

1 **DCMN HOFSTAD**

2
3 **IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON**
4 **IN AND FOR THE COUNTY OF KING**
5

MIKAIL NICKERSON
Petitioner,

vs.

CORY HOFSTAD
Respondent.

NO. 20-2-01055-3 SEA
MOTION TO DISMISS WITH PREJUDICE

✓ **SUBMITTED BY THE DEFENDANT**

6
7 The defense is motioning for the court to dismiss with prejudice Superior Court of Washington
8 for King County Family Case 20-2-01055-3 SEA on grounds that the current order violates
9 statutes of Washington State legislature, does not benefit the community, and may violate the
10 First Amendment of the United States Constitution. Evidence EFiled to case 20-2-01055-3 via
11 the King County Superior Court Clerk's office supports the facts (1) that the plaintiff Mikail
12 Nickerson poses a threat to the community, (2) The defendant Cory Hofstad acted within
13 justified means to inform the plaintiff of possible risks associated with her refusal to stop
14 committing a felony and turn herself in to authorities for multiple felonies and/or organized
15 terrorist crimes. (3) An order issued on February 21st, 2020 protects criminal operations of the
16 plaintiff and harms the community, including Olivia Melody Hofstad and Cory Hofstad.

1 **I SWEAR BY ALMIGHTY GOD THAT THE EVIDENCE I SHALL GIVE WILL BE THE TRUTH, THE**
2 **WHOLE TRUTH, AND NOTHING BUT THE TRUTH.**



4
5 *Image 1-1 Cory Andrew Hofstad with the ISR bible (left), and in Flight Battle Uniform (right)*

6 I the Defendant Cory Andrew Hofstad, swear under oath that information and testimony
7 provided to the court in case 20-1-00485-1 SEA is true and accurate to my best available
8 knowledge. All images, public records, news reports, and forensic comparisons which have been
9 EFiled to the Superior Court Clerk's Office of King County are undoctored. Screenshots from
10 two public news reports (FOX26 and ABC13) were edited to remove ads at the bottom which
11 made the image height too large for the Efiling file uploader. Comparison mages were placed
12 side-by-side in a photo editor and saved for court forensics. No filters or color manipulation was
13 performed by the defense on the images or documents. The defense has worked to ensure that an
14 adequate preponderance of substantial, clear, and convincing evidence has been EFiled in return
15 for adequate time to start and conduct a thorough verification of available forensic data.

1 2 **THE DEFENDANT CORY ANDREW HOFSTAD IS PROTECTED BY GOOD FAITH AS A FEDERAL**
2 **PEACE OFFICER.**



3
4 *Image 2-1 Federal Peace Officer Cory Andrew Hofstad is Judge Air Marshal #8107 of the*
5 *United States Air Force Security Forces Civilian Police, 92nd Detective Squadron.*

6 The defendant as a Federal Peace Officer does not meet requirements for Domestic Violence.
7 The defendant did not cause physical harm, bodily injury, assault, including sexual assault,
8 stalking, OR the infliction of fear of imminent physical harm, bodily injury, or assault to the
9 plaintiff in this case. Fear of imminent physical harm is felt by many fugitives, terrorists,
10 pedophiles, and/or human traffickers who are on the run from federal peace officers. Boko
11 Haram members who feel fear of imminent physical harm, bodily injury, or assault by
12 misfortune or accident during the execution of the legal process are not something that
13 Washington State Courts can protect according to sections of RCW 9A.16.
14

1 **2.1 THE UNITED STATES AIR FORCE SECURITY FORCES CIVILIAN POLICE ARE FEDERAL**
2 **PEACE OFFICERS AS DEFINED BY RCW 10.93.020 (6).**
3



4
5 *Video 2-1 Sworn partner Task Sergeant Justin Veins describes basic duties of the United States*
6 *Air Force Security Forces Police.*

7 RCW 10.93.020 (6) defines that "Federal peace officer" means any employee or agent of the
8 United States government who has the authority to carry firearms and make warrantless arrests
9 and whose duties involve the enforcement of criminal laws of the United States. The First
10 Amendment to the United States Constitutional protects the defendant's right to free speech in
11 the communication of justifiable legal force which a fugitive or terrorist may encounter in
12 Washington State.

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20 Any interpreted use, attempt, or offer to use force in case 20-2-01055-3 SEA is legally protected
21 by statute RCW 9A.16.020. The extent of justifiable force is clearly defined by Washington State

1 Legislature in RCW 9A.16.030 and RCW 9A.16.040. Offer of force is legal, without malice, and
2 with a good faith belief that such action was justifiable according to the legislature of this state
3 and legal duties. The “Offer” to use force is written into law in RCW 9A.16.20 by the
4 Washington State legislature because offers are used, when necessary, in self-defense, and/or law
5 enforcement for safety of avoiding actual “use” of force.

6
7 If the use of deadly force is justifiable when committed by accident or misfortune in doing any
8 lawful act by lawful means, without criminal negligence, or without any unlawful intent, then it
9 follows that the offer to use deadly under these conditions force is also legal and not considered a
10 threat. Likewise, if a person is justified in using deadly force in a situation, they may legally
11 offer the use of deadly force in the same situation. The defendant’s communication included
12 legal means and is protected by the Constitutional right to Freedom of Speech awarded to all
13 American Citizens. Putting an otherwise legal action or activity into speech cannot be illegal
14 under constitutional protections provided to American citizens. The defendant is a citizen of the
15 United States of America whose communication contained lawful means which were not used to
16 incite actions that would harm others.

1 **2.2 THE DEFENDANT CORY ANDREW HOFSTAD IS AN OFFICER OF THE U.S. AIR FORCE**
2 **SECURITY FORCES, U.S. AIR FORCE SECURITY FORCES POLICE, AND U.S. NAVY SEALS**
3



Cory Andrew Hofstad is an officer of the United States Air Forces Security Forces military police.

Cory Andrew Hofstad is an officer of the United States Air Force Security Forces Civilian Police.

- #8105 Officer
- #8106 SWAT
- #8107 Air Marshal
- #8108 Disclosure Commissioner

Image 2-2 Federal Peace Officer Cory Andrew Hofstad is Judge Air Marshal #8107 of the United States Air Force Security Forces Police, 92nd Detective Squadron and a pilot with the United States Air Force Security Forces Special Forces.



Image 2-3 This image shows U.S. Navy SEAL and Aviator Cory Andrew "MIRICYL BABY" Hofstad aboard CVN 74 USS John C. Stennis.

1 **2.3 MEMBERS OF U.S. AIR FORCE SECURITY FORCES ARE PART OF A VERY DIVERSE STAFF**
2 **OF CAREER SPECIALISTS AND EDUCATED SECURITY PROFESSIONALS WITH A DUTY TO**
3 **ENSURE AMERICAN SECURITY.**
4



5
6 *Video 2-2 The defendant Cory Andrew Hofstad was involved in the Air Force Security Forces*
7 *"Get In Step" Video: on a Humvee (top-left) at time 1:00 and (left) at time 2:25, and during the*
8 *instruction of Combatives training at time 3:30.*

9 The defendant Cory Andrew Hofstad is under federal order by contract and sworn oath to protect
10 the United States American public and government from enemies foreign and domestic. The
11 defendant Cory Hofstad is owned by contract and sworn oath by the United States government.
12 The defendant Cory Andrew Hofstad is ordered by JCS to be aggressive in gathering
13 intelligence, corresponding with JCS, and protecting American citizens. The defendant Cory
14 Hofstad has great respect for the civilian legislature, courts, law enforcement, and residents of
15 Washington State. The defendant Cory Hofstad does face the possibility of court-martial and/or
16 federal indictment for violations of military law, civilian law, and direct orders.
17
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19

20 The Defendant's military records are available on DEERS to active-duty senior officers within
21 the U.S. military. The defendant Cory Andrew Hofstad has EFiled documents in the form of

1 Congressional .PDF documents, forensic images, photographs, and testimony to the Superior
2 Court of Washington for King County in support of his duties. Public Records which are sealed
3 by an officer of the United States Government shall be admitted into the courts of Washington
4 State as evidence and shall be considered valid according to Washington State Legislature
5 Statutes RCW 5.44.040, and RCW 5.44.130.

