

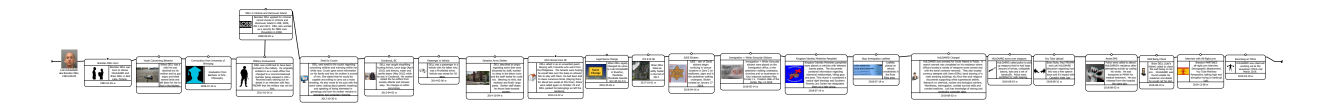
APPENDIX

FORENSIC DOCUMENTS

& further Rebuttals

Forsensic Document Index

- 1) 'loki background' (slanderous document)
 - 2) Charges for Case (from 2018)
- 3) Agreed Statement of Facts Plea Bargain
 - 4) Conditional Sentencing Order
- 5) "The Interprovincial Program Chinook Model" information request denied by RCMP
 - 6) Warrant for Arrest 2021
 - 7) Police Notes 2021 raid
 - 8) Release Order 2021
 - 9) Sergeant Clarke White (badge #322) report
 - 10) Police Report 2021
 - 11) Amber Thomson Communication to Clark White
 - 12) Police Report from 2021 police raid
 - 13) "Loki HULGAARD INSET" (police psycho-social profiling slander) document
 - 14) Flimsy Evidence Admission via police email exchange (document)
- 15) FACTUM (presentation of arguments to appeal decision made while under duress)



Prepared by: Amber Thomson Images Referenced - Google Images, Police Photos and IZ icons Last Modified: April 2 2009 COUNT 1: BETWEEN THE 14TH DAY OF MAY, 2018, AND THE 31ST DAY OF JULY, 2018, BOTH DATES INCLUSIVE, AT OR NEAR MEDICINE HAT, ALBERTA, DID BY COMMUNICATING STATEMENTS, OTHER THAN IN PRIVATE CONVERSATION, WILFULLY PROMOTE HATRED AGAINST AN IDENTIFIABLE GROUP OR GROUPS, CONTRARY TO SECTION 319(2) OF THE CRIMINAL CODE OF CANADA.

Amended 0201021210 Judgemana

COUNT 2: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, POSSESS BURGUNDY SKS 7.62 CALIBRE SEMI AUTOMATIC RIFLE KNOWING THAT THE SERIAL NUMBER ON IT HAD BEEN ALTERED, DEFACED OR REMOVED, CONTRARY TO SECTION 108(1)(B) OF THE CRIMINAL CODE OF CANADA: not advise the Cheif Treatmoof Count of Country to Section (S) OF THE COUNT 3: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, POSSESS BROWN SKS 7.62 CALIBRE SEMI-AUTOMATIC RIFLE KNOWING THAT THE SERIAL NUMBER ON IT HAD BEEN ALTERED, DEFACED OR REMOVED, CONTRARY TO SECTION 108(1)(B) OF THE CRIMINAL CODE OF CANADA.

COUNT 4: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, WITHOUT LAWFUL EXCUSE, USE (CARRY, HANDLE, SHIP, TRANSPORT OR STORE) A FIREARM (OR PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION OR PROHIBITED AMMUNITION), TO WIT: BURGUNDY SKS 7.62 CALIBRE SEMI-AUTOMATIC RIFLE IN A CARELESS MANNER, CONTRARY TO SECTION 86(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 5: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, WITHOUT LAWFUL EXCUSE, USE (CARRY, HANDLE, SHIP, TRANSPORT OR STORE) A FIREARM (OR PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION OR PROHIBITED AMMUNITION), TO WIT: BROWN SKS 7.62 CALIBRE SEMI-AUTOMATIC RIFLE IN A CARELESS MANNER, CONTRARY TO SECTION 86(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 6: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, WITHOUT LAWFUL EXCUSE, USE (CARRY, HANDLE, SHIP, TRANSPORT OR STORE) A FIREARM (OR PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION OR PROHIBITED AMMUNITION), TO WIT: WEATHERBY PUMP ACTION 12 GAUGE SHOTGUN IN A CARELESS MANNER, CONTRARY TO SECTION 86(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 7: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID, WITHOUT LAWFUL EXCUSE, USE (CARRY, HANDLE, SHIP, TRANSPORT OR STORE) A FIREARM (OR PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION OR PROHIBITED AMMUNITION), TO WIT: RUGER SEMI-AUTOMATIC .22 RIFLE IN A CARELESS MANNER, CONTRARY TO SECTION 86(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 8: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID HAVE IN HIS POSSESSION A PROHIBITED WEAPON, (OR RESTRICTED WEAPON OR A PROHIBITED DEVICE OR PROHIBITED AMMUNITION), TO WIT: UNPINNED 34 ROUND SKS 7.62 CALIBRE MAGAZINE, WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT, CONTRARY TO SECTION 91(2) OF THE CRIMINAL CODE OF CANADA.

COUNT 9: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID HAVE IN HIS POSSESSION A PROHIBITED WEAPON, (OR RESTRICTED WEAPON OR A PROHIBITED DEVICE OR PROHIBITED AMMUNITION), TO WIT: UNPINNED 34 ROUND SKS 7.62 CALIBRE MAGAZINE, WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT, CONTRARY TO SECTION 91(2) OF THE CRIMINAL CODE OF CANADA.

COUNT 10: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID HAVE IN HIS POSSESSION A PROHIBITED WEAPON, (OR RESTRICTED WEAPON OR A PROHIBITED DEVICE OR PROHIBITED AMMUNITION), TO WIT: UNPINNED 21 ROUND SKS 7.62 CALIBRE MAGAZINE, WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT, CONTRARY TO SECTION 91(2) OF THE CRIMINAL CODE OF CANADA.

COUNT 11: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID POSSESS A FIREARM, TO WIT: BURGUNDY SKS 7.62 CALIBRE SEMI-AUTOMATIC RIFLE WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT (AND IN THE CASE OF A PROHIBITED OR RESTRICTED FIREARM, A REGISTRATION CERTIFICATE FOR THE FIREARM), CONTRARY TO SECTION 91(1) OF THE CRIMINAL CODE OF CANADA (S

COUNT 12: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID POSSESS A FIREARM, TO WIT: BROWN SKS 7.62 CALIBRE SEMI-AUTOMATIC RIFLE WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT (AND IN THE CASE OF A PROHIBITED OR RESTRICTED FIREARM, A REGISTRATION CERTIFICATE FOR THE FIREARM), CONTRARY TO SECTION 91(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 13: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID POSSESS A FIREARM, TO WIT: WEATHERBY PUMP ACTION 12 GUAGE SHOTGUN WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT (AND IN THE CASE OF A PROHIBITED OR RESTRICTED FIREARM, A REGISTRATION CERTIFICATE FOR THE FIREARM), CONTRARY TO SECTION 91(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 14: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID POSSESS A FIREARM, TO WIT: RUGER SEMI-AUTOMATIC .22 RIFLE WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT (AND IN THE CASE OF A PROHIBITED OR RESTRICTED FIREARM, A REGISTRATION CERTIFICATE FOR THE FIREARM), CONTRARY TO SECTION 91(1) OF THE CRIMINAL CODE OF CANADA.

COUNT 15: ON OR ABOUT THE 1ST DAY OF AUGUST, 2018, AT OR NEAR MEDICINE HAT, ALBERTA, DID HAVE IN HIS POSSESSION A PROHIBITED WEAPON, (OR RESTRICTED WEAPON OR A PROHIBITED DEVICE OR PROHIBITED AMMUNITION), TO WIT: UNPINNED 21 ROUND SKS 7.62 CALIBRE MAGAZINE, WITHOUT BEING THE HOLDER OF A LICENCE UNDER WHICH HE MAY POSSESS IT, CONTRARY TO SECTION 91(2) OF THE CRIMINAL CODE OF CANADA.

IN THE PROVINCIAL COURT OF ALBERTA JUDICIAL DISTRICT OF MEDICINE HAT

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HER MAJESTY THE QUEEN

- and -

LOKI HOLGER HULGAARD

STATEMENT OF ADMISSIONS

Pursuant to Section 655 of the Criminal Code, the parties make the following admissions for the purpose of dispensing with the formal proof thereof:

- 1. The events in question in this matter took place in the City of Medicine Hat, Province of Alberta.
- 2. Saamis Immigration Services Association ("Saamis") provides assistance to new immigrants to settle in Canada. They assist people from all over the world, including many visible minorities. In the last few years immigrants have mostly been coming from Africa and the Middle East. The office of Saamis is located at 659-3rd Street S.E. in the City of Medicine Hat, Alberta.
- 3. Yi Fan ("Fan") is an employee at Saamis. The office closed at 4:30 p.m. on May 14, 2018. On May 15, 2018, Fan arrived at Saamis at 7:30 a.m. to reopen the office. Upon arrival, she discovered a sticker had been placed on a white piece of paper sticking to the front door of Saamis. The sticker stated "Immigration = White Genocide" and "immigrantwatchcanada.org". Fan reported the foregoing to the Medicine Hat Police Service (the "MHPS") on the same day. The sticker made Fan feel very bad for the clients of Saamis as they are immigrants, as well as for herself as she immigrated to Canada in 1994; the sticker made her feel hurt and excluded from Canada.
- 4. Constable Michelle Brunet ("Cst. Brunet") is a Police Officer with the Medicine Hat Police Service ("MHPS"). On May 15, 2018, Cst. Brunet attended Saamis in response to the report by Fan, in paragraph 3 herein. Cst. Brunet observed the sticker as stating "Immigration = White Genocide" and "immigrantwatchcanada.org" and collected the sticker as an exhibit. This sticker will be marked as EXHIBIT. Cst Brunet saw approximately four of the same stickers on various buildings and parking signs in the area on this date.

- 5. Marie-Claude Scahill ("Scahill") is an employee at Saamis. On July 3, 2018, Scahill discovered a sticker had been placed on the front door of Saamis. The sticker stated "Immigration = White Genocide" and "immigrantwatchcanada.org". Scahill reported the foregoing to the MHPS on the same day. Scahill felt it was very ignorant of the person that left this sticker as this is an Immigration office.
- 6. Constable Kevin Weisgerber ("Cst. Weisgerber") is a Police Officer with the MHPS. On July 3, 2018, Cst. Weisgerber attended Saamis in response to the report by Scahill, as discussed in paragraph 5 herein. Cst. Weisgerber observed the sticker on the front door that stated "Immigration = White Genocide" and "immigrantwatchcanada.org". Cst. Weisgerber attempted to peel the sticker off the door, however the sticker was destroyed in the process.
- 7. Chelsea Masterman ("Masterman") was a Minister at the Westminster United Church ("Westminster"), located at 101 6th Street S.E. On July 15, 2018, Masterman discovered a sticker had been placed on each of two doors at Westminster. Each sticker stated "Immigration=White Genocide" and "immigrantwatchcanada.org". Masterman reported the foregoing to the MHPS on the same day. The makeup of the congregation at Westminster is primarily Caucasian people, and also includes some visible minorities.
- 8. Constable Jason Ross ("Cst. Ross") is a Police Officer with the MHPS. On July 15, 2018, Cst. Ross attended the Westminster United Church in response to a report by Chelsea Masterman of finding stickers on two doors of the church. Cst. Ross observed the sticker as stating "Immigration = White Genocide" and "immigrantwatchcanada.org". Cst. Ross seized these stickers. These stickers will be marked as EXHIBIT
- 9. Joanne Bradbury ("Bradbury") lives in the South West of Medicine Hat. On Sunday July 15, 2018, she found pamphlets on two of her and her husband's vehicles, and one on the ground near her husband's work vehicle. She placed the pamphlets in a Ziplock bag (the pamphlets and bag, collectively, the "Pamphlets") and on July 16, 2018, gave the Pamphlets to Constable Les Roberts ("Cst. Roberts"), a Police Officer with the MHPS, at the MHPS front desk. Cst. Roberts then placed the Pamphlets on the desk of Sergeant Jeff Wieschorster ("Sgt. Wieschorster"), a Police Officer with the MHPS. These pamphlets will be marked as EXHIBIT
- 10. On July 17, 2018, Sgt. Wieschorster gave the Pamphlets to Constable Roger Page ("Cst. Page"), who then scanned the Pamphlets into a PDF.
- 11. Jeffrey Lackie ("Lackie") is the Minister of St. John's Presbyterian Church ("St. John's") located at 504 Second Street S.E. The congregation is made up of predominantly Caucasian people, and some visible minorities. St. John's Presbyterian Church has also assisted a Syrian refugee family immigrate to Canada. On July 18, 2018, Lackie discovered a sticker had been placed on a church sign at St. John's. The sticker stated "Immigration = White Genocide" and "immigrantwatchcanada.org". Lackie reported the foregoing to the MHPS on the same day, and

took a photo of the sticker which will be marked as **EXHIBIT** . This sticker worried Lackie as the Church does work with Syrian refugee families; he was concerned for them and other immigrants.

12.

Agreement of	<u>f Accused</u>
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I do not dispute any of the facts set out in parag document with my lawyer and have been given Facts will be accepted by the Court as true with	the cha	nce to make an	y changes. I understand that the
Loki Holger Hulgaard	Date:	February	, 2020
Mike C. Gilchrist Counsel for Loki Holger Hulgaard	Date:	February	, 2020
Heather Morris Crown Prosecutor Specialized Prosecutions Alberta Crown Prosecution Service	Date:	February	, 2020

Schedule "A" Pamphlets

CSP000005, p. 16-28

CSP000005, p. 84-85 - JPU_6324.JPG; JPU_6325.JPG; JPU_6326.JPG; JPU_6327.JPG; JPU_6328.JPG; JPU_6362.JPG; JPU_6363.JPG; JPU_6364.JPG;



CONDITIONAL SENTENCE ORDER

AG J2559 REV 09/96 CRIMINAL CODE (SECTION 742.1)

PAGE 01

FILE-TK NO/No de dossier: 190027466P1-01-001

ENFORCEMENT AGENCY: MHPS AGENCY FILE NO: 18-20330

BEFORE:

JUDGE J. MAHER

SITTING IN:

MEDICINE HAT PROVINCIAL COURT

AT:

MEDICINE HAT

WHEREAS ON THE 26TH DAY OF FEBRUARY, 2020 , AT MEDICINE HAT , IN THE PROVINCE OF ALBERTA,

HULGAARD LOKI, HOLGER

DATE OF BIRTH: 1983JAN05

OF

473 8 ST SE

MEDICINE HAT

AB

T1A 1L8

HEREINAFTER CALLED THE OFFENDER, WAS CONVICTED ON THE CHARGE THAT:

BETWEEN THE 14TH DAY OF MAY, 2018, AND THE 31ST DAY OF JULY, 2018, BOTH DATES INCLUSIVE, AT OR NEAR MEDICINE HAT, ALBERTA, DID BY COMMUNICATING STATEMENTS, OTHER THAN IN PRIVATE CONVERSATION, WILFULLY PROMOTE HATRED AGAINST AN IDENTIFIABLE GROUP OR GROUPS, CONTRARY TO SECTION 319(2) OF THE CRIMINAL CODE OF CANADA.

CROWN PROCEEDS BY INDICTMENT

**** ADDITIONAL CHARGES ****

190027466P1-01-002 - 110 FRM ON AUGUST 01, 2018 AT MEDICINE HAT (INDICTABLE)

MHPS 18-20330

AND ON THE 22ND DAY OF OCTOBER, 2020 , THE COURT ADJUDGED THAT THE OFFENDER BE SENTENCED TO A TERM OF IMPRISONMENT OF 12.00 MONTH(S)

THE COURT IS SATISFIED THAT THE SERVING OF THE SENTENCE IN THE COMMUNITY WOULD NOT ENDANGER THE SAFETY OF THE COMMUNITY. IT IS ORDERED THAT THE OFFENDER BE ALLOWED TO SERVE THE SENTENCE WITHIN THE COMMUNITY SUBJECT TO THE FOLLOWING CONDITIONS:

THAT THE OFFENDER SHALL FOR A PERIOD OF 12.00 MONTH(S) FROM THE DATE OF THIS ORDER

(A) KEED THE DEACE AND RE OF COOD REHAVIOU

(D) ADDEAD DEEODE THE COURT WHEN DE

IT IS FURTHER ORDERED THAT THE OFFENDER: YOU SHALL KEEP THE PEACE AND BE OF GOOD BEHAVIOUR. YOU SHALL APPEAR BEFORE THE COURT WHEN REQUIRED TO DO SO. YOU SHALL NOTIFY THE COURT OR YOUR SUPERVISOR OF ANY CHANGE OF NAME, ADDRES. EMPLOYMENT OR OCCUPATION. YOU SHALL REPORT TOMORROW, OCTOBER 23, 2020 BEFORE 11:00 A.M. TO A SUPERVISOR AND THEREAFTER, AS AND WHEN REQUIRED BY THE SUPERVISOR. YOU SHALL REMAIN WITHIN THE PROVINCE OF ALBERTA UNLESS YOU HAVE WRITTEN PERMISSION FROM YOUR SUPERVISOR TO LEAVE THE PROVINCE OF THE ALBERTA 1/46. YOU SHALL NOT COMMUNICATE, DIRECTLY OR INDIRECTLY, WITH ANY OF THE FOLLOWING NAMED PERSONS: -MICHELLE BURTON -YT FAN -MARIE-CLAUDE SCAHILL -CHELSEA MASTERMAN

-JOANNA BRADBURY

- JEFFREY LACKIE

7. YOU SHALL RESIDE AT 473 8 STREET SE, MEDICINE HAT, ALBERTA OR SUCH OTHER ADDRESS FOR WHICH YOU HAVE WRITTEN APPROVAL FROM YOUR SUPERVISOR AND

SHALL NOT CHANGE THAT RESIDENCE WITHOUT PRIOR WRITTEN CONSENT FROM YOUR SUPERVISOR. FOR THE FIRST 4 MONTHS OF THIS CONDITIONAL SENTENCE ORDER, YOU SHALL

REMAIN IN YOUR APPROVED RESIDENCE, OR ON IT'S GROUNDS, 24 HOURS A DAY, 7 DAYS A WEEK, EXCEPT WHERE SPECIFICALLY PERMITTED OTHERWISE BY THE TERMS OF THIS CONDITION SENTENCE ORDER.

9. FOR THE REMAINING 8 MONTHS OF THIS CONDITION SENTENCE ORDER, YOU SHALL ABIDE BY A CURFEW AND REMAIN IN YOUR APPROVED RESIDENCE OR ON IT'S GROUNDS BETWEEN THE HOURS OF 8:00 P.M. AND 6:00 A.M., 7 DAYS A WEEK, EXCEPT WHERE SPECIFICALLY PERMITTED OTHERWISE BY THE TERMS OF THIS CONDITIONAL SENTENCE ORDER.

10. YOU SHALL BE AVAILABLE TO ANSWER THE PHONE, AND TO PRESENT YOURSELF AT THE DOOR, TO A SUPERVISOR OR PEACE OFFICER WHO ATTENDS TO VERIFY COMPLIANCE WITH THIS TERM.

 $oxed{1}$ 11. YOU MAY BE ABSENT FROM YOUR RESIDENCE OR IT'S GROUNDS DURING THE



ACCUSED:

HULGAARD LOKI, HOLGER

FILE-TK NO:

190027466P1-01-001 PAGE 02

PERIOD OF YOUR HOUSE ARREST OR CURFEW FOR THE FOLLOWING PURPOSES:
-TO ATTEND AT YOUR PLACE OF EMPLOYMENT, EDUCATION OR TRAINING, OR TO
ATTEND AT A JOB INTERVIEW, IF YOU ARE NOT CURRENTLY EMPLOYED
-TO ATTEND SCHEDULED MEDICAL, DENTAL OR HEALTH-RELATED APPOINTMENTS
-TO ATTEND AT SUCH ASSESSMENTS, COUNSELLING OR TREATMENT AS HAS BEEN

- ORDERED BY THE COURT OR DIRECTED BY YOUR SUPERVISOR
 -TO SHOP FOR GROCERIES, CLOTHES AND NECESSITIES OF LIFE, ONE DAY A WEEK,
 FOR A PERIOD OF NO MORE THAN FOUR HOURS
- -TO VOTE IN A MUNICIPAL, PROVINCIAL, OR FEDERAL ELECTION
- -TO ATTEND COURT AS REQUIRED
- -TO REPORT TO YOUR SUPERVISOR
- -TO ATTEND SCHEDULED APPOINTMENTS WITH YOUR LEGAL COUNSEL
- -ANY OTHER EXCEPTION APPROVED IN WRITING IN ADVANCE BY YOUR SUPERVISOR
- 12. IF YOU ARE REQUIRED TO ATTEND ANY HOSPITAL, HEALTH CENTRE OR CLINIC OR DENTAL RELATED EMERGENCIES, YOU MAY ATTEND AT SUCH A PLACE WITHOUT FIRST OBTAINING THE CONSENT OF YOUR SUPERVISOR, PROVIDED THAT FORTHWITH UPON YOUR RETURN TO YOUR RESIDENCE, YOU ADVISE YOUR SUPERVISOR, BY TELEPHONE AND THEREAFTER, IN WRITING OF YOUR ATTENDENCE, IT'S LOCATION AND TIME.
- 13. YOU SHALL ATTEND FOR SUCH ASESSMENT AND COUNSELLING AS THE COURT IS NOW DIRECTING OR AS MAY BE DIRECTED BY YOUR SUPERVISOR, AND FULLY PARTICIPATE IN THE INTERPROVINCIAL PROGRAM CHINOOK MODEL. YOU SHALL PROVIDE SATISFACTORY WRITTEN PROOF OF ATTENDENCE TO YOUR SUPERVISOR AND YOU SHALL COMPLETE THE CHINOOK PROGRAM TO THE SATISFACTION OF YOUR SUPERVISOR AND PROVIDE WRITTEN PROOF OF SUCH COMPLETION.
- YOUR SUPERVISOR TO PROVIDE ACCESS TO MEDICAL, COUNSELLING OR TREATMENT INFORMATION REQUIRED BY YOUR SUPERVISOR.
- LH UK 15. YOU SHALL NOT OWN OR BE IN POSSESSION OF ANY WEAPONS, INCLUDING A KNIFE, EXCEPT FOR CULINARY OR WORK PURPOSES.
- LH W16. YOU SHALL NOT POSSESS ANY FIREARM, CROSS-BOW, PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION, PROHIBITED AMMUNITION OR EXPLOSIVE SUBSTANCE. IF YOU HAVE ANY OF THESE ITEMS IN YOUR POSSESSION, YOU MUST ARRANGE TO SURRENDER THE ITEMS.
- LH W 17. YOU SHALL SIGN ANY SUCH RELEASE OR WAIVER OF INFORMATION AS REQUESTED BY YOUR SUPERVISOR PROVIDING ACCESS TO INFORMATION REQUIRED BY YOUR SUPERVISOR IN ORDER TO PROPERLY SUPERVISE YOU.

