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COURT OF APPEALS
DIVISION II

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NO. 37753-5-II

STATE OF WASHINGTON
BY _____

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**COURT OF APPEALS, DIVISION II
OF THE STATE OF WASHINGTON**

IN RE THE PERSONAL RESTRAINT PETITION OF:

BRUCE D. PRICE,

Petitioner.

RESPONDENT'S SUPPLEMENTAL BRIEF

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I. INTRODUCTION

Petitioner, Bruce D. Price, filed a personal restraint petition challenging a Department of Corrections' community custody hearing revoking his Drug Offender Sentencing Alternative (DOSA) sentence. This Court appointed counsel who filed a supplemental response arguing that Mr. Price was denied his right to confront and cross-examine adverse witnesses and that Mr. Price was entitled to the assistance of counsel. In addition, counsel for Mr. Price argues that the sanction of DOSA revocation was improper.

Mr. Price was not entitled to counsel at the Department of Corrections' (hereinafter DOC) community custody hearing. Because Mr. Price had the opportunity to cross-examine all witnesses who testified at the hearing, and because all relevant hearsay is admissible at DOC administrative hearings, Mr. Price was not denied his right to confront adverse witnesses. DOSA revocation was appropriate given the evidence in the record that Mr. Price poses a danger to the victim and the community.

II. STATEMENT OF THE CASE

A. BASIS OF CUSTODY

Petitioner, Bruce D. Price, is in the custody of the DOC pursuant to a valid 2004 conviction by guilty plea of Count I, Unlawful Possession of

Controlled Substance with Intent to Deliver (Cocaine) and Count IV, Attempt to Elude Pursuing Police. Exhibit 1, Attachment A to Response of the DOC.¹ Mr. Price was sentenced under the Special Drug Offender Sentencing Alternative (DOSA) to a term of 45 months confinement and a term of 45 months community custody for Count I and 12.75 months confinement and a term of 12.75 months community custody for Count IV. *Id.* at 8; Exhibit 1, Attachment B.

B. FACTS REGARDING COMMUNITY CUSTODY HEARING

On October 3, 2007, a Community Custody Hearing was held at Monroe Corrections Center for the following allegations: 1) Failing to obey all laws by assaulting Vanessa Campeau on August 19, 2007; 2) Failing to obey all laws by harassing Vanessa Campeau on August 19, 2007; 3) Failing to obey all laws by violating an active No Contact Order on or about September 10, 2007 (Vanessa Campeau); and 4) Failing to report to the Department of Corrections as directed on September 11, 2007. Exhibit 1, Attachment C; Appendix 1, Community Custody Hearing Report. Mr. Price pleaded “not guilty” to all four allegations. *Id.*

The Department alleged as follows:

that on August 17, 2007 at approximately 0030 hours, Mr. Price was observed outside of the Great American Casino by Security Guard, Jason Peterson, holding on to the front of

¹ The exhibits referred to in the Supplemental Response were submitted in the “Response of the Department of Corrections” to the personal restraint petition.

Ms. Vanessa Campeau's shirt, slam her against the wall, and then attempt to throw her to the ground. When Mr. Price became aware of security's presence, he stood and walked away. Mr. Price then attempted to return to the scene but was stopped by Great American Casino security staff. Mr. Price asked the security staff if police would be called. Security staff indicated that it would be at the discretion of the victim, and at this Mr. Price left the scene. Ms. Campeau did request Law Enforcement assistance; therefore, Lakewood Police was summoned, and according to the Incident Report 072310070, Ms. Campeau had visible abrasions on her hand, marks on her arm, and her bra was broken in the altercation. The victim, Ms. Campeau, signed a sworn statement which is included among the police reports.

Appendix 2, DOC Report of Alleged Violation at 3.

During the hearing, the presentation CCO² had planned to present the testimony of the security officer at Great American Casino, Jason Peterson, who was an eyewitness to the assault. Appendix 3, Transcript of Hearing at 6. Because Mr. Peterson was unavailable, he did not present any testimony. *Id.* However, attached to the Lakewood police report was a declaration, signed under penalty of perjury that the declaration was true and correct, from Jason Peterson. Appendix 4, Lakewood Police Department Handwritten Statement Form dated 8-18-07.

² Due to a community custody caseload exceeding 2000 hearings a month, the DOC assigns a presenting CCO at each major hearing to avoid the time it would take for the supervising CCO to travel and present the case. The presenting CCO makes sure the offender has been served with the evidence the DOC intends to present at the hearing, presents the DOC's allegations and the evidence to support the allegations as presented in the violation report. In addition, the presenting CCO presents the supervising CCO's recommendation regarding the sanction the Hearing Officer should impose.

Mr. Peterson's declaration indicated that he was an eyewitness to a physical altercation between a black male (later identified as Bruce Deymon Price) and a white female (later identified as Vanessa Campeau) in the casino parking lot. When Mr. Peterson ran out, the black male had the white female by her shirt and slammed her against the wall, then tried to throw her on the ground. When the male saw Mr. Peterson running toward them, Mr. Price let the white female go and started to walk away. When he attempted to go back toward her, he was stopped by other security guards. Mr. Price asked if the police would be called and was told it would depend on Ms. Campeau's decision. Mr. Price decided to leave the property. *Id.*

The police report indicated as follows:

. . . I contacted the victim who gave the suspect's name and DOC number. She said that he'd hit her before and would likely run from us. She said she lived near 38th and Tacoma but was not sure exactly where. Campeau advised us she has children with Price and indicated they were still dating. I noticed her hands had abrasion on them. She said Price was arguing with her and ripped her bra off. Security Officer Peterson advised when he ran out to the parking lot the male suspect had the female by her shirt and "slammed" her into a wall and tried to throw her on the ground. When he saw Peterson running toward them he let her go and began walking away. . . .

Appendix 5, Lakewood Police Department Incident Report at p. 5.

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The victim, Vanessa Campeau, also gave a written declaration at the time of the incident. Appendix 6, Lakewood Police Department Handwritten Statement Form. The declaration, signed under penalty of perjury, reads as follows:

Bruce Price [and] me walk out and he gets mad about my prev. relationship. He grabs my shirt & arm & I scream & he bloodeys (sic) my fingers & rips off my bra w/my shirt up.

Id.

CCO Curillo, who supervises Mr. Price, testified that she personally viewed the video tape of the altercation. Her testimony was as follows:

. . . The area, well at the very beginning of the tape, the area where Mr. Price and Ms. Campeau are is covered with an awning, but you can see her fleeing from him. You see several security guards enter the area, along the awning area and then along the parking lot. You see Price confronted by security. It did not capture the actual incident, it captured just immediately after the incident. There's no sound on the video so you don't really know what's going on as far as conversation. But then, the video tape also shows the victim meeting with staff afterward and there's some actions that she does, something about her bra. . . .

Appendix 3 at 10. CCO Curillo testified that she saw Mr. Price on the video. *Id.* Mr. Price had only one question for CCO Curillo, whether she had viewed "a slamming against the wall and prior to throwing down on the ground." *Id.* at 10-11. CCO Curillo answered "no". *Id.*

Mr. Price then called Vanessa Campeau as a witness in his defense. Ms. Campeau testified in response to Mr. Price's questions that she was not slammed against the wall and thrown to the ground. In response to the presenting CCO's question about her written declaration, she testified that she was trying to walk away from Mr. Price and he did grab her shirt. She was unsure if he grabbed her arm stating she was intoxicated at the time. Appendix 3 at 13-14.

She denied that she requested the casino security call police and didn't remember her conversation with the casino security officers, stating she was intoxicated. Appendix 3 at 14. When asked by the hearing officer if she remembered the incident, Ms. Campeau testified that when she and Mr. Price were leaving the casino, she was trying to go her own separate way and started to run off, when Mr. Priced grabbed her shirt. She denied being thrown into a wall or onto the ground, stating it was "a short argument that got blown out of proportion." *Id.*

Mr. Price denied that he struck Ms. Campeau. Appendix 1 at 2. The Hearing Officer determined that Mr. Price was guilty of the first allegation of assaulting Ms. Campeau on August 19, 2007, based on Ms. Campeau's testimony that he did grab her when she tried to leave. "While she down played the entire event, her description in many ways corroborates the declaration of the security people." *Id.*

In the second allegation, Mr. Price was charged with harassing Ms. Campeau on August 19, 2007. The allegation was based on the following information:

On August 19, 2007, at approximately 1022 hours, Tacoma Police were dispatched to 815 S. Adams Street, regarding a domestic dispute. The victim, Ms. Vanessa Campeau, relayed to police that her and her children's father had been involved in an altercation earlier that same morning at the Great American Casino. She explained that after she made her statements to Lakewood Police, she left the casino, picked up her children from Mr. Price's aunts' house at 833 S. Trafton, Tacoma WA and went to her mother's home, which is the residence she was calling from.

She told police that when she arrived at her mother's house, she found Mr. Price inside the residence. The two engaged in a verbal altercation, and her mother, Diane Campeau, intervened, securing herself, Vanessa Campeau, and the children inside the master bedroom. Vanessa Campeau claimed that Mr. Price yelled, "you're not going anywhere" from the living room.

The family stayed in Diane Campeau's bedroom until approximately 0700 hours that morning, at which time Bruce Price became persistent that he return to Olympia, Washington with her and the children. Ms. Campeau hid the keys to the car and Mr. Price just became angrier, and stated "I'm gonna show you what the fuck I'm gonna do." The two small children attempted to call the police but Mr. Price grabbed a knife yelling, "you're not calling 911. . . get your ass in here," while waving the knife in the air. Vanessa Campeau claims she said, "I'm not playing this, I'm calling 911." Mr. Price then responded by threatening to slash her tires. Ms. Campeau was finally able to get to a phone and summoned police, at which time Mr. Price fled the residence.

Appendix 2 at 3.

Mr. Price asked Ms. Campeau to explain what happened that night and morning. Appendix 3 at 15. Ms. Campeau admitted that she called the police, but stated that “it wasn’t necessary.” Ms. Campeau went on to explain that she was just trying to leave, and Mr. Price wanted to “talk it out.” She denied that he prevented her from leaving, testifying that he just “wanted to talk it out before the situation got, uh, before the situation got any worse, I just wanted to leave. And nothing went down at that point in time.” Appendix 3 at 16.

Ms. Campeau denied that Mr. Price threatened her, stating that she slept in her mom’s room because she didn’t want to talk. She admitted to hiding the keys to the car, however, was unsure why the knife was around. She testified that she just left, no one was hurt or threatened, and there was no harassment. Appendix 3 at 17.

The police report regarding the second allegation stated as follows:

On 08-19-07 at 1022 hours, while on routine patrol, PPO Hutchinson and I were dispatched to [info blacked out] regarding a domestic dispute. According to information from LESA dispatch, SV/Price threatened to slash the tires on V/Campeau’s vehicle, He left the knife at the residence and fled on foot into the alley.

We arrived and I contacted V/Campeau, Vanessa. She stated that the incident stemmed from a physical domestic that had occurred in Lakewood earlier that night after midnight . . . After speaking with Lakewood police, V/Vanessa stated she drove north to Tacoma to pick up her

children[info blacked out]. . . after picking up her children, she drove to the residence at [info blacked out] which she stated belonged to her mother [info blacked out].

V/Vanessa stated that she went into the residence and a verbal argument with SV/Price ensued. According to V/Vanessa, the argument proceeded into her mother's bedroom when [info blacked out] intervened and pushed SV/Price into the living room to separate them. [Info blacked out] then went back into the bedroom and locked herself, V/Vanessa, and both children in the room. V/Vanessa stated that SV/Price told her from the living room side of the bedroom door, "you're not going nowhere." V/Vanessa stated she felt that SV/Price would have used physical force to keep her in the room. Afterwards, V/Vanessa, [info blacked out], and both children all went to sleep until approximately 0700 hours this morning. V/Vanessa stated she could not recall whether there was a telephone in the bedroom.

V/Vanessa stated that sometime after 0700 hours she opened the bedroom door and another verbal argument with SV/Price ensued. SV/Price told V/Vanessa that he "wanted to go with her in the car back to Olympia." V/Vanessa stated that she felt that this was a threat to take her hostage back to Olympia to be a hostage in her home. To avoid getting in the vehicle with SV/Price, V/Vanessa stated that she hid the keys to her car. SV/Price became angry when he could not locate the keys and told V/Vanessa, "I'm gonna show you what the fuck I'm gonna do."

V/Vanessa stated that [info blacked out] left the room to call 911. SV/Price then picked up the listed knife and began waving it around. According to V/Vanessa, SV/Price yelled at the children, who were in the next room, "you're not calling 911. . . get your ass in here" while continuing to wave the knife. V/Vanessa told him "I'm not playing this, I'm calling 911." SV/Price then went to the front door of the residence and stood there holding the knife. V/Vanessa stated that SV/Price threatened to slash

the tires on her car to prevent her from leaving in the vehicle without him. She then called 911 and SV/Price put the knife down in the house, walked out the front door, and fled eastbound down the alley on foot.

V/Vanessa stated she had a long history of domestic violence with SV/Price.

Appendix 7 at p. 4-5.

Mr. Price denied he threatened Ms. Campeau, but did admit to being at the house. Appendix 3 at 22. The hearing officer found Mr. Price guilty based on Ms. Campeau's testimony which was only subtly different than the police report. "The points of agreement are: a disagreement ensued, a knife was at least brandished, the family slept in the master bedroom away from Mr. Price, the police were summoned, and Mr. Price was gone when they arrived." Appendix 1 at 2.

The presenting CCO indicated that Mr. Price is an RMA offender³ classified as Imminent Threat due to previous domestic violence matters with a former ex-girlfriend (who has an active No Contact Order in effect until January 1, 2009). Appendix 2 at 5. The CCO stated there were three separate police reports documenting domestic violence related incidents with Ms. Campeau in his file, none of which were pursued by the victim.

³ The DOC performs risk assessments on all offenders with a community custody term. The classifications at the time of Mr. Price's community custody hearing were RMA, RMB, RMC, and RMD. The most serious level of risk, RMA, requires the most intensive supervision and management provided by the DOC, including more frequent office visits and home visits.

The supervision summary indicated that although prior to Mr. Price's release from prison, Ms. Campeau reported that she believed Mr. Price had changed, she changed her beliefs and asked the Department for help. Appendix 1 at 3; *See also* Appendix 2 at 5-6.

Mr. Price testified that he "was trying to do everything he was supposed to do while on supervision" and planned to start school to be a barber. Appendix 1 at 3.

The hearing officer determined the sanction should be revocation of Mr. Price's three DOSA sentences. "I consider him an imminent threat to Ms. Campeau's safety. Although he has complied with supervision up until this incident, he took no responsibility for his behavior, and showed no remorse." Appendix 1 at 4.

II. ISSUES PRESENTED

1. Was Mr. Price denied his right to confront and cross-examine adverse witnesses where hearsay evidence is admissible in DOC administrative hearings and Mr. Price had the opportunity to confront all the witnesses who testified in the hearing?
2. Was Mr. Price entitled to the assistance of counsel under the specific facts of his case?
3. Was the sanction of DOSA revocation improper?

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III. ARGUMENT

A. MR. PRICE WAS NOT DENIED HIS RIGHT TO CONFRONT AND CROSS-EXAMINE WITNESSES.

Mr. Price raises three arguments to support his claim that he was denied the right to confront and cross-examine witnesses. He argues first that he was not able to confront and cross-examine either Jason Peterson, the security guard at Great American Casino, or to confront the information provided in the police reports or by the 911 dispatch. Second, he argues that the hearing officer based her findings of guilt for both violations based upon information and declarations contained in the police reports and that the hearing officer failed to find good cause for denying confrontation and admit the hearsay evidence. Third, he argues that there was no finding that the hearsay was reliable. Mr. Price's arguments are without merit.

Although community custody is primarily punitive, once an inmate has been released into the community, he has the same liberty interest as a parolee and has the right to minimal due process in a hearing to revoke community custody. *In re McNeal*, 99 Wn. App. 617, 633, 994 P.2d 890 (2000). Thus, the requirements of due process for revocation hearings are those established in *Morrissey v. Brewer*, 408 U.S. 471 (1972), for parole revocation hearings. *In re McNeal*, 99 Wn. App. at 630-33; *See also*

WAC 137-104-050(1)-(10); WAC 137-104-060(3)-(4), -060(8)-(10) (requirements for community custody hearings).

In *Morrissey*, the seminal case involving an individual's due process rights at a parole revocation hearing, the United States Supreme Court recognized that the state has an "overwhelming" interest in returning a parolee to prison for violating parole conditions without the burdens of a trial-like hearing for violating parole conditions. *In re McNeal*, 99 Wn. App. at 628 (citing *Morrissey*, 408 U.S. at 473). An informal hearing structure is sufficient to assure that a parole violation finding will be based on verified facts and that the exercise of discretion will be informed by accurate knowledge of the parolee's behavior. *Id.* The minimum due process requirements for such a hearing include:

- (a) written notice of the claimed violations of parole;
- (b) disclosure to the parolee of evidence against him;
- (c) opportunity to be heard in person and to present witnesses and documentary evidence;
- (d) the right to confront and cross-examine adverse witnesses (unless the hearing officer specifically finds good cause for not allowing confrontation);
- (e) a "neutral and detached" hearing body such as a traditional parole board, members of which need not be judicial officers or lawyers; and
- (f) a written statement by the fact finders as to the evidence relied on and reasons for revoking parole.

McNeal, 99 Wn. App. at 628-29 (citing *Morrissey*, 408 U.S. at 489).