1

RPTS COCHRAN

DCMN HOFSTAD

MARKUP OF:

H.R. 3530, THE JUSTICE FOR VICTIMS OF TRAFFICKING ACT OF 2013;

H.R. 3610, THE STOP EXPLOITATION THROUGH TRAFFICKING ACT OF 2013;

H.R. 4225, THE STOP ADVERTISING VICTIMS OF EXPLOITATION ACT OF 2014;

H.R. 776, THE SECURITY IN BONDING ACT OF 2013; AND

H.R. 306, FOR THE RELIEF OF CORINA DE CHALUP TURCINOVIC

Wednesday, April 30, 2014

House of Representatives,

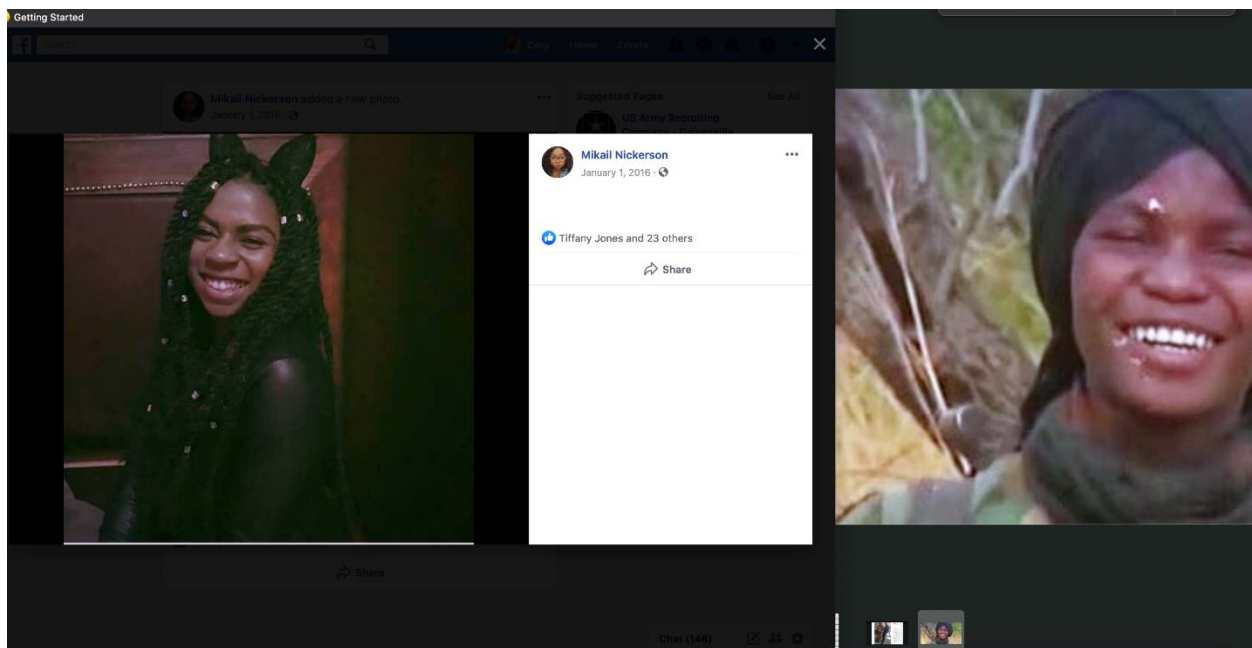
Committee on the Judiciary,

Washington, D.C.

7
8 *Image 2-4 The official seal of Deputy Commander of Naval Material Cory A. Hofstad (DCMN*
9 *HOFSTAD) is used to verify by witness, valid markup of U.S. House of Representatives,*
10 *Committee on the Judiciary, House Resolutions to End Human Trafficking.*

1 **3 THE DEFENDANT HAS REASON TO BELIEVE THAT THE PLAINTIFF MIKAIL NICKERSON IS AN**
2 **ACTIVE DOMESTIC TERRORIST AND MEMBER OF TERRORIST ORGANIZATION BOKO**
3 **HARAM UNDER THE ALIAS “ABU ABDULLAH ALI AL-BARNAWI”.**

4 Evidence EFiled to case 20-2-01055-3 via the King County Superior Court Clerk’s office shows
5 that the defendant does have reason to believe that the plaintiff in order 20-2-01055-3 is an active
6 member of the terrorist organization Boko Haram under the alias “Abu Abdullah Ali al-Barnawi.
7 The defendant as a Federal Peace Officer had reason to believe that the plaintiff is engaged in
8 illegal organized criminal activities. Nickerson has been seen in public photos with Boko Haram
9 leader and member “Abubakar Shekau” via his American alias “Ben King”. “Ben King”
10 currently resides within in the Puget Sound Area of Washington State. Forensic comparisons for
11 “Abubakar Shekau” and “Ben King” have been EFiled to the King County Superior Court
12 Clerk’s Office.



14 Image 3-1 The Plaintiff Mikail Nickerson is compared side-by-side with “Abu Abdullah Ali al-
15 Barnawi” of Boko Haram in images EFiled to the King County Superior Court Clerk’s Office.
16



Image 3-2 An image of “Abu Abdullah Ali al-Barnawi” (plaintiff Mikail Nickerson) with “Abubakar Shekau” (Ben King) has been EFiled to the King County Superior Court Clerk’s Office.



Image 3-3 “Abubakar Shekau” is compared side-by-side to “Ben King” in documents EFiled to the King County Superior Court Clerk’s Office.

1 **4 THE DEFENDANT DOES HAVE REASON TO BELIEVE THAT THE PLAINTIFF MIKAIL**
2 **NICKERSON IS A FUGITIVE FROM TEXAS AND ON A CONVICTION FOR VIOLENT FELONY SEX**
3 **CRIMES AGAINST A MINOR, THAT THE PLAINTIFF WAS ARRESTED, CONVICTED, AND**
4 **SENTENCED UNDER A STOLEN IDENTITY OF “MARILYN JOY WILKES”. U.S. AIR FORCE**
5 **SECURITY FORCES OFFICERS HAVE REASON TO BELIEVE THAT THE IDENTITY THEFT**
6 **VICTIM MARILYN JOY WILKES IS SERVING A 50-YEAR SENTENCE AFTER A VISITING SWAP**
7 **BY BOKO HARAM MEMBERS.**

8 Evidence EFiled to case 20-2-01055-3 via the King County Superior Court Clerk’s office shows
9 that the defendant does have reason to believe that plaintiff Mikail Nickerson is a fugitive of
10 Christina Melton Crain Minimum Security Prison in Texas. Public news articles featuring the
11 plaintiff in terrorist profiles and jail photos were forwarded to the defendant. Photos of “Abu
12 Abdullah Ali al-Barnawi” and “Marilyn Joy Wilkes” both match the plaintiff Mikail Nickerson’s
13 public images. “Marilyn Joy Wilkes” signatures from Superior Court of Texas for Harris County
14 documents do match the plaintiff Mikail Nickerson’s signatures from Washington State Superior
15 Court for King County documents.

16
17 The defendant has reason to believe that plaintiff Nickerson has used a stolen ID during an arrest
18 in Houston, TX on or about January 11th, of 2019 for trafficking a 16-year-old female for sex
19 work. The defendant has reason to believe that Nickerson used the stolen identity of “Marilyn
20 Joy Wilkes” during the resulting court cases, convictions, and sentencing processes by the
21 Superior Court of Texas for Harris County on case number 162535101010-3, and by the Harris
22 County District Court on cause numbers 1625351 and 1625352. The defendant has reason to
23 believe that Boko Haram or other human trafficking cartel members (Pimps) have forced the
24 owner of the stolen ID to turn herself into Christina Melton Crain Minimum Security Prison in
25 Texas in replacement of the plaintiff Mikail Nickerson, likely during a minimum-security visit.