YOU SHALL NOT ATTEND AT: SAAMIS IMMIGRATION SERVICES IN MEDICINE HAT (659 3 STREET SE)

- -SAFEWAY MEDICINE HAT (615 DIVISION AVE SE)
- -ST. JOHN'S PRESBYTERIAN CHURCH IN MEDICINE HAT (504 2 STREET SE)
- -WESTMINISTER UNITED CHURCH IN MEDICINE HAT (101 6 STREET SE)
- -WITHIN 100 METERS OF ANY SYNAGOGUE, JEWISH COMMUNITY OR CULTURAL CENTRE, OR PUBLIC GATHERING RELATED TO THE JEWISH OR LGBTQ COMMUNITY

19. YOU MAY NOT ASSOCIATE WITH ANYONE KNOWN TO YOU TO BE AFFILIATED WITH A WHITE SUPREMACIST GROUP WHOSE PURPOSE IT IS TO PROMOTE HATE.

20. YOU SHALL NOT PUBLISH OR POST, DIRECTLY OR INDIRECTLY, ANY MATERIAL TO ANY INTERNET SITE OR ANY OTHER SOCIAL MEDIA SITE OR PLATFORM WHERE SUCH POSTINGS OR PUBLICATIONS CAN BE READ BY THE GENERAL PUBLIC, ANY INFORMATION ABOUT IMMIGRANTS, PERSONS OF JEWISH RELIGION OR ETHNIC ORIGIN.

LH 1121. YOU SHALL REMOVE THE MANIFESTO WRITTEN BY YOU, AND ALL VIDEOS YOU POSTED FROM THE INTERNET, WITHIN 2 WEEKS, AND REFRAIN FROM UPLOADING ANY NEW MATERIALS OF THE INTERNET OR SOCIAL MEDIA.

DATED THIS 22ND DAY OF OCTOBER, 2020 , AT MEDICINE HAT

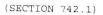
, IN THE PROVINCE OF ALBERTA.

CLERK OF THE COURT

I UNDERSTAND THAT THE SUPERVISOR MAY PROPOSE CHANGES TO THE OPTIONAL CONDITIONS OF THE ORDER AND THAT I WILL BE NOTIFIED OF THE PROPOSED CHANGES IN WRITING. I, OR THE PROSECUTOR, MAY REQUEST A HEARING BEFORE THE COURT TO CONSIDER THE CHANGES. THE COURT MAY ALSO, ON ITS OWN INITIATIVE, ORDER THAT A HEARING BE HELD. I ALSO UNDERSTAND THAT I, OR THE PROSECUTOR, MAY REQUEST CHANGES TO THE OPTIONAL CONDITIONS AND A HEARING WILL BE HELD BEFORE THE COURT IN ALL THESE CASES. SHOULD I WISH TO REQUEST CHANGES TO THE OPTIONAL CONDITIONS OF THIS ORDER, I AM TO CONTACT THE SUPERVISOR.

WHERE NO REQUEST OR ORDER FOR A HEARING IS MADE WITHIN SEVEN (7) DAYS OF THE PROPOSED CHANGES BEING RECEIVED, THE PROPOSED CHANGES TAKE EFFECT FOURTEEN (14) DAYS AFTER THEY ARE RECEIVED BY THE COURT.

- I FURTHER UNDERSTAND THAT IF IT IS ALLEGED THAT I BREACHED ANY CONDITION OF THIS ORDER, I MAY BE BROUGHT BACK BEFORE THE COURT. WHERE THE COURT IS SATISFIED THAT I HAVE BREACHED A CONDITION OF THE CONDITIONAL SENTENCE ORDER, THE COURT MAY:
- (A) TAKE NO ACTION;
- (B) CHANGE THE OPTIONAL CONDITIONS;
- (C) SUSPEND THE CONDITIONAL SENTENCE ORDER AND DIRECT THAT I SERVE IN CUSTODY A PORTION OF THE UNEXPIRED SENTENCE AND THAT THE ORDER RESUME ON MY RELEASE FROM CUSTODY, EITHER WITH OR WITHOUT CHANGES TO THE OPTIONAL CONDITIONS; OR (D) TERMINATE THE ORDER AND DIRECT THAT I BE COMMITTED TO CUSTODY UNTIL THE EXPIRATION OF THE SENTENCE.
- I ACKNOWLEDGE THAT A COPY OF THIS ORDER HAS BEEN GIVEN TO ME AND THAT THE PROVISIONS OF SECTIONS 742.4 AND 742.6 OF THE





ACCUSED:

HULGAARD LOKI, HOLGER

FILE-TK NO:

190027466P1-01-001

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CRIMINAL CODE HAVE BEEN EXPLAINED TO ME.

Loki Hulgaard

5875549552

TELEPHONE NUMBER

PURSUANT TO SECTION 742.3(3) OF THE CRIMINAL CODE, I GAVE A COPY OF THE CONDITIONAL SENTENCE ORDER TO THE OFFENDER, EXPLAINED SUBSECTIONS 742.4 AND 742.6 OF THE CRIMINAL CODE TO THE OFFENDER, AND TOOK REASONABLE MEASURES TO ENSURE THE OFFENDER UNDERSTOOD THE ORDER AND THE EXPLANATIONS.

PRINT NAME

OC+.22/20

SIGNATURE

PROBATION ORDER

Ordonnance de Probation

CRIMINAL CODE FORM 46 (SECTIONS 730 AND 731) Code criminel formule 46 (Articles 730 et 731)

PAGE 01

REV 09/96

PROVINCE OF ALBERTA/Province d'Alberta

FILE-TK NO/No de dossier: 190027466P1-01-001

ENFORCEMENT AGENCY/organisme chargé de l'application de la loi: MHPS POLICE FILE NO/No du dossier de police: 18-20330

SITTING IN/Siégeant en: PROVINCIAL COURT

AT/à: MEDICINE HAT

BEFORE/La Cour: JUDGE J. MAHER

WHEREAS ON THE/Attendu Que le 26TH DAY OF FEBRUARY, 2020 , AT/à

MEDICINE HAT

dans la province d'Alberta

HULGAARD LOKI, HOLGER

DATE OF BIRTH/Date de naissance: 1983JAN05

OF/de AB

473 8 ST SE MEDICINE HAT

T1A 1L8

HEREINAFTER CALLED THE OFFENDER PLEAD GUILTY UPON THE

ci-après appelé le délinquant, plaide coupable sur l'inculpation d'avoir:

BETWEEN THE 14TH DAY OF MAY, 2018, AND THE 31ST DAY OF JULY, 2018, BOTH DATES INCLUSIVE, AT OR NEAR MEDICINE HAT, ALBERTA, DID BY COMMUNICATING STATEMENTS, OTHER THAN IN PRIVATE CONVERSATION, WILFULLY PROMOTE HATRED AGAINST AN IDENTIFIABLE GROUP OR GROUPS, CONTRARY TO SECTION 319(2) OF THE CRIMINAL CODE OF CANADA.

CROWN PROCEEDS BY INDICTMENT

**** ADDITIONAL CHARGES ****

IN THE PROVINCE OF ALBERTA

190027466P1-01-002 - 110 FRM ON AUGUST 01, 2018 AT MEDICINE HAT

BE IMPRISONED IN

MHPS 18-20330

AND WHEREAS ON THE

et attendu que le

22ND DAY OF OCTOBER, 2020

THE COURT ADJUDGED: THAT THE OFFENDER la cour a décidé:

THE COMMUNITY

(INDICTABLE)

FOR THE TERM OF 12.0 MONTH(S)

AND IN ADDITION THERETO, THAT THE SAID OFFENDER COMPLY WITH et, de plus, que le délinquant se conforme aux conditions THE FOLLOWING CONDITIONS: prescrites ci-aprés:

NOW THEREFORE THE SAID OFFENDER SHALL, FOR THE PERIOD OF A CES CAUSES, le délinquant doit, pour la période de

2.0 YEAR(S)

FOLLOWING THE EXPIRATION OF THE OFFENDER'S CONDITIONAL SENTENCE ORDER RELATED TO THIS OR ANOTHER OFFENCE, THAT THE SAID OFFENDER

OFFENDER SHALL KEEP THE PEACE AND BE OF COOD BEHAVIOUR

AND NOTIFY THE COURT OR PRODATION OFFICER IN ADVANCE OF ANY CHANGE OF NAME OR ADDRESS AND PROMPTLY NOTIFY THE COURT OR PROBATION OFFICER OF ANY CHANGE OF EMPLOYMENT OD OGGEDANITOM AND THE ADDITIONA

après la fin du sursis lié à la présente infraction ou à une autre infraction, le délinquent

COMPLY WITH THE FOLLOWING CONDITIONS, NAMELY, THAT THE SAID se conformer aux conditions suivantes, savoir, que le délinquant ne troublera pas l'ordre public et observera une APPEAR DEFORE THE COURT WHEN REQUIRED TO DO SO BY THE COURT bonne conduite, comparaîtra devant le tribunal lorsqu'il en sera requis par le tribunal, préviendra le tribunal ou l'agent de probation de tout changement d'adresse ou de nom et les avisera rapidement de tout changement d'emploi ou d'agginstion et de plue.

LH WL. YOU SHALL KEEP THE PEACE AND BE OF GOOD BEHAVIOUR.

LH WC2. YOU SHALL APPEAR BEFORE THE COURT WHEN REQUIRED TO DO SO.

LH WM3. YOU SHALL NOTIFY THE PROBATION OFFICER OF ANY CHANGE OF NAME, ADDRESS, EMPLOYMENT OR OCCUPATION.

LH W. YOU SHALL REPORT WITHIN 2 WORKING DAYS OF BEING RELEASED OF YOUR CONDITIONAL SENTENCE ORDER TO A PROBATION OFFICER, AND THERAFTER AS AND WHEN REQUIRED BY YOUR PROBATION OFFICER.

1 H M 5. YOU SHALL NOT COMMUNICATE, DIRECTLY OR INDIRECTLY, WITH ANY OF THE FOLLOWING NAMED PERSONS:

- -MICHELLE BURTON
- -YI FAN
- -MARIE-CLAUDE SCAHILL
- -CHELSEA MASTERMAN
- -JOANNA BRADBURY
- -JEFFREY LACKIE

OTHER ADDRESS FOR WHICH YOU HAVE WRITTEN APPROVAL FROM YOUR SUPERVISOR AND SHALL NOT CHANGE THAT RESIDENCE WITHOUT PRIOR WRITTEN CONSENT FROM YOUR SUPERVISOR.

8. YOU SHALL ATTEND FOR SUCH ASSESSMENT AND COUNSELLING AS THE COURT IS NOW DIRECTING OR AS MAY BE DIRECTED BY YOUR SUPERVISOR, AND FULLY PARTICIPATE IN THE INTERPROVINCIAL PROGRAM CHINOOK MODEL. YOU SHALL PROVIDE SATISFACTORY WRITTEN PROOF OF ATTENDENCE TO YOUR SUPERVISOR AND YOU SHALL COMPLETE THE CHINOOK PROGRAM TO THE SATISFACTION OF YOUR SUPERVISOR AND PROVIDE WRITTEN PROOF OF SUCH COMPLETION.

 $M_{
ho}$. You shall sign any release or waiver of information as directed by



PROBATION ORDER

Ordonnance de Probation

CRIMINAL CODE FORM 46 (SECTIONS 730 AND 731) Code criminel formule 46

ACCUSED:

HULGAARD LOKI, HOLGER

FILE-TK NO: 190027466P1-01-001 PAGE 02

YOUR SUPERVISOR TO PROVIDE ACCESS TO MEDICAL, COUNSELLING OR TREATMENT INFORMATION REQUIRED BY YOUR SUPERVISOR.

WL 10. YOU SHALL NOT OWN OR BE IN POSSESSION OF ANY WEAPONS, INCLUDING A KNIFE, EXCEPT FOR CULINARY OR WORK PURPOSES.

11. YOU SHALL NOT POSSESS ANY FIREARM, CROSS-BOW, PROHIBITED WEAPON, RESTRICTED WEAPON, PROHIBITED DEVICE, AMMUNITION, PROHIBITED AMMUNITION OR EXPLOSIVE SUBSTANCE. IF YOU HAVE ANY OF THESE ITEMS IN YOUR POSSESSION, YOU MUST ARRANGE TO SURRENDER THE ITEMS.

1 H UL12. YOU SHALL SIGN ANY SUCH RELEASE OR WAIVER OF INFORMATION AS REQUESTED BY YOUR SUPERVISOR PROVIDING ACCESS TO INFORMATION REQUIRED BY YOUR SUPERVISOR IN ORDER TO PROPERLY SUPERVISE YOU.

YOU SHALL NOT ATTEND AT:

- -SAAMIS IMMIGRATION SERVICES IN MEDICINE HAT (659 3 STREET SE) -ST. JOHN'S PRESBYTERIAN CHURCH IN MEDICINE HAT (504 2 STREET SE)
- -WESTMINISTER UNITED CHURCH IN MEDICINE HAT (101 6 STREET SE) -WITHIN 100 METERS OF ANY SYNAGOGUE, JEWISH COMMUNITY OR CULTURAL CENTRE, OR PUBLIC GATHERING RELATED TO THE JEWISH OR LGBTQ COMMUNITY -SAFEWAY MEDICINE HAT (615 DIVISION AVE SE)

14. YOU MAY NOT ASSOCIATE WITH ANYONE KNOWN TO YOU TO BE AFFILIATED WITH A WHITE SUPREMACIST GROUP WHOSE PURPOSE IT IS TO PROMOTE HATE.

15. YOU SHALL NOT PUBLISH OR POST, DIRECTLY OR INDIRECTLY, ANY MATERIAL TO ANY INTERNET SITE OR ANY OTHER SOCIAL MEDIA SITE OR PLATFORM WHERE SUCH POSTINGS OR PUBLICATIONS CAN BE READ BY THE GENERAL PUBLIC, ANY INFORMATION ABOUT IMMIGRANTS, OR PERSONS OF JEWISH RELIGION OR ETHNIC ORIGIN.

DATED THIS/Fait le 22ND DAY OF OCTOBER, 2020 , AT/à MEDICINE HAT IN THE PROVINCE OF ALBERTA dans la province d'Alberta

CLERK OF THE COURT

Juge provincial ou juge de paix, greffier du tribunal

DATE OF BIRTH/Date de na naissance: 1983JAN05 I / Je soussigne *HULGAARD* LOKI, HOLGER reconnais par les présentes que j'ai lu cette ordonnance de HEREBY ACKNOWLEDGE THAT I HAVE READ OVER THE WITHIN probation (que cette ordonnance de probation m'a été lue), PROBATION ORDER (THAT THE WITHIN PROBATION ORDER HAS BEEN que j'en ai reçu une copie et que j'en comprends le READ OVER TO ME) AND THAT A COPY HEREOF HAS BEEN GIVEN TO contenu. Je reconnais aussi que les dispositions des ME AND THAT I UNDERSTAND THE CONTENTS. I FURTHER articles 732.2(3), 732.2(5) et 733.1 du Code criminel ACKNOWLEDGE THAT THE PROVISIONS OF SECTION 732.2(3), m'ont été expliquées. 732.2(5) AND 733.1 OF THE CRIMINAL CODE HAVE BEEN EXPLAINED TO ME. DATED THIS/Fait le 22ND DAY OF OCTOBER, 2020 , AT/à MEDICINE HAT dans la province d'Alberta IN THE PROVINCE OF ALBERTA Loki Hulgaard PROBATIONER WITNESS Probationnaire Témoin VARIATION OF PROBATION ORDER (PURSUANT TO SEC. 732.2(3) C.C.C.) Modification d'ordonnance de probation (En vertu de l'article 732.2(3) C.cr.) BEFORE HIS/La Cour ON THE DAY OF Sur la demande du poursuivant (ou) le délinquant et après UPON THE APPLICATION OF THE PROSECUTOR (OR) THE OFFENDER audition du poursuivant et le dèlinquant, il est ordonné AND AFTER HEARING THE PROSECUTOR AND THE OFFENDER, IT IS ORDERED THAT THE PROBATION ORDER HEREIN ENTERED INTO BY que l'ordonnance de probation à laquelle

6

AND DATED THE/et datée du _____ DAY OF __

Access to Information and Privacy 275 Sparks Street, 9th Floor Ottawa, Ontario K1A 0H8

Telephone: 613-907-3679 Facsimile:

PROTECTED B

Our file: A-2020-00955 / MM

March 25, 2021

Mr. Loki Hulgaard #473 8TH ST SE MEDICINE HAT, Alberta T1A 1L8

Dear Mr. Hulgaard:

This letter is further to your request of February 25, 2021, filed under the Access to Information Act to obtain:

"I am being subjected to a conditional sentencing order for a non-violent offence that I plead guilty to owing to death threats and which is now under appeal. This sentencing order subjects me to what is referred to therein as "The Interprovincial Program Chinook Model" which I am hereby requesting documentation on. Please provide me with physical records of this program and its parameters."

Please be advised that the Department of Justice is unable to process your request in accordance with section 6 of the Access to Information Act.

It is required that the Department be provided more specific information regarding the records. Specifically, if you were party to legal proceedings involving the federal government, please specify the nature of the proceedings, their location and approximate date (please note that nearly all criminal cases are handled through provincial courts; you must contact the respective provincial ministries of Justice for these records). If you are a former employee of the Department, please inform us of the dates and location of employment and provide your Personal Records Identification (PRI).

If you are seeking personal information not held by Justice Canada, and are unsure which department to contact, please contact 1-800-O-CANADA (1-800-622-6232). You can also consult the list of ATIP coordinators here: https://www.tbs-sct.gc.ca/hgw-cgf/oversightsurveillance/atip-aiprp/coord-eng.asp

Should you have any questions, please do not hesitate to contact Michelle Maalouf at michelle.maalouf@justice.gc.ca.

Malaka Hendela Director, Access to Information and Privacy

WARRANT FOR ARREST

Mandat d'arrestation

AG 422 REV CRIMINAL CODE FORM 7 Code criminel formule 7

PAGE 01

CANADI

FILE-TK NO/No de dossier: 190027466U1-01-001

POLICE FILE NO/No du dossier de police: 18-20330 ENFORCEMENT AGENCY/Organisme chargé de l'application de la loi: MHPS

TO THE PEACE OFFICERS IN THE SAID PROVINCE:

Aux agents de la paix de ladite province:

THIS WARRANT IS ISSUED FOR THE ARREST OF

PROVINCE OF ALBERTA/Province de Alberta

Le présent mandat est délivré pour l'arrestation de

HULGAARD LOKI, HOLGER

SEX/sexe: M

DATE OF BIRTH/Date de naissance: 1983JANOS

OF/de

473 8 ST SE MEDICINE HAT

T1A 1L8

REFERRED TO IN THIS WARRANT AS THE ACCUSED.

ci-après appelé le prévenu.

BECAUSE THE ACCUSED HAS BEEN CHARGED WITH;

ATTENDU QUE le prévenu a été inculpé d'avoir;

AN APPLICATION MADE ON THE 30TH DAY OF JULY, 2021 OF SECTION 742.6 OF THE CRIMINAL CODE OF CANADA (BREACH OF CONDITIONAL SENTENCE ORDER)

CC 319(2) FRM 110

2018-05-14 MED 190027466P101001 2018-08-01 MED 190027466P101002

AND BECAUSE:

ATTENDU:

there are reasonable grounds to believe that the accused has contravened or is about to contravene the (summent or appearance notice or undertaking or release order) on which the accused was released [512.3];

qu'il y a des motifs raisonnables de croire que le prévenu a violé ou est sur le point de violer une (sommation ou citation à comparaître ou promesse ou ordonnance de mise en liberté) aux termes de laquelle il a été mis en liberté [512.3]:

THEREFORE, YOU ARE ORDERED, IN HER MAJESTY'S NAME, TO IMMEDIATELY ARREST THE ACCUSED AND TO BRING THEM BEFORE

EN CONSÉQUENCE, IL VOUS EST ENJOINT PAR LES PRÉSENTES. au nom de Sa Majesté, d'arrêter immédiatement le prévenu et de l'amener devant

ME OR ANY OTHER JUSTICE OF THE PEACE IN AND FOR THE PROVINCE OF ALBERTA,

TO BE DEALT WITH ACCORDING TO LAW.

pour qu'il soit traité selon la loi.

TERMS AND CONDITIONS IF ANY:

SIGNED ON/Signé le 9TH DAY IN THE PROVINCE OF ALBERTA. 9TH DAY OF SEPTEMBER, 2021 AT/A MEDICINE HAT

ISSUED BY: JUDGE D. BRAND

dans la province d'Alberta

JUSTICE OF CLERK OF THE COURT Signature du juge, du juge de la cour provinciale, qreffier du tribunal đu juge de paix ou du

CANADA PROVINCE OF ALBERTA Province d'Alberta

ENDORSEMENT OF WARRANT

Visa du mandat

FORM 29 CRIMINAL CODE SECTION 499 and Article 499 e. SUBSECTION 507(6) Paragraphe 507(6)

Formule 29 Code criminel

WHEREAS THIS WARRANT IS ISSUED UNDER SECTION 507, 508 OR 512 OF THE CRIMINAL CODE IN RESPECT OF AN OFFENCE OTHER THAN AN OFFENCE MENTIONED IN SECTION 522 OF THE CRIMINAL CODE, I HEREBY AUTHORIZE THE RELEASE OF THE ACCUSED PURSUANT TO SECTION 499 OF THAT ACT.

ATTENDU QUE le présent mandat est décerné en vertu des articles 507, 508 ou 512 du code criminel, relativement à une infraction autre que celles visées à l'article 522, j'autorise par les présentes la mise en liberté du prévenu en application de l'article 499 de cette loi.

DATED THIS/Fait le 9TH DAY OF SEPTEMBER, 2021 AT/A MEDICINE HAT IN THE PROVINCE OF ALBERTA. dans dans la province d'Alberta.

