INC MAC

D0071I More records available.

DD1000PI

08/06/14 14:47:36

DD1000MI Case Docket Inquiry (CDK)

BOTHELL MUNICIPAL

PUB

Case: 24421 BOP CN Csh:

Pty: \_\_\_\_\_ StID: \_\_\_\_\_

Name: VELA, LUIS ALBERTO

NmCd: IN 60B 47423

Name: VELA, LUIS ALBERTO

Clm Sts:

ASSAULT 4TH DEGREE

ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed

N

05 16 2013 FILE IN CURRENT

MPH

05 22 2013 1131 JUDGE GEHLSSEN

MPH

PAUL BYRNE PRESENT FOR THE CITY

MPH

DEF APPEARED WITH COUNSEL, FELDMAN

MPH

MOTION FOR CONTINUANCE GRANTED

MPH

NOTICE OF CASE SETTING FILED.

MPH

REQUEST FOR CIVIL STANDBY GRANTED

MPH

NO CONTACT ORDER AMENDED TO REFLECT THAT CIVIL STANDBY

MPH

IS AUTHORIZED.

MPH

PTR KINGN Rescheduled to 07/22/2013 08:30 AM

MPH

in Room 1 with Judge MKG

MPH

JTR NN Rescheduled to 08/21/2013 08:30 AM

MPH

in Room 1 with Judge MKG

MPH

AMENDED NO CONTACT ORDER AUTHORIZING CIVIL STANDBY FAXED TO

MPH

S  
S  
S  
S

D0071I More records available.

DD1000PI

08/06/14 14:47:37

DD1000MI Case Docket Inquiry (CDK) BOTHELL MUNICIPAL PUB  
Case: 24421 BOP CN Csh: Pty: StID:  
Name: VELA, LUIS ALBERTO NmCd: IN 60B 47423  
Name: VELA, LUIS ALBERTO Cln Sts:  
ASSAULT 4TH DEGREE ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed N

05 22 2013 BPD DISPATCH / FAX TRANSMITTAL CONFIRMATION ATTACHED MPH  
SPEEDY TRIAL WAIVER FILED. MPH  
FILE IN CURRENT MPH  
07 22 2013 0930 JUDGE GEHLSSEN PRESIDING MPH  
PAUL BYRNE, RULE 9 GLOBAL PRESENT FOR THE CITY MPH  
DEF APPEARED WITH COUNSEL, MACNICHOLS ASSISTING MPH  
SPEEDY TRIAL WAIVER FILED MPH  
NOTICE OF CASE SETTING FILED. MPH  
S PTR KINGN Rescheduled to 09/09/2013 08:30 AM MPH  
S in Room 1 with Judge MKG MPH  
S JTR NN Rescheduled to 10/16/2013 08:30 AM MPH  
S in Room 1 with Judge MKG MPH  
07 24 2013 FILE IN CURRENT MPH  
S 09 09 2013 ATY 1 MACNICHOLS, JEFFREY PATRICK Added as Participant MPH



D0071I More records available.

DD1000PI

08/06/14 14:51:48

DD1000MI Case Docket Inquiry (CDK)

BOTHELL MUNICIPAL

PUB

Case: 24421 BOP CN Csh:

Pty: StID:

Name: VELA, LUIS ALBERTO

NmCd: IN 60B 47423

Name: VELA, LUIS ALBERTO  
ASSAULT 4TH DEGREE

Cln Sts:  
ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed

N

09	09	2013	0923	JUDGE GEHLSSEN PRESIDING	MPH
				PAUL BYRNE PRESENT FOR THE CITY	MPH
				DEF APPEARED WITH COUNSEL, JENSEN / PD	MPH
S				OTH STATN Set for 11/05/2013 10:00 AM	MPH
S				in Room 1 with Judge MKG	MPH
S				JTR NN Rescheduled to 11/13/2013 08:30 AM	MPH
S				in Room 1 with Judge MKG	MPH
S				OTH STATN Rescheduled to 11/04/2013 10:00 AM	MPH
S				in Room 1 with Judge MKG	MPH
				SPEEDY TRIAL WAIVER FILED.	MPH
				NOTICE OF CASE SETTING FILED.	MPH
S				OTH STATN Rescheduled to 11/05/2013 10:00 AM	MPH
S				in Room 1 with Judge MKG	MPH
				FILE IN CURRENT	MPH

D0071I More records available.