26
27 The defendant has reason to believe the plaintiff in order 20-2-01055-3 SEA is a fugitive, has
28 committed a felony, was committing a felony, is committing a felony, would commit a felony,
29 and/or will commit a felony. The defendant has reason to believe that the plaintiff has a history
30 of sexual abuse against children that has been brought to the attention of King County courts in
31 Family case 16-3-07692-4. The defendant has reason to believe that the plaintiff Mikail
32 Nickerson has a suicide attempt history, is highly unstable, and is likely under some form of
33 control by Boko Haram members. The defendant has reason to believe that the plaintiff’s ability
34 to manipulate law enforcement, correctional staff, and court officials as a member of a known
35 terrorist organization is a direct threat to national security.



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LOCAL NEWS

Brittany Taylor, Digital News Editor

Published: February 21, 2020 4:41 pm

Tags: Human Trafficking, Houston, Crime, Local

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Female pimp sentenced to 50 years for trafficking 16-year-old, forcing her into prostitution in Houston area



Marilyn Joy Wilkes, 27, pleaded guilty to three charges (Harris County District Attorney's Office)

HOUSTON – A woman, labeled as a pimp, was sentenced to 50 years in prison after forcing a 16-year-old girl into sex work for a month in the Houston area, according to Harris County District Attorney Kim Ogg on Friday.

Marilyn Joy Wilkes, 27, pleaded guilty to human trafficking, sexual assault of a child under the age of 17 and compelling prostitution for a month over the 2018 Christmas holiday.

"Only a true predator would force a minor to become a streetwalker," Ogg said. "Someone who steals a child's youth by brutally coercing them to have sex with strangers for their own profit, like in this case, deserves to spend time in prison."

Prosecutors said Wilkes had a sexual relationship with the teen and forced her into prostitution. If the teen refused to work, prosecutors say Wilkes assaulted her. If the teen did not make her \$600 daily quota, the assault would result in her ribs or fingers being broke, officials said.

1
2 Image 4-1 NBC News coverage of "Marilyn Joy Wilkes" case features a booking photo.

Houston woman who pleaded guilty to human trafficking gets 50 years in prison

Published February 21, 2020 | Houston | FOX 26 Houston



Marilyn Joy Wilkes pleaded guilty to sexual assault of a child under the age of 17, human trafficking and compelling prostitution.

HOUSTON - A Houston woman who forced a 16-year-old girl into prostitution for a month was sentenced to 50 years in prison, Harris County District Attorney Kim Ogg announced.

Marilyn Joy Wilkes, 27, pleaded guilty to sexual assault of a child under the age of 17, human trafficking and compelling prostitution.



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Latest News

- Mollie Tibbatts case: Christian Saltera Rivera found guilty in Iowa student's stabbing death
- Remembering the San Jose VA shooting victims
- Senate GOP blocks bipartisan commission to investigate deadly Jan. 6 Capitol riot
- Biden's \$91 billion budget proposal: Social spending, taxes on businesses
- Memorial Day 2021: The origin of America's commemoration of its fallen troops



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George, The Island Farm

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"Only a true predator would force a minor to become a streetwalker," Ogg said. "Someone who steals a child's youth by brutally coercing them to have sex with strangers for their own profit, like in this case, deserves to spend time in prison."

The district attorney's office says that during the month-long crime spree over the Christmas holidays in 2019, Wilkes "had sex with the juvenile, forced her to solicit strangers on the street in southwest Houston, made her see 'johns' in a motel room on 1960 and go to strangers' homes for sex."

According to the district attorney's office, Wilkes would punch her in the face, burn her with cigarettes and stomp on her head if she refused to work - even breaking her finger and ribs once because she didn't meet a \$600/day quota.

The district attorney's office says Wilkes used the money to pay for the motel and buy food, alcohol and drugs.

Officials say the teen was able to escape by using a stranger's phone to call her mom.

MORE: Follow the latest local news

Trending

- Harris County Health Department says to expect more mosquitoes in the next 3-7 days
- Missouri City resident claims \$1 million Mega Millions ticket
- Meet the Los Angeles toddler who is the youngest member of American Mensa with an IQ of 146
- Houston woman carjacked in broad daylight at NE Harris County shopping plaza parking lot
- Man arrested for allegedly hitting responding officer in Spring

- 1
- 2 Image 4-2 Fox News coverage of Marilyn Joy Wilkes case features a booking photo.

OFFICE OF DISTRICT ATTORNEY
HARRIS COUNTY, TEXAS



KIM OGG

FEMALE PIMP WHO PLEADED GUILTY TO HUMAN TRAFFICKING SENTENCED TO 50 YEARS IN PRISON

February 21, 2020

A Houston woman who spent a month forcing a 16-year-old girl to work as a prostitute was sentenced to 50 years in prison this week, Harris County District Attorney Kim Ogg announced Friday.

"Only a true predator would force a minor to become a street walker," Ogg said. "Someone who steals a child's youth by brutally coercing them to have sex with strangers for their own profit, like in this case, deserves to spend time in prison."

Manilyn Joy Wilkes, 27, pleaded guilty to three charges: sexual assault of a child under the age of 17, human trafficking and compelling prostitution for a month-long crime spree over the Christmas holiday in 2018. During that time, Wilkes had sex with the juvenile, forced her to solicit strangers on the street in southwest Houston, made her see "johns" in a motel room on 1960 and go to strangers' homes for sex. When the teen refused to work, Wilkes would punch her in the face, burn her with cigarettes and stomp on her head. Once, when the juvenile did not make her \$800 a day quota, Wilkes broke her finger and her ribs. Wilkes used the money to pay for the motel and buy food, alcohol and drugs.

In January 2019, the teen was able to escape during a "date" with a stranger when she asked to use his phone to call her mother to pick her up. When her mother arrived, the 16-year-old jumped in her car, and fled while Wilkes followed them in a high-speed chase. To get away, mother and daughter called 911 and met a police officer in the parking lot of Wal-Mart. Wilkes was arrested weeks later.


Prosecutor Micala Clark convinced a judge to stack two 25-year prison sentences for a total of 50 years in prison for compelling prostitution and human trafficking. Wilkes was also sentenced to the maximum of 20 years for sexual assault of a child which will run concurrently.

Clark said the victim, her mother and a psychologist testified about the long-term effects of Wilkes' actions.

"This was an example of the typical grooming that pimps use to victimize women," Clark said. "This young woman suffered post-traumatic stress disorder, insomnia and nightmares at the hands of this predator."


###

Tweets by
[@HarrisCountyDAO](#)

 **Harris County DA**
[@HarrisCountyDA](#)

"Public safety is our highest calling because nobody should have to fear #gunviolence anywhere," DA Kim Ogg said. "Violent criminals, like this man need to be in prison."
ADA Tanisha Manning prosecuted the case with ADA Stephany Abner
[harriscountydac.com/houston-man-se...](#)

39m

 **Harris County DA**
[@HarrisCountyDA](#)

"Children are the most vulnerable members of our community and young Maleah's death is tragic," DA Ogg said. "We may never have all the answers in this case and our thoughts are with her family."
Press Release:
[harriscountydac.com/derion-vence-p...](#)
[#JusticeForMaleah](#)

1
2 *Image 4-3 The official story was published by the Harris County District Attorney's Office.*

3

4.1 THE BOOKING PHOTO TAKEN FROM CONVICTED FELON “MARILYN JOY WILKES” IN HARRIS COUNTY DISTRICT COURT CASE 162535301010 PROVIDES MULTIPLE FORENSIC MATCHES TO PUBLIC IMAGES OF THE PLAINTIFF MIKAIL NICKERSON.

