3

4

5

6 7

8

9 10

11 12

13

14

15

16 17

18

19 20

21 22

23

24 25

26

27

28

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

FILED IN OPEN COURT ON

THE STATE OF NEVADA.

Plaintiff.

-VS-

WAR MACHINE, aka JOHNATHAN PAUL KOPPENHAVER. #2519422.

Defendant.

CASE NO: 14F12712X

DEPT NO: 10

AMENDED

CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION (Category C Felony - NRS 200.481; 200.485; 33.018 - NOC 54740), COERCION (Category B Felony - NRS 207.190 - NOC 53159), PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (Category D Felony - NRS 199.305 - NOC 52996), FIRST DEGREE KIDNAPPING RESULTING IN SUBSTANTIAL BODIILY HARM (Category A Felony - NRS 200.310, 200.320 - NOC 50052). **BATTERY** RESULTING IN SUBSTANTIAL **BODILY** HARM CONSTITUTING DOMESTIC VIOLENCE (Category C Felony - NRS 200.481; 200.485; 33.018 - NOC 57937), SEXUAL ASSAULT (Category A Felony - NRS 200.364, 200.366 - NOC 50095), ATTEMPT SEXUAL ASSAULT (Category B Felony - NRS 200.364, 200.366, 193.330 - NOC 50119), BURGLARY WHILE IN POSSESSION OF A DEADLY WEAPON (Category B Felony - NRS 205,060 - NOC 50426), FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON RESULTING SUBSTANTIAL BODILY HARM (Category A Felony - NRS 200.310, 200.320 193.165 -NOC 50056), COERCION SEXUALLY MOTIVATED (Category B Felony - NRS 207.190, 175.547, 207.193 - NOC 55532), BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE (Category B Felony - NRS 200.481; 200.485; 33.018 - NOC 57935) BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT (Category A Felony - NRS 200.400(4) - NOC 50155), SEXUAL

C:\USERS\MOSLEYJ\APPDAT:A\LOCAL\MICROSOFT\WINDQWS\TEMPORARY INTERNET

12

14 15

16

17 18

19

20

21 22

23 24

25

26 27

28

ASSAULT WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM (Category A Felony - NRS 200.364, 200.366, 193.165 - NOC 50098), ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (Category B Felony -NRS 200.010, 200.030, 193.330, 193.165 - NOC 50031), BATTERY RESULTING IN SUBSTANTIAL BODILY HARM (Category C Felony - NRS 200.481 - NOC 50214), BATTERY BY STRANGULATION (Category C Felony - NRS 200.481 - NOC 54735), and ATTEMPT MURDER (Category B Felony - NRS 200.010, 200.030, 193.330 - NOC **50029)** in the manner following, to-wit:

That the said Defendant, on or between May 1, 2013 – August 8, 2014, at and within the County of Clark, State of Nevada,

COUNT 1 - BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom said Defendant is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by strangulation.

COUNT 2 - COERCION

did, then and there, willfully, unlawfully, and feloniously use physical force, or the immediate threat of such force, against CHRISTINE MACKINDAY, with intent to compel her to do, or abstain from doing, an act which she had a right to do, or abstain from doing, by said Defendant taking away the phone of the said CHRISTINE MACKINDAY and/or preventing her from using it.

COUNT 3 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

did, then and there, willfully, unlawfully, and feloniously, by intimidation or threats, prevent or dissuade, or hinder or delay CHRISTINE MACKINDAY from reporting a crime, and/or commencing a criminal prosecution, and/or causing an arrest to wit: by said Defendant instructing the said CHRISTINE MACKINDAY not to report to a peace officer the crime(s) committed against her by said Defendant.

1990年,1990年,1990年,1990年,1990年,1990年

COUNT 4 - BATTERY CONSTITUTING DOMESTIC VIOLENCE - STRANGULATION

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom said Defendant is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by strangulation.

COUNT 5 - COERCION

did, then and there, willfully, unlawfully, and feloniously use physical force, or the immediate threat of such force, against CHRISTINE MACKINDAY, with intent to compel her to do, or abstain from doing, an act which she had a right to do, or abstain from doing, by said Defendant taking away the phone of the said CHRISTINE MACKINDAY and/or preventing her from using it.