DD1000PI

08/06/14 14:51:53

DD1000MI Case Docket Inquiry (CDK)

BOTHELL MUNICIPAL

PUB

Case: 24421 BOP CN Csh:

Pty: \_\_\_\_\_ StID: \_\_\_\_\_

Name: VELA, LUIS ALBERTO

NmCd: IN 60B 47423

Name: VELA, LUIS ALBERTO

Cln Sts:

ASSAULT 4TH DEGREE

ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed

N

S 09 09 2013 PTR KINGN: Held

MPH

09 18 2013 NOTICE OF APPEARANCE; PLEA OF NOT GUILTY; DEMAND FOR JURY  
TRIAL; DEMAND FOR DISCOVERY; DEMAND FOR SPEEDY TRIAL; MOTION  
TO MAKE MORE DEFINITE AND CERTAIN; MOTION FOR JOINDER OF  
OFFENSES; OBJECTION TO ARRAIGNMENT DATE FILED

MPH

MPH

MPH

MPH

10 16 2013 FILED COPY OF CITY'S WITNESS SUBPOENA FOR JURY TRIAL:

DMS

JESSICA CASTRO

DMS

WENDY CASTRO

DMS

VERONICA LOPEZ NUNEZ

DMS

SGT. BLAISDELL

DMS

OFFICER TIMPE

DMS

OFFICER DOMINGCIL

DMS

11 04 2013 CITY MOVES TO DISMISS WITHOUT PREJUDICE AS CHARGE WAS FILED  
IN THE COURT OF HIGHER JURISDICTION / MOTION TO DISMISS

MPH

MPH

D0071I More records available.

DD1000PI

08/06/14 14:51:55

DD1000MI Case Docket Inquiry (CDK) BOTHELL MUNICIPAL PUB  
Case: 24421 BOP CN Csh: Pty: StID:  
Name: VELA, LUIS ALBERTO NmCd: IN 60B 47423  
Name: VELA, LUIS ALBERTO Cln Sts:  
ASSAULT 4TH DEGREE ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed N

11 04 2013 GRANTED MPH  
11 05 2013 1232 JUDGE GEHLSSEN PRESIDING MPH  
RHONDA GIGER, RULE 9 GLOBAL PRESENT FOR THE CITY MPH  
DEF APPEARED WITH COUNSEL, JENSEN MPH  
CITY MOVES TO DISMISS WITHOUT PREJUDICE / GRANTED MPH  
S Charge 1 Dismissed W/O Prejudice : City's Mtn-Other MPH  
S Case Heard Before Judge GEHLSSEN, MICHELLE K MPH  
S Charge 2 Dismissed W/O Prejudice : City's Mtn-Other MPH  
S Case Heard Before Judge GEHLSSEN, MICHELLE K MPH  
S OTH STATN: Held MPH  
11 07 2013 THIRD PARTY CALLS INQUIRING STATUS OF CASE DMS  
S JTR NN on 11/13/2013 08:30 AM MPH  
S in Room 1 with Judge MKG Canceled MPH  
S 12 12 2013 Appearance Bond 631408 Exonerated 30,000.00 MPH

D0031I End of Docket

DD1000PI

08/06/14 14:51:59

DD1000MI Case Docket Inquiry (CDK)

BOTHELL MUNICIPAL

PUB

Case: 24421 BOP CN Csh:

Pty: \_\_\_\_\_ StID: \_\_\_\_\_

Name: VELA, LUIS ALBERTO

NmCd: IN 60B 47423

Name: VELA, LUIS ALBERTO  
ASSAULT 4TH DEGREE

Cln Sts:  
ASSAULT 4TH DEGREE

Note:

Case: 24421 BOP CN Criminal Non-Traffic Closed

N

12 12 2013	BOND EXONERATION LETTER MAILED TO BONDING COMPANY	MPH
	FILE IN OPEN	MPH
	CLERK NOTES: CASE HAS OUTSTANDING NO CONTACT ORDER THAT WAS	MPH
	NOT ADDRESSED AT THE TIME OF DISMISSAL / FILE AND	MPH
	MODIFICATION ORDER FORWARDED TO JUDGE FOR SIGNATURE.	MPH
12 13 2013	MODIFICATION ORDER FILED / ORDER TERMINATED	MPH
12 16 2013	MODIFICATION ORDER FAXED TO BPD DISPATCH	MPH
S	Order modified On 12/16/2013 NO CONTACT modified	MPH
S	termination date from blank to 12/13/2013	MPH
	COPY OF MODIFICATION ORDER MAILED TO DEF THIS DATE	MPH
	FILE BACK TO OPEN	MPH
S	Case Disposition of CL Entered	CXH
S 04 09 2014	Case Condition Terminated: No Contact Order	CXH

FILED  
2013 OCT 30 PM 2:27

KING COUNTY  
SUPERIOR COURT CLERK  
SEATTLE, WA

FILED

OCT 18 2013

FILED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,	)	
	)	Plaintiff,
v.	)	
	)	No. 13-1-12307-6 SEA
LUIS A VELA	)	
	)	ARREST WARRANT
	)	
	)	Defendant.

To Any Peace Officer In The State Of Washington:

An information has been filed in the above entitled Court, charging LUIS A VELA with the crime(s) of Assault In The Second Degree - Domestic Violence, Unlawful Imprisonment - Domestic Violence, Assault In The Third Degree - Domestic Violence, 9A.36.021(1)(a), (c), 9A.40.010(6); RCW 9A.40.040, 9A.36.031(1)(d), and the Court having determined that there is probable cause for the issuance of a warrant,

You are therefore commanded to forthwith arrest the said LUIS A VELA and keep him/her in custody until he/she is discharged according to law, and make due return of this writ with your manner of service endorsed thereon. Service of this warrant by telegraph or teletype is authorized.

Bail fixed in the sum of \$100,000.00 Cash or Surety Bond. Cash or Surety Bond to be approved by the Court.

Arrest Warrant - CrR 2.2(c), RCW 10.31.060  
The court has ordered the issuance of this warrant.

Witness my hand and Seal this AUG 30 2013 day of August, 2013.

BARBARA MINER, Clerk of Superior Court

By [Signature]  
Deputy Clerk

The above warrant was served on \_\_\_\_\_ by DILLEHAY SCORE Agency

Fees: Service, \_\_\_\_\_  
 Mileage, \_\_\_\_\_  
 Keeping, \_\_\_\_\_  
 Total 15.50

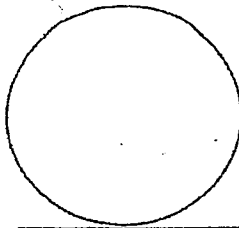


Return the Arrest Warrant (Cr.R 2.2(e))

RECEIVED  
OCT 30 PM 2:27  
DATA CONTROL UNIT

VELA, LUIS A

- CREW -



SUPERFORM

CCN/JCN NUMBER	B/A NUMBER	PCN NUMBER
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AGENCY: <input checked="" type="checkbox"/> City Of Bothell	2013-9868 CASE NUMBER	FILE NUMBER
--	--------------------------	-------------