Where there is a judicial hearing for sentence modification alleging violations of community placement or community custody, the trial court

must find that the hearsay is reliable and there is good cause for the admission of hearsay evidence. *See e.g. State v. Abd-Rahmaan*, 154 Wn.2d 280, 286-291, 111 P.3d 1157 (2005); *State v. Dahl*, 139 Wn.2d 678, 688 990 P.2d 396 (1999). “Good cause has thus far been defined in terms of the difficulty and expense of procuring witnesses in combination with ‘demonstrably reliable’ or ‘clearly reliable’ evidence. *State v. Abd-Rahman*, 154 Wn.2d at 290 (citing *State v. Nelson*, 103 Wn.2d 760, 765, 697 P.2d 579 (1985)). In *Abd-Rahman*, the Washington Supreme Court held that “[w]hen admitting hearsay on a finding of good cause, trial courts are required to articulate the basis on which they are admitting the hearsay testimony by either oral or written findings in order to facilitate appellate review.” *Id.* at 291.

While the Department of Corrections is not subject to the Administrative Procedures Act, as with other administrative hearings, in DOC administrative hearings, all relevant hearsay is admissible. *See* WAC 137-104-050(15)(e); *See e.g. Nisqually Delta Asss’n v. City of Dupont*, 103 Wn.2d 720, 696 P.2d 1222 (1985) (relevant hearsay evidence is admissible in an administrative hearing.) The offender has the right to cross-examine witnesses appearing or testifying at the hearing. (WAC 137-104-060(8)), to present his/her case to the hearing officer (WAC 137-104-060(7)) and to testify during the hearing or remain silent (WAC137-

104-060(9)). *See also* RCW 9.94A.737(7)(d)(v) (“The offender shall have the right to question witnesses who appear and testify.”). The only restriction on hearsay evidence is that the hearing officer may not find an offender guilty based solely on hearsay evidence. *See* RCW 9.94A.737(8) (“For purposes of this section, no finding of a violation of conditions may be based on unconfirmed or unconfirmable allegations.”)

Unlike judicial hearings, where a judge presides, the offender is represented by counsel and the State is represented by the prosecutor, community custody administrative hearings are presided over by a non-attorney hearing officer and neither the offender nor the DOC have attorney representation. The rules of evidence do not apply.

All relevant hearsay is admitted because many witnesses are unable or unwilling to attend the hearings, the DOC has neither subpoena power nor funding to support subpoenas, and police officers are generally unwilling to attend DOC hearings without a subpoena.

Elevating community custody procedures to those resembling a judicial proceeding, i.e. requiring the hearing officer make a determination of good cause for the admission of any hearsay evidence, would force a drastic change in the current community custody hearing process. There would have to be a different approach to selecting hearing officers and

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existing procedures would have to be re-conceptualized, significantly altering the nature of the proceedings.

Here, in accordance with statute and administrative regulation, Mr. Price had the opportunity to question all of the witnesses who testified at the hearing and specifically the Community Correction Officer (CCO) Kimberly Curillo. Appendix 3 at 10-11 and 22. In addition, Mr. Price presented his own testimony and called the victim to testify on his behalf. *Id.* at 12-20.

While Mr. Price did not have the opportunity to question Mr. Peterson, the police, or the 911 dispatch, admission of these hearsay declarations were not the basis for a finding of guilt. Contrary to the Petitioner's allegations, the hearing officer did not resolve numerous factual issues based on police reports. Rather, the hearing officer found Mr. Price guilty of committing an assault on Ms. Campeau based on Ms. Campeau's testimony at the hearing that Mr. Price and she were arguing when they left the casino and Mr. Price grabbed her arm. It was these facts that were the basis for finding Mr. Price guilty of the allegation of assaulting Ms. Campeau. The finding of guilt was not based on hearsay alone.

The hearing officer determines the weight to be given to hearsay evidence. Here, Ms. Campeau's prior inconsistent declaration, made

under penalty of perjury immediately after the alleged assault occurred, supported the hearing officer's decision that Mr. Price assaulted Ms. Campeau in violation of his community custody conditions. Similarly, the security officer's eyewitness declaration, also made under penalty of perjury immediately after the assault occurred, was corroborated in part by Ms. Campeau's testimony.

Likewise, with regard to the second allegation that Mr. Price harassed Ms. Campeau, although Ms. Campeau denied any problems, as the hearing officer noted, "based on the testimony of Ms. Campeau, there was an argument between Mr. Price and her, a knife was at least brandished, the family slept in the bedroom away from Mr. Price, and the police were summoned." The hearing officer determined that the victim's testimony corroborated many significant points presented the police report. Appendix 1 at 2. As a result, the hearing officer determined that, based on those facts, Mr. Price was guilty of harassment of Ms. Campeau.

Because all relevant hearsay is admissible in all DOC community custody hearings, and Mr. Price had the opportunity to question all of the witnesses who testified at the hearing, this Court should determine that Mr. Price was not denied his right to confront witnesses.

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B. MR. PRICE WAS NOT ENTITLED TO HAVE COUNSEL AT THE COMMUNITY CUSTODY HEARING.

In his supplemental brief, Mr. Price argues that he was entitled to the assistance of counsel under the specific facts of his case at the community custody hearing. Mr. Price argues that because of the nature and number of the alleged violations, because the recommendation was for DOSA revocation, and because his ability to speak for himself was at issue (based on a question of competency before trial), the DOC should have appointed an attorney for him. Mr. Price errs.

In *In re McNeal*, 99 Wn. App. 617, 994 P.2d 890 (2000), Division One held that there is no right to counsel at community custody revocation hearings:

[W]e conclude that the *Morrissey* requirements are sufficient to protect against a wrongful revocation of community custody and hold that the State is not required to provide counsel to participate in community custody revocation hearings beyond the level authorized by current statutes and regulations.

In re McNeal, 99 Wn. App. at 635.

As a result, the fact that Mr. Price was facing a revocation hearing is not relevant to the issue of requiring attorney representation at a community custody hearing. Mr. Price's other contention, that the nature of the allegations was too complex for Mr. Price to effectively represent himself, is also without merit. Mr. Price clearly developed a defense,

presented by the victim, in which the victim recanted previous declarations that Mr. Price assaulted her by throwing her against the wall and throwing her to the ground. The victim also testified that the second allegation, failure to obey all laws by harassment, was not true, denying Mr. Price had threatened her. Mr. Price also carefully avoided describing what happened during the two incidents, focusing on the evidence being presented. Mr. Price's responses during the hearing demonstrated a clear understanding of what allegations were made and the evidence being presented by the DOC.

Further, the DOC was unaware of any question of competency with regard to Mr. Price's history. The DOC receives only the Judgment and Sentences and Warrants of Commitment from the Court. Not only did the DOC not have notice of any competency issue, Mr. Price did not raise any competency issue nor did he advise the hearing officer he had any difficulty presenting his case. Mr. Price's responses were appropriate during the hearing, and raised no question of competency or inability to represent himself. Further, the trial court found Mr. Price was competent

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to proceed, so any pre-trial competency issues are not relevant to a 2007 hearing.⁴

This Court should determine that there was no right to counsel nor was denial of counsel an error of constitutional magnitude in this case.

C. THE SANCTION OF DOSA REVOCATION WAS PROPER GIVEN THE SAFETY RISK MR. PRICE PRESENTED TO THE VICTIM AND THE COMMUNITY.

Mr. Price contends that the hearing officer's decision to revoke Mr. Price's DOSA sentence was "subjective, biased, and not supported by the evidence." However, the hearing officer's decision to revoke Mr. Price's DOSA sentence was proper given the potential risk to the victim and potentially other members of the community.

Mr. Price was found guilty of not only assaulting the victim by grabbing her arm during a disagreement, but also was found guilty of harassing the victim. The CCO indicated that Mr. Price had at least four separate police reports in Mr. Price's file documenting criminal conduct, three reports which were specifically domestic-violence related naming

⁴ Petitioner has submitted the transcripts of 2004 pre-trial hearings. The transcripts reveal Mr. Price was sent to Western State after fleeing the courtroom after a bail hearing increasing his bail. Western State did an initial evaluation but could not determine his competency, so Mr. Price was held for restoration. A second report was issued indicating that Mr. Price was faking competency issues and was observed on the floor to not have any issues. The defense attorney requested an independent evaluation. Finally, on October 20, 2005, the defense attorney stipulated to the findings of the Western State Hospital. Petitioner's Exhibit to Supplemental Response, Verbatim Report of Proceedings, State v. Price, Cause No. 04-1-05697-7 at October 20, 2005, pages

Mr. Price as the suspect and Ms. Campeau as the victim, to include reports of incidents on April 2, 2003, May 28, 2003, and July 15, 2003. However, because the victim never pursued the incidents, there was no No Contact Order when Mr. Price was released from prison in May, 2007. Ms. Campeau had apparently asked the DOC to help her with Mr. Price's behavior. Appendix 2 at 5.

Regarding both the assault and the harassment, the victim, Ms. Campeau, recanted earlier declarations made to police and a declaration provided to the police signed under penalty of perjury. Mr. Price complains that the sanction was exceptional, arguing that in the PRP, the DOC conceded "the Hearing Officer's decision to revoke Mr. Price's DOSA sentence at his first hearing did detour from the presumptions for DOSA sanctions." Petitioner's Supplemental Brief at 19. Mr. Price argues that, thus, his sanction was an exceptional sanction and the hearing officer failed to justify the exceptional sanction.

While at the time of Mr. Price's community custody hearing there was a rebuttable presumption that unless the offender was failed to complete chemical dependency treatment or was convicted of a felony, a DOSA sentence would not be revoked until the third hearing, the presumption was rebuttable, especially given the aggravating factors presented in Mr. Price's case.

Contrary to Petitioner's allegation that none of the factors listed in DOC's guidelines for aggravating factors were present, Mr. Price meets at least three aggravating factors to include: (1) the risk the offender posed to the community; (2) the severity of the offender's violation; and (3) the offender's assessed community risk level. The hearing officer was not required to list all of the aggravating factors that applied. The very fact that the hearing officer applied the sanction of revocation on the first hearing indicated the seriousness of Mr. Price's behavior in violation of his community custody conditions.

Here, the potential for violence demonstrated by Mr. Price's behavior is of the utmost concern to the DOC. Mr. Price posed a significant risk to the victim and potentially to other members of the community, including the victim's mother and children, as well as the police who become involved in Mr. Price's attempts to elude police officers.

The Department of Corrections is mandated to place the highest concern for issues that present a risk to victim or community safety. *See e.g.* RCW 9.94A.728 (2)(d)(requiring DOC to consider the risk to victim safety and community safety in approving a release address). As Mr. Price conceded, the violations were ones which Mr. Price could have been charged with by the State. Mr. Price, classified as an imminent threat due

to previous domestic violence matters with another ex-girlfriend, presented a potential serious safety risk both to the victim and the community. Mr. Price's violations of his community custody conditions, which demonstrated violence and the potential for violence against his victim and property, were serious acts that required the most severe penalty. The hearing officer's decision to revoke Mr. Price's DOSA sentence was proper given Mr. Price's continued criminal behavior and acts and threats of violence.

This Court should determine that the hearing officer properly revoked Mr. Price's sentence.

IV. CONCLUSION

For the above stated reasons, Respondent respectfully requests this Court dismiss Mr. Price's personal restraint petition with prejudice.

RESPECTFULLY SUBMITTED this 2nd day of September, 2009.

ROBERT M. MCKENNA
Attorney General



DONNA H. MULLEN, WSBA #23542
Assistant Attorney General
Corrections Division
PO Box 40116
Olympia WA 98504-0116
(360) 586-1445
DonnaM@atg.wa.gov

CERTIFICATE OF SERVICE

I certify that I served a true and correct copy of the foregoing
RESPONDENT'S SUPPLEMENTAL BRIEF on all parties or their
counsel of record as follows:

- US Mail Postage Prepaid
- United Parcel Service, Next Day Air
- ABC/Legal Messenger
- State Campus Delivery
- Hand delivered by _____

TO:

SHERI L. ARNOLD
ATTORNEY AT LAW
PO BOX 7718
TACOMA, WA 98417
Attorney for Petitioner

FILED
COURT OF APPEALS
DIVISION II
09 SEP 21 PM 12:17
STATE OF WASHINGTON
BY _____
DEPUTY

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

EXECUTED this 2nd day of September, 2009 at Olympia, WA.


DAWN R. WALKER
Legal Assistant

APPENDIX 1



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

COMMUNITY CUSTODY HEARING REPORT

OFFENDER NAME: Price, Bruce

DATE: 10-4-07

CRIME: Drugs – Delivery
Attempt to Elude
Escape 2nd

DOC NUMBER: 964159

COUNTY OF CONVICTION: Pierce

CAUSE #: 04-1-01555-5
04-1-01555-5
04-1-05697-9

A Community Custody Hearing was held on 10-3-07 at Monroe Corrections Center, regarding the following alleged violations of the conditions of supervision for Bruce Price. The hearing was conducted by Linda Hooper, Hearing Officer and parties present for the hearing were: Lindsay Johanson and Lori Black, Community Corrections Officers.

Upon convening the hearing, I determined that Mr. Price had received proper service of the Notice of Allegations, Hearing, Rights, and Waiver. I found that he had previously been provided with copies of all of the documentary evidence to be used against him during the hearing.

I provided Mr. Price with notice of the right to appeal, the address for filing the appeal and an optional form to be used to file an appeal. He acknowledged that he understood his hearing and appeal rights.

Preliminary Matters:

Violation 3 was amended to include the victim's name, Vanessa Campeau. Mr. Price waived notice and elected to proceed with the hearing.

The Department of Corrections alleged that the following **violations** were committed:

1. Fail to obey all laws by assaulting Vanessa Campeau on August 19, 2007.
2. Fail to obey all laws by harassing Vanessa Campeau on August 19, 2007.

State law (RCW 70.02; RCW 70.24.105; RCW 71.05.390) and/or federal regulations (42 CFR Part 2; 45 CFR Part 164) prohibit disclosure of this information without the specific written consent of the person to whom it pertains, as otherwise permitted by law.

APPENDIX 1

3. Fail to obey all laws by violating an active No Contact Order on or about September 10, 2007 (Vanessa Campeau).
4. Failing to report to the Department of Corrections as directed on September 11, 2007.

The offender entered the following **pleas** to each violation:

1. Not Guilty
2. Not Guilty
3. Not Guilty
4. Not Guilty

The hearing officer made the following **findings** as to each violation:

1. Guilty
2. Guilty
3. Not Guilty
4. Not Guilty

Evidence Relied Upon:

I verified that Mr. Price was placed on supervision by the court and had standard conditions to include obeying all laws and reporting as directed.

Violation 1

According to police reports, on 8-19-07 at about 12:30 a.m. Mr. Price was seen by security guard, Jason Peterson at the Great American Casino. Mr. Price was holding on to the front of Vanessa Campeau's shirt. He was seen slamming her against the wall, and then try to throw her to the ground. When Mr. Price saw the security officer, he stood and walked away from Ms. Campeau. He left, but attempted to return to the scene, but was refused by the officers. Ms. Campeau did request law enforcement help, and the Lakewood Police were called. Ms. Campeau had visible abrasions on her hand, marks on her arm, and her bra was broken. She signed a sworn statement which is included in the police reports.

Community Corrections Officer Carrillo was called to testify. She stated she saw the video tape of this incident. The actual altercation was not on the tape, but she did see several security people coming to Ms. Campeau's help. She was Mr. Price walking away. She saw the victim with the staff and their actions centered on her bra. There was no audio on the tape. Community

Corrections Officer Carrillo also spoke with the head of security at the Casio. Community Corrections Officer Carrillo said she could positively identify Mr. Price as the man on the tape.

Mr. Price asked to call the victim, Ms. Campeau as a witness. She was called, and was willing to testify. Ms. Campeau said Mr. Price did not slam her against the wall, not did he try to throw her to the ground. She testified she was drunk, and does not have a full memory of the night, but she would remember if he slammed her against the car. She said she was trying to go her own separate way and Mr. Price did grab her by the shirt. She did not request that the security people call the police.

Mr. Price denied he struck Ms. Campeau.

I found Mr. Price guilty based on the testimony of Ms. Campeau that he did grab her when she tried to leave. While she down played the entire event, her description in many ways corroborates the statement of the security people.

Violation 2

According to a Tacoma Police Department report, they were sent to a domestic dispute on 8-19-07 at 10:22 in the morning. Ms. Campeau told the police she had been involved in an altercation earlier the same morning at the Great American Casino. She left the casino, went to pick up her children, and went to her mother's home. When she arrived, Mr. Price was inside. They got involved in an argument, and her mother intervened. They secured themselves (mother, grandmother and children) inside the master bedroom. They stayed there until about 7 a.m. at which time Mr. Price became persistent that they all return to Olympia. Ms. Campeau hid the car keys, and Mr. Price became angrier. He said, "I'm gonna show you what the fuck I'm gonna do". The two small children tried to call the police, but Mr. Price grabbed a knife yelling "you're not calling 911 ... get your ass in here". He was waving the knife in the air at the time. He also threatened to slash her tires. Eventually, Ms. Campeau was able to call for help at which time Mr. Price fled the residence.

Mr. Price asked the victim to explain what happened that night. Ms. Campeau testified that they were having an argument, and Mr. Price wanted to "talk it out before the situation got any worse". She said "nothing went down". She did spend the night in the bedroom with the kids. Mr. Price did not threaten her, but she did hide the keys. Ms. Campeau said she did see a knife, but he did not threaten her with it. She said no one was hurt, and she was not harassed. Ms. Campeau does admit she called the police.