> CLERK OF THE COURT FOR THE JUSTICE OF THE PEACE Greffier du tribunal pour le juge de paix

ORIGINATING COURT MEDICINE HAT PROVINCIAL COURT PROVINCIAL COURT 460 FIRST ST. S.E MEDICINE HAT, ALBERTA

WARRANT EXECUTED THIS _____ DAY OF

PEACE OFFICER

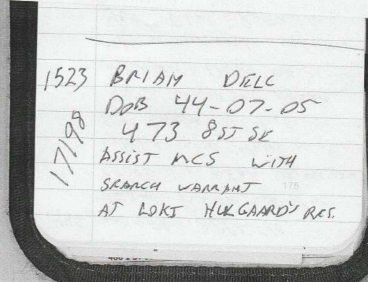
Medicine Hat Police Service

Cst. Roger Page #285

884 2nd Street S.E.
Medicine Hat. AB TIA 8H2
Web: milps.ca

Fax: 403-529-8444
Web: milps.ca

Serving and protecting our community with pride through preference and progressive policing

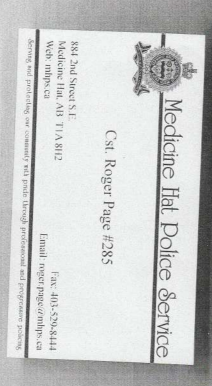


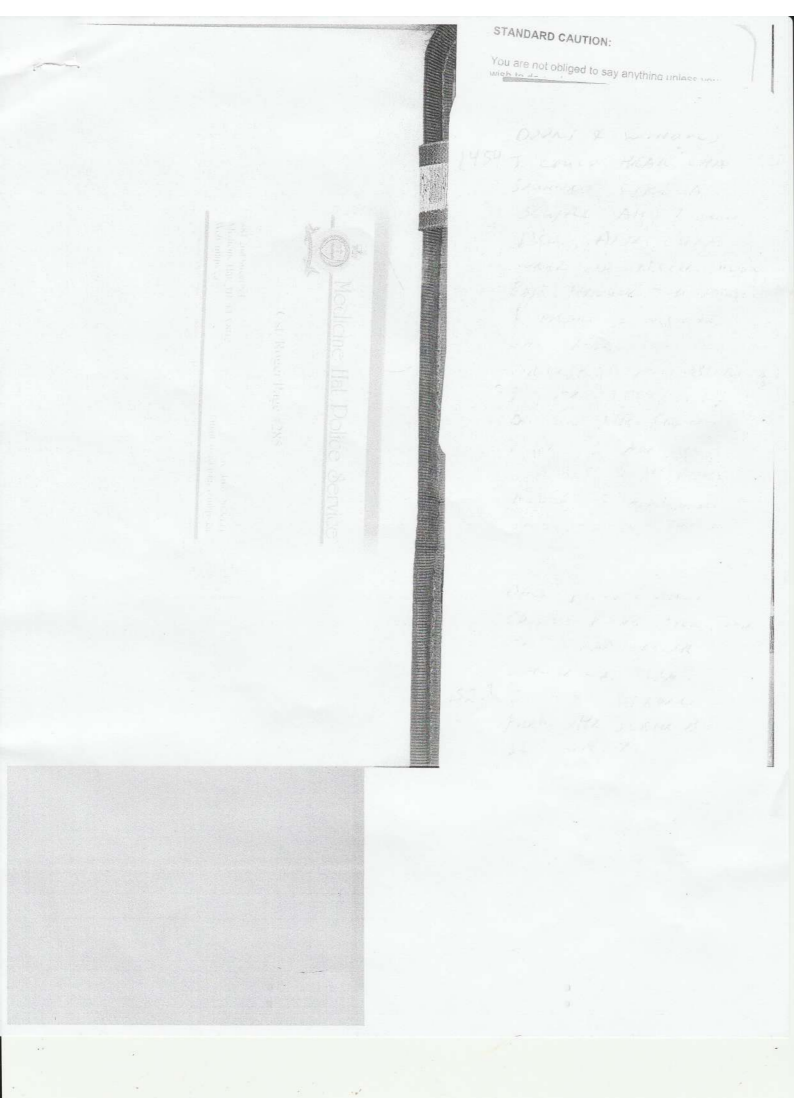
STANDARD CAUTION:

You are not obliged to say anything unless you

1445 MADE APPROCH IRIN RUDA - BULLY STOOD IN RADA DRIVEWAY WHICK LATCHING SUT ELANWHITE & SAT GHARRCHT PREME Aprilsão DELL OF THE WARRANT. I COULD Hon PALL RAFUSK police occuss to THE HOUSE SAYING YOU DON'T HAVE RIGHT TO CO INSIDE. DILL HOD & YALLOW conpuss Paral in Mis Itans. I could SAK Him pusting something

> IN THE CHUCK. PALL KEPT DREWING WITH police and Kipt SLITCHING THE DAVIL From DHAHO TOB AND BACK. WI TRYED THE GATE DAD FOUND IT TO BE LOCKED OH HUSION. WE JUMPED our This about AND Approcues. PRUL WKM IN THEK BACK DOOR FOLDOWAD BY SET WHITE AMO OTHERS. I STAYLD AT THE BACK POOR AMO WATCHER DIL





1/2 / 5. Chember # 336 Volg 29 1021 21-13198 1450 Execute search warrant at 473 8 ST SE ontside of ces in back.

- Father goes in begins speaking up lote.

upstairs (winder open). I'm at front. - Father causing issues after he went upstains and ame down. - Station you will not come into my hard oversith being whown the warment to set whereant and standing in opening to stainful holding a dill. Arnested for Obstruction, I hald Stanwell in St. Whik. lopi cam denos stans rooperative y made asked to do so. I asked loki to come artside and he did He read it. He had no gustions while unside. 1500 Head Charter - Many be charged up licitiz hateful esolence and breach of a CSO. 1 gt he opportunity. thanter Carrien? A- Yup.

ROSS REFERENCES

FOR GRAND AND ADDRESS OF

2/2 Valy 29, 2021 21-17188 S. Czembu # 336 1506 Place Cobi in Grant area of lin res. Close closes to house and to diside. Close sus plane to call his lawyer in Calgary. I to springe other officers in side advised of lawyer each. 1809 Loh: woured at me through window beside exterior door up woment in his hand. Opened door and provided me up my phase. Stated he earled his langer. of paper where he had sound #'s writer down.

In cheding legal and & # called 1403 512 2111 I stay unkide up Loki as res. is being searched. 1605 loki asked to go in for wake and we ded.

the had water and we staged in the Kithen. Stale of Rikhen Knives on he Riphen counter. 1028 Sanch complete as per Szt. white. Exit vesident

21-17198 Wyrostok

Notes

July 29, 2021 3:36 PM

1444hrs attend 473 8 St SE to assist MCS with search warrant execution - residence of Loki Hulgaard 1983-01-05 Sgt White and Sgt Garrecht were speaking at rear of residence with Hulgaard's father, Brian Dell 1944-07-05 1452hrs Dell goes inside and I follow inside with Sgt White, Sgt Garrecht, Cst Ladouceur and Cst Johnston Dell came downstairs as he was speaking with Hulgaard I the upstairs of the home Cst Johnston went to go past Dell for preservation of items sought in search warrant, Dell blocked the stairs and would not let officers past 1453hrs Dell was told he was under arrest for obstruction by Cst Johnston, he took left arm and hand (Dell was also holding a cordless drill in left hand), and I took right arm. Sgt Garrecht assisted with right arm and I got cuff on right wrist Dell uncooperative, resisting, trying to pull away, I told him to stop resisting. Once right cuff on Dell was tense, still pulling away I took second set of cuffs and used two to make it easier to get cuff on left wrist Because Dell was struggling, pulling away and twisting to try and get away, there were small cuff bites on each wrist. Sgt White C&C 1502hrs EMS requested to assess Dell 1514hrs EMS arrive on scene and assessed Dell in back of ambulance 1520hrs EMS advised all checked ok 1522hrs Dell transported to cells by Cst Guerra



Medicine Hat Police Service

Cst. Adam Johnston #389 Major Crimes – Technology Crimes Section

Date / Time	Investigative Notes:
July 29, 2021	
1342	Took position ½ black west of residence with Cst. Lado
	Advised by Sgt. White that warrant was signed and he was proceeding to the residence at 473 8 St SE
	I took alley approach with Cst. Page and Cst. Wyrostuk
	Sgt. Garrecht was talking to a belligerent male, later ID as Brian Dell and explained the warrant for a few minutes. Brian saw that I couldn't get into the back yard and laughed at me and yelled "Fuck off" I jumped the fence and Brian disappeared from view into back of house.
1455	Sgt. Garrecht and I entered after him and encountered him on the stairs with a cordless drill in his hand. Refused to allow police to go upstairs. I explained to him that we have a warrant and that he cannot obstruct police. After his refusal I took him by the hand and led him away from the stairs, he began to resist trying to tear his arms away from me. I placed him in an arm lock (left arm) Cst. Lado pulled the drill out of his hands and he continued to fight the application of handcuffs that Cst. Wyrostuk was attempting to place on him.
	After in cuffs he complained that his wrist was hurting and wanted medical attention.
	I began my role as searcher and to preserve evidence and went upstairs, Loki had since come down stairs and exited the residence.
	Into Loki's room and immediately noticed a computer monitor scanning for input signals, video cords and mouse and keyboard cables were hanging from the side of the monitor. I suspected that a computer was recently removed and hidden.

Notes of Cst. Adam Johnston #389

1514	Found a Zotac mini computer, still quite warm to the touch, in a file
	cabinet beside the bedroom door.
1519	Seagate SSD in file cabinet that served as a computer desk.
1526	USB drive located inside a brass cylinder on the desk in a pen cup
1527	2 TB HDD and Alcatel phone in file cabinet that held the Zotac computer
1528	Toshiba laptop located in same file cabinet.
1532	Caltrops and many stink bombs and 2 ampules of Ammonium Sulphide located in a duffle bag located on bedroom shelf.
1541	HP laptop computer located in luggage inside neoprene case.
1549	Located a USB wrapped in tinfoil in a black backpack
1602	Took pictures only of Loki/Brendan's ID for residency.
1605	Located a black briefcase with handwritten Racial Theory docs.
1611	Sgt. Garrecht removed docs from a wastepaper bin and handed them to me to seize.
1619	Seized an old tower computer in the main floor back room just prior to leaving the residence.
1620	Out of residence, direct to station with Cst. Lado.
	All exhibits with exception of the old tower computer were from Loki's room.
1935	All property into locker #4 with exception of Zotac computer which was locked in tech crime holding locker to await the 487 to search the device.
July 30, 2021	
1255	Warrant picked up from Court House
1305	Exhibit #1 Zotac computer out of Tech Holding
1310	SSD on bit blocker. Will attempt a pre-view for known document titles

Notes of Cst. Adam Johnston #389

	Document called Loki Hulgaard works contained the following URLhttps://mega.nz/folder/BMVyhDYR#OLLLzfoCIQ_H11eXk1h6Ag
1446	Content downloaded
	Forensic analysis

Notes of Cst. Adam Johnston #389

Book #9

CST. La Douceur 380 Major Crimes 2021/04/03 -

LTR8 10

Cst. K. LaDouceur #380 MHPS

21-17198

Triform

As I move to come Grenken, I took the drill out of Dell's hand and placing it on the Moor. Cyr. wyrostok settingting to cuff.

I would Grenken and Loki where sufely outside.

- Continuel upstairs up Johnston (sevel supervisor) to top of stairs, bedroom on the right, LoZis

Assisted in sevel. Located Pollowy items, advised dollars to the since.

1625

-USB drive on clost inside pill container - Dack backpack boated in closef, UB in patt time foil.

1649

St. Clark + Garrecht enter room, advised need to look also for written literature.

1620 Exit usiduce us Johnston.

Cst. K. LaDouceur

#380 MHPS / 380



RELEASE ORDER

Ordonnance de mise en liberté

CANADA

PROVINCE OF ALBERTA/Province de Alberta

BAIL ID: 001 FILE-TK NO/No de dossier: 190027466U1-01-001

ENFORCEMENT AGENCY/Agence d'exécution : MHPS

POLICE FILE NO/No du dossier de police:18-20330

IDENTIFICATION/identification

HULGAARD LOKI, HOLGER

DATE OF BIRTH/Date de naissance: 1983JAN05

CONTACT INFORMATION/Coordonnées

473 8 ST SE

MEDICINE HAT

TIA 1L8

CHARGE(S)/accusation(s):

AN APPLICATION MADE ON THE 30TH DAY OF JULY, 2021 OF SECTION 742.6 OF THE CRIMINAL CODE OF CANADA (BREACH OF CONDITIONAL SENTENCE ORDER)

CC 319(2) FRM 110

2018-05-14 MED 190027466P101001 2018-08-01 MED 190027466P101002

FINANCIAL OBLIGATIONS

Obligations financières

IN ORDER FOR YOU TO BE RELEASED, THE OBLIGATIONS THAT ARE II doit être satisfait aux obligations ci-dessous avant

INDICATED BELOW MUST BE COMPLIED WITH

que vous puissiez être mis en liberté

YOU PROMISE TO PAY THE AMOUNT SHOWN BELOW, IF YOU FAIL TO Vous vous engagez à verser la somme d'indique ci-dessous si vous ne vous conformez pas à l'une des conditions de la

présente ordonnance de mise en liberté

NAME/nom

ADDRESS/adresse

AMOUNT/montant

loui Hug acard × 1,000.00 PROMISE TO PAY

HULGAARD, LOKI, HOLGER

473 8 STREET SE MEDICINE HAT ALBERTA

YOU MUST ATTEND COURT ON:

8:30 am-1:00 pyous devez vous présenter au tribunal le:

THE 12TH DAY OF AUGUST, 2021 AT 00.00 O CLOCK IN THE FORE NOON AT THE PROVINCIAL COURT (COURT ROOM NO. CMO) PROVINCIAL COURT

460 FIRST ST. S.E.

AT THE CITY

OF MEDICINE HAT

CONDITIONS:

YOU MUST COMPLY WITH THE CONDITIONS THAT ARE INDICATED BELOW:

1 H x

BAIL SET AT FORM 11 RELEASE ORDER \$1000.00 PROMISE TO PAY WITHOUT CONDITIONS

VARIATION:

THE CONDITIONS OF THIS RELEASE ORDER MAY BE VARIED WITH THE WRITTEN CONSENT OF THE PROSECUTOR, YOURSELF AND YOUR SURETIES, IF ANY. IN ADDITION, YOU OR THE PROSECUTOR MAY APPLY TO A JUDGE TO HAVE ANY CONDITION IN THIS RELEASE ORDER CANCELLED OR VARIED.

CONDITIONS IN EFFECT:

THE CONDITIONS INDICATED IN THIS RELEASE ORDER (INCLUDING ANY OBLIGATIONS IMPOSED ON YOUR SURETIES) REMAIN IN EFFECT UNTIL THEY ARE CANCELLED OR CHANGED OR UNTIL YOU HAVE BEEN DISCHARGED, SENTENCED OR OTHERWISE DETAINED BY THE COURT (SECTIONS 763 and 764 OF THE CRIMINAL CODE).

CONSEQUENCE FOR NON-COMPLIANCE:

YOU ARE WARNED THAT, UNLESS YOU HAVE A LAWFUL EXCUSE, YOU COMMIT AN OFFENCE UNDER SECTION 145 OF THE CRIMINAL CODE IF YOU FAIL TO FOLLOW ANY OF THE CONDITIONS SET OUT IN THIS RELEASE ORDER, INCLUDING IF YOU FAIL TO ATTEND COURT AS

IF YOU COMMIT AN OFFENCE UNDER SECTION 145 OF THE CRIMINAL CODE, A WARRANT FOR YOUR ARREST MAY BE ISSUED (SECTION 512 AND 512.3 OF THE CRIMINAL CODE) AND YOU MAY BE LIABLE TO A FINE OR TO IMPRISONMENT, OR TO BOTH.

IF YOU DO NOT COMPLY WITH THIS RELEASE ORDER OR ARE CHARGED Si vous ne vous conformez pas à la présente ordonnance de WITH COMMITTING AN INDICTABLE OFFENCE AFTER YOU HAVE BEEN RELEASED, THIS RELEASE ORDER MAY BE CANCELLED AND, AS A RESULT, YOU MAY BE DETAINED IN CUSTODY (SUBSECTION 524(4) OF THE CRIMINAL CODE) .

IF YOU DO NOT COMPLY WITH THIS RELEASE ORDER, THE MONEY OR Si vous ne vous confermez pas à la présente ordonnance de OTHER VALUABLE SECURITY PROMISED OR DEPOSITED BY YOU OR

Conditions:

Vous devez vous conformer aux conditions cochées ci-dessous:

Modification:

Les conditions de la présente ordonnance de mise en liberté peuvent être modifiées si vous, le poursuivant et vos cautions, le cas échéant, y consentez par écrit. De plus, vous ou le poursuivant pouvez demander à un juge l'annulation ou la modification d'une condition de la présente ordonnance de mise en liberté.

Période de validité:

Les conditions qui sont cochées dans la présente ordonnance de mise en liberté (y compris toutes les obligations imposées à votre caution) demeurent en vigueur jusqu'à ce qu'elles soient annulées ou modifiées ou jusqu'à ce que vous soyez élargi, condamné ou autrement détenu par le tribunal (articles 763 et 764 du Code Criminel).

Conséquence du non-respect:

Vous êtes averti que, à moins d'avoir une excuse légitime, vous commettez une infraction a l'article 145 du Code criminel si vous ne respectez pas l'une des conditions enoncées dans la présente ordonnance de mise en liberté, dont omettre de vous présenter au tribunal lorsque vous êtes tenu de le faire.

Si vous commettez l'une des infractions prévues à l'article 145 du Code criminel, un mandat pour votre arrestation peut être décerné (articles 512 et 512.3 du Code criminel) et vous êtes passible d'une peine d'emprisonnement et d'une amende, ou de l'une de ces peines.

mise en liberté ou si vous êtes accusé d'un acte criminel après votre mise en liberté, la présente ordonnance de mise en liberté peut être annulée et, par conséquent, vous pourriez être détenu sous garde (paragraphe 524(4) du Code criminel).

mise en liberté, les sommes ou autres valeurs qui ont été



RELEASE ORDER Ordonnance de mise en liberté

ACCUSED:

HULGAARD LOKI, HOLGER

FILE-TK NO:

190027466U1-01-001 PAGE 02

YOUR SURETY COULD BE FORFEITED (SUBSECTION 771(2) OF THE CRIMINAL CODE) .

engagées ou déposées par vous-même ou votre caution pourraient être confisquées (paragraphe 771(2) du Code criminel).

ACCUSED:

I UNDERSTAND THE CONTENTS OF THIS FORM AND AGREE TO COMPLY Je comprends le contenu de la présente formule et j'accepte WITH THE CONDITIONS THAT ARE INDICATED.

Prévenu:

de me conformer aux conditions que sont cochées.

I UNDERSTAND THAT I DO NOT HAVE TO ACCEPT THE CONDITIONS AND THAT, IF I DO NOT ACCEPT THE CONDITIONS, I WILL BE DETAINED.

Je comprends que je ne suis pas obligé d'accepter les conditions, mais qu'à défaut de le faire, je serai détenu.

SIGNED ON/Signé le 31ST DAY OF JULY, 2021 IN THE PROVINCE OF ALBERTA

AT/à enconny mediane Hat

dans la province d'Alberta

loni Holgaard

SIGNATURE OF ACCUSED / Signature du prévenu

AT/à CALGARY

dans la province d'Alberta

SIGNED ON/Signé le 31ST DAY OF JULY, 2021

IN THE PROVINCE OF ALBERTA

V. Le #8586

Non-Presiding Justice of the Peace

SIGNATURE OF JUDGE, JUSTICE OR CLERK OF THE COURT in and for the Province of Alberta

ISSUED BY: SAMUEL DA CHI WAN

Courts are running but courthouses may still be closed. Before you attend in person, please check: https://albertacourts.ca/pc/resources/covid, or call your courthouse MEDICINE HAT (BROOKS): 403-529-8644 MEDICINE HAT CMO: 403-529-8714

https://albertacourts.ca/pc/court-practice-and-schedules/Contact



GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED



Notes of: Sergeant Clarke White #322

Major Crimes Section

Medicine Hat Police Service

Phone: 403-502-8914 clarke.white@mhps.ca

FILE NUMBER: MHPS 21-17198

DATE: July 26-29, 2021

No. of Pages (inc. cover): 12

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

28	21-67-26	
	(A) 19/170 ·	
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	will from her point.	
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	Dr. John McCoy Information
	saline posts.
	opline posts. post behaviour
	Mardated involvement through probation
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	None had sexual relations
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	to add and no we concerns that he's
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	Stetral those all appear to be new
	as he didn't have possession of any of
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	devices in 2016.
· ·	Zo21-67:28:
oto	5. Elmail received from Amber Thompson re:
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	Included 5 documents attached.
	Color HULGHARD - INSET.
	2. Loki Background (Timeline of life)
	3. Martiner Parspechue.
	5. Hulgaard A5 - 2020-MAY-29.

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	2021-07.28
1036	OURS 433 & 55 SE MAILS V1 Personal/ V1 Personal/Private
	Brian Dell V1 Personal/
	V1 Personal/Private
	ams person grang Louis HILLAGED.
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	als convictions on CR.
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	web in te
	The state of the s
	A CONTRACT OF THE PROPERTY OF
	7

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	2021-07-29
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1031-	Sirv. on parke. Male way how blue button
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	they are in the page of manying
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	by b leve province but since
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/5	between 8 5E t 9 5T 5E.
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	Warrant to seach res to devices is
	good, dod not sign the worrent to
	search devias. you serren

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	its signed for sorting it search w	i
6.4.	473 X ST SE TULY 29 221	
	between 12 gm and 8.59 pm Entry to your Ferren Dell Sico apoline Brean Dell it for observely	ŀ
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1513	Cot Wyrostok escated tell outside to	-
	Ambulance and searched his person.	-
	Had him in dashe wifes from mittel	1
	arrest. Cot i Wrospake handad me	-
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	cushay & tolgrand. Not under owest.	
-		1
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	It said be'd welet at such and
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-	The recieved Dell's all phone from
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1636	of the release	me or	wmed Dell	erse Sat	from Can sper	echt	to dy.	m
1636	of the release	ne or	wined Dell ie s	erse Sat	pan Caw ypin It	ech l	to dy.	m
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1636	at the release	ne on le la la peurl	wined Dell ie s	Sal as-p Tother	pan Caw ypin It	ech l	to dy.	m

Related Attachment - OTHER

Description EMAILS Date 2021-AUG-04

For 982 Printed On 2021-Aug-09

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page 55 of 106

From: Amber Thomson
To: Clarke White

Subject: Info

Date: July 27, 2021 3:43:30 PM
Attachments: Loki HULGAARD - INSET.docx

Loki Background.pdf

Martinez Perspective - contacts .JPG INSET plan - HULGAARD 2019.pdf HulgaardA5 2020-MAY-29.pdf

anders Breivik manifesto that was found in his many dealings, if Johnston is in he went through his computer and found a ton more stuff.

Brian RUHE has an interview with him as well

Amber Thomson

Criminal Intelligence Analyst Medicine Hat Police Service

Desk: 403-581-1050
Cell: V1 Personal/Private Information

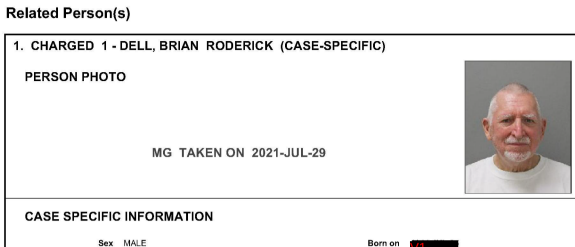
This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error please notify the system manager. This message contains confidential information and is intended only for the individual named. If you are not the named addressee you should not disseminate, distribute or copy this e-mail.