S U P E R F O R M D A T A	DATE OF ARREST/TIME 5/6/13 0130 hrs.	BOOKING DATE/TIME	ARREST LOCATION 18115 97 <sup>th</sup> Ave NE Bothell, WA 98011						
	NAME (LAST, FIRST, MIDDLE/JR., SR., 1 <sup>st</sup> , 2 <sup>nd</sup> ) Vela, Luis Alberto			ALIAS, NICKNAMES Albert Vela					
	IDENTITY IN DOUBT? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	DOB 11/11/60	SEX M	RACE H	HGT 5 9	WGT 210	EYES BRO	HAIR BLK	SKIN TONE MED
	SCARS, MARKS, TATTOOS, DEFORMITIES							ARMED/DANGEROUS YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	
	LAST KNOWN ADDRESS 21831 30 <sup>th</sup> Ave S.		CITY Des Moines	STATE WA	ZIP 98198	RESIDENCE PHONE (425) 223-0455	BUSINESS PHONE	CITIZENSHIP US	
	OCCUPATION UNEMPLOYED Computer Repair		EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER) Self Employed			SOCIAL SECURITY NUMBER			
	DRIVER'S LICENSE #	STATE WA	AFIS # 2017		FBI # 571461WA8	STATE ID # WA17181846			
	VEHICLE LICENSE #	STATE	YEAR	MAKE	MODEL	VEHICLE LOCATION		TOW COMPANY	
	PERSON TO BE CONTACTED IN CASE OF EMERGENCY			RELATIONSHIP	ADDRESS SEALED SCORE 10-17-13 @		CITY	STATE	PHONE 2151 730
	O F F E N S E D A T A	1) OFFENSE <input checked="" type="checkbox"/> DV Assault 2 <sup>nd</sup> Degree		RCW/ORD # 9A.36.021	COURT/CAU #	CITATION #			
2) OFFENSE <input checked="" type="checkbox"/> DV Unlawful Imprisonment		RCW/ORD # 9A.40.040	COURT/CAU #	CITATION #					
3) OFFENSE <input checked="" type="checkbox"/> DV Felony Harassment		RCW/ORD # 9A.46.020 (1)(b)	COURT/CAU #	CITATION #					
4) OFFENSE <input type="checkbox"/> DV		RCW/ORD #	COURT/CAU #	CITATION #					
ANY OTHER ADDITIONAL CHARGES			CRIMINAL TRAFFIC CITATION ATTACHED? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	ACCOMPLICES N/A					
P R O P E R T Y	LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL								
	LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> IF YES DESCRIBE. (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #) Deutscherwerke .32 cal. Pistol								
	TOTAL CASH OF ARRESTEE	WAS CASH TAKEN INTO EVIDENCE? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>		SIGNATURE OF JAIL STAFF RECEIVING ITEMS/SERIAL #					
O R F	ARRESTING OFFICER/SERIAL # Sgt. A. Blaisdell #0097		TRANSPORTING OFFICER/SERIAL #		SUPERVISOR SIGNATURE/SERIAL #				
	SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #)				CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL #/PHONE) Sgt. A. Blaisdell (425) 486-1254				
MISDEMEANOR BOOKINGS: Complete to this line. FELONY BOOKINGS: Complete both sides. OBJECTION TO RELEASE (MISDEMEANOR OR FELONY) IS ON REVERSE SIDE.									
C O U R T	SUPERIOR COURT <input type="checkbox"/>	IN CUSTODY		COURT CAUSE (STAMP OR WRITE)					
	FILING INFO. <input checked="" type="checkbox"/>	AT LARGE							
F I L E	COURT/DIST	DIST. CT.	SUP. CT. DATE 9/10		WARRANT NUMBER				
	CT. NO.	BOND \$							
W A R R A N T	WARRANT DATE	OFF CODE OFFENSE Asslt 2 <sup>nd</sup> Unl. Imp. dv, Asslt 3 <sup>rd</sup>	AMOUNT OF BAIL 100,000	FELONY <input checked="" type="checkbox"/>	SENCH <input type="checkbox"/>				
	POLICE AGENCY ISSUING Bothell	COURT Superior	WARRANT RELEASED TO: SERIAL UNIT DATE TIME						
	PERSON APPROVING EXTRADITION BS	SEAKING-LOCAL ONLY WACIC-STATE WIDE <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ID & OR ONLY <input checked="" type="checkbox"/>	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT, CO, AZ, NM, HI, AK <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ALL 50 STATES <input type="checkbox"/>				
	CCN# 11610389	DOE 08-31-13	C L E A R A N C E	DOC 10-18-13					
WAC# 13W 0155364	TOE 0125			TOC 1026					
NICE W258227043	OP# D27			OP# 04-					