<u>COUNT 6</u> - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION

did, then and there, willfully, unlawfully, and feloniously, by intimidation or threats, prevent or dissuade, or hinder or delay CHRISTINE MACKINDAY from reporting a crime, and/or commencing a criminal prosecution, and/or causing an arrest to wit: by said Defendant instructing the said CHRISTINE MACKINDAY not to report to a peace officer the crime(s) committed against her by said Defendant.

COUNT 7 - FIRST DEGREE KIDNAPPING RESULTING IN SUBSTANTIAL BODILY HARM

did, willfully, unlawfully, and feloniously, seize, confine, inveigle, entice, decoy, abduct, conceal, kidnap, or carry away CHRISTINE MACKINDAY, a human being, with the intent to hold or detain the said CHRISTINE MACKINDAY, for the purpose of committing battery with substantial bodily harm, and in fact resulting in substantial bodily harm to CHRISTINE MACKINDAY, while she was detained and/or confined.

<u>COUNT 8</u> - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a

•

person with whom he is or was actually residing, and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his hand(s) and/or fist(s) to punch the mouth, of the said CHRISTINE MACKINDAY, resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

COUNT 9 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject CHRISTINE MACKINDAY to sexual penetration, to-wit: digital penetration, by said Defendant inserting his hand and/or finger(s) into the genital opening of the said CHRISTINE MACKINDAY, against her will, or under conditions in which Defendant knew, or should have known, that the said CHRISTINE MACKINDAY was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 10 - ATTEMPT SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously attempt to sexually assault and subject CHRISTINE MACKINDAY to sexual penetration, to-wit: anal intercourse, by said Defendant attempting to insert his penis into the anal opening of the said CHRISTINE MACKINDAY, against her will, or under conditions in which Defendant knew, or should have known, that the said CHRISTINE MACKINDAY was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 11 - SEXUAL ASSAULT

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject CHRISTINE MACKINDAY to sexual penetration, to-wit: sexual intercourse, by said Defendant inserting his penis into the genital opening of the said CHRISTINE MACKINDAY, against her will, or under conditions in which Defendant knew, or should have known, that the said CHRISTINE MACKINDAY was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 12 - BURGLARY WITH USE OF A DEADLY WEAPON

did, then and there, willfully, unlawfully, and feloniously enter, with intent to commit battery and/or a felony, to-wit: kidnapping, and/or coercion, and/or sexual assault, that certain

building occupied by CHRISTINE MACKINDAY, located in, LAS VEGAS, NV, Clark County, Nevada, with use of a deadly weapon, to wit: a knife.

COUNT 13 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did, willfully, unlawfully, and feloniously, seize, confine, inveigle, entice, decoy, abduct, conceal, kidnap, or carry away CHRISTINE MACKINDAY, a human being, with the intent to hold or detain the said CHRISTINE MACKINDAY, for the purpose of committing sexual assault and/or murder, and/or battery resulting in substantial bodily harm, with use of a deadly weapon, to wit: a knife, and in fact resulting in substantial bodily harm to CHRISTINE MACKINDAY, while she was detained and/or confined.

COUNT 14 - COERCION (Sexually Motivated)

did, then and there, willfully, unlawfully and feloniously use physical force, or the immediate threat of such force, against CHRISTINE MACKINDAY, with intent to compel her to do, or abstain from doing, an act which she had a right to do, or abstain from doing, by said Defendant causing the said CHRISTINE MACKINDAY to disrobe and/or take a shower, one of the purposes for which the Defendant committed the offense was Defendant's sexual gratification.

COUNT 15 - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his fist(s) to punch the said CHRISTINE MACKINDAY in the face and/or eye(s), resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

<u>COUNT 16</u> - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had

or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his fist(s) to punch the said CHRISTINE MACKINDAY in the face and/or nose, resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

A STATE OF THE STA

COUNT 17 - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his fist(s) to punch the said CHRISTINE MACKINDAY in the mouth and/or teeth, resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

COUNT 18 - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his fist(s) and/or feet to punch and/or kick the leg of the said CHRISTINE MACKINDAY, resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

<u>COUNT 19</u> - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, by said Defendant using his feet to kick the rib(s) and/or abdomen of the said CHRISTINE MACKINDAY, resulting in substantial bodily harm to the said CHRISTINE MACKINDAY.