A booking photo of the woman convicted of multiple violent felonies under the alias “Marilyn Joy Wilkes” was compared with the plaintiff Mikail Nickerson’s public Facebook photos and EFiled to the King County Superior Court Clerk’s Office.

- (1) Pictures of plaintiff Nickerson and “Marilyn Joy Wilkes” contain the same person.
- (2) Acne scarring is visible in the arrest photo of “Marilyn Joy Wilkes” and is identical to acne scarring in a Facebook photo of plaintiff Mikail Nickerson posted April 4th, 2012.
- (3) In images without eyebrow trimming, natural eyebrow shaping is identical.
- (4) Plaintiff Mikail wears wigs or braid extensions and short hair is often twisted in identical fashion seen in the Houston booking photo.

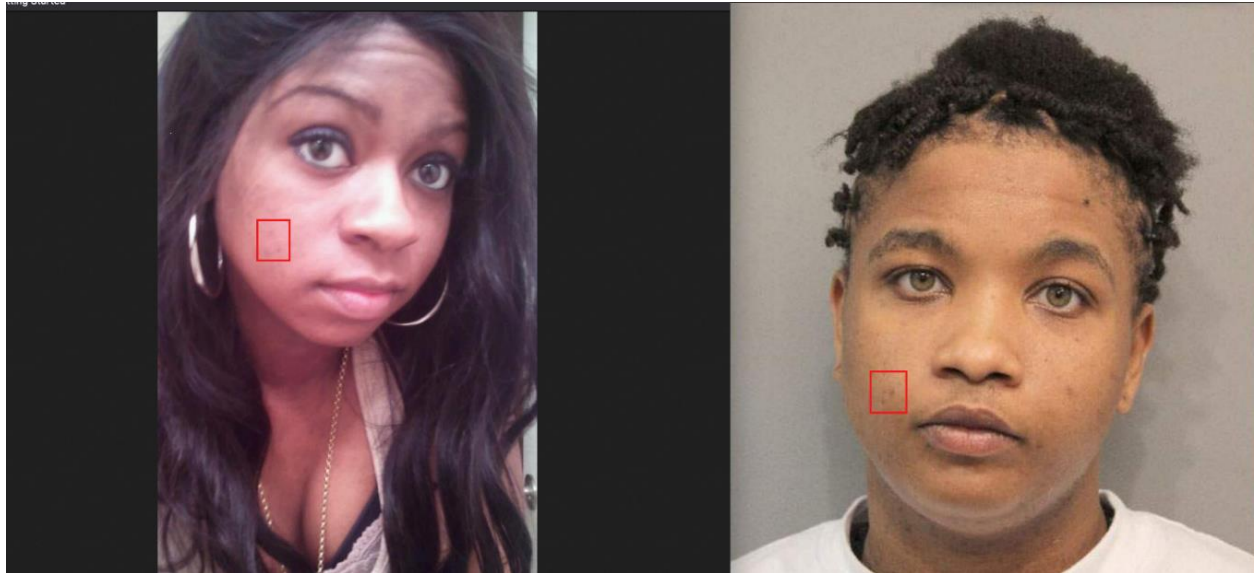


Image 4-4 This public image of plaintiff Mikail Nickerson wearing a wig, without makeup is compared side-by-side to a booking photo of "Marilyn Joy Wilkes" (CONTAINS MATCHING ACNE SCARS).

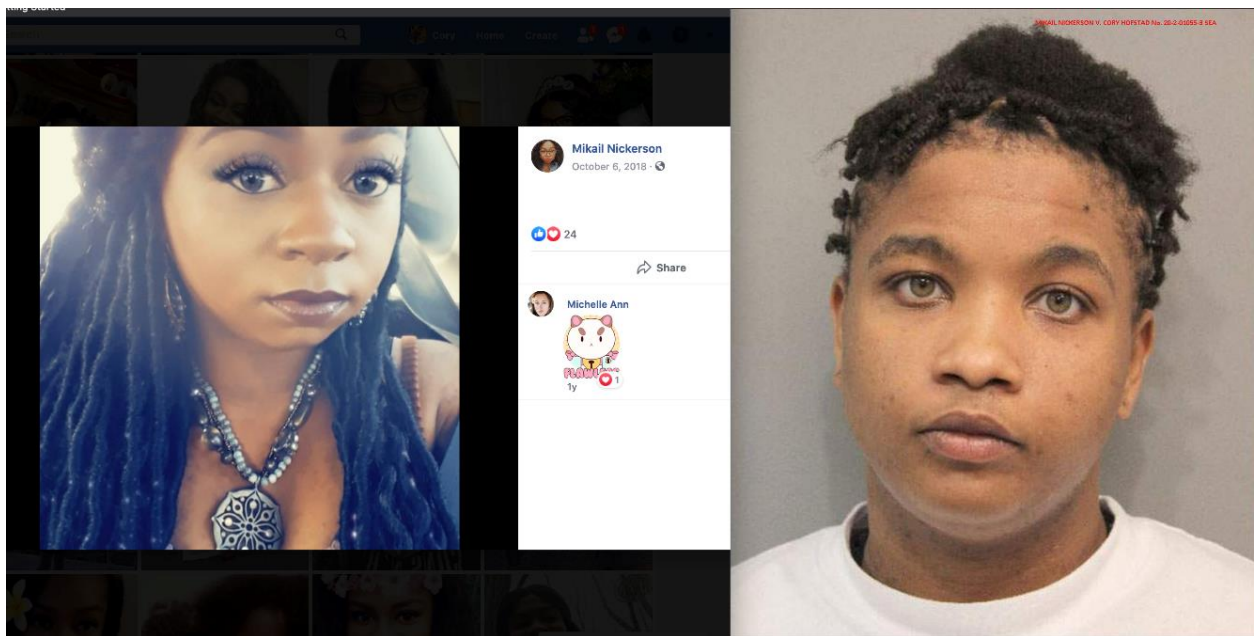
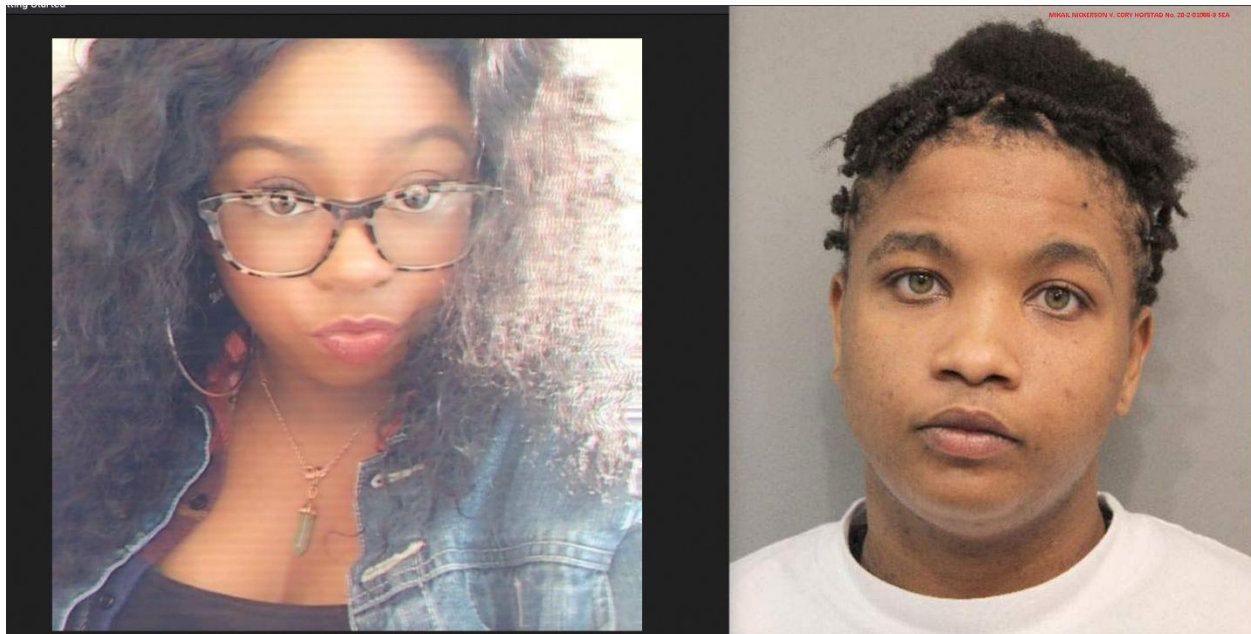
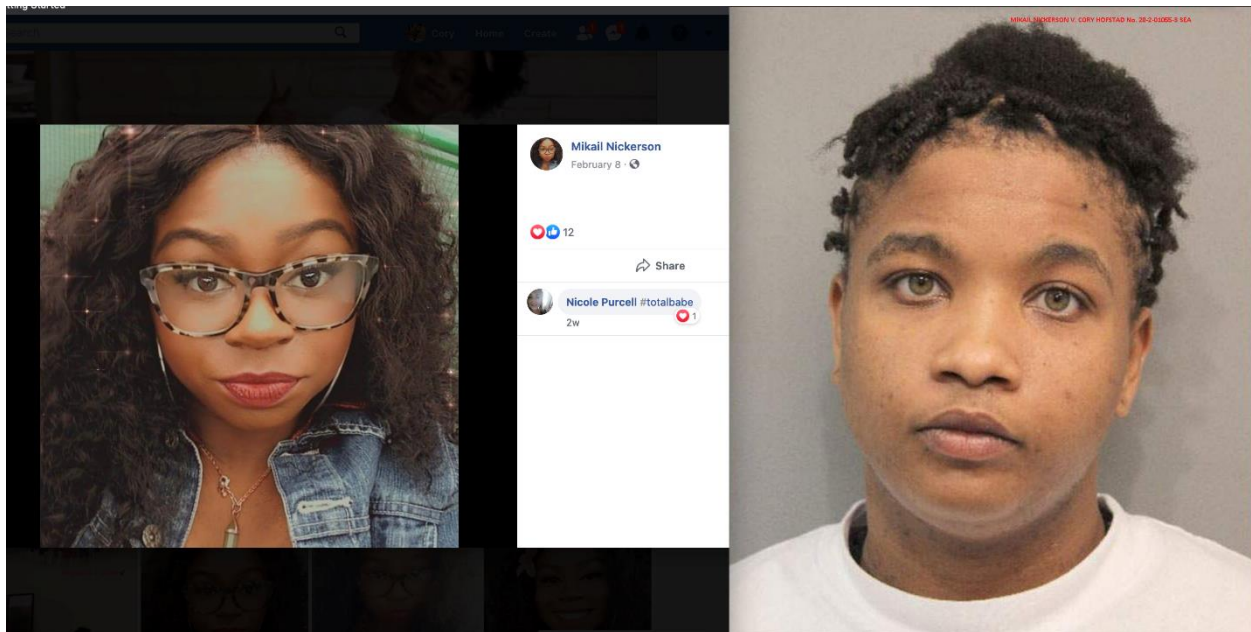