SUPERFORM

CCN/JCN NUMBER	B/A NUMBER	PCN NUMBER
AGENCY: <input checked="" type="checkbox"/> City Of Bothell		2013-9868 CASE NUMBER
		FILE NUMBER

S U S P E C T D A T A	DATE OF ARREST/TIME 5/6/13 0130 hrs.	BOOKING DATE/TIME	ARREST LOCATION 18115 97 <sup>th</sup> Ave NE Bothell, WA 98011			
	NAME (LAST, FIRST, MIDDLE/JR., SR., 1 <sup>st</sup> , 2 <sup>nd</sup> ) Vela, Luis Alberto			ALIAS, NICKNAMES Albert Vela		
	IDENTITY IN DOUBT? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	DOB 11/11/60	SEX M	RACE H	HGT 5 9	WGT 210
	EYES BRO					HAIR BLK
	SKIN TONE MED					ARMED/DANGEROUS YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>
	SCARS, MARKS, TATTOOS, DEFORMITIES					
	LAST KNOWN ADDRESS 21831 30 <sup>th</sup> Ave S.		CITY Des Moines	STATE WA	ZIP 98198	RESIDENCE PHONE (425) 223-0455
	BUSINESS PHONE		CITIZENSHIP US			
	OCCUPATION UNEMPLOYED Computer Repair	EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER) Self Employed			SOCIAL SECURITY NUMBER	
	DRIVER'S LICENSE #		STATE WA	AFIS #	FBI # 571461WA8	STATE ID # WA17181846
PERSON TO BE CONTACTED IN CASE OF EMERGENCY		RELATIONSHIP	ADDRESS		CITY STATE PHONE	
O F F E N S E D A T A	1) OFFENSE <input checked="" type="checkbox"/> DV Assault 2 <sup>nd</sup> Degree		RCW/ORD# 9A.36.021	COURT/CAU#	CITATION #	
	2) OFFENSE <input checked="" type="checkbox"/> DV Unlawful Imprisonment		RCW/ORD# 9A.40.040	COURT/CAU#	CITATION #	
	3) OFFENSE <input checked="" type="checkbox"/> DV Felony Harassment		RCW/ORD# 9A.46.020 (1)(b)	COURT/CAU#	CITATION #	
	4) OFFENSE <input type="checkbox"/> DV		RCW/ORD#	COURT/CAU#	CITATION #	
	ANY OTHER ADDITIONAL CHARGES		CRIMINAL TRAFFIC CITATION ATTACHED? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	ACCOMPLICES N/A		
P R O P E R T Y	LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL					
	LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> IF YES DESCRIBE: (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #) Deutscherwerke .32 cal. Pistol					
	TOTAL CASH OF ARRESTEE	WAS CASH TAKEN INTO EVIDENCE? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/> AMOUNT \$		SIGNATURE OF JAIL STAFF RECEIVING ITEMS/SERIAL #		
O F F	ARRESTING OFFICER/SERIAL # Sgt. A. Blaisdell #0097		TRANSPORTING OFFICER/SERIAL #		SUPERVISOR SIGNATURE/SERIAL #	
	SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #)			CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL #/PHONE) Sgt. A. Blaisdell (425) 486-1254		
MISDEMEANOR BOOKINGS: Complete to this line. FELONY BOOKINGS: Complete both sides. OBJECTION TO RELEASE (MISDEMEANOR OR FELONY) IS ON REVERSE SIDE.						
C O U R T	SUPERIOR COURT <input type="checkbox"/>		IN CUSTODY		COURT CAUSE (STAMP OR WRITE)	
	FILING INFO <input type="checkbox"/>		AT LARGE			
F I L E	COURT/DIST		DIST. CT.	SUP CT DATE	WARRANT NUMBER	
	CT NO.		BOND \$			
W A R R A N T	WARRANT DATE		OFF CODE OFFENSE		AMOUNT OF BAIL	
	POLICE AGENCY ISSUING		COURT		WARRANT RELEASED TO: SERIAL UNIT DATE TIME	
	PERSON APPROVING EXTRADITION		SEAKING-LOCAL ONLY WAC-STATE WIDE <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ID & OR ONLY <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT CO, AZ, NM, HI, AK <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ALL 50 STATES <input type="checkbox"/>
E N T R Y	CCN# _____		DOE _____		C L E A R A N C E	
	WAC# _____		TOE _____		DOC _____	
	NIC# _____		OP# _____		TOC _____	
				OP# _____		