Mr. Price denied he threatened or harassed Ms. Campeau, but did admit he was at the house.

I found Mr. Price guilty based on the testimony of the victim, which was only subtly different than the police report. The points of agreement are: a disagreement ensued, a knife was at least brandished, the family slept in the master bedroom away from Mr. Price, the police were summoned, and Mr. Price was gone when they arrived.

Violation 3

On 8-20-07 Mr. Price was ordered by his Community Corrections Officer to have no contact with Ms. Campeau. According to the Report of Alleged Violations, Mr. Price continued to contact Ms. Campeau via telephone and text message on 9-10-07. The Community Corrections Officer received this information from Mr. Price's aunt, Natalie Price.

Mr. Price testified he had no contact with the victim after 8-20-07.

Mr. Campeau testified she contacted Mr. Price's aunt, Natalie Price to ask about school supplies for the children. She denied speaking with Mr. Price after 8-20-07.

I found Mr. Price not guilty of this violation as there was no direct evidence of contact between the two people

Violation 4

On September 10, 2007 Community Corrections Officer Carrillo left a message with Ms. Natalie Price to have her nephew contact Department of Corrections immediately. Ms. Price assured C.C.O. Carrillo that she would have him call right away. A second call was made to the residence, and a message was left on the answering machine. Mr. Price did not report.

Mr. Price testified he did not get either of the messages.

I found Mr. Price not guilty as there was no evidence he received either message to report.

Disposition:

The CCO provided the following information regarding the offender's **adjustment** on supervision:

Mr. Price is classified RMA with a LSI score of 45. He is on supervision for his 8th 9th and 10th felony convictions in Washington. This was his first hearing on these matters. He was released in May 2007.

He has been totally compliant and consistent with reporting. He has never failed to respond to inquiries and report until he was involved in the incident with Ms. Campeau. He was not working, but lived with his aunt who he assisted with rides to and from doctor's offices. He successfully completed chemical dependency treatment with Civigenics and did not submit and positive urine samples.

The Community Corrections Officer reports that there are 4 separate police reports documenting domestic violence related incidents with the current victim in his file. He has another domestic violence with a former girlfriend.

The offender provided the following information regarding their **adjustment** on supervision: Mr. Price testified he was trying to do everything he was supposed to do while on supervision. He wants to live a better life. He planned to start school at Bate's college learning to be a barber beginning this September. He does have a pending domestic violence charge for this event. The bail is \$5,000. He will live with his aunt upon release. He said he "got himself in a bad situation".

The disposition **recommendation** of the CCO:

The supervising Community Corrections Officer recommended revocation of his Drug Offender Sentencing Alternatives.

The disposition **recommendation** of the offender:

Mr. Price asked for another chance.

Hearing Officer **disposition**, decision, and reasons:

I did revoke Mr. Price's 3 Drug Offender Sentencing Alternatives. I consider him an eminent threat to Ms. Campeau's safety. Although he has complied with supervision up until this incident, he took no responsibility for his behavior, and showed no remorse.

10-4-07

DATE



Linda Hooper

HEARING OFFICER SIGNATURE

CCO/TYPIST/ 09-229CC.doc

DATE

Distribution: Prosecutor Offender County Clerk
 Central File Field File Hearing File
 Hearings Program Manager
 Hearings Officer 2
 ESRB for CCM only

APPENDIX 2



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

DOC- REPORT OF ALLEGED VIOLATION

REPORT TO: DOC Hearing Unit
DATE: 9/17/2007
DOC NUMBER: 964159
FOS NUMBER:
OFFENDER NAME: PRICE, Bruce D.
Price, Deymon
Wallace, Deymon
Wallace, Bruce D
Paprice, Bruce D
AKA: Price, Bruce Deymon
Paprice, Bruce Deymon
Price, Bruce Diamond
Price, Bruce Diamond
Price, Bruce Deyman
DOB: 11/11/1971
CRIME: UPCS w/Intent to Deliver (Cocaine) (AI/AJ)
Escape 2 (AK)
Pierce COUNTY CAUSE #:
04-1-01555-5 (AI/AJ)
04-1-05697-9 (AK)
SENTENCE: 45 Months Community Custody (AI)
25.5 Months Community Custody (AJ)
27.75 Months Community Custody (AK)
DATE OF SENTENCE: 01/10/06
(All causes)
LAST KNOWN ADDRESS: 833 S Trafton
Tacoma, WA 98405
TERMINATION DATE: 01/28/2011 (AI)
05/20/2008 (AJ)
08/23/2009 (AK)
MAILING ADDRESS:
STATUS: Active
CLASSIFICATION: RMA

PREVIOUS ACTION:
COMMUNITY SERVICES TOLLING - SRA & PAROLE

Tolling Type	Action Date	Start Date	End Date	Days
None				

STIPULATED AGREEMENTS

None

COMMUNITY CUSTODY HEARINGS/NEGOTIATED SANCTIONS

Violation Date	Conditions Violated	Hearing Group	Hearing Date	Sanctions	Days Ordered/Suspended	Sanction Start Date
06/02/2003	FAILING TO REPORT; ABIDE UA/BA MONITORING; UNAPPROVED EMPLOY/RESIDE CHGE; USING CONTROLLED SUBSTANCE; USING CONTROLLED SUBSTANCE	01				
06/02/2003		01	07/22/2003	DEPT SANC (CONF DOP FACILITY); DAILY REPORTING; DRUG SUPPORT GROUP	0030/0000	07/15/03

ALLEGATION(S) SPECIFIED: The above-named offender has violated conditions of supervision by:

ALLEGATION #1

Failing to obey all laws by assaulting Vanessa Campeau on August 19, 2007.

ALLEGATION #2

Failing to obey all laws by harassing Vanessa Campeau on August 19, 2007.

ALLEGATION #3

Failing to obey all laws by violating an active No Contact Order on or about September 10, 2007.

ALLEGATION #4

Failing to report to the Department of Corrections as directed on September 11, 2007.

WITNESS(ES):

A Department of Corrections Community Corrections Officer will testify

SUPPORTING EVIDENCE:

On January 10, 2006, Bruce D. Price was sentenced in Pierce County Superior Court on Pierce County Causes 04-1-01555-5 and 04-1-05697-9. At that time, he was

directed to abide by the following conditions; report to and be available for contact with assigned CCO as directed, obey all laws, and pay toward Court-ordered legal financial obligations for both causes. After his release from a DOC Facility an intake was completed, and Mr. Price signed the Department's Standard Conditions, Requirements and Instruction form, acknowledging the above listed requirements/prohibitions.

ALLEGATION #1

On August 19, 2007, at approximately 0030 hours, Mr. Price was observed outside of the Great American Casino by Security Guard, Jason Peterson, holding on to the front of Ms. Vanessa Campeau's shirt, slam her against the wall, and then attempt to throw her to the ground. When Mr. Price became aware of security's presence, he stood and walked away. Mr. Price then attempted to return to the scene but was stopped by Great American Casino security staff. Mr. Price asked the security staff if police would be called. Security staff indicated that it would be at the discretion of the victim, and at this Mr. Price left the scene. Ms. Campeau did request Law Enforcement assistance; therefore, Lakewood Police was summoned, and according to the Incident Report 072310070.1, Ms. Campeau had visible abrasions on her hand, marks on her arm, and her bra was broken in the altercation. The victim, Ms. Campeau signed a sworn statement which is included among the police reports.

ALLEGATION #2

On August 19, 2007, at approximately 1022 hours, Tacoma Police were dispatched to 815 S. Adams Street, regarding a domestic dispute. The victim, Ms. Vanessa Campeau, relayed to police that her and her children's father, Bruce Price had been involved in an altercation earlier that same morning, at the Great American Casino. She explained that after she made her statements to Lakewood Police, she left the casino, picked her children up from Mr. Price's aunt's house at 833 S. Trafton, Tacoma, WA and went to her mother's home, which is the residence she was calling from.

She told police that when she arrived at her mother's house, she found Mr. Price inside the residence. The two engaged in a verbal altercation, and her mother, Diane Campeau intervened, securing herself, Vanessa Campeau, and the children, inside the master bedroom. Vanessa Campeau claimed that Mr. Price yelled, "you're not going anywhere" from the living room.

The family stayed in Diane Campeau's bedroom until approximately 0700 hours that same morning, at which time, Bruce Price became persistent that he return to Olympia, Washington with her and the children. Ms. Campeau hid the keys to the car and Mr. Price just became angrier, and stated, "I'm gonna show you what the fuck I'm gonna do." The two small children attempted to call police but Mr. Price grabbed a knife, yelling, "you're not calling 911... get your ass in here", while waving the knife in the air. Vanessa Campeau claims she said, "I'm not playing this, I'm calling 911". Mr. Price then responded by threatening to slash her tires. Ms. Campeau was finally able to get to a phone and summoned police, at which time Mr. Price fled the residence.

ALLEGATION #3 & #4

On September 11, 2007, the Department of Corrections received a voicemail that Mr. Price had taken his aunt, Natalie Price to the hospital, dropped her off, and had failed to return for her on September 10, 2007. The Department was also notified that Mr. Price had been in contact with Ms. Vanessa Campeau, to include telephoning her on September 10, 2007, at approximately 4:00PM.

On this same day, Mr. Price attended court in Lakewood Municipal Court on the above listed domestic matter, and the Court decided to pursue matters, scheduling a "Readiness" date for October 18th, and "Trial" on October 20th, 2007. It was also determined that there is an active No Contact Order listing Mr. Price as the restrained person, and Ms. Vanessa Campeau as the protected person.

The Department contacted Ms. Natalie Price, who then recanted her statement, and explained that Mr. Price had been detained by law enforcement because he matched the description of a robbery suspect and simply could not pick her up until much later, and then stated that she "wished" she "hadn't called". A message was left with Ms. Price to have Bruce Price contact the Department immediately, as it is a condition that he notify the Department anytime he has contact with law enforcement. Ms. Price assured CCO Carrillo that she would be sure to have him call right away. The Department attempted to call Mr. Price's residence again to contact Mr. Price; however, there was no answer, but a detailed message was left on the answering machine.

By September 14, 2007, there was no response from either Mr. Price or Natalie Price. Therefore, a Secretary's Warrant was requested. Later that same morning, CCO Carrillo, CCO Needham, CCO Skipworth, and CCO Villanueva located Mr. Price at his reported address with his aunt, Natalie Price. Ms. Price advised both CCO Carrillo and CCO Needham that Ms. Campeau and Mr. Price had been in contact with one another, with the most recent contact in the form of a text message to Mr. Price from the protected person, Ms. Campeau. Ms. Price explained that she advised Mr. Price not to pursue the relationship and not to respond to the text messages. CCO Carrillo asked to view the text message; however, Ms. Price stated that she "didn't know where the phone" was at that time.

When officers returned to the DOC office with Mr. Price, he denied having any law enforcement contact on September 10, 2007, and when questioned by both CCO Carrillo and CCO Needham about why his aunt would "lie", he responded, "maybe to cover up for me". When CCO Needham questioned further about what she would be covering up for him for, Mr. Price avoided responding. When both CCO Carrillo and CCO Needham asked why he failed to respond to DOC phone calls and directives to report, he denied knowing that he was to report. Finally, when questioned about contact with Ms. Campeau, he denied ever having contact with her either contact initiated by Ms. Campeau or by himself.

Later that same day, Ms. Natalie Price telephoned the Department of Corrections and proceeded to tell CCO Carrillo that she felt "stuck between a rock and a hard spot" with her nephew and his baby's mother. When asked if she wished to present the text messages on her nephew's behalf, she initially indicated that she didn't know where the phone was. CCO Carrillo assured her that she would have time to find it and would assist in making copies of the messages in the office for her. She finally admitted that she had erased the messages altogether and they were not even available.

ADJUSTMENT AND SUPERVISION SUMMARY:

Mr. Price is a RMA offender and is classified Imminent Threat due to previous Domestic Violence matters with another ex-girlfriend, Megan Tolbert, with an active No Contact Order in effect until 01/01/2099. There were four separate police reports in Mr. Price's Field File documenting criminal conduct; three of which were specifically domestic-violence related and naming Mr. Price as the suspect and Ms. Campeau as the victim to include an incident on April 2, 2003, May 28, 2003, and July 15, 2003. However, it should be noted that none of the arrests/police reports were pursued by the victim; therefore, there were no active No Contact Order's in place at the time he was released from confinement in May 2007. CCO Carrillo contacted Ms. Campeau upon Mr. Price's release from confinement and Ms. Campeau reported that she believed that Mr. Price had changed and did not fear Mr. Price. However, that belief has since changed and Ms. Campeau has asked the Department for help.

Reporting: Mr. Price has been totally compliant and consistent in reporting as directed. Mr. Price has never failed to respond to inquiries to report until the day in question. Mr. Price was off his baseline behavior by not reporting; therefore, DOC staff promptly initiated the Secretary's Warrant and took immediate steps to locate him and bring him into the office.

Employment: Mr. Price has not gained employment since his release from custody on May 1, 2007. He has been assisting his aunt Natalie Price with rides to/from the doctor's office and his aunt has been giving him money and allowing him to live in their house in return for his assistance.

Association/Peers: According to the LSI-R, Mr. Price has reported that most of his associates are in prison/jail for committing similar crimes as himself.

Programming: Mr. Price has only participated in CD Treatment. He has not been referred for anything further at this time.

Substance Abuse Treatment: Mr. Price has successfully completed Intensive Out-Patient and Out-Patient CD Treatment with Civigenics and has had no known relapses.

According to Health on the Net Foundation, there is a clearly defined cycle of abuse identified as the "Domestic Violence Cycle", which includes "The honeymoon phase", "The normal phase", "The rising tension phase", and "The explosion". Based on the actions of both Mr. Price and Ms. Campeau, it appears their relationship is a prime

example of this cycle. Furthermore, would explain why; despite the repeated abuse, Ms. Campeau continues to allow Mr. Price to gain access to her and is apprehensive about testifying against him. In light of the heightened awareness of domestic violence-related offenses, it appears the Department stands to be at risk of liability should Mr. Price be allowed to return to the community.

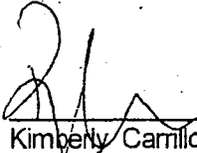
RECOMMENDATION:

I recommend Mr. Price's DOSA sentence be revoked, and that he be returned to prison to serve out the remainder of his sentence.

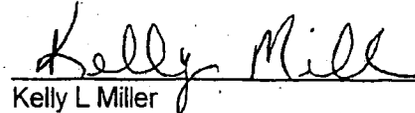
I certify or declare under penalty of perjury of the laws of the state of Washington that the foregoing statements are true and correct to the best of my knowledge and belief.

Submitted By:

Approved By



Kimberly Camillo
COMMUNITY CORRECTIONS OFFICER 2
Pierce County DOSA Unit
1016 S 28th 2nd Fl
Tacoma WA 98409-8020
Telephone (253) 680-2710



Kelly L Miller
CCS

KSC : KSC / 9/17/2007

Distribution:	COMMUNITY	ORIGINAL: Hearing Officer/File (via Discovery Packet)
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APPENDIX 3

**BRUCE DEYMON PRICE
DOC #964159**

**COMMUNITY CUSTODY VIOLATION/
DOSA REVOCATION HEARING**

Hearing date 10-3-2007

HOOPER: Good Morning. My name is Linda Hooper. I'm a hearings officer with the Department of Corrections and I'm here this morning to present a fair and impartial hearing for Bruce Price. P-R-I-C-E. DOC number 964159. For the record, are you Mr. Price?

PRICE: Yes.

HOOPER: Okay. We're here on three causes out of Pierce County, all from '04. They're all DOSAs. A couple drug ch-, or one drug charge, one attempt to allude and one escape. My records show that the longest end date on this is approximately January 28, 2011. So that's about four years from now, a little over. Do you believe that to be accurate?

PRICE: I believe so.

HOOPER: Okay. Today is October 3, 2007, we're at the Sno- or at the Monroe Corrections Center and it's about 11:35 in the morning. Present for the hearing besides Mr. Price and myself, we have CCOs Lori Black and Lindsey Johanson. Will there be any witnesses today?

JOHANSON: Yes.

HOOPER: Okay. Mr. Price are you calling any witnesses?

PRICE: Yes.

HOOPER: Alright. Can I get you both to raise your right hand? Does everyone here agree to tell the truth during the hearing?

JOHANSON: Yes.

PRICE: Yes.

BLACK: Yes.

HOOPER: Thank you. Okay, Mr. Price this is an appeal form. If you are unhappy with the results of this hearing for any reason, complete that form and send it to the address listed below at the bottom. That needs to be

APPENDIX 3

received within 7 calendar days. Also, we are recording this hearing and we are going to keep the recording for 12 months. So anytime in the next year that you would like a copy, we'd be glad to send you one if you send us a note to this address. Understand that?

PRICE: Yes.

HOOPER: Very good. That's for your records. Now I am showing you the notice here. It lists four violations. Is that your signature on the second page?

PRICE: Mmm. . .

HOOPER: Actually, yeah, is that your signature on the second page?

PRICE: Yes.

HOOPER: Alright. Did you get a copy of this on 9/20? September 20th?

PRICE: Yup.

HOOPER: And when you got this did you get some other papers? A violation report, copies of the judgment and sentences?

PRICE: Yes.

HOOPER: Alright. Have you read all this material?

PRICE: Yes.