Image 4-5 This public photo of plaintiff Mikail Nickerson with braided hair extensions is compared side-by-side to a booking photo of "Marilyn Joy Wilkes" without extensions.



1
2 *Image 4-6 This public photo of plaintiff Mikail Nickerson wearing a wig is compared side-by-*
3 *side to a booking photo of "Marilyn Joy Wilkes".*



4
5 *Image 4-7 This public photo of plaintiff Mikail Nickerson wearing a wig is compared side-by-*
6 *side to a booking photo of "Marilyn Joy Wilkes".*

7

4.2 CERTIFIED PUBLIC DOCUMENTS FROM SUPERIOR COURT OF TEXAS FOR HARRIS COUNTY CASE 162535301010 CONTAIN SIGNATURES FROM CONVICTED FELON “MARILYN JOY WILKES” WHICH PROVIDE IDENTICAL MATCHES TO SIGNATURES FROM THE PLAINTIFF MIKAIL NICKERSON IN DOCUMENTS FROM SUPERIOR COURT OF WASHINGTON FOR KING COUNTY CASE NUMBER 20-2-01055-3 SEA.

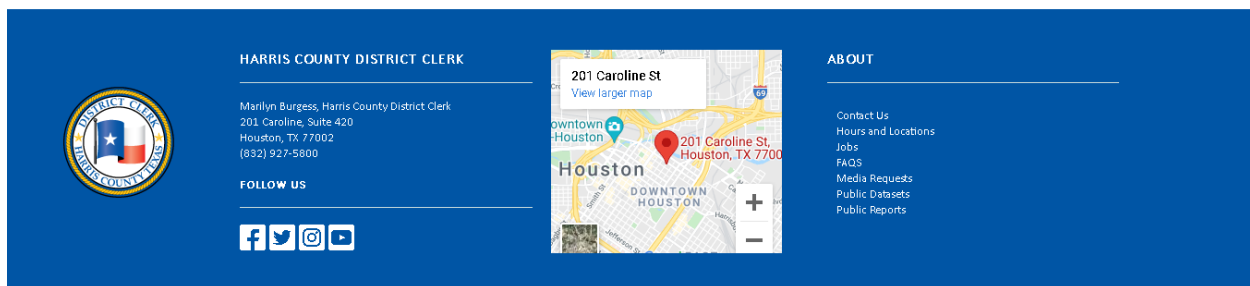
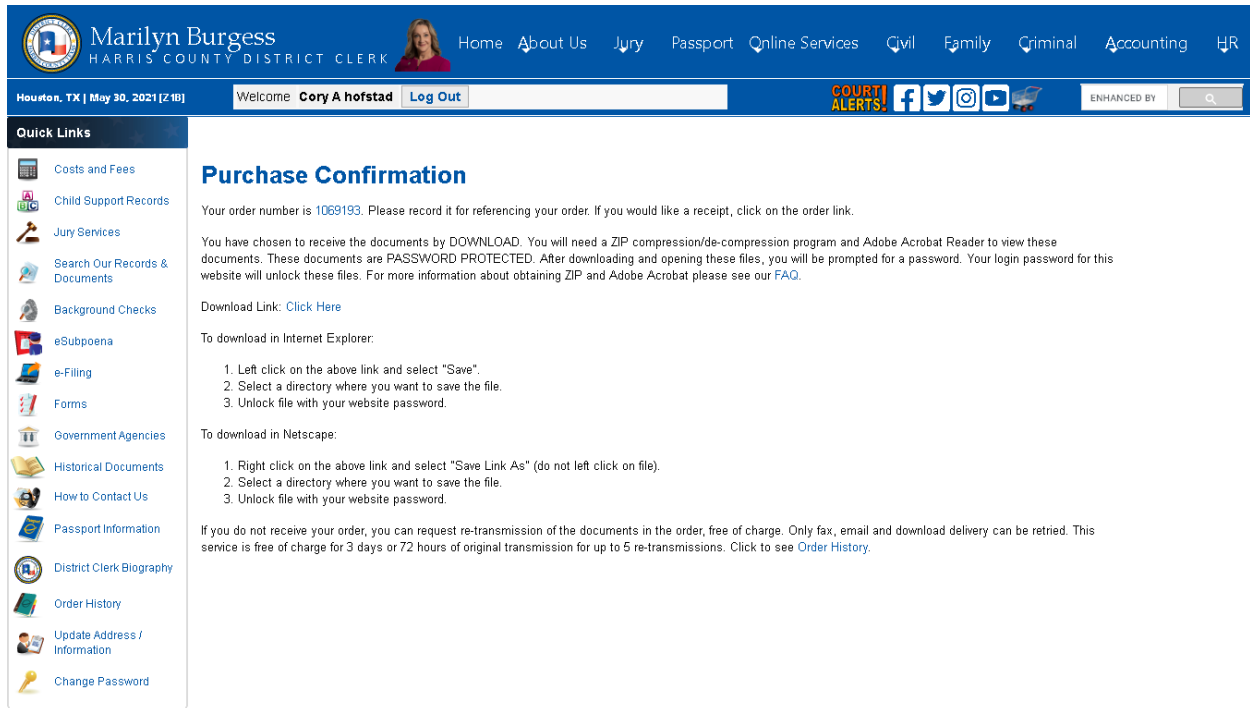
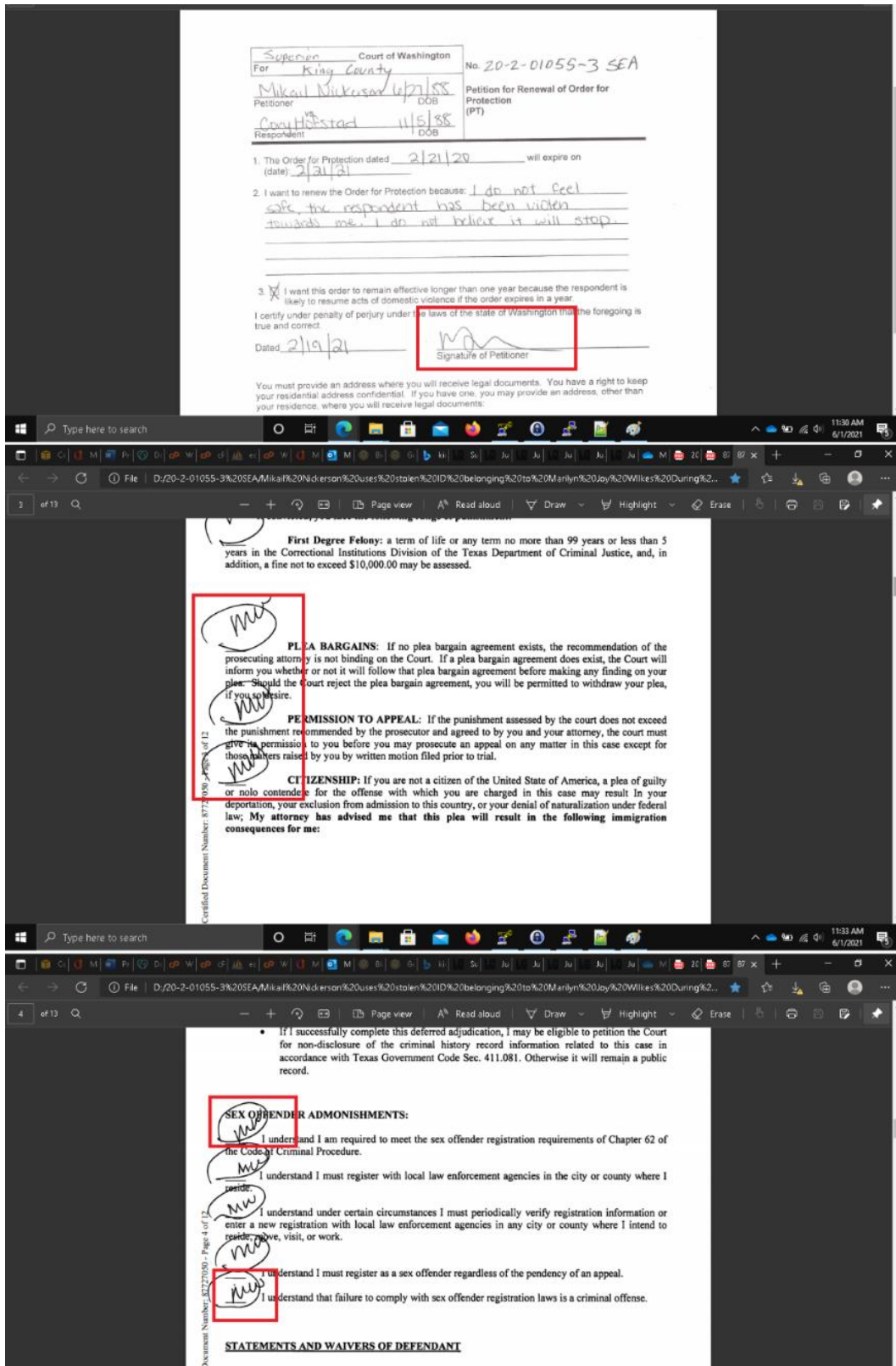


Image 4-8 Certified Public Records were purchased from the Harris County District Clerk's Office, used in forensic examination, and EFiled as evidence for Superior Court of Washington for King County case 20-2-01055-3 SEA.

Certified Public Records from Superior Court of Texas for Harris County and Harris County District Court were EFiled to the King County Superior Court Clerk's office.

- 1
- 2 (1) The initials “MW” signed by convict “Marilyn Joy Wilkes” in Superior Court of Texas
- 3 for Harris County documents for case number 162535301010 are nearly identical to
- 4 initials “MN” signed by the plaintiff Mikail Nickerson in Superior Court of Washington
- 5 for King County documents for case number 20-2-01055-3 SEA.
- 6 (2) The letter “M” used in the signatures of documents signed by the plaintiff Mikail
- 7 Nickerson and the convict “Marilyn Joy Wilkes” are identical.



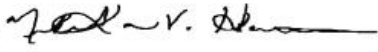
- 1
- 2 Image 4-9 The plaintiff Mikail Nickerson's "MN" signatures in Washington court documents
- 3 match the convict "Marilyn Joy Wilkes" "MW" signatures in Texas court records. The "M"
- 4 character is an exact match in all signatures from Washington and Texas court documents.

1 **4.3 THE THUMBPRINT TAKEN FROM CONVICTED FELON “MARILYN JOY WILKES” IN HARRIS**
2 **COUNTY DISTRICT COURT CASE 162535301010 WILL MATCH A THUMBPRINT OF THE**
3 **PLAINTIFF MIKAIL NICKERSON.**

Furthermore, the following special findings or orders apply:

JUDGE HARMON ORDERS THIS CASE TO RUN CONSECUTIVELY WITH CAUSE NUMBER 162535101010 BUT CONCURRENTLY WITH CAUSE NUMBER 162535301010.