NAME: VELA, LUIS A INT : 2013011022  
 KING COUNTY DEPT OF ADULT DETENTION BKG DT: 10/18/13 INT DT: 10/28/13  
 COURT SERVICES CCN: 1610389 B/A: 213028006  
 A-ST: CCN/OPID: A-NUM: ST-DTE: AKA-DTE:  
 AKA: RACE: W SEX: M AGE: 52 DOB: 11/11/1960  
 AKA:  
 AKA:  
 AKA:  
 CHG: ASSAULT 2-DV COURT: KCS BAIL: 100000.00 CAU: 131123076  
 CHG: COURT: BAIL: CAU:  
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 CHG: COURT: BAIL: CAU:  
 CHG: COURT: BAIL: CAU:  
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 ATTY/PH: OPD 999-9999 CCO/PH:

RECOMMENDATION: N INTERVIEWED INTERVIEWED  
 REF VERIFIED THAT DEF HAS LIVED AT THE 30 AVE ADDRESS FOR 6 YEARS AND DEF'S  
 SOURCE OF INCOME.  
 DEF IN JIS HAS A PENDING CASE FROM DES MOINES MUNI FOR '13 DWLS 3 AND OP MOT  
 VEH W/ OUT INS WITH A COURT DATE ON 11/07/13 AND A PENDING CASE FROM BOTHELL  
 MUNI FOR '13 ASLT4-DV X2 WITH A COURT DATE ON 11/05/13.  
 DEF HAS 13 PRIOR BOOKINGS AND 3 WARRANTS IN K.C. JAIL.  
 \*\*\*\*\*  
 PR'd TO: DATE: TIME:  
 \*\*\*\*\*  
 SPECIAL NEEDS: SCREENED BY LHAME

RESIDENCE/MARITAL: VERIFIED Y BY: ROSENDA VELA  
 CURRENT ADDRESS  
 21831 30 AV S APT 1 DESMOINES WA 98918 FOR 06 YRS  
 LIVES WITH: MARIA VELA, WIFE RELATIONSHIP: SPOUSE  
 PHONE: IN WEST WASH FOR: 23 YRS  
 ALTERNATE ADDRESS: SAME  
 MARITAL STATUS: MARRIED CHILDREN: ADULT IN HOME: 02 ALT ADDRESS CD: M  
 COMMENTS:  
 DEF STATES HE HAS LIVED WITH HIS WIFE AT THE 30 AVE ADDRESS FOR 6 YEARS.  
 =====> NCIC: FBI# 571461WA8 (WA) ONLY.