HOOPER: Are you prepared for your hearing today?

PRICE: Yes.

HOOPER: Okay. Very good. Did you get the same documents that I got?

JOHANSON: Yes.

HOOPER: Thank you. So we do have proper service. I have looked at the judgment and sentences and verified that we do have jurisdiction. They are DOSA cases. Alright Mr. Price, it looks like this is your first hearing, correct?

PRICE: Yes ma'am.

HOOPER: Alright, let me explain what we are going to do here. The hearing is done in 3 phases. But, we've done the first phase already which is to

make sure that you got proper service and we have jurisdiction. Now we are going to move into fact-finding. Ms. Johanson will read each of the violations one at a time and you will make a plea of either guilty or not guilty. Regardless of your plea, you can explain to me what happened. If you plead not guilty, she will go into some detail to prove each allegation. She may call witnesses. You have a right to question her or any witnesses that she calls and then it is your turn to explain what happened. You also have a right to call witnesses and we have a phone here that we'll use to try and reach anybody that you'd like. Ms. Johanson has the right to question you or any of your witnesses. And I reserve the right to question anyone. I will listen to hearsay testimony, but I will not make a decision based solely on hearsay. And hearsay is defined as second hand information. It's Ms. Johanson repeating something to me that she heard from someone else. Do you understand that?

PRICE: Yes.

HOOPER: Great. My decision for guilt or innocence is based upon a preponderance of evidence which is much less than a court of law. It's 51%. If you are found not-guilty of all the violations, you'll be released to your prior status. But if you're found guilty of any of the violations, then we'll move onto adjustment. At that point, Ms. Johanson will explain to me what you're on supervision for, what your prior record is, what you've done well, what you need help with. You'll give me that same information from your perspective. Both of you will give me a recommendation. I'll make a decision and the hearing will be over. So did understand what we are going to do here?

PRICE: Yes.

HOOPER: Do you have any questions?

PRICE: Yes. As far as the um (paper shuffling) this one right here, to have a [INAUDIBLE] report at a community custody hearing conducted within five working days within service of this notice.

HOOPER: Mmm, hmm. Okay, so you've been in cust-, when did you get service of the notice? Let's see here, on the 20th, so alright. Timeframes are not jurisdictional, so the fact that your hearing isn't done in a timely manner doesn't negate the violations and doesn't prohibit us from adjudicating it. So, it is not uncommon for hearings to be outside the time frames. Were you arrested in another county then transported here?

PRICE: Mmimmm-Hmmm (affirmative).

HOOPER: Yeah. That happens pretty routinely. Most of the men out here are having their hearings outside the time frames. So

PRICE: So that's not a right like it's stated right here?

HOOPER: It's not a right that, it is, it is something that we attempt to do, but it doesn't happen, it doesn't mean that you don't have a hearing.

PRICE: Oh.

HOOPER: Anything else?

PRICE: No.

HOOPER: Okay, great. Alright, we got you sworn in and we didn't even discover what we are going to do here. Alright. Do we have any preliminary matters?

JOHANSON: On the allegation 3, the no-contact order that was violated was with Vanessa Campeau we the . .

HOOPER: Okay. Alright. Okay, let me, let me show you what Mr. Johanson did. Violation number 3 says failing to obey all laws by violating a no-contact order on or about on or about September 10th. And that's fine, but it doesn't say who the no contact order was with. You could have several no contact orders and we need to know who it was. My guess is, and I haven't looked at this, the violation report specifically talked about who it was. And so you have that information, in terms of, yeah it does, talks about it here. In terms of being served with the notice, that needed to be on there and your CCO left that off. So, Ms. Johanson just added that. When she added that you have a right of 24 hours notice of that. We have a couple of options Mr. Price. You can waive your 24 hour notice and we could proceed with the hearing now. Or you can assert your right for 24 hours notice and we'll reschedule the hearing at the next available date which is probably about 10 days out. So what would you like to do?

PRICE: Uh, go forward.

HOOPER: You want to have the hearing now?

PRICE: Yes.

HOOPER: Okay. What we'll do here is (long pause, papers shuffling). Would you please sign there above that so it, just says that you want to proceed with

the hearing. Thanks. Okay. Do we have anything else before we start with the violations? Nope? Okay. Violation number 1 please.

JOHANSON: Failing to obey all laws by assaulting Vanessa Campeau on August 19, 2007.

HOOPER: And your plea sir?

PRICE: I'm not guilty.

HOOPER: Okay. Number 2 please.

JOHANSON: Failing to obey all laws by harassing Vanessa Campeau on August 19, 2007.

HOOPER: And your plea?

PRICE: Not guilty.

HOOPER: Okay. Number 3.

JOHANSON: Failing to obey all laws by violating an active no-contact order on or about September 10, 2007.

HOOPER: With Vanessa Campeau?

JOHANSON: With Vanessa Campeau.

HOOPER: Yeah, okay, and your

PRICE: Not guilty.

HOOPER: Not guilty?

PRICE: Yes.

HOOPER: Not guilty okay.

JOHANSON: Failing to report to the Department of Corrections as directed on September 11, 2007.

PRICE: Not guilty.

HOOPER: Okay. So you plead not guilty to everything. Is that right?

PRICE: Yes ma'am.

HOOPER: Okay. We are going to let Ms. Johanson start with, start with, did I take back your hearing or your appeal form.

PRICE: Mmm, I don't know.

HOOPER: I think I might have because I had it in my packet. That is for you. I think when I showed you the notice that I picked that up. So I want you to have that. Okay. Let's start with violation number one please. We'll let Ms. Johanson start and then when she's done you can question her. Okay?

JOHANSON: Okay. It appears that Mr. Price was observed outside of the Great American Casino by a security guard. He was holding onto the front of the front of Ms. Vanessa Campeau's shirt. Slammed her against the wall and then attempted to throw her to the ground. When he became aware of security's presence, he walked away and then later attempted to return to the scene. The security staff indicated that police may be called and Ms. Campeau then requested that law enforcement be called. She had visible abrasions on her hand, marks on her arm and her bra was broken in the altercation. And, and the, at this time we want to call the witness, Jason Peterson.

HOOPER: Okay. So this information, so Mr. Price clearly has an obey all laws condition, we know that correct?

JOHANSON: Um.

HOOPER: Yeah. Okay. Alright, so you want to call, you want to call Mr., you want to call the security guard?

JOHANSON: Uh, hum (affirmative).

HOOPER: Okay, let's do that. I think that phone will drag pretty far. Yeah, great. Okay. [INAUDIBLE] speaker, yeah, I think you have to lift it up first. Why don't you get him on the line and then put it on speaker after he agrees to testify.

(long pause, buttons being pushed)

HOOPER: Okay, what do you want to say?

PRICE: Um, here it says that they have some evidence

HOOPER: Okay. So what's your question?

PRICE: What is, where's it at or what does that you know, why is it on here if it's not going to be used.

HOOPER: You know I don't know if it is going to be used. I don't know anything about what's going on here Mr. Price. I just received the information, I don't have any pre-disposed knowledge of what is going on so, maybe they're going to present it, I don't know.

PRICE: Okay.

HOOPER: Um. You know more about what's going on here than I do. I am in here with no knowledge and so all I know is what the CCO is telling me. Um, so you can ask them if they are planning on doing that.

JOHANSON: [INAUDIBLE]

HOOPER: Huh?

JOHANSON: It's the answering machine.

HOOPER: Call back again and then ask them, ask to leave a message asking him to call us back [INAUDIBLE].

JOHANSON: This number?

HOOPER: Mmm-hmm (affirmative).

JOHANSON: (on the phone:) Hello is Jason in please? Um, this is Lindsay Johanson, I'm a community corrections officer with the Department of Corrections. He is listed as a witness and I was calling for his testimony. He is, he's not available at all? Okay, could you have him return my call as soon as possible? And I'll give you a phone number, it's 360-794-2201. Okay, thank you. Bye.

HOOPER: Okay.

[INAUDIBLE MUMBLING]

JOHANSON: Okay. There's also, there's a police report saying that Jason in here with his testimony.

HOOPER: Okay. Let's see if we could find that. Is that from Lakewood?

JOHANSON: Yeah. It just states again the altercation out by the casino. He stated here, ran out and, and, Price had the female by her shirt, slammed her against the wall, tried to throw her on the ground, then looked up and

saw me running towards him. Let her go and he started to walk away then tried to go back toward her, but was stopped by myself and other security guards. Then asked if the police would be called. We told him that it would be up to the female. And he decided to leave the property.

HOOPER: Okay. I'm looking at the police report here. It says, on the date listed at the time Office Manos and I were dispatched with physical altercation. We were advised that the female was injured but declined medical treatment. She was inside. The male suspect was in the north parking lot with security. As we arrived, we were given an update that the male had fled. Upon arrival, security advised the male was last seen in the area of the Western Inn. We checked the area with negative results. We used the K9 to see if they could track him. I contacted the victim who gave me the suspects name and DOC number. She said that sh- that he'd hit her before and would likely run from us. She said he lived near 38th in Tacoma but was not sure exactly where. Campeau advised us she had children with Price and indicated they were still dating. I noticed her hands had abrasions on them. She said Price was arguing with her and ripped her bra off. Security advised that when he ran through the parking lot the male suspect had the female by her shirt and slammed her into a wall, tried to throw her to the ground. Okay. The police later returned to the casino taped the security tape and booked it into property. Okay. So, based on this police report, the victim did identify Mr. Price as the person that hurt her. The police report says that Bruce Dedman Price, the victim was his girl friend. Okay. Did you see this police report in your file? Is that right?

PRICE: Yes.

HOOPER: Okay.

JOHANSON: It also, the CCO said that she viewed the tape and she, we could call her to testify.

HOOPER: Oh, the CCO viewed the tape?

JOHANSON: Right.

HOOPER: Okay. Then let's um, would you like to call her then? Okay.

[long pause; buttons being pushed]

JOHANSON: Hello. Is Kimberly Curillo available?

[long pause]

JOHANSON: [INAUDIBLE]

HOOPER: Have them, have her paged then.

JOHANSON: Yeah. Have her paged?

HOOPER: Mmhmm. (affirmative) Identify yourself and tell them [INAUDIBLE] in a hearing and you need

JOHANSON: Hi, this is Lindsey Johanson. I'm a CCO. I'm in a hearing right now with one of Kimberly Carrillo's offenders. And I needed her to testify. Is it possible for you to page her? Okay.

[long pause]

JOHANSON: Hi, this is Lindsay Johanson. I'm a CCO. I'm in a hearing right now with offender Price. I was calling for you to testify on the video tape that you saw. Okay. Are you ready? Okay, just one second. Okay.

[long pause]

JOHANSON: Okay. Just one second, I am going to put you on speaker. This button?

HOOPER: Hi, my name is Linda Hooper. I'm a Hearings Officer with the Department of Corrections. We are here at Monroe with Mr. Price in the room. You just spoke to CCO Johanson. Also in the room is CCO Lori Black. Can I please get your name?

CARRILLO: Kimberly Carrillo.

HOOPER: Kimberly . . .

CARRILLO: Carrillo.

HOOPER: Spell, yeah. Spell your last name for me.

CARRILLO: C-A-R-R-I-L-L-O

HOOPER: Okay. And you're supervising Mr. Price?

CARRILLO: That's correct.

HOOPER: Okay. Could I please get you to raise your hand? Your right hand.

CARRILLO: Okay.

HOOPER: Do you promise to tell the truth during the hearing?

CARRILLO: Yes.

HOOPER: Alright, thank you. Ms. Johanson has some questions for you. When she's done, Mr. Price may have some and so might I. Go ahead Ms. Johanson.

JOHANSON: Okay. The video tape that you viewed, can you describe what you saw?

CARRILLO: Yes. The area, well at the very beginning of the tape, the area where Mr. Price and Ms. Campeau are is covered with an awning, but you can see her fleeing from him. You see several security guards enter the area, among the awning area and then along the parking lot. You see Price confronted by the security. It did not capture the actual incident, it captured just immediately after the incident. Like I said, it showed the victim fleeing from Mr. Price. Security guards coming and approaching him. Him walking off. He hesitated several times. There's no sound to the video so you don't really know what's going on as far as conversation. But then, the video tape also shows the victim meeting with staff afterward and there's some, some actions that she does, something about her bra. During this action with staff. And, that's really all you can get from that video.

HOOPER: Could you identify Mr. Price from that video?

CARRILLO: Yes.

HOOPER: You saw his face?

CARRILLO: Yes.

HOOPER: Okay. Thank you. Do you have any, I'm sorry do you have any more questions of her?

JOHANSON: No.

HOOPER: Alright. Mr. Price, do you have any questions of the CCO?

[inaudible whispering]

HOOPER: Do you have any questions of Ms. Carrillo?

PRICE: [INAUDIBLE] that, uh, the victim was slammed against the wall or I don't know where it is, that there was slamming against the wall and,

and prior to throwing down to the ground, is that, was that viewed, or did you see that on the tape?

CARRILLO: No. That cannot be seen from the tape. You can only see her running from you.

PRICE: No more questions.

CARRILLO: And running to security.

HOOPER: Okay. Ms. Lyndsay . . Ms. . .

JOHANSON: I, yeah I have one more question.

HOOPER: Okay.

JOHANSON: Did you speak with Jason Peterson, the security guard at the casino?

CARRILLO: I did not. I actually read his incident report.

JOHANSON: Okay.

CARRILLO: And I spoke to the head of security and her name is Gina. And she is the one that arranged Mr. Peterson to testify.

JOHANSON: Okay.

HOOPER: Mr. Peterson evidently isn't available. So, okay.

CARRILLO: Did you guys have his number?

JOHANSON: We did.

CARRILLO: Okay.

HOOPER: Yeah. We tried to reach him. Alright. Do we have anything else for the CCO on this violation?

PRICE: Nope.

HOOPER: Are you going to be calling her for the other violations? Okay then, I guess, could we, could you hang, hang loose then Ms. Carrillo so we can call you back if we need to?

CARRILLO: Yeah. I'm just going to be in my staffing so if, if you could call the main number. Let me give you that number. 680-2600 and then just have them page me. And I'll be right, right back.

HOOPER: Great.

CARRILLO: Alright thank you.

HOOPER: Thank you.

CARRILLO: Bye-bye

HOOPER: Bye. Okay, does the State have anything else on this violation?

JOHANSON: Nope.

HOOPER: Okay. Mr. Price what would you like to say or who would you like to call.

PRICE: Um, I don't know if it's possible but, d,d,d, for this, for this allegation right here.

HOOPER: Uh, huh.

PRICE: [INAUDIBLE] the victim to find out her side or whatever.

HOOPER: Okay. Do you want to call the victim? What's her phone number?

PRICE: [REDACTED]

HOOPER: 55, okay 3 [REDACTED]

PRICE: 3 [REDACTED]

HOOPER: Okay. Here's the number, oh you got it written down?

JOHANSON: Mmhmm. And this is Vanessa?

PRICE: Mmhmm.

JOHANSON: Hello is Vanessa available? Lindsay Johanson with the Department of Corrections. Actually, e-, is it, your Vanessa? I'm in a hearing with Bruce Price and he would like you to ---- Okay. [long pause] Hi. I am in a hearing with Bruce Price right now at Monroe Corrections Center. And he would like you to testify. Are you willing to do that? Yes. Um, probably just a few minutes. Well, I'd have to, I'd have to place you on

speakerphone and you'll be placed under oath and your testimony will be recorded. Is that okay? Okay, just one second and I'll place you on speaker.

HOOOPER: Good Morning. My name is Linda Hooper. I'm a Hearings Officer with the Department of Corrections. And we're here out at Mon, the Monroe Corrections Center. Mr. Price is in the room with us as is Ms. Johanson who you just spoke with and another CCO named Lori Black. Mr. Price has asked that you be called to testify about the events of August 19th. Are you willing to do that?

CAMPEAU: Yes.

HOOOPER: Okay. Could you please state your name for the record.

CAMPEAU: Vanessa Lynn Campeau.

HOOOPER: Okay, and could you spell your last name for me.

CAMPEAU: C-A-M-P-E-A-U

HOOOPER: Alright. Would you please raise your right hand?

CAMPEAU: Yes.

HOOOPER: Do you promise to tell the truth during the hearing?

CAMPEAU: Yes.

HOOOPER: Alright. Thank you. Mr. Price has got some questions. Go ahead sir.

PRICE: Um, uh, on the, on the date that uh, the uh, alleged uh, assault, were you slammed against the wall and, and thrown to the ground.

CAMPEAU: No.

[long pause, paper shuffling]

CAMPEAU: Hello?

HOOOPER: No, he's, we're here, he's thinking.

PRICE: That's what I, I, uh, no more questions.

HOOOPER: Okay. Do you have any questions?

JOHANSON: Yes. I have, I have a statement, looks like it was signed by you and states that Bruce Price walked out, got bad, um, grabbed your shirt and arm, ripped off your bra. Is that, did that occur?

CAMPEAU: I was trying to walk away from him and yes he did grab my shirt.

JOHANSON: Okay. And did he grab your arm.

CAMPEAU: I don't believe so. I was intoxicated.

JOHANSON: Okay, sir, okay. What happened after, after he did that?

CAMPEAU: I left.

JOHANSON: Were police called.

CAMPEAU: And that was it.

JOHANSON: Did you request that casino security call the police.

CAMPEAU: Uh, I don't believe so, no.

JOHANSON: Okay, did you talk to the security at the casino?

CAMPEAU: I believe I did.

JOHANSON: What did you tell them?