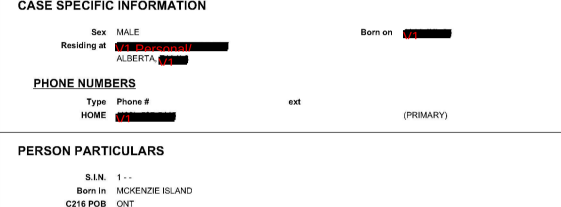


GO# 2021-17198 CLOSED

Related Event(s)

CP 2021 - 17198





 Employed by Driver's licence
 UNEMPLOYED

 Ethnicity
 ALBERTA

 Ethnicity
 CAUCASIAN

 Height
 178 CM (5'10 FT)
 Weight
 82 KILOS (181 LBS)

 Build
 MEDIUM/AVERAGE
 Complexion
 FAIR

 Eye colour
 BLUE
 Lens type
 GLASSES

Eye colour BLUE Lens type GLASSES
Hair colour BROWN/SANDY, GRAYING
Hair style SHORT
Facial hair colour GRAYING

LINKAGE FACTORS

Ethnicity CAUCASIAN

Accused status CHARGED OR CHARGES RECOMMENDED

Processed on 2021-JUL-29

Charges

Facial hair style MUSTACHE, GOATEE

1 COUNT(S) UNDER CRIMINAL CODE 129(A)

FROM 2021-JUL-29



Name DELL, BRIAN RODERICK
Sex MALE
Address ALBERTA,

PHONE NUMBERS

Type Phone #
HOME V1
HOME Personal/

ext

(PRIMARY)

Born on 74

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GO# 2021-17198 CLOSED

2. SUB OF COMP 1 - HULGAARD, LOKI HOLGER (CASE-SPECIFIC)

PERSON PHOTO





CASE SPECIFIC INFORMATION

Sex MALE Born on 1983-JAN-05

Residing at 473 8 ST SE, MEDICINE HAT

ALBERTA

PHONE NUMBERS

Type Phone # ext

 HOME
 (587) 554-9552
 (PRIMARY)

 CELLULAR
 (403) 504-7843
 (PRIMARY)

HOME (403) 504-7843

PERSON PARTICULARS

Born in RED LAKE

C216 POB ONT

Employed by UNEMPLOYE

Driver's licence 168871523 ALBERTA

Ethnicity UNKNOWN

Height 180 CM (5'11 FT) Weight 66 KILOS (146 LBS)

Eye colour BLUE

Hair colour BROWN/SANDY

Remarks SEE FLAG RECORD-CRIMINAL INTEL & OFFICER SAFETY

LINKAGE FACTORS

Ethnicity UNKNOWN

MASTER NAME SUMMARY

Name HULGAARD, LOKI HOLGER

Sex MALE Born on 1983-JAN-05

Address 473 8 ST SE, MEDICINE HAT

ALBERTA

PHONE NUMBERS

Type Phone # ext

 HOME
 (587) 554-9552
 (PRIMARY)

 CELLULAR
 (403) 504-7843
 (PRIMARY)

HOME (403) 504-7843

Related Narrative(s)

Type PROSECUTOR CASE SUMMARY - 2

Subject BREACH CSO/OBSTRUCT PO

Author 322 WHITE, CLARKE

Related date/time WEDNESDAY, 2021-AUG-04 13:11

SUMMARY

[Loki Hulgaard (Hulgaard) is currently bound by a Conditional Sentence Order (CSO) for Inciting Hatred with the following conditions:

- You shall keep the peace and be of good behaviour;

- You shall not publish or post, directly or indirectly, any material to any

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

internet site or any other social media site or platform where such postings or publications can be read by the general public, any information about immigrants, persons of Jewish religion or ethnic origin; - You shall not own or be in possession of any weapons, including a knife, except for culinary or work purposes; - You shall not publish or post, directly or indirectly, any material to any internet site or any other social media site or platform where such postings or publications can be read by the general public, an information about immigrants, persons of Jewish Religion or ethnic origin; - You shall remove the manifesto written by you, and all videos you posted from the internet, within 2 weeks, and refrain from uploading any new materials of the internet or social media (MHPS file 18-20330).

On July 23, 2021, Sgt Travis Pereira of the Royal Canadian Mounted Police (RCMP) - Integrated National Security Enforcement Team (INSET) - notified S/Sgt Ryan Thorburn of the Medicine Hat Police Service (MHPS) about a potential breach of Hulgaard's CSO as they observed literature posted to the Internet authored by Hulgaard. Sgt Pereira provided screen shot images of the website http://www.colchestercollection.com/authors/H/loki-hulgaard.html

On July 26, 2021, Sgt White of the MHPS Major Crimes Section (MCS) was assigned to investigate the alleged breach of CSO. Upon searching the Internet for http://www.colchestercollection.com/authors/H/loki-hulgaard.html, Sgt White observed a photograph and short biography of Hulgaard, along with a list of twenty online PDF form books authored by Hulgaard. The page also showed a publish date beside each of the book titles, all of which occurred between 2018 and 2021. These books are:

- White Destiny: Stories of Destiny (2018)
- White Shrapnel: A White Philosophy (2018)
- White Praxis: A Practical-Ideological Handbook for the White Race (2019, 2020)
- Absolute White: The Collected Works of Loki Hulgaard (2019)
- White Alchemy (2019)
- White Light: Transmutation of All Values (2020)
- Universal Peace: A Story of the Jewish Hypocrisy and the Necessary Reaction Thereto (2020)
- Ubermenscheit: Becoming a Superman (2020)
- Who Is the Jew?: The Jew Identifier Document (2020)
- Anti-Alcohol: Purging the Poison (2020)
- Jewish White Genocide (2020)
- Jewish Genocide Techniques (2020)
- How (((They))) Ruined My Life: Autobiography of Loki Hulgaard (2020)
- Targeted Individual Handbook: Combating Gangstalking & Directed Energy Weapons (2020)
- Hard Target: Philosophical Counterstrike against the Cabal (2021)
- Contra Judaeus: Exposing Jewish Psychopolitics (2021)
- The Mask of Power: Hockey's Spiritual Virility (2021)
- The Despotism of Matriarchy (2021)
- Classism: An Indictment of Rich & Poor (2021)
- Security Manual: Self & Race (2021)

Upon inspection of the book titles, Sgt White discovered that each title was a link to a PDF copy of the publication in its entirety. Many of these literatures are hundreds of pages long, and contain Hulgaard's beliefs that immigration and people of the Jewish religion will cause the genocide of the whites, and that Aryans must cause death to them before they cause death to the Aryans. They also include detailed and structured templates on how the Aryans and White Supremist groups can carry out their ultimate goals. The general theme of the literature is of Hulgaard's deep rooted beliefs in the philosophies of White Supremacy. They also include many homicidal drawings. In total there are 3,091 pages of literature claiming to be authored by Hulgaard.

Sgt White also observed that all of these books are accessible and readable to the general public via Portable Document Format (PDF) version through an open source website.

Based on the the above information, on July 29, 2021, Sgt White was granted a search warrant for Hulgaard's residence, 473 8 Street SE, authorizing police to search for and seize computer devices, cellular telephones, documents, books, notes or written material that provide evidence that Hulgaard is the author of any of the online publications found at http://www.colchestercollection.com/authors/H/loki-hulgaard.html, and any other items found that will afford evidence with respect to the named offences.

On July 29, 2021 at 1450hrs, Sgt. White and other members of the MHPS attended to Hulgaard's residence, where they were met by Hulgaard's father, Brian Dell. Dell was non-

For 982 Printed On 2021-Aug-09

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

compliant and uncooperative. Sgt. White informed Dell that police have a warrant to search the dwelling house, but did not intend to arrest anyone that day. Dell was provided a copy of the warrant. Dell obstructed police movement to the second floor where Hulgaard was isolated in a bedroom. While holding a drill with sharp drill bit in an offensive manner, Dell blocked police access to the second floor staircase preventing police access to Hulgaard's location. Dell was arrested for obstructing police and subsequently resisted arrest. Hulgaard was located and upon search of the room he was in, it was discovered that he had hastily disconnected a Zotac mini computer from its components and was attempted to conceal it as police were entering the residence. When found, the computer and its cords were hot to the touch.

Hulgaard was cooperative and was explained the search warrant. He waited outside with Sgt. Czember while MHPS members conducted the search.

The search warrant resulted in the seizure of the following items which were located in the bedroom belonging to Hulgaard:

- Zotac Computer;
- Alcatel cellular phone;
- Internal 2 TB hard drive;
- Seagate Solid State hard drive;
- Camo folding knife;
- Fillet knife;
- Silver USB inside;
- USB Drive;
- Lexar 16 GB drive;
- Racial Theory Documents;
- Flare gun;
- 2 boxes of caltrops;
- 2 ampules of ammonium sulfide;
- Toshiba Satellite laptop;
- HP Pavilion laptop.

On July 30, 2021, Sgt. White then obtained a second search warrant to search the contents of the electronic devices seized during the search warrant at Hulgaard's residence.

A search of Exhibit #1 (Zotac computer) conducted by Cst Johnston of the Tech Crimes Unit on July 30, 2021 revealed the following:

A cursory preview of the contents of the hard drive located within the Zotac computer located numerous known hate literature documents listed on the ITO. One document specifically had a hyperlink to a URL: https://mega.nz/folder/BMVyhDYR#OLLLzfoCIQ_H1leXk1h6Ag which is titled "Loki Hulgaard Works" and upon brief analysis shows numerous documents listed on the ITO written by Sgt. White. The documents appear to have been uploaded between late 2020 and July of 2021. A specific document called "HOW ((THEY)) RUINED MY LIFE autobiography of Loki Hulgaard.pdf" was uploaded to Mega.nz on July 8, 2021. This specific uploaded document was a single upload amongst 5.6 GB of videos and documents. Of significant note was a file named "killer I guess we all have a breaking point" that was last modified on July 29, 2021 at approximately 7:00 am. Considering the complexity of the investigation and amount of electronic exhibits that required to be analyzed, a complete Forensic Analyis report for all exhibits will not be completed for 4-6 weeks.

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INVESTIGATIVE NARRATIVE:

[Loki Hulgaard (Hulgaard) is currently bound by a Conditional Sentence Order (CSO) for Inciting Hatred with the following conditions:

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- You shall not own or be in possession of any weapons, including a knife, except for culinary or work purposes;
- You shall not publish or post, directly or indirectly, any material to any

For 982 Printed On 2021-Aug-09

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

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For 982 Printed On 2021-Aug-09

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

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- USB Drive;
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```

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```
File is SUI.]

CIVILIAN WITNESSES: (INDICATE IF STATEMENT IS ATTACHED)

[

POLICE WITNESSES: (INDICATE IF STATEMENT AND/OR NOTES ARE ATTACHED)

[Sgt. Clarke White #322 (Notes attached)

-Primary investigator, Major Crimes Section.

-observed the PDF on-line books authored by Hulgaard on the internet.

-observed that all 20 books were public access by clicking on the PDF link for each book, where they could each be read in their entirety.

-read through some of the content of the hundreds of pages of material.

-observed the hateful, homicidal content of the literature.

-Drafted the ITO to search Hulgaard's residence.

-Attended to Hulgaard's res and presented search warrant to Dell, explaining police intensions.
```

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

```
observed Dell obstruct police movements inside the house, while armed with a drill, and
advised Dell that he was under arrest for obstruction.
-observed Dell resist police.
read Dell his Charter/Caution.
observed items seized by police.
-Drafted ITO for search warrant for electronics seized.
Sgt. Darlene Garrecht #299 (Officer notes attached)
-Major Crimes Section.
attended Hulgaard's res for search warrant.
observed Dell obstruct police and assisted with arrest.
assisted with search of the residence.
Cst. Adam Johnston #389 (Officer notes attached)
-Major Crimes Section, Technology Crimes Unit.
-attended to Hulgaard's res for search warrant, exhibit handler.
seized all items listed from Hulgaard's residence.
-Computer Tech who analyzed Hulgaard's electronics.
-observed evidence linking Hulgaard to the online content on the computer that Hulgaard
attempted to conceal.
-continuing forensic analyses of Hulgaard's electronic devices.
Sgt. Blake Czember #336 (officer notes attached)
-Major Crimes Section.
-attended Hulgaard's res for search warrant.
-monitored Hulgaard during search.
-learned from Cst. Johnston on July 30th that evidence linking Hulgaard to the online
content was located on Hulgaard's devices.
-arrested Hulgaard for breach of CSO.
A/Sgt. Chris Wyrostok #311 (notes attached)
-Patrol Sergeant.
-attended search warrant and assisted with arrested of Dell.
Cst. Jean-Paul Guerra #426 (notes attached)
-Patrol Section.
attended to search warrant and assisted with arrest of Dell.
transported Dell to cells.
CSt. Roger Page #285 (Notes attached)
Patrol Section.
-Attended to search warrant.
Cst. Kurt LaDouceur #380 (notes attached)
-Major Crimes Section.
-attended search warrant and assisted with search.]
ACCUSED STATEMENT: (INDICATE IF STATEMENT IS WRITTEN, VERBAL, VIDEO)
SCENE EXAM:
NEIGHBOURHOOD INQUIRIES:
RELEASE INFORMATION:
[Dell was released by way of an Appearance Notice for court in Medicine Hat on September 8,
2021.1
OTHER: (INDICATE IF FILE TO BE FORWARDED TO ANOTHER OFFICER/SECTION/AGENCY)
```

```
Type BAIL HEARING - 1
Subject BAIL HEARING
Author 313 BOTH, CORY
Related date/time FRIDAY, 2021-JUL-30 20:59
Accused: [HULGAARD ]
```

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

```
Hearing Times: [ ] OVER 24 HOURS
Sent: [ ] Concluded: [1549 ]

Crown Position:
[ ]

Outcome:
[ACCUSED WAS RELEASED BY WAY OF THE FOLLOWING:
PROCESS: FORM 11 RELEASE ORDER
COURT DATE AND TIME: AUGUST 12, 2021 @ BETWEEN 0830 AND 1300HRS
COURT LOCATION: MEDICINE HAT PROVINCIAL COURT
COURT ROOM #: 009
PROMISE TO PAY: $1,000
]