REFERENCES:  
 MARIS VELA C)206 501-0473 WIFE (LEFT A MESSAGE)  
 ROSENDA VELA C)206 375-2868 DAUGHTER, 19 YEARS OLD



Page 32

NAME: VELA, LUIS A INT : 2013011022  
 KING COUNTY DEPT OF ADULT DETENTION BKG DT: 10/18/13 INT DT: 10/28/13  
 COURT SERVICES CCN: 1610389 B/A: 213028006  
 A-ST: CCN/OPID: A-NUM: ST-DTE: AKA-DTE:

-----  
 EMPLOYMENT/SUPPORT: VERIFIED: Y BY: ROSENDA VELA, DAUGHTER

EMPLOYMENT STATUS: EMPLOYED SOURCE OF SUPPORT: JOB  
 EMPLOYER: SELF EMPLOYED FOR: 10 YRS  
 PH: POS: COMPUTER TECH SUPV: SELF EMPLOYED

COMMENTS:  
 DEF STATES HE HAS BEEN A SELF EMPLOYED COMPUTER TECHNICIAN FOR 10 YEARS  
 AND HAS BEEN EARNING ON AVERAGE \$1,500. A MONTH.

CRIMINAL HISTORY

\*\*KING COUNTY JAIL\*\*

BOOKING HISTORY: BOOKED 013 TIMES SINCE 1991 CONSISTING OF 003 WARRANTS

CONVICTION HX (UNLESS OTHERWISE INDICATED)

KARPEL: CURRENT PENDING CASE BOOKED ON # 131123076.//JIS: (PENDING DES MOINES  
 MUNI '13 DWLS3, OP MOT VEH W/ OUT INS). (PENDING BOTHELL MUNI '13 ASLT4-DVX2) =>

OTHER

SUBSTANCE ABUSE: N MENTAL HEALTH: N

COMMENTS:

=> CONT JIS; CONVICTIONS '02 TO '91 PHYSICAL CONTROL, DWLS1, DWLS3 X2,  
 DUI (GD), DWLS2 (GD), ASLT-DV, HIT/RUN ATTENDED VEH, DUI, NEG DRIVE, NVOL X4.

VICTIM(S):

RELATIONSHIP:

ADDRESS:

PHONE:

COMMENTS:

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FILED

13 AUG 30 PM 1:31

KING COUNTY  
SUPERIOR COURT CLERK  
E-FILED

CASE NUMBER: 13-1-12307-6 SEA

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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,	)	
	)	
	)	Plaintiff,
	)	
v.	)	No. 13-1-12307-6 SEA
	)	
LUIS A VELA,	)	INFORMATION
	)	
	)	Defendant.
	)	
	)	

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse LUIS A VELA of the following crime[s]: **Assault In The Second Degree - Domestic Violence, Unlawful Imprisonment - Domestic Violence, Assault In The Third Degree - Domestic Violence**, committed as follows;

Count 1 Assault In The Second Degree - Domestic Violence

That the defendant LUIS A VELA in King County, Washington, on or about April 30, 2013, did intentionally assault Veronica Lopez Nunez with a deadly weapon, to-wit: a pistol and a knife, and did intentionally assault Veronica Lopez Nunez, thereby recklessly inflicting substantial bodily harm on Veronica Lopez Nunez;

Contrary to RCW 9A.36.021(1)(a), (c), and against the peace and dignity of the State of Washington.

And further do accuse the defendant, Luis A Vela, at said time of committing the above crime against a family or household member; a crime of domestic violence as defined under RCW 10.99.020.

Count 2 Unlawful Imprisonment - Domestic Violence

INFORMATION - 1

**Daniel T. Satterberg**, Prosecuting Attorney  
CRIMINAL DIVISION  
W554 King County Courthouse  
516 Third Avenue  
Seattle, WA 98104-2385  
(206) 296-9000 FAX (206) 205-6104

1 That the defendant LUIS A VELA in King County, Washington, on or about April 30,  
2 2013, did knowingly restrain Veronica Lopez Nunez, a human being by knowingly restricting  
3 that person's movements in a manner that interfered substantially with his or her liberty, knowing  
4 that the restriction was without consent and knowing that the restriction was without legal  
5 authority;

6  
7 Contrary to RCW 9A.40.010(6); RCW 9A.40.040, and against the peace and dignity of  
8 the State of Washington.