CAMPEAU: I don't remember, like I said, I was intoxicated.

JOHANSON: Okay.

HOOPER: Okay.

CAMPEAU: I do remember the incident.

HOOPER: What do you remember?

CAMPEAU: Uh, just that we, uh, when we were leaving out of the casino, I was just trying to go my own separate way and I started to run off and he grabbed my shirt, but that was it. I wasn't thrown to the ground or any of that. Or smashed into a wall. I would've remembered that.

HOOPER: Okay.

CAMPEAU: It was a short argument that got blown out of proportion.

JOHANSON: After you left the casino, did you see Mr. Price again?

CAMPEAU: Uh, no. I went to go get my kids, but . .

JOHANSON: Okay. Where did you go?

CAMPEAU: To Damen's aunt.

JOHANSON: Okay. To whose aunt?

CAMPEAU: What?

JOHANSON: To who – to where did you go?

CAMPEAU: Over to Damen's aunt's to get my kids.

JOHANSON: Okay.

HOOOPER: Yeah, while we have her on the line, um, since she is involved in violation number two, let's, why don't you, do you have some questions about violation number two? Since she is your witness Mr. Price.

PRICE: Yeah.

HOOOPER: Why don't you ask her about those violations which is the, I'll read it to the record: failing to obey all laws by harassing Vanessa Campeau on 9, on the 19th of August. So why don't, since we don't want to keep calling her back and forth, if it's okay with you, do you want to ask some questions about that?

PRICE: Yes ma'am.

HOOOPER: Why don't you go ahead.

PRICE: On the 19th it says that Tacoma Police was called to, to, to 815 South Adams. And, uh, is uh, any of this a true statement that there was uh, that was made . . .

HOOOPER: She doesn't have a copy of this Mr. Price, so you're going to need to, your going to need to give her more information. She doesn't know what's true, what's in the report. She doesn't have a copy of this.

PRICE: Alright, about uh

CAMPEAU: Yes the police were called, but it wasn't necessary.

HOOOPER: Did you call the police?

CAMPEAU: I did. Cause I was just trying to leave and that's it.

HOOOPER: Why did you call them?

CAMPEAU: Excuse me?

HOOOPER: Tell me again why she, why you called them.

CAMPEAU: Because I was trying to leave, leave my mom's residence.

HOOOPER: So why did you need to call the police to leave your mom's residence?

CAMPEAU: Because Damen and I were having a disagreement and he didn't want me to just leave, he was trying to talk it out.

HOOOPER: So he was preventing you from leaving?

CAMPEAU: No, he wasn't, no, not preventing me, he just wanted to talk it out before the situation got, uh, before the situation got any worse, I just wanted to leave. And nothing went down at that point in time.

JOHANSON: So Mr. Price was at your, your house?

CAMPEAU: No, I live in Olympia. It was at my mom's house.

JOHANSON: At your mom's house. And what exactly occurred?

CAMPEAU: He just wanted to leave with me and the kids and I told him no, that I should probably go by myself and, that was about it. But I'm at work, can we speed this up, I got a, I got a patient to go tend to.

JOHANSON: It, it says here that you were in a bedroom for, it looks like, several hours.

CAMPEAU: Oh I, I spent the night at my mom's bedroom with the kids. But Damen wanted to continue to talk, and I didn't want to talk, so I slept in my mom's room, yeah.

JOHANSON: Did he threaten you?

CAMPEAU: Nope.

JOHANSON: Okay, because it says that he said "I'm going to show you what the fuck I'm going to do" and he had a knife and that you hid the keys to the car and that made him angry. Is that true?

CAMPEAU: I did hide the keys.

JOHANSON: Okay.

CAMPEAU: And why, why the knife was around I'm not sure.

HOOPER: Did you see the knife?

CAMPEAU: At one point in time, but it wasn't aimed towards me.

JOHANSON: And how did you finally get out?

CAMPEAU: Oh I left. I just left.

JOHANSON: Okay

CAMPEAU: We went our separate ways and left. It was fine.

JOHANSON: So you called the police from the house before you left?

CAMPEAU: Excuse me?

JOHANSON: It says that the, you [INAUDIBLE] to call the police. Did you call the police from the house before you left?

CAMPEAU: Yeah. And they took about an hour to get there so really, they shouldn't have even come. [laughs]

JOHANSON: Okay.

CAMPEAU: So it, it was the nonsense. No one was hurt no one was threatened, none of that. So it was fine. The situation was okay. I just wanted to leave, take my kids home to Olympia where I live.

HOOPER: Mr. Price do you have any more questions of Ms. Campeau?

PRICE: Um, so, there was no incident of harassment at that residence?

CAMPEAU: Not at all.

HOOPER: Is there, is there a no-contact order between the two of you?

CAMPEAU: Uh, I don't know. I haven't filed for one.

PRICE: We, we, we need to get this one too.

HOOPER: Do you want, do you want to go on with number three? Is that what you are saying Mr. Price?

PRICE: Yes.

HOOPER: Okay.

PRICE: [INAUDIBLE] contact with her.

HOOPER: Okay, go ahead.

PRICE: Where there ever any contact, it says right here that, that uh, Bruce Price contacted you on, a matter of fact it says that uh, on uh, September 10th, [INAUDIBLE MUMBLING] it says . .

CAMPEAU: Go ahead.

PRICE: Uh, I'm trying to see it. On or about September 10th did I have any contact with you?

CAMPEAU: No, Natalie probably had contact with me. At 4 p.m. It was from her residence. I contacted Damen Price.

HOOPER: Okay. So. You contacted Damen Price?

CAMPEAU: Not that day, but I mean, I've been in, I've contact with him. If I needed anything from him about the kids I'd call, call over there.

HOOPER: And who is Damen . . .

CAMPEAU: It was Natalie Price that contacted me that day.

HOOPER: Who's Natalie Price?

CAMPEAU: That's his aunt. And that was about school supplies.

HOOPER: So you had contact with her on the 10th?

CAMPEAU: Yeah.

HOOPER: And who's Damen Price?

CAMPEAU: Excuse me?

HOOPER: Who's Damen Price?

CAMPEAU: With Natalie Price.

HOOPER: Who is Damen Price?

PRICE: That's, that's my middle name.

HOOPER: Oh, that's your middle name?

PRICE: Yeah.

HOOPER: Okay, okay.

CAMPEAU: Yeah, I really got to go though. So I hopefully we can speed this up.

HOOPER: Do you have any other questions of her?

PRICE: Uh, so da, da, so you're saying that we have had no contact since, August 19th. Is that correct?

CAMPEAU: That's correct.

HOOPER: Do you have any more questions of her?

JOHANSON: Yes.

HOOPER: Okay.

JOHANSON: Um, you, when, you said you called Damen?

CAMPEAU: No, I said that if I needed anything I would call over to Natalie Price's house.

JOHANSON: Okay, so when was the last time that you called Mr. Price?

CAMPEAU: Uh, I don't recall, but I know it was back in August.

JOHANSON: Okay. Did you speak using text messages?

CAMPEAU: Uh, I have.

JOHANSON: With Mr. Price?

CAMPEAU: Um, mostly to Natalie. I don't think he has a phone.

JOHANSON: Okay. Um. Okay, so you haven't sent any text messages to Mr. Price then?

CAMPEAU: No, I'm not aware that he has a phone.

JOHANSON: Okay. That's all.

HOOPER: Okay. Do you have any other questions Mr. Price?

PRICE: It uh, my last question: there was never an assault or an harassment or a violating of a no-contact order?

CAMPEAU: No.

PRICE: I have no questions.

HOOPER: Okay. CCO's do you have anything else you would like to ask her before we let he go back to work?

JOHANSON: No.

HOOPER: Okay. Can we let her go Mr. Price?

PRICE: Yes. Thank you for your cooperation.

HOOPER: Thank you.

JOHANSON: Thank you.

CAMPEAU: Thank you. Bye bye.

HOOPER: Alright. So, alright. Let's, I kind of think I understand what's happening, but for the record, I would like DOC to provide their evidence to violation number two and three. We've got Ms., we've got the victim's statement because we wanted to get that all on the record before she had to go back to work. But I'd like some more DOC information regarding violation number two.

JOHANSON: Okay, violation number two . . .

PRICE: Could I say something please?

HOOPER: Sure, what do you want to say?

PRICE: This, this, this one number two.

HOOPER: Mmmhmmm.

PRICE: Is kind of, I, I don't understand this cause I've never been arrested or contacted about this incident.

HOOPER: Okay, let me tell you

PRICE: [INAUDIBLE] incident.

HOOPER: Yeah, you don't have to be, you don't have to be arrested . . .

PRICE: Ah, okay.

HOOPER: . . . to be, have a violation.

PRICE: Okay.

HOOPER: So, I understand what you're saying. You don't need a conviction, you don't need a new charge to be in violation of conditions of your supervision. They're independent things. So . .

PRICE: [INAUDIBLE]

HOOPER: That was a good question.

PRICE: Thank you.

HOOPER: Alright. So we'll let DOC talk about violation number two which occurred the same day as violation number one but it was a separate incident. It was later on in the evening. Right?

JOHANSON: Okay. [papers shuffling] Okay. [INAUDIBLE whispering] It appears that on the same day, the, the altercation took place at the casino, Ms. Campeau was at her mother's house. Bruce Price, she arrived at her mother's house with her child, but there's more than one. Found Mr. Price inside the residence. They engaged in a verbal altercation. Ms. Campeau's mother secured herself and Vanessa and the children in the bedroom. Vanessa Campeau claimed that Mr. Price yelled, you're not going anywhere. The family stayed in the bedroom until approximately 7 a.m. that same morning. Price became persistent but he returned to Olympia with Vanessa and the children. She hid the keys to the car. He became angrier and stated I'm not going to show you what the fuck I'm going to do. The two small children attempted to call the police. Mr. Price grabbed a knife yelling you're not calling 911. While waiving the

knife in the air. Ms. Campeau claims that she told him she was calling 911. And he responded by threatening to slash her tires. At some point she was finally able to get to a phone and where she called police. And Mr. Price residence [INAUDIBLE].

HOOPER: Okay. There is a police report to this that refers to this?

JOHANSON: Yes.

[papers shuffling]

JOHANSON: Incident number 02310421.1

HOOPER: I see it thank you. I see it right here thanks. So eventually the police were called and they came to the residence and that's where they got this statement.

JOHANSON: Yes.

HOOPER: Okay, okay. Do you have any questions of the CCO?

PRICE: [long pause] This is violation two?

HOOPER: Yeah.

PRICE: I, I don't think there's no, supposed to

HOOPER: Well, you don't have to ask her anything. I'm just asking if you want to. You can also tell me what happened. Do you want to tell me what happened with violation number two?

PRICE: Violation number two never, it never happened.

HOOPER: You didn't go to that house?

PRICE: Yeah I was there, but what happened in, in this, this, this isn't true.

HOOPER: Then what did happen? And what, what did, do you want to tell me what happened? You don't have to tell me if you don't want to. But you can if you want.

PRICE: Um, [long pause] well this is uh, a guess made, being upstairs at the time.

HOOPER: What did happen? Or do you want to tell me what happened?

PRICE: I know I left at, at, I left the residence. What was told after that I have no, I don't know what she said, or why she said it, or if she said.

HOOPER: Okay. Do you have any questions of him?

JOHANSON: No. I'd like to note that when we called Ms. Campeau she stated she did see the knife and she was in the bedroom so that verifies her previous statement.

HOOPER: She said she did see the knife but it wasn't threatening to her. Okay. I wrote that down. Alright.

PRICE: Well then I believe we, we need to call her back and find out who had the knife or what the knife was used for.

HOOPER: She said she did see the knife but it wasn't made threatening to, she didn't feel threatened by it. You did not threaten her.

PRICE: Yeah, but who had the knife.

HOOPER: I think the reference was that you had the knife. Who else would have the knife, the kids?

PRICE: No. I'm just, it wasn't sitting around or ?

HOOPER: At this point I don't think, she made it pretty clear to us that she's done testifying. That she is at work and she doesn't want to, that she needed to get back to work. I asked you at the time if you had any other questions of her. So, at this point I'm not inclined to call her back. So.

PRICE: I didn't know that it was going to [INAUDIBLE].

HOOPER: Alright. Let's talk about violation number three. Failing to obey all laws by violating the no contact order. I'd like DOC's version of that one also.

JOHANSON: Okay. Police were contacting by Natalie Price who stated that Mr. Price and I believe Natalie's his aunt. He dropped her off at the hospital and failed to return to pick her up. Ms. Price also stated that he'd been in contact with Vanessa Campeau to include telephoning her on September 10th 2007 at approximately 4 p.m. She later recanted her statement, Natalie Price did, and said she was, she hadn't called. And Mr. Price - do you want me to go onto number four to or just?

HOOPER: No.

JOHANSON: Okay.

HOOPER: And so, I guess I don't understand. What, how, how is, how does this statement Mr. Price violated the no contact order.

JOHANSON: It says down here that he was having a contact with Vanessa Campeau by telephoning her and text messages. But when asked where the phone was or if he even left messages, Ms. Price said that she didn't have it, that they were deleted.

HOOPER: Is there a copy of the no contact order in here?

BLACK: It's in the OAP.

HOOPER: Okay. And I have a copy of that? I don't know if I have a copy of the OAP. Is there a copy of the OAP in there?

JOHANSON: I don't think so. [INAUDIBLE]

HOOPER: So the no contact order was not ordered by the Court?

BLACK: No, it was ordered by DOC.

HOOPER: By DOC. And when was that order?

JOHANSON: The revision it was 8-20-07.

HOOPER: 8-20?

JOHANSON: Yeah. And it, and it states no contact with Vanessa Campeau personally and/or through third party contact.

BLACK: Ms. Campeau testified that she had been contacting Ruth Price to get school supplies for the children which is considered third party contact.

HOOPER: If she was contacting them, not that he was contacting her. Okay. So she contacted Mr. Price's aunt to get school supplies? Right? Is that what it is, is that what your testimony is?

BLACK: That's what she stated earlier in her testimony.

HOOPER: But what, what does DOC say happened?

JOHANSON: That, it says that Mr. Price had been contact with Ms. Campeau. Most recent contact in the form of a text message to Mr. Price.

PRICE: That's what she says, she texted my aunt. She contacted my aunt.

JOHANSON: And yes, it just states that Natalie Price called and notified the department that Mr. Price had been in contact with Vanessa Campeau by text, to include telephoning her. . . .

HOOPER: And then she changed her statement?

JOHANSON: Right.

BLACK: Okay. But we could call the CCO. She's the one who spoke with Ms. Price.

JOHANSON: Okay.

HOOPER: Okay. Alright, before we call the CCO, Mr. Price do you have any questions of the DOC officers about this contact?

PRICE: Yes because, because my aunt had never told the CCOs that I had contact with Vanessa.

HOOPER: Your aunt never said that?

PRICE: No. She had, she had, from what I understand she had said, CCO just added that in there. Well she asked a question about, I don't, I don't really know, I think we would have to call my aunt to find out . .

HOOPER: Okay, we could call your aunt.

PRICE: . . . what it was.

HOOPER: We'd be glad to call your aunt if that is what you'd like.

PRICE: Yes please, because when I called in, when I saw this, when I saw this in here I asked my aunt, like you, you said that I had contact. She was like no, I didn't say that.

HOOPER: Okay, did, did you sign an OAP or did your CCO tell you on August 20th to have no contact with Vanessa?

PRICE: Yes. Exactly.

HOOPER: So you understood that you weren't to have any contact?

PRICE: Exactly.

HOOPER: Okay. And so your, and did you have contact with her?

PRICE: No I didn't.

HOOPER: Okay. Alright. So, we are going to let DOC call their witnesses and then we'll let you call your witnesses. Okay?

PRICE: Okay.

HOOPER: So DOC, who is it that you want to call now?

JOHANSON: The CCO Kimberly Carillo.

HOOPER: Okay, go ahead.

BLACK: She gave us a, the ...

HOOPER: She gave another number didn't she?

BLACK: She gave another number.

HOOPER: I have that.

JOHANSON: I have it, but [INAUDIBLE]

HOOPER: I don't know what the area code is, but it is 680-2600. I don't know what she's [INAUDIBLE] 3. So it's 253.

BLACK: whispering: that's main desk. Identify who you are and asked them to page Kim [INAUDIBLE].

JOHANSON: Hi this is Lindsay Johanson. I'm a CCO. I'm in a hearing right now with one of Kimberly Carillo's offenders. Could you please page her? [long pause; papers shuffling]. Hi, this is Lindsay Johanson again in the hearing with offender Price. We have a couple more questions for you. Okay, I'm, okay I'll, I'm going to place you on speaker.

HOOPER: Hi Ms. Carillo. We're back on the, we're still on the record with Mr. Price so you're still under oath.

CARILLO: Okay then.

HOOPER: CCO Johanson has some questions for you.

[INAUDIBLE whispering]

CARILLO: Should I have my file or anything?

JOHANSON: Um.

CARILLO: To refer to.

HOOPER: It's up to you if you'd like to that'd be fine.

CARILLO: Okay, one moment please.

HOOPER: Okay.

[long pause, INAUDIBLE whispering]

CARILLO: Hello?

HOOPER: Okay, go ahead. Ms. Johanson's got some questions.

CARILLO: Okay.

JOHANSON: Okay can you tell me about the conversation you had with Natalie Price on September 14th regarding contact between offender Price and Ms. Campeau.

CARILLO: Okay, the conversation that occurred in her home?

JOHANSON: Yes.