Date Judgment Entered: February 20, 2020

X 

NIKITA V. HARMON
JUDGE PRESIDING

Clerk: S CHARLESTON

Notice of Appeal Filed: _____

Mandate Received: _____ Type of Mandate: _____

After Mandate Received, Sentence to Begin Date is: _____

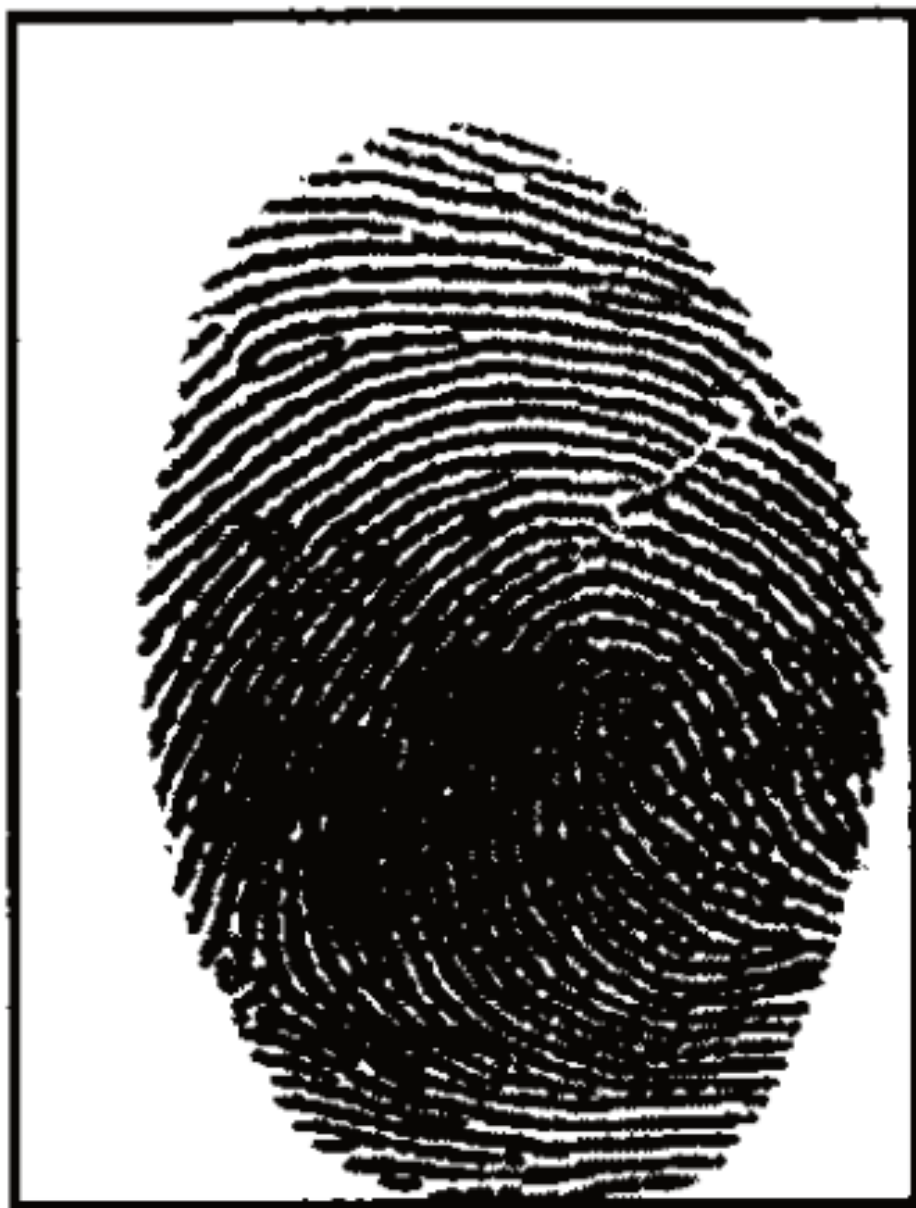
Jail Credit: _____ DAYS



Thumbprint

Case Number: 1625352 Court: 176TH Defendant: **WILKES, MARILYN JOY**

4
5 *Image 4-10 The thumb Print of "Marilyn Joy Wilkes" from Harris County certified document*
6 *89550892 has been EFiled to the Superior Court Clerk's Office.*



Thumbprint

1
2 *Image 4-11 This is an enlarged Thumbprint of "Marilyn Joy Wilkes", taken from Harris County*
3 *certified document 89550892.*

THE ORDER GIVEN ON 02/21/2020 IN CASE 20-2-01055-3 DOES NOT ADHERE TO SECTIONS OF WASHINGTON STATE LEGISLATURE STATUTE RCW 9A.16 AND MAY VIOLATE FREEDOM OF SPEECH USED IN THE COMMUNICATION OF LEGAL MEANS.

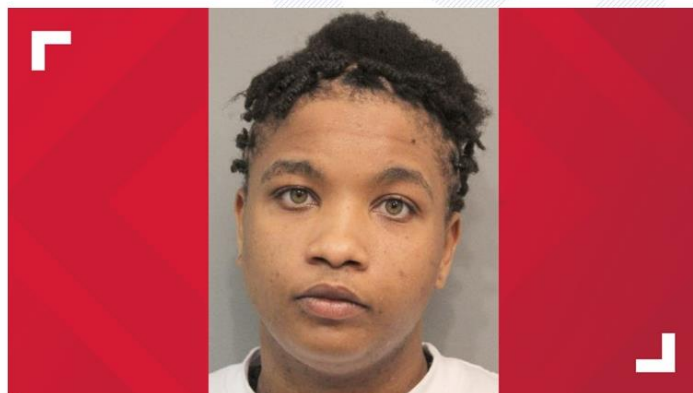
5.1 THE DEFENDANT AS A FEDERAL PEACE OFFICER HAS REASON TO BELIEVE THAT PLAINTIFF MIKAIL NICKERSON IS AN IMMEDIATE DANGER TO OTHERS.



CRIME

Houston woman sentenced to 50 years in prison after forcing teen into prostitution

"Only a true predator would force a minor to become a street walker," Harris County District Attorney Kim Ogg said.



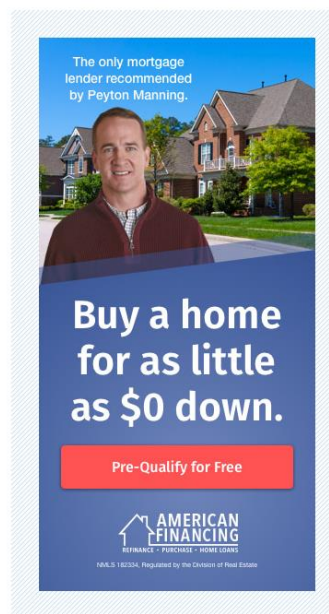
Credit: HCDAO

Author: Chloe Alexander
Published: 4:30 PM CST February 21, 2020
Updated: 4:30 PM CST February 21, 2020

HOUSTON — A Houston woman has been sentenced to 50 years in prison after she forced a 16-year-old girl to work as a prostitute, Harris County District Attorney Kim Ogg announced Friday.

Marilyn Joy Wilkes, 27, pleaded guilty to three charges: sexual assault of a child under the age of 17, human trafficking and compelling prostitution for a month-long crime spree over the Christmas holiday in 2018.

Image 5-1 This KHOU-TV 11 news article shares a quote "Only a true predator would force a minor to become a street walker," by Harris County District Attorney Kim Ogg.



1 The evidence shows that plaintiff Mikail Nickerson is a member of a violent terrorist
2 organization, a fugitive of prosecution for violent sex crimes in Texas, and the custodial parent
3 of Olivia Hofstad, the eight-year-old daughter of the defendant. The evidence shows that Olivia
4 Hofstad is in imminent danger or the victim of assault, robbery, kidnapping, burglary, rape,
5 murder, or any other violent crime as defined in RCW 9.94A.030.

6
7 The defendant has probable cause to believe that the plaintiff, if not apprehended poses a threat
8 of serious harm to the officer or others. The plaintiff used a stolen Identity of “Marilyn Joy
9 Wilkes” when arrested by Houston and during a trial which led to a conviction and sentence of
10 50 years for human trafficking, sexual abuse of a minor under the age of 17, and compelling
11 prostitution. The teenage victim was kidnapped, held hostage in a hotel room, violently tortured,
12 and forced to perform sex work for a mandatory \$600 a day. Photos and Signatures from Texas
13 news and public court records identify “Marilyn Joy Wilkes” as the plaintiff Mikail Nickerson.

14
15 The defendant has reason to believe that the plaintiff Mikail Nickerson is residing in Seattle, WA
16 after escaping a conviction to a State prison in Texas for a conviction of a violent felony under a
17 stolen identity. The plaintiff Mikail Nickerson appeared in King County Superior Family Court
18 on February 21st, 2020, as a fugitive from Christina Melton Crain Unit Minimum Security
19 Prison. Likely an innocent victim of identity theft, a woman named Marilyn Joy Wilkes is
20 serving a 50-year sentence for an organized criminal who now resides in Seattle, WA.