9  
10 And further do accuse the defendant, Luis A Vela, at said time of committing the above crime  
11 against a family or household member; a crime of domestic violence as defined under RCW  
12 10.99.020.

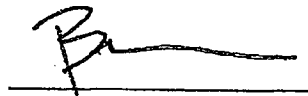
13  
14 Count 3 Assault In The Third Degree - Domestic Violence

15  
16 That the defendant LUIS A VELA in King County, Washington, on or about May 5,  
17 2013, with criminal negligence did cause bodily harm to Veronica Lopez Nunez a human being,  
18 by means of a weapon or other instrument or thing likely to produce bodily harm, to-wit: a  
19 bottle.

20  
21 Contrary to RCW 9A.36.031(1)(d), and against the peace and dignity of the State of  
22 Washington.

23  
24 And further do accuse the defendant, Luis A Vela, at said time of committing the above crime  
against a family or household member; a crime of domestic violence as defined under RCW  
10.99.020.

DANIEL T. SATTERBERG  
Prosecuting Attorney



By: Benjamin A. Santos, WSBA #33167  
Deputy Prosecuting Attorney

Daniel T. Satterberg, Prosecuting Attorney  
CRIMINAL DIVISION  
W554 King County Courthouse  
516 Third Avenue  
Seattle, WA 98104-2385  
(206) 296-9000 FAX (206) 205-6104

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CAUSE NO. 13-1-12307-6 SEA

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR  
CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable Cause written by Sergeant Blaisbell in Bothell Police Department incident number 13-9868.

Pursuant to CrR 2.2(b)(2)(i)(ii), the State requests that bail be set at \$100,000 based on the likelihood that the defendant will commit a violent offense. There is a history of unreported domestic violence by the defendant against the current victim including assaults and threats to kill her and her daughters. In addition, there is a history of reported domestic violence by the defendant against at least two prior victims. In a 2002 protection order petition (King County Superior Court case number 01-2-08598-1 SEA), the defendant's prior girlfriend reported that the defendant hurt her with a screw driver, kicked her in public, pulled a knife and gun on her, and threatened to kill her and her family.

In the current incidents, the defendant punched and hit the defendant's head with the handle of a pistol. Furthermore, he forced her on her knees and put the gun on her head, mouth, and chest. Afterwards, he forced her to lie on the bed, told her that he will penetrate her vagina with a knife, and proceeded to press the knife against her pelvic area near her vagina. She was locked inside his bedroom, forced to urinate on a garbage bag, and threatened with danger to her and her two daughters if she attempted to leave. On the day of his arrest, the defendant punched and struck the victim's head with a beer bottle. She hid all the sharp objects in the house inside her daughter's room as a result of his abuse. These abuses occurred in the same house her 11 and 14 year old daughters were living in.

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 2 As of July 12, 2013, the defendant's criminal history includes the following convictions:  
 3 Physical Control While Under the Influence (2002), Suspended Operator's License 1<sup>st</sup> (2001),  
 4 DWLS 3<sup>rd</sup> (2000), Suspended Operator's License 3<sup>rd</sup> (1999), Simple Assault- DV (Amended  
 5 from Assault-DV 1998), Hit and Run Attended Vehicle (1997), DUI (1994), Negligent Driving  
 6 (1994), NVOL (1994 x2, 1991), and No Valid Driver's License (1992). The defendant's  
 7 individual order history contains seven expired orders protecting four prior victims.

8 Based on the defendant's long history of domestic violence against multiple victims and  
 9 the very serious assaults in this case, the requested bail is necessary. The State also requests that  
 10 an order be entered prohibiting the defendant from having contact with victim Veronica Lopez.

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 14 Signed and dated by me this \_\_\_ day of August, 2013.

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18 Benjamin A. Santos, WSBA #33167  
 19 Deputy Prosecuting Attorney