COUNT 20 - BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING

DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is

having a dating relationship, to-wit: CHRISTINE MACKINDAY, with use of a deadly weapon, to-wit: a knife, by said Defendant cutting and/or poking the said CHRISTINE MACKINDAY in the hand with said knife.

<u>COUNT 21</u> - BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, with use of a deadly weapon, to-wit: a knife, by said Defendant cutting and/or poking the said CHRISTINE MACKINDAY in the ear with said knife.

COUNT 22 - BATTERY WITH USE OF A DEADLY WEAPON CONSTITUTING DOMESTIC VIOLENCE

did, then and there, willfully, unlawfully, and feloniously use force or violence upon a person with whom he is or was actually residing and/or a person with whom he has had or is having a dating relationship, to-wit: CHRISTINE MACKINDAY, with use of a deadly weapon, to-wit: a knife, by said Defendant cutting and/or poking the said CHRISTINE MACKINDAY in the head and/or hair with said knife.

<u>COUNT 23</u> – BATTERY WITH INTENT TO COMMIT SEXUAL ASSAULT RESULTING IN SUBSTANTIAL BODILY HARM

Did then and there wilfully, unlawfully and feloniously use force or violence upon the person of another, to-wit: CHRISTINE MACKINDAY, with the intent to commit sexual assault, by slapping, and/or punching, and/or kicking the said CHRISTINE MACKINDAY, resulting in substantial bodily harm.

<u>COUNT 24</u> - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject CHRISTINE MACKINDAY, to sexual penetration, to-wit: digital penetration, by said Defendant inserting his hand and/or finger (s) into the genital opening of the said CHRISTINE

MACKINDAY, against will, or under conditions in which the perpetrator knows or should know, that the said CHRISTINE MACKINDAY was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct, with use of a deadly weapon, towit knife, resulting in substantial bodily harm.

COUNT 25 - ATTEMPT MURDER WITH USE OF A DEADLY WEAPON

did, then and there, willfully, unlawfully, feloniously and with malice aforethought attempt to kill CHRISTINE MACKINDAY, a human being with use of a deadly weapon, towit: by beating the said CHRISTINE MACKINDAY for approximately two (2) hours, and/or going to the kitchen to retrieve a knife to kill CHRISTINE MACKINDAY, and/or contacting numerous family members and friends of CHRISTINE MACKINDAY acting as though he was CHRISTINE MACKINDAY and telling them they would be unable to reach her for a period of time, all with the intent to murder CHRISTINE MACKINDAY.

COUNT 26 - BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

did, then and there, willfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: COREY THOMAS, by said Defendant using his fist(s) to punch the face of the said COREY THOMAS, resulting in substantial bodily harm to the said COREY THOMAS.

<u>COUNT 27</u> – BATTERY RESULTING IN SUBSTANTIAL BODILY HARM

did, then and there, willfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: COREY THOMAS, by said Defendant biting the face and/or arm of the said COREY THOMAS, resulting in substantial bodily harm to the said COREY THOMAS.

COUNT 28 - BATTERY BY STRANGULATION

did, then and there, willfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: COREY THOMAS, by strangulation.

COUNT 29 - BATTERY BY STRANGULATION

did, then and there, willfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: COREY THOMAS, by strangulation.

COUNT 30 - BATTERY BY STRANGULATION

did, then and there, willfully, unlawfully, and feloniously use force or violence upon the person of another, to-wit: COREY THOMAS, by strangulation.

COUNT 31 - ATTEMPT MURDER

did, then and there, willfully, unlawfully, feloniously and with malice aforethought attempt to kill COREY THOMAS, by strangling COREY THOMAS and/or placing him in a choke hold.

<u>COUNT 32</u> - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM

REPORTING CRIME OR COMMENCING PROSECUTION

did, then and there, willfully, unlawfully, and feloniously, by intimidation or threats, prevent or dissuade, or hinder or delay COREY THOMAS from reporting a crime, and/or commencing a criminal prosecution, and/or causing an arrest to wit: by said Defendant instructing the said COREY THOMAS not to report to a peace officer the crime(s) committed against him by said Defendant.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

09/02/2014

DA#14F12712X/hjc/SVU LVMPD EV#1408080491 (TK14)