Fingerprints / Mugshot Taken: [ ]YES [ ]NO

Additional Comments:
[ ]
```

```
Type NOTES TO PROSECUTOR - 1
            Subject PRE JIR DISCUSSION
            Author 336 CZEMBER, BLAKE
     Related date/time FRIDAY, 2021-JUL-30 17:58
PRE JIR HEARING DISCUSSION
Accused Name [LOKI HULGAARD
                                                   ]
Time Spoken to [1743 ]
Charges/warrants reviewed with the Accused?
                                                            [X ]Yes [ ]No
Does the accused have a criminal record?
                                                            [ ]Yes [X ]No
                                                            [ ]Yes [ ]No
[ ]Yes [ ]No
Was the criminal record reviewed with the accused?
Was the criminal record acknowledged by them?
Did the accused speak with a lawyer?
                                                            [X ]Yes [ ]No
Is the accused interested in speaking with Duty Counsel?
                                                            [X ]Yes [ ]No
Should cash bail be required, would the accused be able
                                                            [ ]Yes [X ]No
to produce it?
Is the accused currently working or going to school?
                                                            [ ]Yes [X ]No
Does the accused have any dependencies (drugs or alcohol), [ ]Yes [X]No
...was it acknowledged by them? [ ]Yes [ ]No
Is the accused ready to proceed with their JIR hearing?
                                                            [ ]Yes [X ]No
Does the accused wish to adjourn their JIR hearing to the
                                                           [ ]Yes [X ]No
next available court date?
Comments:
["LAWYER TOLD ME TO TRY TO GET RELEASED, IF NOT, GET A COURT HEARING TO GET RELEASED."]
```

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

Related Attachment - OFFICER NOTES

Description ELEC NOTES - CST. WYROSTOK

Date 2021-JUL-30

21-17198 Wyrostok

Notes

July 29, 2021 3:36 PM

1444hrs attend 473 8 St SE to assist MCS with search warrant execution - residence of Loki Hulgaard 1983-01-05 Sgt White and Sgt Garrecht were speaking at rear of residence with Hulgaard's father, Brian Dell 1944-07-05 1452hrs Dell goes inside and I follow inside with Sgt White, Sgt Garrecht, Cst Ladouceur and Cst Johnston Dell came downstairs as he was speaking with Hulgaard I the upstairs of the home Cst Johnston went to go past Dell for preservation of items sought in search warrant, Dell blocked the stairs and would not let officers past 1453hrs Dell was told he was under arrest for obstruction by Cst Johnston, he took left arm and hand (Dell was also holding a cordless drill in left hand), and I took right arm. Sgt Garrecht assisted with right arm and I got cuff on right wrist Dell uncooperative, resisting, trying to pull away, I told him to stop resisting. Once right cuff on Dell was tense, still pulling away I took second set of cuffs and used two to make it easier to get cuff on left wrist Because Dell was struggling, pulling away and twisting to try and get away, there were small cuff bites on each wrist. Sgt White C&C 1502hrs EMS requested to assess Dell 1514hrs EMS arrive on scene and assessed Dell in back of ambulance 1520hrs EMS advised all checked ok 1522hrs Dell transported to cells by Cst Guerra





GO# 2021-17198 CLOSED

54	Symber # 356 /2 Valg 29, 102/
	Symber # 356 1/2 Valg 29, 2021 21-19198
1450	Execute search werrant at 473 8 ST 55
	-C.1 will be exection and lake thelemands fother
	Sel. White speaking of take Hulgaard's father outside of res. in back Father, goes in begins speaking of Lote. upstairs (winder open). I'm at front.
ļ. —	and the first of the state of t
	- Palker, gold is, begins a peaking in come.
	uy stans (winder often). I'm at trong.
	· talker causing issues often he went upstains
	and am down - Stating you will not
	some into my harde deep. H being wheaten
	The warpent by 5th Warrent and standing in
AND ROSE DESIGNATION	and to approve Il had the a delle trackbed to Blot be him
	I hald Stringell but Set White.
	Leti lane dura truis contration marco
	I hold stainwell of St. White. Lohi lam dwa stairs rooperatively and a sked to do so.
	I what took it was this and the of A
	I asked loki to corre artside and he ded I provided hobi of a copy of the warrant. He read it. He had no question's while artside.
	1 possed hour in a losy of the warner-
-	HE MAD IT. He had NO greations will wiside.
	1 0
1500	Read Charter
	- Many be charged up theirly hateland esistence
	and bunch of a CSO.
	Mend Charter of a CSO. Nyu.
	A. Ya I'll just try to call this lawyer when I get the opportunity.
	Lange
	A. Ila I'll just from to call this la server relien
	lat be property
	gy re opportunity.
	Hanter Cantion? 1844? 14- Yisp.
	in the carrier
	10 7 V
	Vt- Yisp.
<u></u>	v '
28053 526357.	So service services and the service services and the service services and the service services and the services are the servi

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GO# 2021-17198 CLOSED

8.62	enhu # 336 2/2 Voly 29, 25
1506	Place Lati in Grant area of lin res. Close closs
<u>.</u> .x	to house and to diside. Hoes my plane
	Place losi in Grant acea of lin res. Close does to house and to antide. Hors my plane to call his lawyer in Calquey. I to for entrice other officers in side advised of lawyer each.
1509	Lohi would at me Through window beside extrior dos up were not in his hand. Opened does
1	dos up ument in his hand. Opened does and pracided me up my phone. Itated he called his land
	(1 inskhed him call a # Brom a scrap siece of paper where he had satisf #'s writer flower in cluding legal aid + # called 1403 512 2111
	in cluding ligal and 7 4 called 1403 512 2111
	I stay unkide up Loki es res, is king searched.
1605	Loki wheel to go in for wake and we ded. He had water and we staged in the Kitchen.
	State of likes Knives on the lipher countre.
1023	Such complete as per Soft whole. Excit vesides
	A.
IOSS REFERENC	19.000 september 1999

Related Attachment - OFFICER NOTES

Description NOTES - CST LADOUCEUR Date 2021-JUL-30

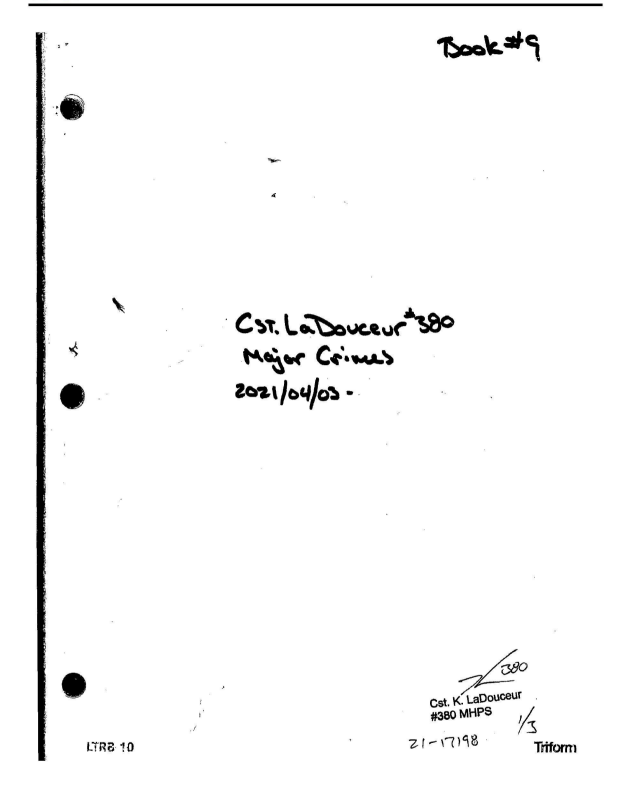
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GO# 2021-17198 CLOSED

2021/07/29 21-17198	Sparch Warmit
Syt. Clarke (Formy) Cost. Johnston (Se	well superior
Sot. Cranker Car La Dovemer	
Syl. Clarke (Rung) Cst. Johnston (Se Syl. Granden Cst. La Toncur Syl. Garrecht	
1342 to Johnston, took position at about and 473 8 ST SE backs onto.	
Sot. Clarte advised our radio warmed	Signed, execute
Sot Clarte advised our radio warmed	·
1445 Observed Toyota pickup my white wt	tily Double in
ally. U/K parsons toachy warler home	
adduss. Dolvised warrant in hand,	Gerrecht and
(1) Clarke to cloop brock 30 more ackle truck in allay. > Not at Nove ackle	hy and question
1450 At nar et nischner: Unisform: Cr. Page	- Wyrostok
- John -	- · · · · · · · · · · · · · · · · · · ·
Obsered our lence Formalet and	l clarke speaking
10 olden mele u/o shirt. Perguizal	as Lobi's Pallin (Bran Dell.)
1455 Advised by Clark + Garacht to en	(0)
Sollowed of Otens and climbed	oun. Dell on
Stand inside with yellow drill:	a hand speaking.
Surjuy not doing office, blocking off	icus after war sont
grun and spoker to bloton + &	cricht stub
onto enter and control or	Li chin
the stand of Courter and hea	1
door as on Combin.	2/2
- 1 The Gost Mersons /	Cst. K. LaDouceur #380 MHPS

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

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9				83
		i i	2021/07/29 21-17198 Search Wournt	
10	1		metry:	No.
V I	A.	l l	Syl. Clarke (Rung) Cst. Johnston (Sevel superior)	
*			Sit. Granden Cor. La Documer	
			Meeting: Syl. Clarke (Romy) Cst. Johnston (Sevel superior) Syl. Georgecht Syl. Gorvecht	1 5/6/
			الما المنافع ا	- 4
		1342	to Johnston, took position at a set and of ally alm 473 8 ST SE backs onto.	
		1	473 8 ST SE backs onto.	
1			5101	N/A
			Sot. Clarke advised our radio warmed signed, execute when picked of	v =
			which is a second of the secon	*
		1445	Observed Toyota pickup my white whiley waiter in	
77 Vg 52	*	e (set	ally. UK parsons toachy waiter down back yerd UK	- 1
7			address. Advised warrant in hand. Gerrecht and	
0	1		clarke to closs brock 300 more of and question	
V	***************************************	ž	truck in ally -> Not at Nove address, truck alcased.	
100		1420	At nor of usiduce: Uniform: Cst. Page + Wyrostok	(40)
4.0 141 141				
		1	Obsered our lence Garacht and Clarke speaky to older male w/o shirt. Pecognizal as Loki's latter.	(90)
<i>(</i>		l	(Bran Dell.)	
1 (4) - 191 1, 5		1455	Advised by Clark + Garant to enter Gate locked	1
	y .	: !	Sollowed of trus and climbed our. Dell on	
			Shin inside with yellow drill in hand speaking.	
		-	Surjuy not soin upstime, blocking official after we can't	N S
		ļ	grun and spoter to bloton + Cornelet grab	y.
1			onto ethe aron and control remove wine from the start. I obtained toki come down	eur
0	9		the stand w/ Czenfar and head out the host	
			Protection of the second	3
			Cst. K. LaDouceur #380 MHPS	,
			#350 //	

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(OBSTRUCT PUBLIC PEACE OFFICER)





		2021/07/29 21-17198 Sevel Was
C		As I move to come Grenker, I took the drill out al Dell's band and placing it on the Moor. Cyr. Wyrnstok cellingting to
والمراجع والمساري مستعمل والمراجع والمستعمل والمراجع والمستعمل والمراجع والمستعمل والمراجع وا		cuff. 1 en ad Grenten and Loti where sufely outside.
	1	Continuel upstand of Johnston (Sevel separation) to top of stains, becknown on the right, Lodi's
		Assisted in sevel. Located Pollowy Hus, advised dollary to ten winze.
R,	1625	-USB die on dest mich pill container
200		- Dack backpack boated in slosef, UTD in pett 4in Poil
		Sot. Clark + Garcelet enter room, advised used
		to look also for written literature.
The state of the s	1620	Exit nsiduce we tolkedon.
		JJ #
n		
		<u> </u>
50 E 80 E		
		<i>b b c c c c c c c c c c</i>
•		The state of the s
1		Cst. K. LaDouceur
I	CRUSS FITT -	#380 MHPS — 380

Related Attachment - OFFICER NOTES

Description MHPS - MCU - INVESTIGATIVE NOTES Date 2021-JUL-30

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GO# 2021-17198 CLOSED

Set Garret Tagg pg 183

6 	July 29, dod 1200-2200
	File #31-17198-LOK: Hulgaard
	413-8575E
1245	And letter have been a section
1015	Agt White brufes us on yele & went over action plan
1316	Set up on renderie - Egember has eye, 2 m on
	457 36 2 3 goe and White has alley
1320	Loke 5 day out to truck 2005 - White CYME
	Seessa V1 Personal/
1321	out of fruit I back in house
1358	das out - looks like painting or repairing
	urnian sill
1433	Loke walking down 5th Ave, no shirt, straw hat
	burguray shorts, back pack & into larget house
	39 White has signed warrant in hang
1443	threch I whate congo truly just alley bothered
11/17	darget veserie.
1450	cup to door come & Sof White
1455	unto the vesidones
1756	- arrested Brian Reese you obstruction and placed
	is cuffs, he complained about his wrist sepice chad
1654	a union scratch for the cuff . E1125 to seem to Check.
1656	attended to Bells to Welsell,
صرهر	Bran Dell & changed to vesset / obstruction
1659	your bris his cell shore back.
1659	Went through oppearance notice to Break
#ho/	agut Brean dis Velsase dellement +
	he put it in his front weight part
	pocket folded up
1721	left station with Brean after photography &

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GO# 2021-17198 CLOSED

AGE Shehout = 399 pg 245:

87

×80	Au Just		7
		Agt White went to the front door and Deal	
	Sa.	was seen inside and sulking to White through	-
V	10	The privation. I was on the I side of the house	-
		and could them the male asking what he	-
		wented. I then sunt to the back door, where	+
		Bell exited just a cordless drill in his chance	-
		and told ine to get off this property and that	+
		the had a wapon, pulling the fragei on the	+
W. 17		dull. I asked him to have hake come to	1
A.		the door and Real said he was not home	\dashv
		and I talk him I know he's in the house	1
		because we just seen him ap in . Sof White	1
		was now in the backeyer with me and told	1
	*	the house. Real wanted to see the warrant	1
		which Ast White about hem to cread. Dese estes	
0		prey rede to police telling us we were not	1
		spiring with this house. Diele was advised	
		that he would be arrested be obstruction if	
		he sidet comply. Dell told police be would	
		tese Lake to agent the front door. Sot white	
		went to the front door Dell went back	
		inside the back door, imusely, Cat Johnston	
		A Cet A. Page went in the back doe.	-
		Neel came down the skin again telling	-
		jes to get out of his house and placking	+
		the staining from officers from going up	-
		there where Lake wis.	-
		1) I get wysoston & Connaton grapping	1
0	0	Wheel my the sum to come of the strend	
		Out police to get out. Dell was adured he win	5
		under agrest for obstruction from set white.	
		ROSS REFERENCES TRIFORM COPYRIGHT 19	96

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GO# 2021-17198 CLOSED

88	Soft Durselt + 299 pg 30
	Dot White was first grubbed and his lift
	Am from the stairs and then Wyrostok, Johnston
	I imprely lake control of him and fred to place
	him in cuffs. Dell & thept pulling away brying
	to auxid aerest and was told a few traves to
	quit Veserting.
	Cit Wysestak got the right crift on and
	then the left, but the left dedn't sent sep
	and scratched hells left west. Bell then said
	palice broke his suset. Wyrostok grahbea a Ind pair of cuffs and Deer was cuffed up. Dell
	throughout pulled away + Arried stomping on my
	Leet.
	after in enstaly, Ems were called just to
	theek him over, and he was cleaned to go
	to Cello.
	We then planched the creadence I searched
	The main level - nothing located other
	the main level - nothing located other than a computer in the back room (series by phroton).
	Ophnator + hado searched experies. But White and I went repetairs and Set White found 100's of peace of mintings. Are senie + exhibited by Ophnoton.
	and I went upstairs and Soft White found 100's
	of pears of minting. are senie + exclusived by
	Sphoston.
-	
	When I released Deel from cells he was very pointe + co-operative. I asked bein
	sety the seast act like this garlier to avoice
v	do and we were disrepting him.

Related Attachment - OFFICER NOTES

Description NOTES - SGT. WHITE 2021-AUG-04

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Notes of: Sergeant Clarke White #322

Major Crimes Section

Medicine Hat Police Service

Phone: 403-502-8914 clarke.white@mhps.ca

FILE NUMBER: MHPS 21-17198

DATE: July 26-29, 2021

No. of Pages (inc. cover): 12

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28	21-67-26	
	(A) 19/170 ·	
	Breich Prob Air - Loke Halgand.	
•	file Info recieved from INSET.	
	related to information posted an lue	1
	by Halgaard - Hate isto , Books,	
		9
	Alsos Holgers Assinged me Phis Rice	
	Al slogt Holgens Assinged one this like and such me the enoil Thread that	
	he had.	
	Errail Coloned 2 PDFS attachments	Ì
	one had a Bis pur about Coli Horbeard	
	and 20 pyes containing books and designations	
	to a wellite cited " Calchester	200
*	to a well site cited " Calchester	
	Collection" (WWW. colchester collection. com)	
	The 2rd PDF is a RAC message to	
	MMPS from The Keine inducting that	
	They have copland a number of	v.
	online images beloved to be posted	j
	by boh? Hulgaard and tree for a	
	breed of his ochve Cso. Betch That	
	This displays an escalation in behaviour	
	connected to white symmistraw ideology	
	and may indicate movement towards	
	a radically-motivated incident that could threaten public sufety and security." Cot. Mchargan had originally been assigned	1
	Threaten public sulety and security.	1
	Wir Course	5
1325-	to this ble . Our Melvigar bounded me an eval thread	
102	that he and premises of RMP had been	
	lorversing or felded to his kile.	
	Appears that Cor Dun Campbell has the nort	
	will from her point.	
CROSS REFERENC	· · · · · · · · · · · · · · · · · · ·	

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	29
V1 Personal/Private (d) V1 Personal/Private Information (416 Called On Campbell	- \
14/1 Colled Par Contact	(ع)
all V. Counciling program - Court ordere	sl.
Meety dot of indicators of morning	
towards violence.	
Said Deir gratyst is able to kell that These posts were uploaded to	
intrust from Oct 2020 an	
ik is unsure if my can prove	
will check on that	4/-
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time (
1428. I observed Hulgaards bio paye with pide	ire.
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he had so body published on the ne to of which was posted / published in	,
(64) 111 0000	*
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Hard Tayet: Philosophical Counterstrike go)=:=,x,r
· Contra Judaeus: Exposing Jewish Psych. · The Mask of Power: Hockey's Spiritual Vivi	polities
The Mask of Vaner Hockey's Spiritual Vire	lity
· The pespotism of Matriarchy. · Classism : An Indictment of Rich a Poor	
. Security Manual: Self & Race.	
Utebsite doesn't specify when and by	rhom
uploaded the literature to the website	•
Devisor - Probation V1 Personal/Private Information	
CROSS REFERENCES TRIPE	IRM COPYRIGHT 1996

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30

GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER) GO# 2021-17198 CLOSED

	Dr. John McCoy Information
	past behaviour Mardated involvement through probation
	· past behaviour
	Mardated involvement Mrough probation
	very solated
	Nover had sexual relations
	No formitial polichons
	Nio wall iterlogy.
	programs heart bear meaning ful
	47 very none preper
	Still has open commo with Keler
	Is work be any period contract cow
257, 302,0 3	5011 has open commo with Reter. 15 mars be any period contract cold
<u> </u>	· No deaved to seek emborment
3. A	- last week is published a luc has
	never toward Very hopely behavior
my (** , 1)	myrany Angles Brevik.
	Noway Ferrovill.
	· Hopolate for Violence
	cowsed Trem to
100,00	notify tolve.
	to many true a precysor
- <u> </u>	to carrying at Violence (mais
- 2 y	attecles)
,	No endance of plany behaviour
	· Fear of going to juil.
	· feer of geny to jail.
	anditan end in October
	clarce of maly progress between
	now and the
	Mary to NA or Cranhrothe Hot bed at
	Else model people

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	Peter Smith. Social water
	Po - Devar Dallbord - Prione
	expressed cours. He has nothy
	to add and no www concerns that hes
	idatified.
	He says no ground, for breach of Cso.
5	pools order not volid unto Go
	complying with order to compelling, although
······································	Complying with order to compelling, although
	way not be effective
	If The link on he mad between
	selve posk & Holgowood Then from
	grand to breach coo exist.
	2021-07-27:
11 39-	Spile to Cst. Marshall on phere
	described the books to live and he
	Stetral those all appear to be new
	as he didn't have possession of any of
	devices in Zoil.
	cences in 2018.
1	7021-67:28:
	- Elmail received from Amber Thompson re:
0700	the Igaar d.
	Included & documents attached.
*	1. Lohi Hulauman - WSET.
	2. Loki Background (Timeline of life)
	3. Martiner Parspectue.
	4. WSET Plan
	5. thulgoard A5 - 2020-MAY-29.

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internal

	2021-07.28
1136	· ouls 433 & 55 SE. 17A128
10	Rein Oell V1 Personal/
	V1 Personal/ V1 Personal/Private
	ems person grang: Lohi HULLAGED.
1000	19 -11-
4.3	addres 473 & 57 SE:
	Contidedt with by a complainant for
	Syland Call on June 23. 7621 A
	by all
1_11	hat address.
104/	Conditions of Co show a CPLC
	The chair of the control of the chair of the
	to reside at 473 8 57 SE.
*	No veg Verides.
	as convictions on CR.
*	EPS: 488/3 F
11110	Class 5 DL and slows 473 & st se
1170	He does not s Cost Johnston in other.
	He does not recall any of this
	literature from the Zas services and
	hraly believed be was not in
	pessessin it then at the time.
	The hid all of the computer marines.
	in 2018 of HUCCAARDS bericos.
	He also stones that it we had
	Delgoords tour vters / devices he would
	be able to determine if try were
	used to upload the content to trust
	web it
	iau ii s
	La company of the second of th

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	33
	2021-07-29
1015-	Gopped 1To of at Braincial Court House.
	Sirv. on poise. male way her blue button
	down shirt a starts on foot yard talley
	p a cosper House dor Sale Appeals
	ptental buyers
	Apple and me 2019 De Choto of Brian Pall
	Some male
1039	Some male Del polled any in Write and other pickup V1 Personal/Private
ļ	Pickup V1 Personal/Private
1045	I removed sen & today and went to
	but of house to look inside
	Fox Sale sign on point.
	Very little fimitive insection. Sell appears
	thet someone is lung there but
<u> </u>	uride appearance arches me think
'	Dovon Dallard Po VI Personal/Private Days At been wifeed by Cohr of so Change of address. Has hed no
11%	Igrae Wallard Po Information
-	has not bollow notified by loter of
-	there it address. Has ned no
	recent conv. with loke on plans to
	nove. Sad notes ago he westerned
	pore to leave province but since but the brakes on that
1250.	Mcs Bucking Re: warrant plans. / Cord.
	Patrol breity - plat of TSG insurance
100	Al sqt. Vur-stok. Ost. Cuerra, Cet Bge (K9)
13:10.	Sirv. at morth of we east ally I Are
2	between PSE & 9 ST SE.
1415	Recioned call from Judge chamber that
	warrant to seach res to devices is
	gigned, doid to be sign the convent of
	Search devias. you serren
CROSS REFERENCES	

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

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1428	Warrant, is hard. Read and remfrished	
	its signed for sorting it search w	i
6.4.	473 X ST SE TULY 29 221	
	between 12 gm and 8.59 pm Entry to your Ferren Dell Sico apoline Brean Dell it for observely	ŀ
140.	Enjag to will EDa- Baia Dell	
1,00	find 1 gard for the 1-09	
	Ollo opodine	
	3 ran Dell 16 for Obstracty	
	a peace other.	
1502	Obstate l'in allowed to all	
	O yes that I no allowed to call	
	a jarger	
	10 (A	-
	a fer	
	Castrer	-
W.	o mahman.	
15/2-	Ambulance curined to look of Dell's	
	wrist. complant of my fue to green.	-
1513	Cot Wyrostok escated tell outside to	-
	Ambulance and searched his person.	-
	Had him in dashe wifes from mittel	1
	arrest. Cot i Wrospake handad me	-
, _ 	a cell phone prom Dell's pochet. 1 spoke to Holgeard who had	-
1514	spoke to Holgeard who had	-
	seen C/c'd and called a lawyer	-
	ley cooperative. I explained The	-
	warrant things sought, the Stated	
	he has nothing in his person	1
	No shirt, clothe ponts, clear to	-
	De la sul	1
- 3	me may be doesn't have cell or	-
	compete on him. If I wenter praintened	7
	cushay & tolgrand. Not under owest.	
-		1
		1

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

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11/12	
1950	Upon approved to fast of res 1 Nauched in door a Set havealist
	disched in ass a St haveaut
	to word in 1 Dell care
	Berge and asked what) that.
-	I asked him to come to feet
	door and he said hall talk through
	145) and
	the under, I coked if Loki. how have up he Said "Not some asked if he could have lishin come to the four and
	I de la constant de l
	he was that
	he asked what for I explan
	sud le'll go see ; F he's availables
	the week said the harrest
1.	Went to but the first de Fina.
	Dell came back to wondow and
	suid loki hot available.
\$ 1.	More reg-troton and asked it
	we sale speak at the door
	insect of Yelling Through the also window
	IX said be'd welet at such and
	Lolly over the sence. Exting
	time he had a Develt Dall with
	Suall shap drill sit in hand. He
	west to buch any out as I got
	Is had door he was talley to
	Syl Garrent with Drill in have
	aggestive talling us it private property
	at get out. I said not ontil
	We speak to Low. He sad
	Do Von pape a part of? / podvad

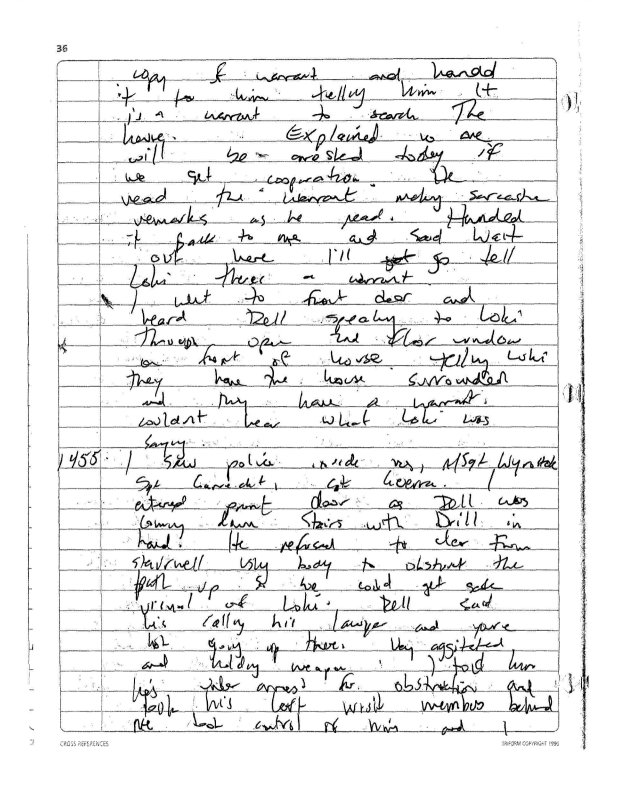
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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

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	could hear him terhally and
	musically relishing acres Sculling
)	physically relisting arrest sculling head and vertil commands by
	estimate the characteristics
	I Unhalstored an und seld stein
	Juholskred grund kld skir
	low to come down with
	heids ematy. I told him
	herds empty. I told him be is not under agrest and
	made su he water-and he is
	unt onder arrest it he consending
	De care deun spics with bands
	und. punk pager note in cost had him to out fait door to Sat. Gremper.
	had have to set
	fact door to Sat. Gremper.
	by Then bell was givested, and
	Deing escated to fifther with
	dotte west en Complaining that
	his write isn't boken but it's
-	form. No orthogod signs of
	panin or dis confort.
-	with der vest of how then
-	to kiteren : I vent (/c to Dell and made sure he redestrood: Then
	l ven (C + Dell and
	made sure he hadestood. The
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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

MHPS File #21-17198 Warrant Control #21-161

"Appendix A"

Introduction of the Affiant

- 1. I, Sergeant Clarke White of the City of Medicine Hat, Province of Alberta, a member of the Medicine Hat Police Service (MHPS), make an oath and say that:
 - a. I have been a police officer and member of the MHPS since January 27, 2004. I am presently assigned to the Major Crimes Section as an investigator and have been since January 6, 2020.
 - b. During my 17 years as a member of the MHPS I have worked in a variety of sections, including Patrol Section, Mountain Bike Unit, Canine Unit, and since obtaining the rank of Sergeant I have been assigned to the Supervisor of the Traffic Unit and an investigator within the Major Crimes Section.
 - c. During the course of my duties I have participated in large scale criminal investigations, both as an investigator and as a supervisor.
 - d. With respect to this investigation I am the primary investigator and affiant.

Locations

All of the locations described in this information are in Medicine Hat, Alberta, unless otherwise stated.

Overview

- Between April 16, 2018 and July 18, 2018, leaflets and pamphlets inciting hate and genocide were distributed throughout areas of Medicine Hat. These documents were left on targeted public buildings, public locations and parked vehicles, and contained literature about genocide and killing "gays" and "Jews".
- 4. On July 31, 2018, Loki Hulgaard entered the Safeway at 615 Division Ave Southeast. He paid for his purchase using four \$5 bills. Hulgaard fanned the bills out and displayed them to the clerk Michele Burton. This was done so that she would observe the ink stamp he had put on the bills that stated Jews=ESAU Jewish White Genocide. This is a reference to the belief that Jewish people are taking over the white race. Burton observed that Hulgaard appeared to be showing her the bills in an attempt to solicit a response from her. Burton was disturbed and contacted Police after Hulgaard left the business. Hulgaard was identified by CCTV.

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- 5. On August 1, 2018, MHPS Priority Street Crimes Unit arrested Hulgaard for inciting hatred in public. Upon his arrest he was found in possession of \$5 and \$20 bills stamped in ink, matching those that he passed in the Safeway.
- 6. On August 1, 2018, a search warrant was obtained for the residence of Hulgaard at 473 8 Street Southeast. As a result of the search, Police located four firearms that were cached with hundreds of rounds of ammunition. Two of the firearms were SKS rifles with the serial numbers ground off. With the rifles were four high capacity centrefire magazines where the pin that prevents more than five rounds had been removed making them prohibited. Also found in the residence was currency stamped with "Jews=ESAU", hand drawing of a male bombing buildings. Klu Klux Klan and religious documents supporting white supremacist beliefs, research on chemical, nuclear and biological warfare, Manifestos, interrogation, combat survival skills and combat medicine. A search of this electronics indicated that Hulgaard has knowledge of storing and protecting computer data. Police also located a large number of knives, collapsible batons. bats, and handcuffs, along with commando style clothing and survival kits.
- 7. Upon seizing the handwritten manifesto of Hulgaard, it was discovered that it closely resembled, almost mirrored that of Andres Breivik, who was known as a Norwegian domestic terrorist who carried out a series of mass murders in 2011 after detonating a bomb killing 8, then attending to a Worker's Youth League summer camp and murdering 69 people by gunfire.
- 8. On August 1, 2018, Hulgaard was charged with one count of Incite Hatred in Public, four counts of unsafe storage of firearm, four counts of unauthorized possession of a firearm, three counts of possession of a prohibited device, and two counts of possession of a firearm with the serial number removed. MHPS file 18-20330 refers.