CARILLO: She indicated that Price and Campeau had been having contact and that her son, which I don't recall his name, had a cell phone that allegedly Ms. Campeau had texted messaged Mr. Price. She wanted to know if part of the reason we were there that day was because of him and her having contact with one another. At that time I explained to her no. But wanted to know what she knew about the contact and asked if she had the phone. She indicated that she didn't even know where the phone was. Her son must have had the phone. Later, and I don't know, let me see, was it that same day or, later when I was talking to her on the phone from my office, she actually stated that she had deleted the messages. So when I was speaking to her in person, she, she had said that she didn't know where the phone was, which was not true. She had deleted the messages because I indicated that she could provide that information on behalf of Mr. Price. Because she had indicated that the contact with initiated by the victim. And then she said, well no, the messages were deleted.

HOOPER: Okay, and, and when you spoke to her, was it, did she leave you a voice mail?

CARILLO: I'm sorry you're breaking up.

JOHANSON: On September 11th, it says that he failed to pick her up at the hospital and she left a voice mail. Is that you that she left a voice mail for?

CARILLO: Correct.

JOHANSON: Okay and, and, she also stated that he had been in contact, that Mr. Price had been in contact with Ms. Campeau to include telephoning her?

CARILLO: Let's see. Actually, um, that notification came from Ms. Campeau herself.

JOHANSON: Okay.

CARILLO: And that was personally to me.

JOHANSON: Okay. Is there anymore details upon that?

CARILLO: Um no. She had just indicated when I was speaking to her on the phone, because I had also, this is not part of the report, but I had gone to the jail and had seen Mr. Price when he was in, in confinement. Being held on the Lakewood matter and had him sign his ORP agreeing not to have contact with Ms. Campeau. And her and I were on the phone, and I asked her, you know had he contacted her. And she said that she had been contacted if fact that same day, or I'm sorry, on September 10th at approximately 4:00 p.m. which was the same day that he had dropped his aunt off at the hospital.

JOHANSON: Okay.

HOOPER: So Ms. Campeau told you that he'd contacted her?

CARILLO: Correct.

HOOPER: So Ms. Campeau told you that he contacted her on the phone?

CARILLO: Yes.

HOOPER: And that was on September 10th. Okay. Okay. Okay. Do you have any questions of the CCO?

[long pause]

PRICE: Um. [long pause, papers shuffling] Um, no at this time I would like to reserve there if I can for, if I come up with something.

HOOPER: You'd like to call her back?

PRICE: Yes I would.

HOOPER: We'll see if we could try to reach her again if you need to. Alright. Let's move on. Let's, the CCO is on the phone now. Let's do, get her testimony for violation number four which is failing to report. Then we can let her go unless Mr. Price wants to call her back. So go ahead CCO.

JOHANSON: Okay, I actually

CARILLO: Okay, I'm sorry. Do you have a specific question?

HOOPER: No, I, I meant to Ms. Johanson. She could ask you some questions. Did you have something else?

JOHANSON: Yeah I had one more question.

HOOPER: Okay.

JOHANSON: Do you know if there is a no contact order through the court?

CARILLO: Yes.

JOHANSON: There is.

CARILLO: From Lakewood and I believe there is, I put an attachment of the diskette printout showing that no contact order.

JOHANSON: Okay.

CARILLO: As an attachment to the packet.

HOOPER: Okay. Alright. Let's move on to violation number four please.

JOHANSON: Violation four: failing to report. Apparently Mr. Price had law enforcement contact on September 10th.

CARILLO: That is according to Ms. Natalie Price. He had law enforcement contact on the day that he dropped her off at the hospital. She indicated that he was a, he matches the the the

[tape ends]

CERTIFICATE

I, Dawn Walker, do hereby certify:

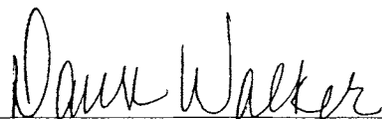
That I am a citizen of the State of Washington, County of Thurston.

That I am not a relative, employee, attorney or counsel of any of the parties to the above-referenced action, and that I am not financially interested in the above action or its outcome.

That I have transcribed the cassette tape(s) of the proceeding held in the above-entitled case and certify that the transcript is a true and correct transcript of all audible portions of the taped testimony, including questions and answers, all objections, motions and exceptions of counsel made and taken at the time of the foregoing proceedings. Areas of the tape(s) which were not decipherable are noted as “[INAUDIBLE]” or “[UNINTELLIGIBLE]”.

That the transcript consists of 30 pages, including this certificate.

Signed and dated at Olympia, Washington, this 8th day of June, 2009.



Dawn Walker

APPENDIX 4



Lakewood
Police
Department

HANDWRITTEN STATEMENT FORM

Incident #

072310070

Type of Crime: _____ Date: 8-18-07 Time: Approx 12:30 AM
 My name is: J. R. P. DOB: _____ Phone: _____
 I reside at: _____ with _____
 I am employed at: Great American Casino Phone: (253) 396-0500
 I have been informed of my constitutional rights. _____

Instructions: Starting at the beginning, write down everything that happened from beginning to end. Use the back of this sheet and as many additional sheets as necessary.

On the above date & time a B.M. & W.F. had a physical altercation outside in the casino parking lot when I ran out the B.M. had the W.F. by her shirt and slammed her against the wall and tried to throw her on the ground. He then looked up and saw me running toward him. he let her go and started to walk away. He then started to go back toward her but was stopped by myself and the other security guards. He then asked if the police would be called. We told him it would be up to the white female and he decided to leave the property.

I, the undersigned, declare under penalty of perjury, under the laws of the State of Washington that the statements contained on this handwritten form (front, back and any additional pages) are true and correct. I have made this statement voluntarily.

Signed at Lakewood _____ Pierce County, Washington.
 (City)
 Signature: [Signature] Date Signed: 8-18-07
 Witness: _____ Date Signed: _____

APPENDIX 5

ORIGINAL

PDA:	Homeland Security:	Subject: Non Aggravated Assault DV
IBR Disposition: Active	Case Management Disposition:	
Forensics:	Reporting By/Date: LD04020 - Wurts, Brian 8/19/2007 00:44:00	
Case Report Status: Approved	Reviewed By/Date: LD04002 - Baker, Mark 8/19/2007 06:08:44	

Incident No. 072310070.1

OFFICIAL USE
 THIS INFORMATION RESTRICTED TO CRIMINAL JUSTICE AGENCIES. SECONDARY RELEASE IS RESTRICTED PURSUANT TO RCW 42.56 & RCW 10.97. PREPARED BY L.E.S.A. #
 DATE PREPARED

Related Cases:

Case Report Number Agency

Non-Electronic Attachments

Attachment Type	Additional Distribution	Count
DVF - Domestic Violence Supplemental Forms		1
HWS - Handwritten Statement Form		2
WMI - Waiver for Release of Medical Information		1

Location Address: 10117 S Tacoma Wy	Location Name: Great American Casino
City, State, Zip: Lakewood, WA 98499	Cross Street:
Contact Location:	City, State, Zip:
CB/Grid/RD: 238 - LAKEWOOD	District/Sector: LD03 - Lakewood (Southgate)
Occurred From: 8/19/2007 00:40:00 Sunday	Occurred To:
Notes:	

Offense Details: 1319 - Assault - Nonaggravated (Simple) Family

Domestic Violence: Yes	Child Abuse:	Gang Related:	Juvenile:
Completed: Completed	Crime Against: PE	Hate/Bias: None (No Bias)	Using:
Criminal Activity:	Type of Security:	Tools:	
Location Type: Restaurant/Fast Food Establishment	Evidence Collected: Photographs		
Total No. of Units Entered:			
Entry Method:			
Notes:			

Suspect S1: PRICE, Bruce Deymon

Verified: Yes

PDA:

Aliases:	
DOB: [REDACTED]	Age: 35
Sex: Male	Race: Black
Ethnicity: Non-Hispanic	

Call Source: Dispatched	Assisted By: LD04087 - Manos, Skeeter
Phone Report:	Notified:
Insurance Letter:	Entered By: LD04087 - Manos, Skeeter
Entered On: 8/19/2007 01:19:04	Approved By: E203947 - Lewis, Deborah
Approved On: 8/19/2007 06:15:48	Exceptional Clearance:
Adult/Juvenile Clearance:	Exceptional Clearance Date:
Additional Distribution:	Other Distribution:

Validation Processing	Distribution Date: 8/19	By: [Signature]	County Pros. Atty:	Juvenile:	Other:	CPS:	Supervisor:
	Indexed Date:	By:	City Pros. Atty:	Militar:	DSHS:	Pre Trial:	

For Law Enforcement Use Only - No Secondary Dissemination Allowed
 records has the authority to ensure correct agency, CB/Grid/RD, and District/Sector are incorporated in the report.

Printed: August 19, 2007 - 6:15 AM
 Printed By: Lewis, Deborah

APPENDIX 5

1A113910

Height:	5' 9"	Weight:	230	Hair Color:		Eye Color:	Brown
Address:	833 S Trafton			County:		Phone:	
City, State Zip:	Tacoma, WA 98405			Country:		Business Phone:	
Other Address:						Other Phone:	
Resident:	Nonresident		Occupation/Grade:		Employer/School:		
SSN:	[REDACTED]		DOC No:	964159	FBI No:	192801LA6	
State ID:	WA14731209		Local CH No:				
Driver License No:	[REDACTED]		Driver License State:	Washington	Driver License Country:	United States of America	
Hair Length:			Glasses:		Facial Hair:		
Hair Style:			Teeth:		Facial Shape:		
Hair Type:			Speech:		Complexion:		
Appearance:			Right/Left Handed:		Facial Feature Oddities:		
SMT:					Distinctive Features:		
Attire:					Body Build:	HVY - Heavy	
Gangs:					Tribe Affiliation:		
Significant Trademarks:					Identifiers:		
Suspect Pretended to Be:				Modus Operandi:			
Place of Birth:			Habitual Offender:		Custody Status:		
Type of Injury:			Fire Dept Response:		Hospital Taken To:		
Medical Release Obtained:			Taken By:		Attending Physician:		
Hold Placed By:			Suspect Offense:	1319 - Assault - Nonaggravated (Simple) Family			
Suspect Notes:							

Weapon 1: Personal Weapon (hands, fists, feet, etc.)

Offense:	1319 - Assault - Nonaggravated (Simple) Family	Serial No.:	
Offender:	S1 - PRICE, Bruce Deymon	OAN:	
Weapon:	Personal Weapon (hands, fists, feet, etc.)	Automatic:	
Other Weapon:		Caliber:	
Action:		Gauge:	
Manufacturer:		Length:	
Make:		Finish:	
Importer:		Grips:	
Model:		Stock:	
Weapon Notes:			

Victim V1: Campeau, Vanessa L

PDA:

Aliases:									
DOB:	[REDACTED]	Age:	29	Sex:	Female	Race:	White	Ethnicity:	Non-Hispanic
Height:	5' 9"	Weight:	165	Hair Color:	Brown	Eye Color:			
Address:	[REDACTED]			County:		Phone:	[REDACTED]		
City, State Zip:	[REDACTED] WA			Country:		Business Phone:			
Other Address:						Other Phone:			
Resident:	Nonresident		Occupation/Grade:	[REDACTED]	Employer/School:	[REDACTED]			
SSN:	[REDACTED]				Place of Birth:	[REDACTED]			
Driver License No:			Driver License State:		Driver License Country:				
Attire:					Complexion:				
SMT:					Facial Hair:				

Victim Of: 1319 - Assault - Nonaggravated (Simple) Family		Facial Shape:	
Victim Type: Individual	Circumstances:	Weapon Used:	
Injury: Apparent Minor Injury/Complaint of Minor Pain	Testify:	Reporting Statement Obtained:	Yes
Type of injury: minor		Fire Dept Response:	
Hospital Taken To:	Medical Release Obtained:	Yes	Taken By:
Attending Physician:	Hold Placed By:		

Victim Offender Relationships

Offender: S1 - PRICE, Bruce Deymon	Relationship: Victim Was Girlfriend
---	--

Law Enforcement Officer Killed or Assaulted Information	Type: Assignment: Activity:	Justifiable Homicide Circumstances:
---	-----------------------------	-------------------------------------

Victim Notes:

Witness W1: P [REDACTED], J [REDACTED] R

PDA:

Aliases:						
DOB: [REDACTED]	Age: 31	Sex: Male	Race: White	Ethnicity: Non-Hispanic		
Height:	Weight:	Hair Color:	Eye Color:			
Address: [REDACTED]	County:		Phone: [REDACTED]			
City, State Zip: [REDACTED], WA	Country:		Business Phone:			
Other Address:			Other Phone:			
Resident: Nonresident	Occupation/Grade: security	Employer/School: Great American Casino				
SSN:			Place Of Birth:			
Driver License No:	Driver License State:		Driver License Country:			
Attire:			Complexion:			
SMT:			Facial Hair:			
Testify:			Facial Shape:			
Witness Notes:						

Property Item No. 1/1: 19304 - Camera - Digital Photo Discs

Other Common Item:		Photographed:	
Description:		Fingerprinted:	
Quantity: 1		Contents Sampled:	
Finding Location:		Owner:	
Status: E - Evidence (Including Other Seized Property And Tools)		Value:	
Recovered Date:		Make/Brand:	
Recovered Value:		Model:	
Field Tested:		Serial No:	
Field Test Results:		OAN:	

Property Disposition: Booked into Property		Insurance Company:	
Disposition Location: Lakewood Police		Policy No:	
Vehicle Information:			
License:		Locked:	
License State:		Keys in Vehicle:	
License Country:		Delinquent Payment:	
Vehicle Year:		Victim Consent:	
Make:		Driveable:	
Model:		Estimated Damage:	
Vehicle Style:		Damage:	
Primary Vehicle Color:		Damaged Area:	
Secondary Vehicle Color:		Tow Company:	
VIN:		Tow Consent:	
Special Features:		Hold Requested By:	
Drug Information:			
Drug Type:		Drug Measure:	
Drug Quantity:		Drug Measure Type:	
Jewelry Information:			
Metal Color:		Total # of Stones:	
Metal Type:		Inscription:	
Stone Color:		Generally Worn By:	
Firearm Information:			
Caliber:		Length:	
Gauge:		Finish:	
Action:		Grips:	
Importer:		Stock:	
Property Notes:			

Enter	Date	Time	WACIC	LESA	Initial	Release Info.	Date	Time	Release No.	Release Authority
Clear						Owner Notified				Operators Name

Property Item No. 2/2: 1312 - Recording - VCR/Video Tape

Other Common Item:		Photographed:	
Description: security footage		Fingerprinted:	
Quantity: 1		Contents Sampled:	
Finding Location:		Owner:	
Status: E - Evidence (Including Other Seized Property And Tools)		Value:	
Recovered Date:		Make/Brand:	
Recovered Value:		Model:	
Field Tested:		Serial No:	
Field Test Results:		OAN:	
Property Disposition: Booked into Property		Insurance Company:	
Disposition Location: Lakewood Police		Policy No:	
Vehicle Information:			
License:		Locked:	
License State:		Keys in Vehicle:	
License Country:		Delinquent Payment:	
Vehicle Year:		Victim Consent:	
Make:		Driveable:	
Model:		Estimated Damage:	

Vehicle Style:	Damage:
Primary Vehicle Color:	Damaged Area:
Secondary Vehicle Color:	Tow Company:
VIN:	Tow Consent:
Special Features:	Hold Requested By:
Drug Information:	
Drug Type:	Drug Measure:
Drug Quantity:	Drug Measure Type:
Jewelry Information:	
Metal Color:	Total # of Stones:
Metal Type:	Inscription:
Stone Color:	Generally Worn By:
Firearm Information:	
Caliber:	Length:
Gauge:	Finish:
Action:	Grips:
Importer:	Stock:
Property Notes:	

Enter	Date	Time	WACIC	LESA	Initial	Release Info.	Date	Time	Release No.	Release Authority
Clear						Owner Notified			Operators Name	

Investigative Information

Means:	Motive:
Vehicle Activity:	Direction Vehicle Traveling:

Synopsis: The listed suspect assaulted the victim and ripped her bra off in the Casino and fled on foot

Narrative: On the listed date and time Officer Manos and I were dispatched to a physical domestic at the Great American Casino. We were advised the female victim was injured but declined medical aid and she was inside; the male suspect was in the north parking lot with security. As we were arriving we were given an update that the male had fled north on South Tacoma Way. Upon arrival security advised the male was last seen in the area of the Western Inn. We checked the area with negative results and I asked K9 Officer Syler to see if he could track. I contacted the victim who gave me the suspects name and DOC number. She said he has hit her before and would likely run from us. She said he lived near 38th in Tacoma but was not sure exactly where. Campeau advised us she has children with Price and indicated they were still dating. I noticed her hands had abrasions on them. She said Price was arguing with her and ripped her bra off. Security Officer Peterson advised when he ran out into the parking lot the male suspect had the female by her shirt and "slammed" her into a wall and tried to throw her on the ground. When he saw Peterson running towards them he let her go and began walking away. I updated all MDC equipped vehicles with the suspect information while Officer Manos stayed with V/ Campeau and had her complete a statement and took photos of her injuries. Officer Syler advised his dog tracked west on 100th but lost the scent near Lakeview Ave SW. A check of Price showed he in on active DOC and is a convicted felon. We later returned to the casino and obtained the security tape and booked it into property along with the photo disk.