1 **6 MESSAGES USED AS EVIDENCE IN CASE 20-2-01055-3 SEA ARE LEGAL MEANS WHICH ARE**
2 **PROTECTED BY SECTIONS OF RCW 9A.16 AND THE FIRST AMENDMENT TO THE U.S.**
3 **CONSTITUTION.**

4 At the time the communication occurred in case 20-2-01055-3 SEA, the defendant had reason to
5 believe that plaintiff Mikail Nickerson had committed a felony in violation of Texas Penal Codes
6 - PENAL §20A Human Trafficking, PENAL § 43.05 Compelling Prostitution, PENAL § 21
7 Sexual Assault of a minor under the age of 17, and PENAL § 38.06 Escape.

8
9 The defendant has reason to believe that the plaintiff Mikail Nickerson is a member of the
10 terrorist organization Boko Haram under the alias “Abu Abdullah Ali al-Barnawi”. The
11 defendant has reason to believe that the plaintiff Mikail Nickerson had escaped Texas
12 Department of Criminal Justice Christina Melton Crain Minimum Security Prison for a
13 conviction under a stolen identity of “Marilyn Joy Wilkes”, crossed multiple state lines, and is
14 living as a fugitive in Washington State, while in custody of the defendant’s daughter Olivia
15 Hofstad.

16
17 The defendant meets the definitions of a Federal Peace Officer according to legislature provided
18 in RCW 10.93.020. The defendant has reason to believe Olivia Hofstad has been a victim and is
19 in imminent danger. The defendant is lawful while facing misfortune in doing a lawful act by
20 lawful means, without criminal negligence, or without any unlawful intent. The offer to use
21 deadly force is justifiable by Washington State legislatures RCW 9A.16.020, RCW 9A.16.030,
22 RCW 9A.16.040, and RCW 9A.16.110. Speech by the defendant was not made to incite actions
23 that would harm others. The first amendment to the United States Constitution protects Freedom
24 of Speech regarding lawful means.

25
26 **RCW 9A.16.020 states:** The use, attempt, or offer to use force upon or toward the person of
27 another is not unlawful in the following cases:

- 28
29 (1) Whenever necessarily used by a public officer in the performance of a legal duty, or a
30 person assisting the officer and acting under the officer's direction;
31 (2) Whenever necessarily used by a person arresting one who has committed a felony and
32 delivering him or her to a public officer competent to receive him or her into custody.

33
34 **RCW 9A.16.030 states:** Homicide is excusable when committed by accident or misfortune in
35 doing any lawful act by lawful means, without criminal negligence, or without any unlawful
36 intent.

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46 **RCW 9A.16.040 states:**

(1) Homicide or the use of deadly force is justifiable in the following cases:

- (a) When a public officer applies deadly force in obedience to the judgment of a competent court; or
- (b) When necessarily used by a peace officer meeting the good faith standard of this section to overcome actual resistance to the execution of the legal process, mandate, or order of a court or officer, or in the discharge of a legal duty.
- (c) When necessarily used by a peace officer meeting the good faith standard of this section or person acting under the officer's command and in the officer's aid:
 - (i) To arrest or apprehend a person who the officer reasonably believes has committed, has attempted to commit, is committing, or is attempting to commit a felony;
 - (ii) To prevent the escape of a person from a federal or state correctional facility or in retaking a person who escapes from such a facility;
 - (iii) To prevent the escape of a person from a county or city jail or holding facility if the person has been arrested for, charged with, or convicted of a felony.

RCW 9A.16.110 states:

- (1) No person in the state shall be placed in legal jeopardy of any kind whatsoever for protecting by any reasonable means necessary, himself or herself, his or her family, or his or her real or personal property, or for coming to the aid of another who is in imminent danger of or the victim of assault, robbery, kidnapping, arson, burglary, rape, murder, or any other violent crime as defined in RCW 9.94A.030.

The First Amendment to the U.S. Constitution states: Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

In 1919, Supreme Court Justice Oliver Wendell Holmes wrote the passage “Fighting Faiths” which clearly stated his position on Free Speech:

“I think that we should be eternally vigilant against attempts to check the expression of opinions that we loathe and believe to be fraught with death, unless they so imminently threaten immediate interference with the lawful and pressing purposes of the law that an immediate check is required to save the country.” – Oliver Wendell Holmes

7 MOTIONS OF THE DEFENSE

7.1 THE DEFENSE IS MOTIONING THE COURT TO DISMISS CASE 20-2-01055-3 SEA WITH PREJUDICE AND STRIKE ALL RECORDS OF THIS CASE FROM THE COURT RECORD

The defense is motioning for the court to strike the DVPO, firearm restrictions, and other sanctions issued on February 21, 2020. The current order in 20-2-01055-3 SEA protects the

1 terrorism and criminal activities of the plaintiff. The order places the defendant in legal jeopardy
2 for activities protected by Washington State legislature and provides a form of retaliation against
3 a person who identified and reported a yet unknown fugitive and domestic terrorist. It is in the
4 interest of the community for the court to strike mistakes made by past orders and create positive
5 strategies to protect future generations in Washington State.

6 **7.2 THE DEFENSE IS MOTIONING FOR THE COURT TO RE-OPEN KING COUNTY FAMILY CASE**
7 **16-3-07692-4**

8 The defense is motioning for the court to reopen the King County Family Case No. 16-3-07692-4
9 Cory Hofstad VS. Mikail Nickerson. The case involves custody of 8-year-old Olivia Hofstad
10 whom the defendant believes is in imminent danger or a victim of assault, robbery, kidnapping,
11 arson, burglary, rape, murder, or any other violent crime as defined in RCW 9.94A.030. The
12 defendant is seeking full custody of Olivia Hofstad and a protection order for Cory Andrew
13 Hofstad and Olivia Hofstad.

14 **7.3 THE DEFENSE IS SEEKING REIMBURSEMENT FOR DAMAGES, PAIN, AND SUFFERING**

15 The defendant is motioning for the court to order the plaintiff to pay \$2,000,000 in damages to
16 Cory Andrew Hofstad and Olivia Hofstad. The hardships which have resulted from the plaintiff's
17 actions have caused irreversible damage to the development of Olivia Hofstad. Cory Andrew
18 Hofstad has suffered financially, and physically resulting from criminal activities, acts of
19 terrorism, and perjury exhibited throughout the legal system by the plaintiff. The Family case 20-
20 2-01055-3 SEA has interrupted the defendant's ability to work and take care of family
21 responsibilities. The defendant has suffered loss of support, loss of income, and emotional
22 distress. The financial amount requested by the defense is a start towards recovering emotional
23 distress and other losses by Olivia Hofstad in housing, education, tutoring, emotional distress,
24 and general health which have resulted from this matter.

25 **7.4 THE DEFENSE IS MOTIONING FOR THE COURT TO TAKE CRIMINAL ACTION AGAINST THE**
26 **PLAINTIFF MIKAIL NICKERSON**

27 The defense is motioning for the Superior Court of Washington for King County to take action
28 by ordering for plaintiff Mikail Nickerson to be detained, fingerprinted, and booked into King
29 County Jail for transfer to Texas. The defense is motioning for the court to place proper
30 sanctions on the plaintiff Mikail Nickerson such as mandates for the plaintiff to register as a sex
31 offender and surrender all firearms. The defense is motioning for the court to take action by
32 exchanging biometrics and other forensic data with the Superior Court of Texas for Harris
33 County to help answer questions regarding the escape of the plaintiff. The defense is motioning
34 for the court to take direct action by verifying the status and wellbeing of the individual named
35 Marilyn Joy Wilkes, a possible identity theft victim who may be currently serving a 50-year
36 sentence at Christina Melton Crain Unit Minimum Security Prison in Texas.
37



1
2 *Image 7-1 The defendant Cory Andrew Hofstad and his daughter Olivia Hofstad have been*
3 *waiting for justice since late 2016.*
4
5

1 **DATE:** **07/17/2021**

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**RESPECTFULLY SUBMITTED
DEFENDANT,**

**PRINT:
SIGNATURE:**

CORY ANDREW HOFSTAD

A handwritten signature in black ink, appearing to read 'Cory Hofstad', written over a horizontal line.

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8
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13

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