- The investigation team at the time believed that they had interrupted a plan that had been set into action by Hulgaard to target specific groups with acts of serious violence. They also believe that this plan began with Hulgaard authoring his "manifestos", a structured template for carrying out his acts.
- 10. On August 3, 2018, Hulgaard attempted suicide by cutting his wrists. He was treated and released by the hospital.
- 11. On October 22, 2020, Hulgaard was found guilty of the above mentioned offences and the court adjudged that he be sentenced to a Conditional Supervision Order (C.S.O.) for a period of twelve months. One of the conditions of that order states that Hulgaard shall not publish or post, directly or indirectly, any material to any Internet site or any other social media site or platform where such postings or publications can be read by the general public, any information about immigrants, persons of Jewish religion or ethnic origin.

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- 12. On July 23, 2021, Sergeant Travis Pereira of the Royal Canadian Mounted Police (RCMP), Integrated National Security Enforcement Team (INSET), notified Staff Sergeant Ryan Thorburn of the MHPS about a potential breach of Hulgaard's C.S.O. conditions as they had observed literature posted to the Internet that is authored by Hulgaard. Sgt. Pereira provided screen shot images of the website http://www.colchestercollection.com/authors/H/loki-hulgaard.html
- 13. On July 26, 2021, I was assigned to investigate the alleged breach of C.S.O. I searched the Internet for http://www.colchestercollection.com/authors/H/lokihulgaard html and on that page observed a photograph and short biography of Hulgaard, along with a list of twenty online, PDF form books, authored by Hulgaard. The page also shows a publish date beside each of the book titles, all of which occurred between 2018 and 2021. These books are:
 - a. White Destiny: Stories of Destiny (2018)
 - b. White Shrapnel: A White Philosophy (2018)
 - White Praxis: A Practical-Ideological Handbook for the White Race (2019, 2020)
 - d. Absolute White: The Collected Works of Loki Hulgaard (2019)
 - e. White Alchemy (2019)
 - White Light: Transmutation of All Values (2020)
 - Universal Peace: A Story of the Jewish Hypocrisy and the Necessary Reaction Thereto (2020)
 - Ubermenscheit: Becoming a Superman (2020)
 - Who Is the Jew?: The Jew Identifier Document (2020)
 - Anti-Alcohol: Purging the Poison (2020) /
 - Jewish White Genocide (2020)
 - Jewish Genocide Techniques (2020)
 - m. How (((They))) Ruined My Life: Autobiography of Loki Hulgaard (2020)
 - Targeted Individual Handbook: Combating Gangstalking & Directed Energy Weapons (2020)
 - o. Hard Target: Philosophical Counterstrike against the Cabal (2021)

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- p. Contra Judaeus: Exposing Jewish Psychopolitics (2021)
- g. The Mask of Power: Hockey's Spiritual Virility (2021)
- r. The Despotism of Matriarchy (2021)
- s. Classism: An Indictment of Rich & Poor (2021)
- t. Security Manual: Self & Race (2021)
- 14. Upon inspection of the book titles, I discovered that each title is a link to a PDF copy of the publication in its entirety. Many of these literatures are hundreds of pages long, and contain Hulgaard's beliefs that immigration and people of the Jewish religion will cause the genocide of the whites, and that Aryans must cause death to them before they cause death to the Aryans. They also include detailed and structured templates on how the Aryans and White Supremist groups can carry out their ultimate goals. The general theme of the literature is of Hulgaard's deep rooted beliefs in the philosophies of White Supremacy. They also include many homicidal drawings. In total there are 3,091 pages of literature claiming to be authored by Hulgaard.
- 15. I observed that all of these books are accessible and readable to the general public via Portable Document Format (PDF) version through an open source website.
- 16. On July 29, 2021, a search warrant pursuant to Section 487 of the Criminal Code was granted by the Honourable Judge Brand for a search of Hulgaard's residence located at 473 8 Street Southeast. Upon arrival at the location police were met by, Hulgaard's father, Brian Dell, was non-compliant and uncooperative. Dell was informed that police have a warrant to search the dwelling house, but did not intend to arrest anyone that day. Dell obstructed police movement to the second floor where Hulgaard was isolated in a bedroom. While holding a drill with sharp drill bit in an offensive manner, Dell blocked police access to the second floor staircase preventing police access to Hulgaard's location. Dell was arrested for obstructing police and subsequently resisted arrest. Hulgaard was located and upon search of the room he was in, it was discovered that he had hastily disconnected a computer from its monitor and accessories and was attempted to conceal it as police were entering the residence. When found, the computer and its cords were hot to the touch.
- 17. As a result of the search warrant mentioned in paragraph 16, police seized from that location; four computers and/or laptop computer devices, one external hard drive, one internal hard drive, one cell phone, three USD drives, hundreds of pages of handwritten literature, stories, notes and books, and various weapons,

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including two boxes of Shuriken's, a starter pistol, a cap gun replica hand gun, stink bombs, and two knives that had been sharpened to surgical sharpness. All items seized were maintained and secured into MHPS property control by Cst. Johnston.

18. It's the intent of the police to search the electronic devices seized in paragraph 17 for any and all data and information related to the named offences.

Sources of Information

- 19.I have personal knowledge of the matters contained in this Information to Obtain, except where otherwise indicated below. Any information that does not stem from my own personal knowledge was obtained by me from the source specifically stated below and I believe that it to be true and accurate information.
- 20. The Canadian Police Information Centre (CPIC) is a national police computer system with input from all municipal and provincial Police Departments, as well as the Royal Canadian Mounted Police (RCMP). It maintains Criminal Records on subjects as well as outstanding charges and warrants. CPIC also accesses the motor vehicle and driver's licence registration data banks maintained by the respective provincial and territorial governments throughout Canada. These databases are maintained regularly and are considered to be current and accurate.
- 21. Records Management System (RMS) is a MHPS computer system that incorporates data from all occurrences reported to MHPS for which a report has been submitted. It maintains records on the most current addresses, phone numbers, occurrences and associates of individuals dealt with by members of the MHPS.
- 22. The MHPS Online Utility Records System (OURS) is a computer program that contains city utility records and indicates the names of Medicine Hat and Redcliff electric and/or gas utility customers. The system also indicates the address where the service is connected and the telephone number of the customer.
- 23. Where I have obtained information from the above named computer systems, I believe that the stated information is accurate and reliable because data input into all of these computer systems is done by designated personnel who are under a duty to accurately input data.
- 24. This information is based on my personal knowledge, experience and on information and belief. Where I have relied on information and belief, the basis of the information and belief has come from one or more of the following sources, namely:
 - a. My conversations with other police officers;

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- b. My conversations with other individuals;
- c. My review of reports, witness statements, police officer notes, and other written material and; except where otherwise specifically stated, I believe the information in this Affidavit whether based upon personal knowledge or information and/or belief, to be true.
- 25. As stated above, I have relied on information provided to me or written in reports by other police officers and believe the information to be true. The police officers who I have obtained information from in order to complete this affidavit are as follows:
 - a. Staff Sergeant Ryan Thorburn #320 (S/Sgt. Thorburn) of the MHPS.
 S/Sgt. Thorburn is currently assigned to the Patrol Section.
 - Sergeant Travis Pereira (Sgt. Pereira) of the RCMP. Sgt. Pereira is currently assigned to the Integrated National Security Enforcement Team (INSET).
 - Constable Adam Johnston #389 (Cst. Johnston) of the MHPS. Constable Johnston is currently assigned to the Major Crimes Section, Technology Crimes Unit.
 - d. Constable Eric Marshall #362 (Cst. Marshall) of the MHPS. Cst. Marshall is currently assigned to the Patrol Section.
 - e. Crime Analyst Amber Thomson. Thomson is currently employed by the MHPS.

Investigation

- 26. On July 26, 2021, I reviewed MHPS file 18-20330 and learned that on August 1, 2018, Hulgaard was charged with one count of Incite Hatred in Public, four counts of unsafe storage of firearm, four counts of unauthorized possession of a firearm, three counts of possession of a prohibited device, and two counts of possession of a firearm with the serial number removed.
- 27. On July 26, 2021, I read a copy of the Conditional Supervision Order (CSO) issued to Hulgaard on October 22, 2020 and learned that Hulgaard was found guilty of the offences mentioned in paragraph 22 of this information and the court adjudged that he be sentenced to a CSO for a period of twelve months. One of the conditions of that order states that Hulgaard shall not publish or post, directly or indirectly, any material to any Internet site or any other social media site or platform where such postings or publications can be read by the general public, any information about immigrants, persons of Jewish religion or ethnic origin.

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- 28. On July 23, 2021 at 14:32hrs, the MHPS received a CPIC message from AB01214@cwmail.nps-snp.gc.ca, Subject: HULGAARD, Loki Breach of CSO.
 - a. The message read:

"RCMP National Security analysts have conducted open-source checks on Loki HULGAARD, currently on a CSO for a conviction of willfully promoting hatred, and are in the process of capturing a number of items posted online that we believe are in a breach of HULGAARD's CSO. Our unit has consulted with outside professionals who are of the opinion that HULGAARD's recent posts display an indicate movement towards a racially-motivated incident that could threaten public safety and security.

Please contact Cst. Steve PURVIS at (confidential number) or Sgt. Travis PEREIRA at (confidential phone number) for additional information.

Your file #18-20330 refers."

- 29. On July 23, 2021, S/Sgt. Thorburn responded to the CPIC message by contacting Sgt. Pereira, acknowledging receipt, and then turned over the file to the Major Crimes Section.
- 30. On July 26, 2021, I was assigned as the primary investigator for this breach of CSO allegation. I reviewed the documentation provided to me in the form of screenshots of the website www.colchestercollection.com and its various subpages. I viewed that website via a desktop computer and observed that it is an open-source and unrestricted website open for all public to see. I also observed that Loki Hulgaard has a subpage within that website. On this subpage can be seen a photo of Hulgaard with a short biography, and a list of twenty titled books that claim him as the author. These books are listed and titled as such:
 - a. White Destiny: Stories of Destiny (2018)
 - b. White Shrapnel: A White Philosophy (2018)
 - White Praxis: A Practical-Ideological Handbook for the White Race (2019, 2020)
 - d. Absolute White: The Collected Works of Loki Hulgaard (2019)
 - e. White Alchemy (2019)
 - f. White Light: Transmutation of All Values (2020)

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- g. Universal Peace: A Story of the Jewish Hypocrisy and the Necessary Reaction Thereto (2020)
- h. Ubermenscheit: Becoming a Superman (2020)
- i. Who Is the Jew?: The Jew Identifier Document (2020)
- j. Anti-Alcohol: Purging the Poison (2020)
- k. Jewish White Genocide (2020)
- I. Jewish Genocide Techniques (2020)
- m. How (((They))) Ruined My Life: Autobiography of Loki Hulgaard (2020)
- Targeted Individual Handbook: Combating Gangstalking & Directed Energy Weapons (2020)
- o. Hard Target: Philosophical Counterstrike against the Cabal (2021)
- p. Contra Judaeus: Exposing Jewish Psychopolitics (2021)
- q. The Mask of Power: Hockey's Spiritual Virility (2021)
- r. The Despotism of Matriarchy (2021)
- s. Classism: An Indictment of Rich & Poor (2021)
- t. Security Manual: Self & Race (2021)
- 31.It is my belief that the bracketed dates beside each of the book titles is the date of publication or authorship to the website.
- 32. Upon further inspection of the book titles, I discovered that each title is a link to a PDF copy of the publication in its entirety. Many of these literatures are hundreds of pages long, and contain Hulgaard's beliefs that immigration and people of the Jewish religion will cause the genocide of the whites, and that Aryans must cause death to them before they cause death to the Aryans. They also include detailed and structured templates on how the Aryans and White Supremist groups can carry out their ultimate goals. The general theme of the literature is of Hulgaard's deep rooted beliefs in the philosophies of White Supremacy. They also include many homicidal drawings. In total there are 3,091 pages of literature claiming to be authored by Hulgaard.
- 33. After researching the above mentioned website, I was unable to determine who had uploaded Hulgaard's authored content to the Internet website.

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- 34. On July 27, 2021 at 11:39am, I spoke to Cst. Marshall, who was the primary investigator of the Hulgaard file 18-20330. Cst. Marshall stated it was his belief that the publications posted to www.colchestercollection.com have never before been seen by him and were not in Hulgaard's possession in 2018. Cst. Marshall is of the belief that these literatures appear to have been created following the 2018 investigation.
- 35. On July 28, 2021, I received documentation from Crime Analyst Amber Thomson that contained confirmed facts about Hulgaard through past investigations. Along with other facts already mentioned in this Information to Obtain, I learned
 - a. Hulgaard was born with the legal name Brendan Dell to Hanne Hulgaard and Brian Dell of Red Lake, Ontario.
 - b. Hulgaard legally changed his name to Loki Holger Hulgaard on May 26, 2016.
 - c. When Hulgaard was a child he was disciplined by his mother and retaliated by killing a number of birds and leaving their corpses in the kitchen for his mother to find.
 - d. Hulgaard received a Bachelor of Arts in Philosophy in 2008.
 - e. Hulgaard worked in security in 2008 and joined the military, enlisting as a naval officer. He received basic military training and was released in 2011. He stated in an interview with a prolific white-supremacist Internet broadcaster that the military was not for him.
 - In 2012 Hulgaard sent emails to extended family members regarding conceiving children and only marrying within the white race. Those family members told investigators that his mother has no contact with Hulgaard as she is scared of him and his family believes he is capable of carrying out a mass shooting.
 - In 2014 Hulgaard was staying at the Medicine Hat Homeless Shelter, where staff members described him as angry and displaying a hate towards women.
 - h. In fall of 2017 Hulgaard moves into a house at 473 8 Street Southeast, registered to his dad, Brian Dell.
- 36. On July 28, 2021 at 10:36am, I conducted an OURS query for the address located at 473 8 St SE, Medicine Hat, Alberta and observed the active utility account holder is Brian Dell, known to me as Hulgaard's father.

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- 37.On July 28, 2021 at 10:38am, I conducted an RMS records query for "Loki Hulgaard born January 5, 1983" and observed that shows an address of 473 8 St SE, Medicine Hat, Alberta. His last involvement with police at that address was June 23, 2021.
- 38. On July 28, 2021 at 10:41am, I conducted a CPIC and Alberta Operator's Licence query of "Loki Hulgaard born January 5, 1983" and observed that he remains on conditions of his CSO to reside at 473 8 St SE, Medicine Hat, Alberta, and his Alberta class 5 Operator's Licence shows an address of 473 8 St SE, Medicine Hat, Alberta. He does not have any registered vehicles. I also observed that be has no convictions on his criminal record.
- 39. On July 28, 2021 at 11:48am, I spoke to Cst. Johnston, who was the computer technician who searched and analysed Hulgaard's electronic devices in 2018 and learned that the publications observed on www.colchestercollection.com have never been seen by him and he believes they were not in Hulgaard's possession in 2018. Cst. Johnston also informed me that if he had access to Hulgaard's computers and any other devices that can access the internet, he has the skills and capability to determine if those computers and devices were used to upload related content from the computer or device to the internet.
- 40. On July 29, 2021 at 2:28pm, I received a search warrant pursuant to Section 487 of the Criminal Code, signed by the Honourable Judge Brand, authorizing a search of Hulgaard's residence located at 473 8 Street Southeast.
- 41. On July 29, 2021 at 2:50pm, I attended, along with several other police members to 473 8 Street Southeast, where we were met by Hulgaard's father, Brian Dell, who was non-compliant and uncooperative. I informed Dell that police have a warrant to search the dwelling house, but did not intend to arrest anyone that day. Dell was provided a copy of the warrant. Dell obstructed police movement to the second floor where Hulgaard was isolated in a bedroom. While holding a drill with sharp drill bit in an offensive manner, Dell blocked police access to the second floor staircase preventing police access to Hulgaard's location. Dell was arrested for obstructing police and subsequently resisted arrest. Hulgaard was located and upon search of the room he was in, it was discovered that he had hastily disconnected a computer from its components and was attempted to conceal it as police were entering the residence. When found, the computer and its cords were hot to the touch.
- 42. As a result of the search warrant mentioned in paragraph 41, police seized from that location the following items:
 - a. Memory Lane tower computer,
 - b. Zotac Mini PC computer Model ZBOX-IQ01-PLUS,

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- c. HP Pavilion G Series Laptop computer,
- Toshiba Satellite L300 Computer,
- Western Digital internal hard drive,
- Seagate One Touch SSP external hard drive,
- Alcatel U50 cell phone,
- Three USB drives (2 silver unmarked, 1 purple Lexar),
- Hundreds of pages of handwritten written literature,
- Weapons, or replicas thereof:
 - i. Two cases of Shuriken's; being hard non-flexible plate having three or more radiating points with one of more sharp edges in the shape of a polygon, trefoil, cross, star, diamond or other geometrical shape, and any similar instrument or device.
 - ii. a starter pistol,
 - iii. a cap gun pistol,
 - iv. stink bombs.
 - v. two knives with surgical sharpness.
- 43. On July 29, 2021 at 4:21pm, police left the residence of 473 8 Street Southeast, with Cst. Johnston in possession of all seized items listed in paragraph 42. Cst. Johnston maintained continuity of all seized items until such time as they had all been documented, logged and locked in exhibit control lockers at the MHPS building located at 884 2 Street Southeast. They remain secured inside those lockers.

Internet, Computer Devices (including Cellular Telephones), and Other Items Capable of Uploading and Storing Electronic Data

- 44.1 spoke to Cst. Johnston regarding the Internet, computer devices and other items capable of storing electronic data and was informed of the following:
 - a. The Internet is a worldwide network that connects computers, and other devices capable of accessing the Internet, and allows for communications and the transfer of data and information;

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- b. The Internet allows individuals to trade documents, videos, pictures or images. Documents, videos, photographs and other images can be used to create data that can be stored in a computer device. This storage can be accomplished by using a digital camera and transferring the digital images or videos to the computer device, or by using a camera that is part of the computer device, such as a web-cam or cell phone camera, or by scanning a paper copy and converting it to digital form:
- c. A Website is a site (location) on the Internet. Each Website contains a home page, which is the first document a user sees when they enter the site. The site might also contain additional documents and files. Each site is owned and managed by an individual, company or organization.
- Documents, videos, photographs and other images can be stored in a computer device. The storage of this data can be accomplished by using a digital camera and transferring the digital images or videos to the computer device, or by using a camera that is part of the computer device, such as a web-cam or cell phone camera, or by scanning a paper copy and converting it to digital form;
- e. Cellular telephones are capable of performing the same functions to computers. Cellular telephones commonly contain digital cameras, internal and external storage capacity, web browsers, and email programs. Cellular telephone users can access the Internet, send email, and take digital photographs with their cellular telephones;
- Cellular telephones can be used to send files or images to the user's computer or to any other computer or device that is accessible via the Internet. Files and images can also be sent from an Internet accessible computer or device to a user's cellular telephone;
- g. A person's use of the Internet necessarily results in data being written to their computer device's hard drive or its internal memory. This Internet history is temporary in nature and may be overwritten or deleted during routine use of one's computer device. Once data has been overwritten, it is, for all practical purposes, impossible to retrieve even forensically.

Search and Seizure of Electronic Devices (including Cellular Telephones) and Other Items Capable of Storing Electronic Data and the Data Contained Therein

45. On July 28, 2021, I spoke to Cst. Johnston and further learned he has had specialized training in using software applications designed to retrieve data that has been cached, stored or deleted on computer devices and other items capable of storing electronic data. Cst. Johnston further advised me that he has performed numerous forensic examinations on computers and other items

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capable of storing electronic data and has located various types of data on them including images, video and text communications. He provided me with the following regarding the search and seizure of computer devices and other items capable of storing electronic data and the data therein:

- a. Search and seizure of evidence from computer devices and other items capable of storing electronic data commonly require law enforcement officers to seize most or all computer items (computer hardware, computer software, and computer related documentation) and all other items capable of storing electronic data to be processed later by a qualified computer examiner in a laboratory or other controlled environment. An analysis must then be conducted on the seized items to search for data which will provide evidence of the offences. This is true because of the following:
 - i. In order to fully examine data from a computer device, the analyst needs all data storage devices as well as casing and computer hardware components used to make the computer operate and function. In addition, the analyst needs all the system software (operating systems or interfaces, and hardware drivers) and any applications software which may have been used to create the data (whether stored on a computer device's hard drives or on external storage devices):
 - ii. Computer devices and other items capable of storing electronic data can store the equivalent of hundreds of thousands of pages of information. Digital data is also extremely portable and can be easily transferred onto multiple items capable of storing electronic data. When the user wants to conceal criminal evidence, he or she may store it in random order with deceptive file names and on multiple devices. This requires searching authorities to examine all the stored data to locate evidence of an offence. This sorting process may take a significant amount of time, depending on the volume of data stored, and it would be generally impossible to fully accomplish this kind of data search on site;
 - iii. Searching computer devices and other items capable of storing electronic data for criminal evidence is a highly technical process requiring expert skill and a properly controlled environment. The search of a computer device, and other items capable of storing electronic data, is an exacting scientific procedure which is designed to protect the integrity of the evidence and to recover even hidden, deleted, compressed, password-protected, or encrypted files. Since computer evidence is extremely vulnerable to tampering or destruction (which may be caused by malicious code or normal activities of an operating system), the controlled

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

GO# 2021-17198 CLOSED

MHPS File #21-17198 Warrant Control #21-161

environment of a laboratory is essential to its complete and accurate analysis;

- b. As is the case with most digital technology, electronic communications can be saved or stored on hardware and data storage devices used for these purposes. Storing this information can be intentional, e.g., by saving an e-mail as a file on the computer or saving the location of one's favorite Websites in "bookmarked" files. However, digital information can also be retained unintentionally, e.g., traces of the path of an electronic communication may be automatically stored in many places (e.g., temporary files or ISP client software, among others). In addition to electronic communications, a user's Internet activities generally leave traces or "footprints" in the web cache and history files of the browser used. Such information is often maintained for very long periods of time until overwritten by other data;
- c. Importantly, the interplay between software applications and the computer device's operating systems often results in material obtained from the Internet being stored multiple times, and even in different locations, on a computer device without the user's knowledge. Even if the computer user is sophisticated and understands this automatic storage of information on their computer device, attempts at deleting the material often fail because the material may be automatically stored multiple times and in multiple locations within the computer device and on data storage devices. In order to retrieve this data, an analysis must be completed by a trained examiner;
- In order to obtain evidence in relation to the offences, an exact duplicate image of all the data contained on any seized items must be acquired and the subsequent analysis is then completed on the image in order to protect the integrity of the original seized items. If an exact duplicate image of the seized device is not possible, an evidentiary data recovery method will be used, which will ensure that the integrity of the device and the data is maintained in the state it was located in, and a copy of the data will be acquired and preserved. An exact duplicate image or acquired data copy ("the acquisition") is required so that the data contained on the seized items may be analyzed in the exact state it was found in upon seizure. This analysis, which will be completed subsequent to the acquisition, includes the location and preservation of any files, documents, images, communications, or other data of evidentiary value, as well as supporting electronic data which demonstrates the movement and history of the files, documents, images, communications, or other data on the seized items and any evidence related to knowledge, possession and control of the seized items and the data contained therein:
- e. The analysis will be limited to data the examiner believes will provide information related to the offences. As well as identifying direct evidence

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GENERAL OCCURRENCE HARDCOPY (OBSTRUCT PUBLIC PEACE OFFICER)

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of the offences, the analysis may be used to confirm alibis or statements, determine intent, or identify sources of data;

f. The acquisition of the data can be a lengthy process depending on the number of devices and the storage capacity of the devices. The Technology Crimes Unit has specialized training and tools available to complete a full analysis and has been requested to conduct the expanded scope analysis of the items sought in this Information to Obtain. The time required to complete the subsequent analysis of the data will depend on several factors including, but not limited to: whether the device is password protected, the amount of data contained on the seized items, the amount of data that is relevant to the offences, and the manner in which the data is stored. As Crown and Defence counsel often have questions about the data after the results of an analysis are provided, the analyst may need to re-examine the data multiple times right up to and including the date of any court proceeding in relation to the offences.

Conclusion

- 46. The 2018 investigation into Hulgaard revealed evidence of his hatred towards certain ethnic, cultural and minority groups, and that he may have been preparing to carry out act(s) of violence. Investigators believe that his arrest and the seizure of this weapons, electronic devices, literatures and other items at that time may have interrupted his plan.
- 47. Hulgaard's past behaviours display a propensity for homicidal and suicidal tendencies, along with deep rooted beliefs in White Supremacy, with targeted hatred towards immigrants and most specifically those of the Jewish religion.
- 48. Hulgaard has been bound by the conditions of a CSO since October 22, 2020, including that he shall not publish or post, directly or indirectly, any material to any Internet site or any other social media site or platform where such postings or publications can be read by the general public, any information about immigrants, persons of Jewish religion or ethnic origin.
- 49. It is my belief that Hulgaard has authored at least twenty documents, aimed at inciting hate, murder and genocide and that these documents may be stored on electronic devices and electronic storage devices that were seized by police on July 29, 2021. It's also my belief that at least six of those publications were uploaded to the Internet while Hulgaard has been bound by the CSO conditions that prevent him from doing so.
- 50. The material that Hulgaard has authored contains information about immigrants and persons of Jewish religion and ethnic origin, and that material has been uploaded to the Internet, where the general public can view and read it.

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- 51.It is unknown at this time who has uploaded the material authored by Hulgaard to the Internet but it's my reasonable belief that a search of Hulgaard's computers and electronic devices will prove that he participated in, either partially or fully, with the uploading of such content to the Internet.
- 52. The search of Hulgaard's residence on July 29, 2021 located computers, electronic devices, electronic storage devices and a cell phone and I have reasonable grounds to believe those devices store evidence related to the named offences.
- 53. Pursuant to Section 487 of the Criminal Code, I am requesting that a search warrant be granted to authorize the post seizure examination of the cellular telephone, computer(s), tablet(s), storage device(s) capable of storing data, and any device capable of accessing the internet including peripheral components that have been seized and are currently stored securely at the MHPS building at 884 2 Street Southeast, Medicine Hat, Alberta.

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Related Attachment - SEARCH WARRANTS

 Description
 WRT TO SEARCH - 2021JUL29 - WC#21-160

 Date
 2021-AUG-05

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LOKI HULGAARD 1985-JAN-05

Subjects Activities

- Extensive research on potential armed conflict, the procurement of chemicals to make
 explosives, the psychology of people relative to incidents and interrogation, Nuclear,
 Biological and Chemical warfare and personal protection, combat survival skills and
 combat medicine. Manifesto and memes of Andres BREIVIK and Dylan ROOF the memes
 were some of the last things downloaded prior to the search warrant (One specifically
 involving Andres BREIVIK stating something like Don't wait for the revolution start the
 revolution)
- HULGAARD has knowledge of computers pertaining to storing and protecting data, some of the more concerning documents were hidden and difficult for forensic to uncover.
- Military background is minimal and was release as a non-commissioned officer in 2011
- JUDE Stickers began to surface in Medicine Hat in April 2018, and expanded to the Immigration = White Genocide and the Kingdom Identities Ministries leaflets and finally the stamping of money with the ZOG info
- Explanation in his manifesto regarding his removal of the serial numbers of the guns (to make them untraceable)
- Search warrant he had "go bags" as well as prep bags for various possible scenarios including gas masks/radiation suits and survival bags with food and survival materials
- Prior to his charges he remained on forums with individuals with common ideologies.
 After his charges he created a you tube page and has since been interviewed with individuals very prevalent in the right wing/free speech ideologies including Paul FROMM, Brian RUHE and Brandon MARTINEZ (MARTINEZ perspective)
- Recently, started attending the downtown YMCA (March 2019) and his current physique indicates that he is very physically fit and leads strict and regimented health regime
- Members tried to serve documents April 2019 he refused to answer the door and members believe he was home. He has refused to answer the door on numerous occasions in the past as well when officers attended.

Extreme Right Wing Ideology

Leaflets left on only veteran plated vehicles were belonging to Kingdom Identity
 Ministries with Southern Poverty Law Center –classifies as a designated hate group

- Lifestyle when completing the search warrant it was apparent to officers that he lives his life in correlation to a Nazi SS solider: purification techniques, strong belief in racial purity.
- Strategic placement of his cause (stickers and pamphlets) churches, immigration office, veteran license plated vehicles (he speaks to his placement techniques as well)
- References war and the Jewish Police state, a war based on a paranoid fear.
- HULGAARD refers to multi-cultural society as being unstable and doomed and likely to fall into violent warfare between the competing groups, making biblical references.
- Firm focus on the issues of racial purity, his perception of the Jewish community, equality, and particularly that he feels he has not been treated equally by the support systems, and feels unjustly treated.

Present Charges before the Courts:

- Section 319(2) CC Willfully Promote Hatred
- Section 108(1)(b) CC x 2 Possess firearm knowing S/N removed
- Section 86(1) CC x 4 Careless Use/Storage Firearm
- Section 91(2) CC x 4 Unauthorized possession prohibited device
- Section 91 (1) CC x 4 Unauthorized possession of a weapon

Potential to Move Toward Violence

- Threat Assessment completed by Sheriff's Branch- ASSIST stated there is a moderate risk for HULGAARD to commit violence. The threat assessors had the basic first set of details on the investigation. Since this date further computer forensics have been completed and further information presented itself in reference to research on various techniques on attacks including locations of specific building that could be targeted, how to set charges to implode a building and manifesto with detailed lengthy planning how to carry out an attack to create the largest impact.
- Despite not being involved in documented directed violence HULGAARD was gathering and researching the necessary information and tools to have the potential for an act to be carried out, he also references the reasoning behind his present charges and the calculated removing the serial numbers from the firearms was for evasion purposes

 From:
 Sean McGuigan

 To:
 Clarke White

 Subject:
 FW: Loki Hulgaard

 Date:
 July 26, 2021 1:26:39 PM

Attachments: image003.png

image004.png image001.png

Here is another response.



Sean McGuigan Constable, Major Crimes Unit

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From: Pereira, Travis < Travis. PEREIRA@rcmp-grc.gc.ca>

Sent: July 25, 2021 9:32 AM

To: Sean McGuigan <Sean.McGuigan@mhps.ca>

Cc: Campbell, Daniel <daniel.e.campbell@rcmp-grc.gc.ca>

Subject: RE: Loki Hulgaard

Hello Sean,

Sorry, I just came into the office for something else and just saw your email today. Let me know if you were able to obtain an answer.

As per your question, no issue on identifying that the information came from the RCMP. We have been monitoring the file that MHP charged him on. I know that your member, Eric Marshall has indepth knowledge of this file/subject however I believe S/Sgt. Thorburn said he was away on leave.

From my understanding, the information the subject posted would be a breach of his conditions. Cst. Campbell from our unit is back from holidays tomorrow (Monday) and is well versed on this subject and can also assist with answering any further questions that you may have. Dan Campbell 403-

If there is something urgent you require, I can be contacted on my cell today – 403-

Thanks,

Travis

From: Sean McGuigan < Sean.McGuigan@mhps.ca>

Sent: July 23, 2021 4:32 PM

To: Pereira, Travis < <u>Travis.PEREIRA@rcmp-grc.gc.ca</u>>

Subject: FW: Loki Hulgaard

Hi Travis,

We are having a little bit of confusion, with the direction on this file.

Are we able to mention where our initial information came from? Do you have an issue with us indicating that INSET provided our starting point? I realize we can grab all of the website information ourselves.

Are you working a file on this subject? Or is he fair game for us to investigate in the event there further charges from his online posts.

You had mentioned to S/Sgt. Thorburn that you believed there was an elevated risk from this subject, are you able to elaborate, and is there any precautions we should be taking?

Thanks,

Sean McGuigan 403-



Sean McGuigan Constable, Major Crimes Unit

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From: Todd Hodgins < <u>Todd.Hodgins@mhps.ca</u>>

Sent: July 23, 2021 2:43 PM

To: Sean McGuigan < Sean. McGuigan@mhps.ca >

Subject: FW: Loki Hulgaard

From: Ryan Thorburn

Sent: July 23, 2021 1:45 PM

To: Todd Hodgins < Todd. Hodgins@mhps.ca>

Subject: FW: Loki Hulgaard

As discussed, could you please have a look at this. This will likely take a computer technician or analyst to confirm that Loki is responsible.

Thanks, Ryan

From: Pereira, Travis < Travis.PEREIRA@rcmp-grc.gc.ca>

Sent: Friday, July 23, 2021 12:53 PM

To: Ryan Thorburn < Ryan. Thorburn@mhps.ca>

Cc: Purvis, Steve < steve.purvis@rcmp-grc.gc.ca>; Campbell, Daniel < daniel.e.campbell@rcmp-

grc.gc.ca>; Scott, Ben <been.scott@rcmp-grc.gc.ca>

Subject: Loki Hulgaard

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hello S/Sgt. Thorburn,

As per our telephone conversation regarding Loki Hulgaard, please have a review of the concerning material that was posted by the Hulgaard which we believe is a breach of his CSO.

I appreciate you looking into this matter immediately while your assigned mbr to your MHP file 18-20330, Eric Marshall is away.

Sincerely,

Travis



Travis Pereira, Sgt.

Integrated National Security Enforcement Team /
Crisis Negotiator Team Leader South

Royal Canadian Mounted Police

Calgary, AB

Office:(403) Cell:(403)

Travis.Pereira@rcmp-grc.gc.ca

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FACTUM

1.TABLE OF CONTENTS

This document outlines a number of serious concerns regarding the circumstances leading to the Appellent's signed agreement to the Conditional Sentence Order on 22 October 2020. At the time of signing the agreement, the Appellent was under extremely stressful conditions, in addition to which he was subjected to undue influence and gaslighting by his lawyer, into signing this agreement. For a number of reasons, as laid out within this document, the Appellent claims the the lawyer's counsel and duty of care towards the Appellent has been violated.

The Appellent contends that

- 1) the guilty plea was not voluntarily entered as it was uninformed and the essential elements of the case were not admitted
- 2) the lawyer failed in his duty of care and didn't provide the Appellent with informed advice;
- 3) the sentence imposed contains conditions that are unreasonable and which conditions violate the Appellents freedom of conscience and are unduly restrictive of his basic liberties

THE PARTICULAR CIRCUMSTANCES, AS DESCRIBED BELOW, WITHIN WHICH THE Appellent HAS SIGNED HIS AGREEMENT TO THE CONDITIONAL SENTENCE ORDER, SHOULD RENDER THIS AGREEMENT TO BE NULL AND VOID. IT IS THEREFORE REQUESTED OF THE COURT THAT THE EXISTING CONDITIONAL SENTENCE ORDER BE REVOKED.

THE Appellent REQUESTS THE COURT TO BOTH REVOKE THE CONDITIONAL SENTENCE ORDER AND GRAN THE Appellent A TRIAL BY JURY.

HOWEVER, IF, IN THE MEANTIME, THE APPELENT IS REQUIRED TO ABIDE BY THE EXISTING SENTENCE ORDER FOR ANY SIGNIFICANT PERIOD OF TIME, THEN, AS A MATTER OF URGENCY, CLARIFICATIONS ON THE CONDITIONS OF THE SENTENCE ORDER ARE REQUESTED (AS SET OUT BELOW) IN ADDITION TO A REVIEW OF THOSE CONDITIONS, TO ENSURE THAT THEY WILL BE FULLY PRACTICABLE FOR THE Appellent TO ADHERE TO.

It is on this basis that the Appellent seeks to retract his agreement to the said Conditional Sentence Order and appeal his decision to plead guilty

Please note that the lawyer referred to within this document, who was appointed in June 2020 to represent Mr Hulgaard, ceased to be Mr Hulgaard's legal representative, as of 27th October, due to Mr Hulgaard having ended the relationship upon realising the consequences of having been pressured into agreeing to the Conditional Sentence Order, as explained below.

With regard to the validity of the Conditional Sentence Order, as it stands, contrary to the signed statement of the Appellent's lawyer, that he "took reasonable measures to ensure the Offender understood the Order and the explanation" this is clearly not the case, given that explanations regarding the implications, to the Appellent, of the conditions comprising the Conditional Sentence Order had not been provided in adequate detail to the Appellent, prior to the Appellent having been persuaded to agree to them, and that the requirement for such clarifications remains unsatisfied to date.

The Appellent made initial contact with his lawyer, Mr Hadford, in June 2020, and that conversation largely involved Mr Hadford's questioning as to the Appellent's background. During the subsequent conversation, the Appellent's lawyer discussed with him the matter of having his guilty plea overturned, convincing him of the likelihood of winning his case. However, during his conversation with his lawyer on 17th October, the Appellent states that

his lawyer provided him with a much more pessimistic assessment of the likely outcome of his case. This is despite no new information, or change of circumstance, to suggest why this assessment had altered so considerably over such a short time frame. This very contrary view, provided by the Appellent's lawyer is the context within which the Appellent became increasingly anxious about his potential fate, and is arguably a significant factor in why the Appellent felt under such pressure to sign the Conditional Sentence Order.

It was as a consequence of the fact that the Appellent had failed to appear in Court at the required time no October 22nd, having made an error regarding the time that he was due to appear in Court (the Appellent fully acknowledging his error), that he was arrested and held in custody. The Appellent's lawyer visited his Client whilst the Appellent was being held in custody, having been put in leg irons. The Appellent was at the time, naturally, in some distress and had been given no indication as to how long he would have to remain in this predicament. The Appellent's lawyer indicated to him that he had no idea how long he might remain incarcerated, suggesting that he may remain in custody indefinitely; but that on signing his agreement to a pre-prepared Conditional Sentence Order (which the lawyer presented to the Appellent there and then, for the first time) that the Appellent would be released from custody (effective immediately upon signing the document). With regard to the length of time that the Appellent may otherwise have had to remain in custody, without having been charged, it appears that the Appellent may have been provided with misleading information.

The Appellent asserts that his lawyer was extremely persuasive, almost insistent, that the Appellent, in the midst of this very distressing ordeal, should sign the Conditional Sentence Order, which the Appellent had not previously been provided with a copy of, nor had he received an explanation of what it entailed with adequate clarity to make an informed decision with respect thereto given its amibuity and generality as well as the vague statements provided by the lawyer with respect thereto. The first mention to the Appellent of the (proposed) Conditional Sentence Order by his lawyer had been during a conversation on Saturday 17th October, the lawyer having promised to forward a copy of that proposed order to his Client two days later (Monday). However the Appellent only received a copy of that

proposed order on the date of the Court hearing while in custody (too late to have had the opportunity to consider the details of the order before that hearing was due to take place or to consult with outside third parties as to its meaning and implications). This constitutes a failure by the Appellent's lawyer to act with due diligence, in providing this most essential information, at the most critical stage of his Client's entire legal case.

As a result of the circumstances described above, it can be asserted that the Appellent has been coerced into signing his agreement to the Conditional Sentence Order document, under conditions of duress, without having been equipped with the necessary information with which to make an informed decision.

Additionally as far as the Appellent can recall, the Appellent was unaware of the penalty he was facing prior to having heard of it for the first time while in custody and thus had no standrad against which to weight a prudent decision.

Additionally the lawyer did not provide the client with the full disclosure to consider and thus the client was uninformed as to the evidence against himself.

Additionally he had not been informed by hiw lawyer if his previous lawyer, Michael Gilchrist had been contacted and what were the fruits of any such discussion should there have been such.

Additionally the Appellent was unaware of any legal work undergone on the set aside application of his previous plea by his lawyer, Scott Hadford and what specifically Mr Hadford simply presenting the Appellent with his opinion that the case would not succeed. His lawyer had simply focused in the later stages of their brief releationship on persuading his client to accept the CSO agreement and all of its entailments which were unkown in theri particulars to an adequate degree for the Appellent to make an informed decision. The lawyer employed gaslighting techniques in persuading the Appellent that the appeal had minimal probability of success and that jail would be almost a ceratinty should the Appellent not plead guilty.

Further, the Conditional Sentence Order comprises a list of 21 conditions that have been referred to, within the sentence order document, as 'Optional Conditions'. These conditions

are somewhat ambiguous and may certainly be described as 'onerous', with some of them being positively unworkable (as explained below under 'concerns specific to the Conditional Sentence Order) and yet the Appellent's lawyer has failed to address the flaws inherent within these conditions, which render them impractical, nor has he demonstrated concern for his Client regarding this fact. Additionally, as already mentioned, the Appellent, prior to having been pressurised into signing his agreement to the sentence order, has been denied the opportunity to reflect on, and to request clarification on, the implications to himself of each of the 'Optional Conditions', as well as of their implications in their entirety.

As previously mentioned, the circumstances within which the Appellent was persuaded to sign his agreement to the Conditional Sentence Order were brought about by the Appellent's error, having been mistaken about the time that he was due to appear in court on 22 Oct 2020. However, the purpose of the Court hearing on that date was simply to consider the Appellent's appeal to have his guilty plea overturned, and had <u>not</u> been for the purpose of sentencing the Appellent for his alleged crime. It appears therefore that the matter of sentencing need not have arisen at all at this stage in the Appellent's legal case.

The Conditional Sentence Order in question, demands that the Appellent serve a 12 month sentence, 4 months of which being under house arrest with the remaining 8 months under curfew. However, for the previous 18 month period, during which the Appellent's legal case has remained pending, the Appellent has been required to live under curfew conditions that, arguably, ought to count as being a part of any potential sentence term. Taking these curfew conditions of the past 18 months into account, the sentence term that has been handed to the Appellent totals two and a half years, in addition to a further two year probation period. This appears to be excessive given the nature of the alleged offence. The Appellent's lawyer does not appear to have made any attempt to negotiate a more proportionate sentence on his Client's behalf, which raises a further issue of some concern. No knowledge was had by the Appellent of any greater penalty or what the Appellent was facing in terms of punishment if convicted against which he might have weighed the CSO.

Regarding the probation aspect of the sentence, in the copy of the Conditional Sentence Order document that was provided to the Appellent, the terms of the probation period have been redacted. It appears therefore that the Appellent is expected to be bound by these terms without having been provided with details of what they in fact are.

A further cause of significant concern is with regard to a recent CBC article about the Apellant, in which the Appellent's lawyer, Mr Hadford, made disparaging remarks about his Client. It was shortly following his ordeal, of 22 October, of being held in custody and pressured into signing an agreement that he now bitterly regrets, that the Appellent was further distressed by the discovery of the 'CBC' article about himself, in which his lawyer, Mr Hadford, described his Client as being "a disenfranchised individual" and that "he will be involved in a program where he meets with various case workers to assess his needs and address them through the appropriate agencies. If one relationship doesn't pan out, it doesn't end his relationship with the program," Hadford explained, adding that "the goal is to integrate Hulgaard into society at a level where he can establish some form of collegiality" (link to the article: https://www.cbc.ca/news/canada/calgary/loki-hulgaard-medicine-hatbrendan-stanley-dell-john-maher-1.5773693). Additionally the CBC article had originally selected a stillshot photo of the Appellent from an interview wherein the Appellent was shown in an awkward pose so as to suggest he was unbalanced or defective as the article also implied. The Appellent had contacted CBC about the defamatory article and the photo was changed but no apology was offered for the article nor was it changed in its wording or content.

Regarding the article in question, the Appellent's lawyer, Mr Hadford, has publicly made sweeping, and certainly inaccurate, judgements about the character of the appelent; this being on the basis of just two meetings and two telephone conversations that he has had with his Client, during which Mr Hadford did most of the talking. **Thus, Mr Hadford is not qualified to form such opinions, and certainly not to publicly assert them, on the nature, character and integrity of the Appellent.**

The program that is referenced by Mr Hadford, within the article ("Chinook Model Program"), is one that the Appellent is very unclear about, in terms of what it will entail, and of what exactly the expected outcomes are. Mr Hadford further stated that various 'caseworkers' will be involved in working with the Appellent on this program, and yet Appellent has not been provided with any information as to what the role of these

'caseworkers' would be, nor of the capacity in which they would be working with him. Mr Hadford's statement that "the goal is to integrate Mr Hulgaard into society at a level where he can establish some form of collegiality" infers that the Appellent is in need of some assistance to adapt and integrate into society. This is both inaccurate and unfair. Indeed, this view that there is somehow something amiss with the Appellent that requires intervention measures to adjust him to a form of "collegiality", does in fact have somewhat sinister overtones and, arguably, far reaching implications within the legal profession, regarding the issue of 'boundary creep', in addition to being subtley defamatory to the Appellent's reputation.

Given that the Court itself, having stated that it is satisfied that the Appellent presents no threat to the community; it begs the question of why a counselling/intervention program for the Appellent should be required at all. Mr Hadford's statement that the Appellent requires adjustment "to a form of collegiality" is wholly unfounded. Furthermore, this statement suggests that Mr Hadford does not consider that the Appellent should be simply left to be the person that he is, in his unique character and his own manner of interacting with others (providing of course that he remains within the boundaries of the law, and causes no harm). It is the principal of 'do no harm' that is arguably paramount, and there is no cause to give rise to any concern that the Appellent would ever be a threat to anyone. The problem of insisting that anyone should be moulded to conform to any other person's idealised view of how everyone should 'be' is in fact very troubling. Far from promoting diversity, it actually serves to stifle it, being itself, arguably, an intolerance of difference.

Although the matter of the CBC article cited raises a separate issue to the matter at hand, that being the validity of the Conditional Sentence Order, it nonetheless serves to illustrate the lack of regard that Mr Hadford has demonstrated towards his Client, in terms of failing in his obligation to uphold the principal of client confidentiality, as well as in his duty of care towards his Client. Mr Hadford has shown no regard for the impact his comments, within this article, would have on his Client in terms of how it may prejudice his Client's reputation within his community, especially given that Mr Hadford's statements are entirely unfair and inaccurate. This portrayal of the Appellent is in fact in stark contrast to how the Appellent has behaved throughout the entire two and a half year period, during which he has lived

under curfew conditions. What is particularly troubling about such statements is of how it could also prejudice the Court supervisors' approach towards the Appellent, thus putting him at risk of being obliged to undergo assessments that would be wholly inappropriate and wholly unwarranted.