Reviewed By:	Reviewed Date:
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Lakewood Police Department

DOMESTIC VIOLENCE SUPPLEMENTAL

CASE NUMBER
072310070

Victim Information	NAME (LAST, FIRST MIDDLE) CAMPEAU, VANESSA L		RAC/SEX W/F	DOB [REDACTED]	HEIGHT 59	WEIGHT 165	BUILD	
	VICTIM APPEARED:		<input checked="" type="checkbox"/> AFRAID	<input type="checkbox"/> APOLOGETIC	<input type="checkbox"/> HESITANT	<input type="checkbox"/> HYSTERICAL	<input type="checkbox"/> DISTRAUGHT	
			<input type="checkbox"/> DISTANT	<input type="checkbox"/> FEARFUL	<input type="checkbox"/> ANGRY	<input checked="" type="checkbox"/> CRYING	<input checked="" type="checkbox"/> COMPLAIN OF PAIN	
			<input checked="" type="checkbox"/> UPSET	<input type="checkbox"/> CALM	<input type="checkbox"/> CONFUSED	<input type="checkbox"/> NERVOUS	<input type="checkbox"/>	
VICTIM INJURED (LIST ON INCIDENT REPORT AND MARK ON DIAGRAM) <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO				PHOTOGRAPHS OF VICTIMS INJURIES TAKEN? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO				
TREATMENT OF INJURIES:		<input type="checkbox"/> YES	<input type="checkbox"/> NO	<input checked="" type="checkbox"/> REFUSED	<input type="checkbox"/> AT SCENE	<input type="checkbox"/> OWN PHYSICIAN	<input type="checkbox"/> TRANSPORTED TO HOSPITAL	
UNDER INFLUENCE		UNDER INFLUENCE		WRITTEN STATEMENT?		MEDICAL RELEASE FORM?		
<input checked="" type="checkbox"/> ALCOHOL		<input type="checkbox"/> DRUGS		<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> N/A		
<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> UNK		<input type="checkbox"/> YES <input type="checkbox"/> NO <input checked="" type="checkbox"/> UNK						
VICTIM PREGNANT? <input type="checkbox"/> YES <input type="checkbox"/> NO <input checked="" type="checkbox"/> UNK				VICTIM PROVIDED WITH D.V. BROCHURE? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO				

Suspect Information	NAME (LAST, FIRST MIDDLE) PRICE, BRUCE D		RAC/SEX B/M	DOB [REDACTED]	HEIGHT 65'9"	WEIGHT 230	BUILD	
	SUSPECT APPEARED:		<input type="checkbox"/> AFRAID	<input type="checkbox"/> APOLOGETIC	<input type="checkbox"/> HESITANT	<input type="checkbox"/> HYSTERICAL	<input type="checkbox"/> DISTRAUGHT	
			<input type="checkbox"/> DISTANT	<input type="checkbox"/> FEARFUL	<input type="checkbox"/> ANGRY	<input type="checkbox"/> CRYING	<input type="checkbox"/> COMPLAIN OF PAIN	
			<input type="checkbox"/> UPSET	<input type="checkbox"/> CALM	<input type="checkbox"/> CONFUSED	<input type="checkbox"/> NERVOUS	<input type="checkbox"/>	
SUSPECT INJURED (LIST ON INCIDENT REPORT AND MARK ON DIAGRAM) <input type="checkbox"/> YES <input type="checkbox"/> NO				PHOTOGRAPHS OF VICTIMS INJURIES TAKEN? <input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> EVIDENCE#				
TREATMENT OF INJURIES:		<input type="checkbox"/> NONE	<input type="checkbox"/> REFUSED	<input type="checkbox"/> AT SCENE	<input type="checkbox"/> PERSONAL PHYSICIAN	<input type="checkbox"/> TRANSPORTED TO HOSPITAL		
UNDER INFLUENCE		UNDER INFLUENCE		WRITTEN STATEMENT?		MEDICAL RELEASE FORM?		
<input type="checkbox"/> ALCOHOL		<input type="checkbox"/> DRUGS		<input type="checkbox"/> YES <input type="checkbox"/> NO		<input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> N/A		
<input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> UNK		<input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> UNK						
<input type="checkbox"/> SUSPECT CONTACTED BY PD?		<input type="checkbox"/> MIRANDA WARNING GIVEN BY:		<input type="checkbox"/> SERIAL #				
<input type="checkbox"/> PRE-MIRANDA STATEMENTS?		<input type="checkbox"/> SUSPECT INJURED		<input type="checkbox"/> PHOTOS TAKEN		<input type="checkbox"/> WRITTEN STATEMENT ATTACHED		
<input type="checkbox"/> POST-MIRANDA STATEMENTS?		<input type="checkbox"/> SUSPECT INJURIES VISIBLE		<input type="checkbox"/> UNSOLICITED STATEMENT				

Rel.	LENGTH OF RELATIONSHIP: 10-11 yrs	APPROXIMATE DATE RELATIONSHIP ENDED: [REDACTED]	<input checked="" type="checkbox"/> PRIOR HISTORY OF DOMESTIC VIOLENCE?
	<input type="checkbox"/> PRIOR HISTORY DOCUMENTED?	NUMBER OF PRIOR CONTACTS: _____	DATE OF LAST INCIDENT: _____
	INVESTIGATING AGENCY: _____	PRIOR CASE NUMBER(S): _____	

Incid.	PHYSICAL ATTACK:	<input type="checkbox"/> PUNCHED	<input type="checkbox"/> SLAPPED	<input type="checkbox"/> STRANGLED	<input checked="" type="checkbox"/> PUSHED	<input checked="" type="checkbox"/> GRABBED	<input type="checkbox"/> BIT
		<input type="checkbox"/> SEXUAL ASSAULT	<input type="checkbox"/> OTHER:				
	THREATS TO:	<input type="checkbox"/> KILL VICTIM	<input type="checkbox"/> ASSAULT VICTIM	<input type="checkbox"/> DAMAGED PROPERTY	<input type="checkbox"/> TAKE CHILDREN		
		<input type="checkbox"/> KILL OTHER(S)	<input type="checkbox"/> ASSAULT OTHER(S)	<input type="checkbox"/> BURN HOUSE	<input type="checkbox"/> OTHER:		

Order	COURT ORDER CURRENTLY IN EXISTENCE	COURT ORDER SERVED	ISSUING AGENCY (IF KNOWN)	C.O. VERIFIED
	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> UNK	<input type="checkbox"/> YES <input type="checkbox"/> NO		<input type="checkbox"/> YES <input type="checkbox"/> NO
TYPE OF ORDER(S):		ORDER OR DOCKET NUMBER:		
<input type="checkbox"/> ANTI-HARASSMENT ORDER		<input type="checkbox"/> NO CONTACT ORDER		<input type="checkbox"/> PROTECTION ORDER
<input type="checkbox"/> RESTRAINING ORDER				

911	INDIVIDUAL WHO CALLED 9-1-1 IDENTIFIED	NAME OF CALLER	
	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	SECURITY	
	WITNESSES INCLUDING CHILDREN PRESENT DURING INCIDENT (LIST ON INCIDENT REPORT)	# OF WITNESSES	STATEMENT(S) TAKEN FROM WITNESS
<input type="checkbox"/> YES <input type="checkbox"/> NO	2	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> N/A	
AGES OF MINOR CHILDREN PRESENT		CHILDREN LEFT IN CUSTODY OF	

FIRE PERSONNEL AT SCENE:	UNIT NUMBER(S):	AMBULANCE AT SCENE:	UNIT NUMBER(S):
<input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> UNK	Name(s) of Personnel:	<input type="checkbox"/> YES <input type="checkbox"/> NO	Name(s) of Personnel:
HOSPITAL TRANSPORTED TO:		<input type="checkbox"/> UNK	
OFFICER REVIEW 911 CALL?	<input type="checkbox"/> YES <input type="checkbox"/> NO	COPY OF AID/AMBULANCE REPORT OBTAINED?	<input type="checkbox"/> YES <input type="checkbox"/> NO

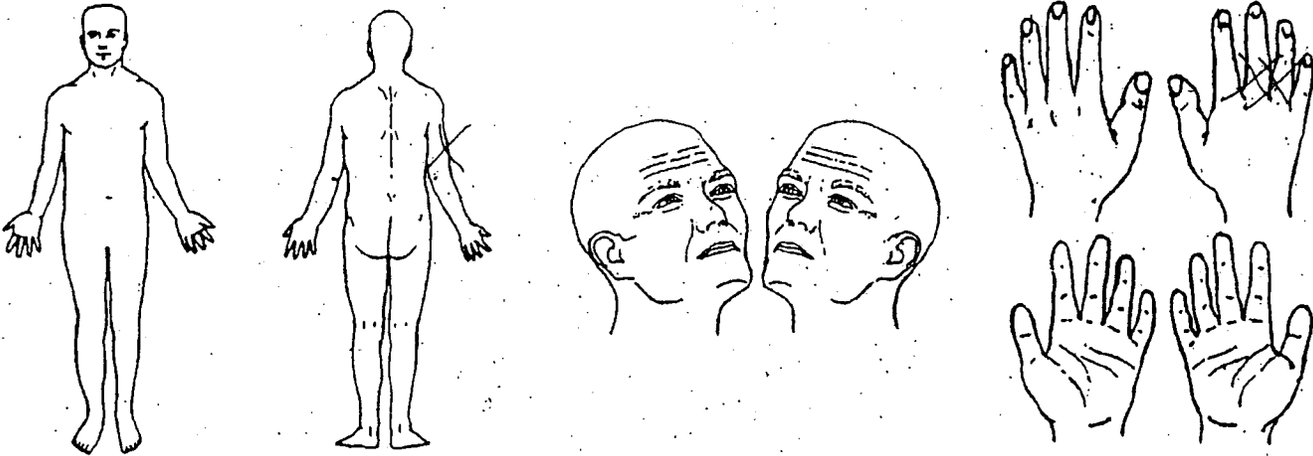
WILL VICTIM BE AT A TEMPORARY ADDRESS:	<input type="checkbox"/> YES <input type="checkbox"/> NO (If YES, attach a memo with information - do not include with discoverable report.)
PERSON WHO HAS REGULAR CONTACT WITH VICTIM	RELATIONSHIP: _____ PHONE #: _____

PRIMARY OFFICER	SERIAL	UNIT	SECONDARY OFFICER	SERIAL	UNIT	APPROVING SUPERVISOR	SERIAL	UNIT
S. MANDS	LO4087	4K157	B. WORTS	LO4020	4K132			

WITNESS/CHILDREN

W1 _____	<input type="checkbox"/> AFRAID	<input type="checkbox"/> DISTANT	<input type="checkbox"/> UPSET	<input checked="" type="checkbox"/> CONFUSED	<input checked="" type="checkbox"/> DISTRAUGHT	<input type="checkbox"/> HYSTERICAL
_____	<input type="checkbox"/> ANGRY	<input type="checkbox"/> NERVOUS	<input type="checkbox"/> CALM	<input type="checkbox"/> HESITANT	<input type="checkbox"/> APOLOGETIC	<input type="checkbox"/> COMPLAIN OF PAIN
_____	<input type="checkbox"/> CRYING	<input type="checkbox"/> FEARFUL	<input type="checkbox"/> OTHER:			
2 _____	<input type="checkbox"/> AFRAID	<input type="checkbox"/> DISTANT	<input type="checkbox"/> UPSET	<input type="checkbox"/> CONFUSED	<input type="checkbox"/> DISTRAUGHT	<input type="checkbox"/> HYSTERICAL
_____	<input type="checkbox"/> ANGRY	<input type="checkbox"/> NERVOUS	<input type="checkbox"/> CALM	<input type="checkbox"/> HESITANT	<input type="checkbox"/> APOLOGETIC	<input type="checkbox"/> COMPLAIN OF PAIN
_____	<input type="checkbox"/> CRYING	<input type="checkbox"/> FEARFUL	<input type="checkbox"/> OTHER:			
W3 _____	<input type="checkbox"/> AFRAID	<input type="checkbox"/> DISTANT	<input type="checkbox"/> UPSET	<input type="checkbox"/> CONFUSED	<input type="checkbox"/> DISTRAUGHT	<input type="checkbox"/> HYSTERICAL
_____	<input type="checkbox"/> ANGRY	<input type="checkbox"/> NERVOUS	<input type="checkbox"/> CALM	<input type="checkbox"/> HESITANT	<input type="checkbox"/> APOLOGETIC	<input type="checkbox"/> COMPLAIN OF PAIN
_____	<input type="checkbox"/> CRYING	<input type="checkbox"/> FEARFUL	<input type="checkbox"/> OTHER:			

MARK THE LOCATION OF ANY VISIBLE INJURIES, USE ARROWS TO POINT TO AREAS OF NON-VISIBLE INJURIES/COMPLAINTS OF PAIN



NAME: _____ VICTIM SUSPECT

HOW LONG WAS VICTIM STRANGLLED?	HOW MANY TIMES?	HOW MANY METHODS?
THREATS MADE DURING STRANGULATION? <input type="checkbox"/> YES <input type="checkbox"/> NO	1 TO 10 SCALE - HOW STRONG WAS SUSPECT'S GRIP?	
VISIBLE INJURY? <input type="checkbox"/> NECK <input type="checkbox"/> CHIN <input type="checkbox"/> JAW <input type="checkbox"/> EYELIDS <input type="checkbox"/> BEHIND EARS <input type="checkbox"/> SHOULDERS <input type="checkbox"/> CHEST AREA		
NECK INJURIES <input type="checkbox"/> REDNESS <input type="checkbox"/> BRUISES <input type="checkbox"/> SCRATCHES <input type="checkbox"/> ABRASIONS <input type="checkbox"/> SCRAPES		
FINGERNAIL MARKS <input type="checkbox"/> IMPRESSIONS <input type="checkbox"/> SCRATCH MARKS <input type="checkbox"/> CLAW MARKS - GROUPED <input type="checkbox"/> CLAW MARKS - SCATTERED		
PETTICIAL HEMORRHAGING? <input type="checkbox"/> EYELIDS <input type="checkbox"/> EYE AREA <input type="checkbox"/> FACE <input type="checkbox"/> NECK <input type="checkbox"/> SUBCONJUNCTIVAL		
LOSS OF CONSCIOUSNESS <input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> NOT SURE	INVOLUNTARY URINATION/DEFECATION <input type="checkbox"/> YES <input type="checkbox"/> NO	
CHANGE TO VOICE <input type="checkbox"/> NONE <input type="checkbox"/> HOARSE/RASPY <input type="checkbox"/> TOTAL LOSS OF VOICE		
CHANGES TO SWALLOWING <input type="checkbox"/> NONE <input type="checkbox"/> DIFFICULT, NOT PAINFUL <input type="checkbox"/> DIFFICULT & PAINFUL <input type="checkbox"/> COUGHING		
CHANGES TO BREATHING <input type="checkbox"/> YES <input type="checkbox"/> NO DESCRIBE:		
OTHER COMPLAINT OF PAIN <input type="checkbox"/> YES <input type="checkbox"/> NO DESCRIBE:		
ANY INJURIES NOT VISIBLE? (Covered by hair or clothing)		
OBJECT USED TO STRANGLE VICTIM <input type="checkbox"/> HAND(S) <input type="checkbox"/> ARM(S) <input type="checkbox"/> LIGATURE <input type="checkbox"/> OTHER OBJECT:		
VICTIM SHAKEN WHILE STRANGLLED <input type="checkbox"/> YES <input type="checkbox"/> NO	VICTIM THROWN AGAINST SURFACE? <input type="checkbox"/> YES <input type="checkbox"/> NO	

Read to victim or have victim read (Victims of Strangulation Only):

If you are a victim of strangulation: Please keep in mind that it is **critical** to understand that even though breathing changes and neck pain may initially appear mild, the underlying injury may kill a victim of strangulation **up to 36 hours or more** after the incident due to changes in the damaged neck structures **even though injuries aren't visible**. It is highly recommended that you seek medical attention.

I have read or had read to me the above statement about the dangers of strangulation and I understand it.

Signature of Victim: _____

APPENDIX 6



LAKWOOD
Police
Department

HANDWRITTEN STATEMENT FORM

Incident #: 072310070

Type of Crime: _____ Date: _____ Time: _____
 My name is: Vanessa Campbell ~~_____~~ Phone: ~~_____~~
 I reside at: ~~_____~~
 I am employed at: ~~_____~~
 I have been informed of my constitutional rights. _____ (~~_____~~) ~~_____~~

Instructions: Starting at the beginning, write down everything that happened from beginning to end. Use the back of this sheet and as many additional sheets as necessary.

Bruce Price was walk
out and he gets mad about
my prev. Relationship. He my
grabs my shirt 3 arm
I scream 3 no bloody's
my Fingers 3 Bids. ofc
my Bra w/ my shirt up I

I, the undersigned, declare under penalty of perjury, under the laws of the State of Washington that the statements contained on this handwritten form (front, back and any additional pages) are true and correct. I have made this statement voluntarily.

Signed at _____ Pierce County, Washington.
 (City)
 Signature: _____ Date Signed: _____
 Witness: _____ Date Signed: _____

APPENDIX 10

APPENDIX 7

ORIGINAL

PDA: Yes	Homeland Security: No	Subject: DV Threats	Incident No: 072310424.1
IBR Disposition: Active	Case Management Disposition:	Reporting By/Date: T203345 - Tracy, Christopher 8/19/2007 08:54:00	
Forensics:	Reviewed By/Date: T69063 - Paris, Barry 8/19/2007 16:46:56		
Case Report Status: Approved			

Related Cases:

Case Report Number: 072310070
 Agency: Lakewood PD

OFFICIAL USE

THIS INFORMATION RESTRICTED TO CRIMINAL JUSTICE AGENCIES. SECONDARY RELEASE IS RESTRICTED PURSUANT TO RCW 42.56 & RCW 10.97. PREPARED BY L.E.S.A.#

DATE PREPARED

Non-Electronic Attachments

Attachment Type: DVF - Domestic Violence Supplemental Forms	Additional Distribution:	Count:
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Location Address: [REDACTED] (S 8TH St And S 9TH)	Location Name:
City, State, Zip: Tacoma, WA 98405	Cross Street:
Contact Location: [REDACTED] (S 8TH St And S 9TH)	City, State, Zip: Tacoma, WA 98405
CB/Grid/RD: 129 - Tacoma	District/Sector: TA22 - Tacoma
Occurred From: 8/19/2007 01:00:00 Sunday	Occurred To: 8/19/2007 10:07:00 Sunday
Notes:	

Offense Details: 1340 - Harassment

Domestic Violence: Yes	Child Abuse:	Gang Related:	Juvenile:
Completed: Completed	Crime Against:	Hate/Bias: None (No Bias)	Using:
Criminal Activity:	Type of Security:	Tools:	
Location Type: Single Family Residence	Evidence Collected:		
Total No. of Units Entered:			
Entry Method:			
Notes:			

Suspect S1: Price, Bruce Deymon

Verified: Yes

PDA: No

Aliases:	DOB: [REDACTED]	Age: 35	Sex: Male	Race: Black	Ethnicity: Non-Hispanic
Height: 5' 9"	Weight: 230	Hair Color:	Eye Color: Brown		

Call Source: Dispatched	Assisted By: T38416 Hutchinson, Rick						
Phone Report: No	Notified:						
Insurance Letter: No	Entered By: T38416 Hutchinson, Rick						
Entered On: 8/19/2007 11:53:56	Approved By: E202134 Freitas, Kathy						
Approved On: 8/19/2007 16:55:55	Exceptional Clearance:						
Adult/Juvenile Clearance:	Exceptional Clearance Date:						
Additional Distribution:	Other Distribution:						
Validation Processing	Distribution Date: 8/19	By: 131	County Pros. Atty:	Juvenile:	Other: DSHS	CPS:	Supervisor: No
	Indexed Date:	By:	City Pros. Atty:	Military:	Pre Trial:		

For Law Enforcement Use Only - No Secondary Dissemination Allowed
 Records has the authority to ensure correct agency, CB/Grid/RD, and District/Sector are incorporated in the report.

Printed: August 19, 2007 - 4:56 PM
 Printed By: Freitas, Kathy

APPENDIX 7

Address:	833 S Trafton	County:		Phone:	
City, State Zip:	Tacoma, WA 98405	Country:		Business Phone:	
Other Address:	2728A Ruddell Rd Se Lacey, WA 98503			Other Phone:	
Resident:	Nonresident	Occupation/Grade:		Employer/School:	
SSN:	[REDACTED]	DOC No:	964159	FBI No:	192801LA6
State ID:	WA14731209	Local CH No:			
Driver License No:	[REDACTED]	Driver License State:	Washington	Driver License Country:	
Hair Length:	Bald	Glasses:		Facial Hair:	Beard - Short
Hair Style:		Teeth:		Facial Shape:	
Hair Type:		Speech:		Complexion:	
Appearance:		Right/Left Handed:		Facial Feature Oddities:	
SMT:	tattoos on both forearms of "smile now, cry later" masks			Distinctive Features:	
Attire:	white polo shirt; dark denim jeans; white tennis shoes			Body Build:	
Gangs:				Tribe Affiliation:	
Significant Trademarks:				Identifiers:	
Suspect Pretended to Be:		Modus Operandi:			
Place of Birth:		Habitual Offender:		Custody Status:	
Type of Injury:		Fire Dept Response:		Hospital Taken To:	
Medical Release Obtained:		Taken By:		Attending Physician:	
Hold Placed By:		Suspect Offense:	1340 - Harassment		
Suspect Notes:					

Weapon 1: Knife

Offense:	1340 - Harassment	Serial No:	
Offender:	S1 - Price, Bruce Deymon	OAN:	
Weapon:	Knife	Automatic:	
Other Weapon:		Caliber:	
Action:		Gauge:	
Manufacturer:		Length:	
Make:		Finish:	
Importer:		Grips:	
Model:		Stock:	
Weapon Notes:	Knife was single edged utility knife with serated edge, black handle, and fixed blade approximately 5 inches in length.		

Victim V1: Campeau, Vanessa L

PDA: No

Aliases:	
DOB:	[REDACTED] Age: 29 Sex: Female Race: White Ethnicity: Non-Hispanic
Height:	5' 10" Weight: 160 Hair Color: Blonde/strawberry Eye Color: Brown
Address:	[REDACTED] County: [REDACTED] Phone: [REDACTED]
City, State Zip:	[REDACTED] County: [REDACTED] Business Phone: [REDACTED]
Other Address:	[REDACTED] Tacoma, WA 98405 Other Phone: [REDACTED]
Resident:	Nonresident Occupation/Grade: receptionist Employer/School: [REDACTED]
SSN:	[REDACTED] Place of Birth: [REDACTED]
Driver License No:	[REDACTED] Driver License State: Washington Driver License Country: [REDACTED]
Attire:	Complexion: [REDACTED]
SMT:	Facial Hair: [REDACTED]
Victim Of:	1340 - Harassment Facial Shape: [REDACTED]
Victim Type:	Individual Circumstances: [REDACTED] Weapon Used: 1 - Knife

Injury:	Testify:	Reporting Statement Obtained: Yes
Type of Injury:		Fire Dept Response:
Hospital Taken To:	Medical Release Obtained:	Taken By:
Attending Physician:	Hold Placed By:	

Victim Offender Relationships

Offender: S1 - Price, Bruce Deymon	Relationship: Victim Was Girlfriend
--	---

Law Enforcement Officer Killed or Assaulted Information	Type: Assignment: Activity:	Justifiable Homicide Circumstances:
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Victim Notes:

Witness W1: C [REDACTED], D [REDACTED] L

PDA: No

Aliases:	
DOB: [REDACTED]	Age: 49
Sex: Female	Race: White
Ethnicity: Non-Hispanic	
Height: 5' 3"	Weight: 150
Hair Color: Brown	Eye Color: Brown
Address: [REDACTED] (S 8TH St And S 9TH)	
City, State Zip: Tacoma, WA 98405	Country:
Business Phone:	Other Phone: [REDACTED]
Resident: Full - Time Resident	Occupation/Grade:
Employer/School:	Place Of Birth:
SSN: [REDACTED]	Driver License State: Washington
Driver License No: [REDACTED]	Driver License Country:
Attire:	Complexion:
SMT:	Facial Hair:
Testify:	Facial Shape:
Witness Notes:	

Witness W2: C [REDACTED], O [REDACTED] J

PDA: Yes

Aliases:	
DOB: [REDACTED]	Age: 10
Sex: Female	Race: Black
Ethnicity: Non-Hispanic	
Height:	Weight:
Hair Color:	Eye Color:
Address: [REDACTED]	
City, State Zip: [REDACTED] 98503	Country:
Business Phone:	Other Phone: [REDACTED]
Resident:	Occupation/Grade:
Employer/School:	Place Of Birth:
SSN:	Driver License State:
Driver License No:	Driver License Country:
Attire:	Complexion:
SMT:	Facial Hair:
Testify:	Facial Shape:

Witness Notes: W/CAMPEAU was the child in common of V/CAMPEAU and SV/PRICE.

Witness W3: Price, D. F PDA: Yes

Aliases:		DOB: [REDACTED]		Age: 06	Sex: Female	Race: Black	Ethnicity: Non-Hispanic
Height:	Weight:	Hair Color:		Eye Color:			
Address: [REDACTED]		County:		Phone: [REDACTED]			
City, State Zip: [REDACTED]		Country:		Business Phone:			
Other Address:				Other Phone:			
Resident:		Occupation/Grade:		Employer/School:			
SSN:				Place Of Birth:			
Driver License No:		Driver License State:		Driver License Country:			
Attire:				Complexion:			
SMT:				Facial Hair:			
Testify:				Facial Shape:			
Witness Notes:		W/PRICE was the child in common of V/CAMPEAU and SV/PRICE.					

Investigative Information

Means:	Motive:
Vehicle Activity:	Direction Vehicle Travelling:

Synopsis:

Narrative: On 08-19-07 at 1022 hours, while on routine patrol, PPO Hutchinson and I were dispatched to [REDACTED] St. regarding a domestic dispute. According to the information from LESA Dispatch, SV/PRICE threatened to slash the tires on V/CAMPEAU's vehicle. He left the knife at the residence and fled on foot into the alley.

We arrived and I contacted V/CAMPEAU, VANESSA. She stated that the incident stemmed from a physical domestic that had occurred in Lakewood earlier that night, shortly after midnight - see Lakewood case number 07-2310070 for further details. After speaking with Lakewood police, V/VANESSA stated she drove north to Tacoma to pick up her children, W/C [REDACTED], O [REDACTED] and W/PRICE who had been staying at SV/PRICE's uncle's house at [REDACTED]. After picking up her children, she drove to the residence at [REDACTED] which she stated belonged to her mother, W/C [REDACTED], D [REDACTED]. When she got to her mother's house, V/CAMPEAU observed that SV/PRICE was inside the residence.

V/VANESSA stated that she went into the residence and a verbal argument with SV/PRICE ensued. According to V/VANESSA, the argument proceeded into her mother's bedroom, when W/D [REDACTED] intervened and pushed SV/PRICE into the living room to separate them. W/D [REDACTED] then went back into the bedroom and locked herself, V/VANESSA, and both children in the room. V/VANESSA stated that SV/PRICE told her from the living room side of the bedroom door, while she was in the room, "you're not going nowhere". V/VANESSA stated she felt that SV/PRICE would have used physical force to keep her in the room. Afterwards, V/VANESSA, W/D [REDACTED], and both children all went to sleep until approximately 0700 hours this morning. V/VANESSA stated she could not recall whether there was a telephone in the bedroom.

V/VANESSA stated that sometime after 0700 hours she opened the bedroom door and another verbal argument with SV/PRICE ensued. SV/PRICE told V/VANESSA that he "wanted to go with her in the car back to Olympia". V/VANESSA stated that she felt that this was a threat to take her hostage back to Olympia to be a hostage in her home. To avoid getting in the vehicle with SV/PRICE, V/VANESSA stated that she hid the keys to her car. SV/PRICE became angry when he could not locate the keys and told V/VANESSA, "I'm gonna show you what the fuck I'm gonna do".

VVANESSA stated that W/PRICE and W/O [REDACTED] left the room to call 911. SV/PRICE then picked up the listed knife and began waving it around. According to VVANESSA, SV/PRICE yelled at the children, who were in the next room, "you're not calling 911...get your ass in here" while continuing to wave the knife.

VVANESSA told him "I'm not playing this, I'm calling 911". SV/PRICE then went to the front door of the residence and stood there holding the knife. VVANESSA stated that SV/PRICE threatened to slash the tires on her car to prevent her from leaving in the vehicle without him. She then called 911 and SV/PRICE put the knife down in the house, walked out the front door, and fled eastbound down the alley on foot.

VVANESSA stated she had a long history of domestic violence with SV/PRICE. She stated that both W/PRICE and W/O [REDACTED] were children she had in common with SV/PRICE. She also stated SV/PRICE was a convicted felon and provided his DOC number.

I provided VVANESSA with a DV supplemental report form, which she filled out and returned.. I also provided her with a blue DV resources information sheet with a case number.

Reviewed By:		Reviewed Date:	
--------------	--	----------------	--



DOMESTIC VIOLENCE Supplemental Report Form



Investigating Agency: TPD PCSD Other _____

Incident Number
07-2310424

VICTIM

Name: (Last) CAMPEAU (First) VANESSA (Middle) L

Address: (Street) _____ (City, State) WA (Zip Code) _____

Phone Number: (Home) _____ (Work) _____ (Message) _____

RELATIONSHIP BETWEEN VICTIM AND SUSPECT

- | | | | |
|---|--|--|---|
| <input type="checkbox"/> Spouse | <input type="checkbox"/> Former Spouse | <input type="checkbox"/> Cohabitants | <input type="checkbox"/> Former Cohabitants |
| <input type="checkbox"/> Dating/Engaged | <input type="checkbox"/> Former Dating | <input type="checkbox"/> Same Sex | <input checked="" type="checkbox"/> Child in Common |
| <input type="checkbox"/> Child | <input type="checkbox"/> Parent | <input type="checkbox"/> Emancipated Minor | <input type="checkbox"/> Other _____ |

INCIDENT

Alcohol Involved? Yes No By Suspect By Victim Property Damage? Yes No
 Other/Drugs? Yes No By Suspect By Victim If Community Property, List: _____
 Value: _____

If Other Than Community Property, List Name, Address, Phone Number (s) of Property Owner (s): _____
Value: _____

Vehicle Damaged? Yes No Suspect's Victim's Describe Damage: _____
 Weapon Used? Yes No Gun Knife Other: _____
 Physical Only? Yes No Punched Slapped Choked Pushed Grabbed
 Threat Only? Yes No To Kill Victim To Kill Other (s) Bit
 To Hurt Victim To Hurt Other (s) To Damage Property
 To Burn House To Take Children Other Threat: _____
 Children Present? Yes No If Yes, Names/Ages: 0 [redacted] S. [redacted] (10 y.o.); [redacted] F. R. [redacted] (6 y.o.)

VICTIM Demeanor/INJURIES

Victim Appeared: Angry Apologetic Crying Fearful Hysterical Nervous
 Afraid Threatening Calm Other: UNCOOPERATIVE

Did Victim Receive Medical Treatment? Yes No If Yes, Where? _____
Were Victim's Injuries Visible/Apparent? Yes No If Yes, Describe: N/A

Victim Appeared to suffer from: Bruise (s) Abrasion (s) Laceration (s) Contusion (s) Minor Cut (s)
 Complaint of Pain Other: N/A

EVIDENCE COLLECTED

Photos of Victim's Injuries Photos of Suspect's Injuries Weapon Used During Incident Weapon Impounded
 Medical Release Signed Other Evidence, Describe: _____

IMPORTANT INFORMATION

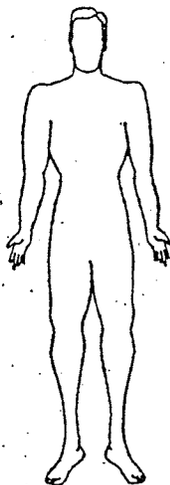
Length of Relationship 1 years Date Relationship Ended: _____ Prior History of Domestic Violence Yes
 Prior History Documented? Yes Number of Prior Incidents: SEVERAL Date of Last Incident: 08/19/07
 Investigating Agency: LAKWOOD PD Prior Case Number (s) and/or Cause Number (s): 07-2310090
 Probation Officer Name: _____ Is There an Existing Protection Order? No Jurisdiction?

Investigating Officer: C. TRACY Unit / ID # 203345

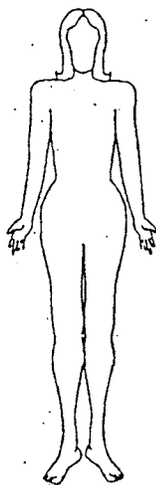
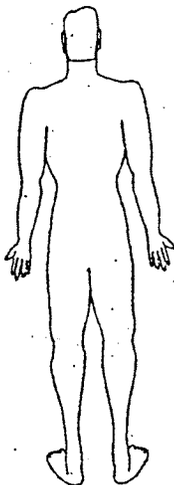
Investigating Officer: _____ Unit / ID # _____

VICTIM'S ACCOUNT OF INJURIES

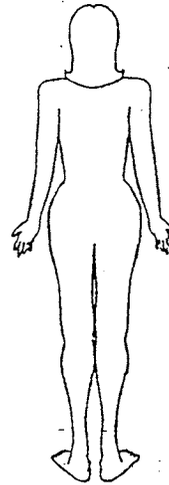
Incident Number
07-2310424



MALE



FEMALE



TO THE VICTIM:

Mark the areas where you were hit or injured. Indicate as much detail as possible without over simplifying or over exaggerating your injuries.

Other than the Police, did you call or speak to anyone else about the assault?

Yes No

If Yes, Who did you contact?

Victim will be at a temporary address...

Yes No

If Yes, Attach a memo.

Completed by OFFICER / victim was unavailable...

Yes No

VICTIM'S STATEMENT:

I have physically pointed out to the Officer where I was injured.

Yes No

I have indicated on the diagram where I was injured.

Yes No

I was able to point out to the Officer the person who injured me.

Yes No

I have pointed out to the Officer the object used to injure me.

Yes No

I understand all of the questions.

Yes No

Victim's Statement:

B-Price was at my mom's residence he refused to leave. I refused to leave with him. He then got a steak knife from the kitchen & threatened to slash my tires to my car. My kids were present - he said to them you're not calling the police get your asses in here as he waving the knife.

"I DECLARE, UNDER PENALTY OF PERJURY, UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE ABOVE STATEMENTS ARE TRUE AND CORRECT."

Signed at Tacoma, Pierce County, WA

Victim's Signature

Date

Witness (Tracy) #203345

Date

LIST AT LEAST (1) PERSON WHO HAS FREQUENT CONTACT WITH YOU

1.	(Name)	(Phone)	(Relationship)
2.	(Name)	(Phone)	(Relationship)