Regarding the matter of the mandatory counselling program, prior to having signed the Conditional Sentence Order, the Appellents' lawyer had advised him that that the issue of counselling was a possibility only, and yet the sentence order makes this a mandatory requirement. The Appellent was leter informed by his lawyer that counselling would be mandatory if jailed thus providing yet another disinsentive for the Appellent to continue with the appeal given his state of mind. The Appellent therefore has clearly been misled in this regard; indeed, it may have been the lawyer himself or in collusion with the crown that determined that a counselling program should be mandatory (this matter requires clarification). It is unclear to the Appellent who was responsible for determining precisely what conditions should comprise the Conditional Sentence Order, and whether his lawyer prepared them himself, or had a role in preparing them. If so, then the Appellent's lawyer has taken it upon himself to determine that his Client should undertake a mandatory counselling program, having also taken it upon himself to determine what that counselling program should be.

As previously mentioned, as yet, the Appellent remains entirely unclear as to this counselling program would entail. If the Appellent's lawyer is indeed responsible for having made such a determination, which in his capacity of legal representative he is not qualified to make, this would constitute a gross overreach of his role. It is not a defence lawyers' place to determine any given potential psychiatric or counselling treatment that a client should be forced to undertake; his role should be restricted to ensuring that his client receives a fair trial and that any potential sentence is proportionate to the offence.

This particular matter raises an ethical matter that warrants investigation.

Additionally, after sentencing the Appellent was made to be put into contact with an organization called the "Organization for the Prevention of Violence" whose existence he had not been aware of at that time of signing the CSO (albeit with hesitation and reservations at the very moment of signing only having done so through the coercion of incarceration as an

alternative). This organization is apparently as far as the Appellent understands not officially related to the government and the Appellent questions why the court is mandating he involve himself with said organization. This especially given that apparently the organization deals with violent individuals and the Appellent has never been charged with a violent crime and has been released into the community and as stated by Justic Mahar does not pose a threat to the community as quoted verbatim in the CBC article. To coerce the Appellent into contracting with such an organization as a condition of avoiding incarceration (being in effect placed under duress) implies that he is violent while the circumstances surrounding the cases have proven otherwise. The organization entails the signing of a contract allegedly 'voluntarily' entered into while the court claims that such a contract is mandatory. Hence signing such an 'agreement' amounts to no agreement as violating the very principles of contract law being not agreed to by the Appellent but being done under duress. Hence he is being subject to conditions which violate his basic rights.

Additionally the organization entails a mandatory psychological and/or psychiatric evaluation which is a violation of the Appellent's freedom of conscience not least of all because he does not ascribe legitimacy to the disciplines of psychiatry ("Psychiatric Fraud", Richard Lighthouse; "Theology of medicine", Thomas Szasz, M.D; "Does Mental Illness Exist", William Ramsay, JD) or psychology ("The Misdeeds of Psychoanalysis", Rene Guenon) which are antithetical to his worldview.

Additionally he is well aware of the usage of punitive psychiatry and/or psychology as a mechanism of giving false diagnoses of 'mental illness' to people alleged to be critical of government or corporate interests or policies ("The Myth of Psychiatric Diagnosis", William Ramsay, J.D). The Appellent suspects that the government wishes to set legal precedents for the association of politically incorrect speech and even thought/behavior with 'mental illness' as a means of justifying the institutionalization of its alleged critics or potential critics based on the discourse of psychiatry/psychology. In the CBC article referenced above he has been spoken of as 'paranoid' and portrayed as a defective and unbalanced person defaming his reputation in front of an audience of millions. This can be inferred from the context fo teh articles which have appeared in mainstream news ever since the case began in August 2018 and the selection of a screenshot of the Appellent from a video interview which was

previously unavailable on the net but was presumably selected deliberately to show the Appellent as defective capturing a stillshot of the Appellent in an awkward pose. The Appellent herein affirms that he is of sound mind, body and soul and takes great issue with being portrayed otherwise by those who hold positions of influence over the minds of others. The Appellent views coercive participation in the Chinook program and with the organization for the Prevention of Violence as entrapment and a violation of his fundamental right to freedom of conscience.

Other than the matter of being mistaken about the time at which he was required to attend court on 22 October 2020, the Appellent, throughout the period of the past 30 months, during which he has been subject to curfew conditions, has been of good conduct and there has been no occasion to call his conduct into question. It follows, surely, that his good behaviour, throughout this entire period, should inform the nature, and the terms, of any potential sentence going forward. The existing Conditional Sentence Order, for the reasons described, is not in keeping with this principal of proportionality.

The Appellent has been further failed by his lawyer, in terms of having been provided with an obscured view of the likely outcome of his case, were the Appellent to plead 'not guilty' (which of course would necessarily involve the Appellent pursuing his application to have his guilty plea overturned). This is due to the fact of the evidence against the Appellent being very weak, arguably to the point of being no more than 'hearsay' evidence. Regardless of the nature of the evidence, the Appellent has not been confident of receiving a fair trial. This is as a result of a series of underhand attempts to pressure him into declaring himself as guilty, in addition to a number of implied indications of there being a much greater likelihood of him going to jail under a plea of not guilty.

In addition, the Appellent has been the victim of a number of malicious communications that included death threats (see Appendices 1; 2; 3; 4), which made his fear of the outcome of a trial, on the basis of a plea of 'not guilty', so much the greater. The Appellent was subject to vigilante style harassment, being followed about town by one Lauren Froment (Appendix 2) a member of the terrorist organization 'antifa' who had also harassed him via email over the course of the two and a half years since the case began. Other members of the members of the community have also been subjecting to Appellent to subtle forms of harassment such as

creating nose disturbances outside of his residence at night and interrupting his sleep intermittently since that time. There appears to have been no attempt by the Appellent's lawyer to have assuaged his fears in this regard, nor to present him with a clear, objective, view of the realities of his case. This pressure form outside forces has been the most significant factor in the appelent's decision to plead guilty as he feared for his life if jailed based upon the specific implied harm he would be visited with should he be placed into custody.

Additionally the Appellent had discovered in court documentation after signing the CSO that he had forfeited the property (Appendix 6) which was obtained by police from his residence without his being able to formally request its return or compensation for the value of the items. He was unaware of this condition prior to signing the CSO.

The various matters hereby raised, concerning the failures of the Appellent's lawyer,

Mr Hadford, to serve the best interests of his Client, calls into question the entirety of

his counsel to his Client to date.

THE PARTICULAR CIRCUMSTANCES, AS DESCRIBED BELOW, WITHIN WHICH THE Appellent HAS SIGNED HIS AGREEMENT TO THE CONDITIONAL SENTENCE ORDER, SHOULD RENDER THIS AGREEMENT TO BE NULL AND VOID. IT IS THEREFORE REQUESTED OF THE COURT THAT THE EXISTING CONDITIONAL SENTENCE ORDER BE REVOKED AND THAT THE MATTER BROUGHT TO A JURY TRIAL.

HOWEVER, IF, IN THE MEANTIME, THE Appellent IS REQUIRED TO ABIDE BY THE EXISTING SENTENCE ORDER FOR ANY SIGNIFICANT PERIOD OF TIME, THEN, AS A MATTER OF URGENCY, CLARIFICATIONS ON THE CONDITIONS OF THE SENTENCE ORDER ARE REQUESTED (AS SET OUT BELOW) IN ADDITION TO A REVIEW OF THOSE CONDITIONS, TO ENSURE THAT THEY WILL BE FULLY PRACTICABLE FOR THE APPLEMENT TO ADHERE TO.

CONCERNS SPECIFIC TO THE CONDITIONAL SENTANCE ORDER

In this case, the sentencing order prescribed was of a 12 month sentence, 4 months of which being under house arrest, with the remaining 8 months being subject to curfew conditions. In the case of this Appellent, five conditions, which appear to be the Court's the standard, generic, conditions for cases of house arrest sentences, have been redacted. In place of these redacted conditions are a range of highly specific, onerous, conditions that are referred to within the Sentence Order document as 'Optional Conditions' thereby forming a Conditional Sentence Order that has been tailored in very specific ways to the Appellent.

As previously stated, the Appellent was placed in the position of being pressured into agreeing to all of these very specific conditions, as being integral aspects of his Conditional Sentence Order, covering an entire 12 month period. This is of great concern, given that each of these 'Optional Conditions' warrant a great deal of clarification and consideration, yet the Appellent was heavily persuaded to agree to each of these Conditions, without first having had the opportunity to seek clarification on the implications of these Conditions, nor a reasonable amount of time to consider each of these Conditions. Further, it has not been made clear to the Appellent who is responsible for drafting these 'Optional Conditions' that comprise the terms of the Conditional Sentence Order.

Please advise whether the redacted conditions on page one of the Conditional Sentence Order document represent the courts generic conditions for cases of house arrest sentencing. If this is the case, please advise the extent to which it is standard practice to substitute the Court's generic conditions for house arrest sentencing for alternative 'optional conditions' and the extent to which the Appellent's Conditional Sentence Order varies from the norm.

Clarification is also required as to who was responsible for prescribing the above mentioned, tailored, range of 'Optional Conditions' within the Appellent's Conditional Sentence Order.

Although the conditions listed on page one of the Appellent's Conditional Sentence Order have been redacted, the text however can still be made out to reveal the precise wording of these conditions. These (redacted) conditions, as they are listed on the Conditional Sentence Order, are as follows:

- · Keep the peace and be of good behaviour
- Appear before the court when required to do so by the court
- Report to a Supervisor on or before 23rd day of October 2020 and thereafter when required by the Supervisor
- Remain within the jurisdiction of the Court unless written permission to go
 outside that jurisdiction is obtained from the Court or the Supervisor; and
- Notify the Court or the Supervisor in advance of any change of name or address, and promptly notify the Court or the Supervisor of any change of employment or occupation.

Please explain why these conditions were crossed out (serving to indicate that there are not deemed relevant in this case).

Despite the above conditions having been redacted, the following sentence states "it is further ordered that the Offender:.." This sentence implies that the above conditions (despite having been redacted) are also to be included within the Conditional Sentence Order, along with the additional 'Optional Conditions' that follow. Please clarify whether or not this is the case.

Optional Condition 1

It is noted that the first 'Optional Condition' exactly mirrors the first of the Courts' generic conditions.

Optional Condition 2

The second 'Optional Condition' is similar to the second redacted condition except for a difference in wording. Whereas the redacted condition states "appear before the Court when required to do so by the Court" the 2nd prescribed 'Optional Condition' states: "appear before the Court when required to do so". This therefore has a different meaning to the redacted equivalent in that the redacted version specifies that the Appellent must appear before the Court when the Court requires, the 'Optional Condition' does not specify who may require

the Appellent to appear before the Court and it is therefore open to interpretation as to who can legitimately instruct the Appellent to appear before the Court.

Such ambiguity is arguably unacceptable and at the very least necessitates clarification regarding to exactly whom, and in what capacity they are involved in the Appellent's sentence, will have the necessary authority to instruct the Appellent to appear before the Court.

Please also clarify exactly why this 'Optional Condition' varies to the equivalent redacted condition to the extent described.

Optional Condition 5

This Condition requires the Appellent to remain within the jurisdiction of the Court unless written permission to go outside that jurisdiction is obtained from the Court or the Supervisor.

This Condition reflects the redacted Condition D on page one of the Conditional Sentence Order document, except for having specified that the Appellent must remain within the province of Alberta, as opposed to "within the jurisdiction of the Court".

If this alteration makes this Condition more restrictive, please explain the justification for this.

Further, the redacted equivalent of this 'Optional Condition' allows the Appellent the option to apply for permission to leave the designated area of confinement to either the Court or to the Supervisor (stated as 'your Supervisor within the Optional Condition).

Please explain why this alteration has been made, which denies the Appellent the option to also apply to the Court for permission to leave the restricted area.

Optional Condition 9

This Condition specifies the restrictions that apply to the final 8 months of the sentence period. These restrictions involve the Appellent remaining at his approved residence, each day, during the period of 8pm to 6am. Although curfew is meant to be less onerous that

house arrest, and although the Appellent will have the luxury of being away from his approved residence for far longer periods, nevertheless, the highly specific prescribed limitations as to where the Appellent may go (as listed in Optional Condition 11) continues to apply during the curfew period. This appears to negate the benefit of curfew as it should compare with the more restrictive nature of house arrest. Surely, provided that the Appellent abides by the curfew time periods, this should suffice to satisfy the conditions of a curfew.

Please therefore explain why such highly specific restrictions should apply as to where the Appellent may go during the curfew aspect of his sentencing (provided that he remains in good behaviour and in compliance with all requirements of the Court).

Optional Condition 10

This Condition obliges the Appellent to be available to answer the phone, or to answer his door to a Supervisor or Peace Officer who attends to verify compliance with the Appellent's term. This Condition is of concern for a number of reasons:

it is not clear what exactly the role of a 'Peace Officer' is;

it fails to specify during which time periods the Supervisor or Peace Officer may decide to contact the Appellent by telephone, or to attend the Appellent's residence, thereby potentially being unnecessarily onerous to the Appellent and therefore a cause of distress;

it is not clear whether the Appellent is obliged to allow the Supervisor or Peace Officer into his residence (which would infringe on the Appellent's privacy and domestic arrangements), or whether it would suffice to speak to them at the door way;

for the purposes of ensuring the Appellent's safety, surely the Supervisor or Peace Officer, on attending the Appellent's premises, should be obliged to verify their credentials.

Please address each of the above stated concerns.

Optional Condition 13 [elaborated upon in #....above]

This Condition states "you shall attend for such assessment and counselling as the Court is now directing or as may be directed by your Supervisor." This Condition is of particular concern because it is not clear what, if any, assessment or counselling that the Court is directing, nor the nature of any such assessment that could potentially be directed by the Supervisor.

This Condition suggests that the Appellent may potentially be obliged to be subjected to mental health or psychiatric treatment. There is no justification for this requirement given that the Appellent has no history of having any mental health issues. The Appellent has already been subjected to curfew conditions for the previous two and a half years and the issue of his mental health has not been raised during this entire period, nor is there any reason to raise it currently.

The Appellent is of sound mind and is not in any way a threat to the community, nor to himself. Had there been any previous concern whatsoever about the Appellent ever having been a threat to any member, or members, of the community, or to himself, then the relevant legal powers would surely not have allowed him to remain within the community. Furthermore, within the 'Conditional Sentence Order' document, the Court clearly states that "the court is satisfied that the serving of the sentence in the community would not endanger the safety of the community." This begs the question therefore as to why this 'Optional Condition' has been included within the Conditional Sentence Order.

Furthermore, this 'Optional Condition' specifies the Appellent's requirement "to attend such assessment and counselling as may be directed by your Supervisor". One would assume that the Supervisor does not work in the capacity of a mental health professional. It follows therefore that a supervisor should not be placed in the position of making decisions regarding whether an offender should be subjected to any form of mental health assessment, nor to determine the nature of any such assessment that may be appropriate to any given offender. This Optional Condition is therefore wholly inappropriate and disproportionate in the case of the Appellent.

Please therefore explain precisely why this 'Optional Condition' has been included within the Appellent's Conditional Sentence Order.

This Condition also obliges the Appellent to attend and to complete the Chinook Program, and to provide written proof of such completion. However exactly what the Chinook Program involves, the period of time that it will take to complete and the nature of related work that the Appellent will be required to undertake to complete this program, has not been explained in any detail whatsoever to the Appellent.

Please explain therefore the nature of the Chinook program and what is expected of the Appellent in order to deem satisfactory completion of this program.

Optional Condition 14

This Condition states: "you shall sign any release or waiver of information as directed by your Supervisor to provide access to medical, counselling or treatment information required by your Supervisor". The nature of such information is usually classed as being of a highly confidential nature. It is unclear why this Condition is deemed necessary in the case of the Appellent in question. A Supervisor working in the capacity of ensuring that a Appellent abides by the terms of his sentence is unlikely to be qualified in utilising such information appropriately, and any application of such sensitive information is surely beyond the capacity of the role of a Supervisor.

Please explain therefore why such information should be required by a Supervisor at all and how exactly would a Supervisor potentially utilise such sensitive information?

Optional Condition 15

This Condition states: "you shall not own or be in possession of any weapons, including a knife". The Appellent however has not been convicted of committing any weapons related offences. It is therefore unclear as to why this Condition has been included. It is of concern that this Condition could potentially be used as justification for arbitrary searches of the Appellent's residence or to associate him with 'violence', thereby constituting onerous treatment of the Appellent and thus a potential cause of unnecessary distress to the Appellent.

Please explain why this Optional condition has been included within the Conditional Sentence Order.

Optional Condition 16

This Condition states: "you shall not possess any firearm, cross-bow, prohibited weapon, restricted weapon, prohibited device, ammunition, prohibited ammunition or explosive substance. If you have any of these items in your possession you must arrange to surrender the items." Again, the Appellent has never been convicted of any weapons related offences. The Appellent does not have the means, nor has the inclination, to purchase any of the above described items and most certainly not any illegal weapons or items.

Please confirm whether this Condition will be satisfied simply by the Appellent making a verbal and/or written statement to the effect that he holds none of the above mentioned prohibited items in his possession. If not, then the same concerns, as have been expressed above, relating to Optional Condition 15, also applies regarding this 'Optional Condition'.

Optional Condition 17

This Condition states: "you shall sign any such release or waiver of information as requested by your Supervisor providing access to information required by your Supervisor in order to properly supervise you." This Condition is extremely vague and requires clarification as to the nature of information that may potentially be requested by the Supervisor and precisely how any given type of information may be deemed necessary by the Supervisor in order to equip the Supervisor with the means to "properly supervise" the Appellent.

Please clarify precisely what type of information may potentially be requested of the Appellent by the Supervisor.

Please explain how any given type of information would potentially be utilised by the Supervisor and why this may be necessary, for the purposes of the Supervisor being able to "properly supervise" the Appellent.

Optional Condition 18

This Condition prohibits the Appellent from accessing a range of public establishments. Further, it prohibits the Appellent from being "within 100 meters of any synagogue, Jewish community or cultural centre or public gathering related to the Jewish or LGBTQ community." The difficulty with this Condition is that, in practice, when moving about town, it will be extremely difficult for the Appellent to assess precisely where a 100 meter parameter, surrounding any of the above establishments, would be. This is especially so, given that the Appellent cannot reasonably be expected to know each of the buildings that are frequented by members of the Jewish or the LGBTQ communities.

This Condition would therefore make it very difficult for the Appellent to navigate around the town, without inadvertently breaching this Condition. Providing that the Appellent abides by the 'Optional Condition' 1 "you shall keep the peace and be of good behaviour" then whether the Appellent, whilst in the process of going about his business, should at any time happen to be within very close proximity to any of the establishments in question, should surely be entirely irrelevant. This is especially a concern as he has been subject to harassment by members of the terrorist organization antifa and has been followed around town by theyr periocially during the past two and a half years.

Please therefore explain why this highly prescribed Condition is deemed to be necessary.

Optional Condition 19

This Condition states: "you may not associate with anyone known to you to be affiliated with a white supremacist group whose purpose it is to promote hate." The difficulty with this Condition is that it is open to interpretation as to what constitutes a "white supremacist group whose purpose is to promote hate". If any such group, to which this description may be deemed applicable, are abiding by the law, then surely this in itself would negate the application of any such label being applied to them.

Please explain why this Condition is deemed necessary providing that the Appellent continues to abide by 'Optional Condition' 1 "you shall keep the peace and be of good conduct."

Optional Condition 20

This Condition states: "you shall not publish or post directly or indirectly any material to any internet site or any other social media site or platform where such postings or publications can be read by the general public, any information about immigrants, persons of Jewish religion or ethnic origin." The difficulty with this Condition is that it is not possible for the Appellent to prevent any other person from posting any historical message or online material that the Appellent may have previously posted. Nor does the Appellent have any means of removing content from the internet which may have been posted onto any site or platform that is owned and controlled by any other person or group. Further the Appellent does not have any means of preventing future posting, by any other person, to any other website or platform, any material. This renders the requirement not to 'indirectly' publish or post any such material a literal impossibility to comply with.

Please explain how the Appellent can reasonably be expected to fully comply with this Condition given the difficulties of doing so, as explained above.

Optional Condition 21

This Condition states: "you shall remove the manifesto written by you and all videos you posted from the internet within 2 weeks and refrain from uploading any new material of the internet or social media". Similarly to the concerns raised above relating to 'Optional Condition' 20, although the Appellent will remove the aforesaid manifesto and all videos, he will not be in a position to remove any of those videos that may currently exist on platforms or websites over which he has no control.

Please advise how the Appellent can satisfy this Condition, given the limits of his power to do so, as explained above.

End Statement

Within the terms of the Conditional Sentence Order document (listed under the Court Clerk's signature) it is stated that "the Supervisor may propose changes to the optional conditions...." This is of some concern, given that it leaves a great deal of uncertainty as to how the nature of the Conditional Sentence Order may, at any given time, be subject to change.

Please explain under what circumstances would any such changes to the 'Optional Conditions' be deemed necessary?

Please explain what such changes could potentially involve?

For the reasons described above, the conditions within the Conditional Sentence Order are, in large part, impractical given that one cannot reasonably expect the Appellent to abide by each of these Conditions without inadvertently contravening them. Indeed, arguably, they constitute a means of entrapment, which is wholly unacceptable and which contravenes the principles of fundamental justice.

PART 5: RELIEF:

The Appellent seeks to have a fair trial by jury and an opportunity to prove his innocence of the charges.

The Appellent seeks compensation for the property and money seized from his residence (see Appendix #6) amouting to approximately seven and a half thousand to eight thousand Canadian dollars.

Additionally he seeks a rectification of the defamation brought against him by the media

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- 2) Charges for Case (from 2018)
- 3) Agreed Statement of Facts Plea Bargain
- 4) Conditional Sentencing Order
- 5) "The Interprovincial Program Chinook Model" information request denied by RCMP
- 6) Warrant for Arrest 2021&
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